

COUNTY OF UNION

BID SUBMISSION CHECKLIST

FIRE ALARM SERVICES REBID BA 51-2018

1.	CONSENT OF SURETY – The Consent of Surety form signed by a Surety Company stating that if your bid is accepted, the Surety Company that provides the consent shall be required to furnish a Performance Bond in the amount of \$20,000.00. The Bond shall have a term equal to the contract period.
	In lieu of the Consent of Surety you may submit a Certified Check for the amount of \$20,000.00.
2.	Bid Form Page(s)
3.	Bidder Signature Page - follow instructions and fill out completely
3. 4.	Statement of Ownership Disclosure (2 pages) - fill out completely and notarize
5.	Non-Collusion Affidavit – fill out completely and notarize
5. 6. 7. 8.	Affirmative Action Requirement
7.	Americans with Disabilities Form
8.	Disclosure of Investment Activities in Iran
9.	Copy of a State of New Jersey Business Registration Certificate ("BRC")
	issued in the company name of the bidder and in the names of any subcontractors, if applicable
10.	Certificate from NJ Department of Labor – Public Works Contractor Registration Act
11.	Union County Cooperative Contract Purchasing System Extension Form
	Experience Statement
12. 13.	Expertise Statement
14.	Addenda Receipt Form — ONLY INCLUDE IF ADDENDA(S) WERE RECEIVED
Each bidder with bid.	should complete this form, <u>initial</u> each entry, sign and date at the bottom and submit
NAME OF BIDDE	R:DATE:

COUNTY OF UNION

Notice To Bidders

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 1, 2018, at 2:30 p.m. prevailing time in the 3rd Floor Conference Room, U.C. Administration Building, 10 Elizabethtown Plaza, Elizabeth, New Jersey for:

BA# 51-2018 - FIRE ALARM SERVICES REBID

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.

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. **No** late bids will be accepted. 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 http://ucnj.org/bid-specs or in person from the Division of Purchasing (3rd floor), Union County Administration Building, 10 Elizabethtown Plaza, Elizabeth, New Jersey 07207 or via U.S. Mail per request. Fax requests for bid packages to 908-558-2548 or call 908-527-4130.

Laura M. Scutari, QPA, 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 place 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. In the event there is a discrepancy between any unit price given and the extended total, the unit price will govern. Any discrepancies will be mathematically adjusted.

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(d).

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.

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

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 Sub-contractors must also be included in the sealed bid. Refer to the Bid Document Submission Checklist for all required documents.

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 of Union shall award the contract or reject all bids within sixty (60) days; except that the bids of any bidders' who consent thereto may, at the request of the County, be held for consideration such longer periods as may be agreed.

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 bids. The bid bonds 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 the 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 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. 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.

9. 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.

10. 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.

11. 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.

12. 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.

13. ROYALTIES AND PATENTS

The Contractor shall pay all royalties and license fees. He shall defend all suits or claims for infringement of any patent rights and shall hold the County harmless from loss on account thereof.

14. CONTRACTOR'S EMPLOYEES

The Contractor must employ only suitable and competent labor in the work, and must remove from the work any incompetent, unsuitable, or disorderly person upon complaint form the County.

The parties to any contract resulting from this bid do hereby agree that the provisions of N.J.S.A. 10:2-1 through 10:2-4 (discrimination in employment on public works contracts): 34:11-56.25 et seq. (payment of prevailing rate of wages determined pursuant to N.J.S.A 34:11-56.30 by the Commissioner), and the Rules and Regulations promulgated pursuant thereto, are hereby made a part of any contract and are binding upon them.

There will be no discrimination against any employee who is employed in the work to be covered by any contract resulting from this bid because of age, race, creed, color, national origin, ancestry, marital status or sex.

Any person, firm, or corporation violating the provisions of this Section will be deemed and judged a disorderly person.

15. PAYMENT OF WAGES OR BENEFITS WITHIN TIME

The County of Union requires all bidders to comply with N.J.S.A. 2C:40 A-2. Failure of an employer to pay wages or benefits within time specified will result in a penalty for the violation.

"In addition to any other penalty or punishment otherwise prescribed by law, any employer who is party to an agreement made with a collective bargaining agent or with an individual employee which requires the payment of (a) wages or of benefits, or (b) contributions for the support of a fund out of which benefits may be paid, including, without limitation upon the generality of the foregoing, any pension fund, welfare fund or any fund for the support of any program or programs in any trade, profession or occupation concerned in such agreement, or other penalties in connection with the employment of any employee or employees and who knowingly and willfully fails or refuses to make such payments within thirty (30) days after such payments are by said agreement to be made, or in the case of wages, if the agreement fails to specify the time of payment, then within the time specified for the payment of wages by Section 2, P.L. 1965, c.173 (N.J.S.A. 34:11-42) is a disorderly person".

If such employer is a corporation, the officer or employee responsible for such willful failure or refusal is a disorderly person.

16. 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.

17. ON SITE STORAGE

In the event that it is necessary for the Contractor to stockpile or store materials or equipment on the job site, the Contractor shall inform the County of such necessity and County may offer available space, if any, for storage of such materials or equipment. The contractor shall use said space only for such purpose. Any and all materials which may be stored in such space or which may be brought onto the job site at any time by the Contractor will be at the Contractor's sole risk. The County will not be responsible for loss of or damage to said materials or equipment for any

cause whatsoever. The Contractor shall take necessary measures to protect any such storage area and shall be responsible for any and all damages.

18. FINAL CLEAN UP

Upon completion of each project assigned, the Contractor will remove all equipment, unused materials, rubbish, etc., and will repair, or replace in a manner acceptable to the County, all areas that may have been damaged in the prosecution of the work.

19. SUB-LETTING OF WORK

N.J.S.A. 40A:11-16 requires the bidder to list in the bid sheets the name or names of all subcontractors involved in the following types of work: plumbing, heating, ventilation and air conditioning, electrical, ornamental iron, structural steel and steam power. If these trades are expected to be part of the contract, such subcontractors should be listed on the bid sheet entitled "List of Subcontractors". Substitutions of any listed subcontractors pursuant to N.J.S.A. 40A:11-16 will not be permitted except with the consent of the Director.

Except for the List of Subcontractors, pursuant to N.J.S.A. 40A:11-16, no portion of the work will be sublet by the Contractor to any other entities, except with the consent of the Director of Facilities Management. A complete list of approved subcontractors must be submitted to the Director prior to the start of work. All Subcontractors will be subject to N.J.S.A. 34:11-56 et al.

20. SAFETY

The Contractor shall observe all rules and regulations of the Federal, State, and local health officials. Attention is directed to Federal, State, and local laws, rules, and regulations concerning construction safety and health standards. The Contractor shall not require any worker to work in surroundings or under conditions that are unsanitary, hazardous, or dangerous to the worker's health or safety.

The Contractor shall admit, without delay and without the presentation of an inspection warrant, any inspector of OSHA or other legally responsible agency involved in safety and health administration upon presentation of proper credentials.

The Contractor shall at times conduct the work to provide for the safety and convenience of the general public and protection of persons and property. The safety provisions of applicable laws, OSHA regulations, building and construction codes, and the rules and regulations of the New Jersey Department of Labor and Commerce shall be observed.

21. UTILITIES

The bidder is directed to the fact that the approximate locations of known utility structures and facilities that may be encountered within and adjacent to the limits of the work. The County will advise contractor of the location of these utilities and structures, but the accuracy and completeness of this information is not guaranteed by the County. The bidder is advised to ascertain for himself all the facts concerning the location of these and other utilities.

The Contractor will not proceed with his work until he has made diligent inquiries of all public utility and municipal officials to determine the exact location of all-underground structures and pipes within the site of the work assigned. The corporations, companies, agencies or municipalities owning or controlling the utilities, and the name, and telephone numbers can be obtained from the Division of Facilities Management and their notification and involvement in any work on County locations should be coordinated with the Department. The Contractor will notify utility owners not less than ten (10) days in advance of the time he proposes to perform any work that will endanger or affect their facilities in compliance with **New Jersey One-Call**. In excavating in any part of the work, care must be taken not to remove or damage any gas, water, sewer, or other pipe, conduit, or structure, - public or private – without the concurrence of the owner and the County. The Contractor will, at his own expense, shore up, secure and maintain a continuous flow in such structures, and will keep them in repair until final approval of the work by the Director of Facilities Management.

When pipes or other structures are encountered or when the removal, relocation or protection of these utilities are necessary in carrying out the work as agreed upon with the Department, the Contractor will cooperate with the owner of said utilities and will permit the owners or their agents access to the site of the work in order to relocate or protect their facilities and not hinder or delay unnecessarily the work of the owners in moving same. No extra allowance of payment will be made to the Contractor for the use of any materials, equipment, etc., or the performance

of any work in connection with the moving of said structures unless the Contractor is specifically ordered by the County to furnish such materials, equipment, or services.

22. PERMITS

The Contractor will obtain all necessary permits required by law and provide the County with necessary approvals prior to commencement of permitted work.

23. INSPECTION

The work must be done in accordance with the work procedures agreed upon by the contractor and the Division of Facilities Management, and will be inspected by the Director of the Department. An inspector may be placed upon the work site at any time by the County to see that the instructions of the County are carried out.

24. DAMAGES

The Contractor will be held responsible for all damages that may occur to work, or to persons or property by reason of the nature of the work or from the elements, or by reason of inadequate protection of the work, or from any carelessness or negligence on his part or on the part of his employees. The County will withhold payments on the work until all suits or claims for damages sustained on, or by reason of, the Contractor will have settled this work.

25. DEFAULT OF CONTRACT

If at any time the work under this contract is abandoned or neglected, or any part thereof is unnecessarily delayed, or it the Contractor will prosecute the work without due diligence, or with an insufficient force to complete the work in the time specified in the opinion of the Director of the Division of Facilities Management, then the Director may declare the Contractor in default, may employ other parties to complete the work, use such material as may have been procured and may procure all other material necessary for the completion of the work called for in this contract. The expense incurred by him in such procedure will be deducted from any moneys due the Contractor. The Contractor or his surety company will pay the amount of the excess to the County on notice from the Director.

26. 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.

27. 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.

28. 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 <u>Subchapter 10 of the Administrative Code at N.J.A.C. 17:27.</u>

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

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, up-grading, 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 Division 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 Division is satisfied that the contractor or subcontractor is employing workers provided by a union which provides evidence, in accordance with standards prescribed by the Division, 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 agrees to afford equal employment opportunities minority and women workers directly, consistent with this chapter. If the contractor'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 or subcontractor agrees to be prepared to provide such opportunities to minority and women workers directly, consistent with this chapter, by complying with the hiring or scheduling procedures prescribed under (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:
- (l) To notify the public agency compliance officer, the Division, 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:
- (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 non-discrimination 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 Division. 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 Division, 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 Division.
- (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 Division and submitted promptly to the Division 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 orarrangement; 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 and 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 Division an initial project workforce report (Form AA 201) electronically provided to the public agency by the Division, 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 Division 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 Division of Public Contracts Equal Employment Opportunity Compliance as may be requested by the Division 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 <u>Subchapter 10 of</u> the <u>Administrative Code (NJAC 17:27)</u>.

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 www.nj.gov/treasury/revenue/busregeert.shtml. 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.

It is the intent of this specification to provide **FIRE ALARM SERVICES** (Installation, Inspection, Testing and Repair) at various County owned or leased properties. The COUNTY OF UNION reserves the right to reject any or all bids or any part thereof, and to waive any minor technicalities. A contract will be awarded to the bidder submitting the lowest responsible and responsive bid meeting the requirements of this specification pursuant to N.J.S.A. 40A:11-13.

1. CONTRACTORS QUALIFICATIONS

- •All bidders will be experienced in servicing, repairing, replacing the equipment of the same manufacture, type, and size installed in the County's building and facilities.
- •Each bidder will submit with their bid an experience statement naming facilities presently under contract with similar equipment along with the names and phone numbers of the main contact person at each facility.
- *Bidders will provide with their bid documentation as to their expertise in the fields of service specified. This shall include any applicable Certificates of Training, all NICET Certifications, and Authorized Dealership.
- *Bidders must hold at time of bid and should provide proof of a Fire Alarm Systems Contractor Business Permit from the State of New Jersey Department of Community Affairs, Division of Fire Safety.
- •Bidders will show evidence of operations within the life safety protection industry for a minimum of fifteen (15) years.
- *Bidders will provide, maintain, and demonstrate liability coverage, worker's compensation, etc. consistent with the requirements of the County of Union.
- •Bidders will provide at the time of bid, copies of certifications and must maintain a service staff minimum of five (5) trained technicians with at least four (4) technicians at NICET level 2.
- *Bidders will be authorized Siemens Fire Safety distributor certified company, must have a minimum of five years of experience with hybrid network maintenance and programming with a system that has at least 37 nodes over a wide area communications bridge that consist of NIM.1W and NIM/1M networks. The successful vendor must be able to maintain the software for the NCC graphics and all MXLV, MXL, MXLIQ, XLS, Sinorix, FM 200, FC922V, and Halon systems FACP. The bidder shall have a demonstrable experience with wide-area Mass Notification/Critical Emergency Incidents networks providing a central command center with the ability to remotely control and override voice page to multiple satellite fire alarm systems. Bidder must be factory trained, authorized and certified to work on Siemens Fire Safety MXL, MLXIQ and XLS based systems, and certified for Siemens NCC Graphics network programming and service. Bidders shall provide proof from Siemens Fire Safety Regional Representative certifying Factory Authorization. Provider must also be authorized and certified to service, program and perform changes to Siemens NCC graphics and all MXLV, MXL, MXLIQ, and XLS FACP Voice systems, and FC922V Critical Emergency Incidents systems. The County of Union reserves the right to release software to successful bidder.

2. GENERAL SPECIFICATIONS: FIRE ALARM SYSTEMS & PANELS

*Service contractor will email the County and /or sign a service logbook for each visit to a County of Union site, and must verify the site visit with a County representative. Notification will be made to Michael Tomich at the Union County Department of Public Safety, Division of Emergency Service at (908) 418- 0650.

*Service contractor will be required to maintain a service staff minimum of five (5) trained technicians prior to performing working on County facilities Fire Alarm Systems. Only authorized employees of the contractor who have been pre-approved through background checks and issued a contractor badge by the Office of The Union County Sheriff will be allowed to access any Union County facility. All contractor employees will wear their County ID badge, with photograph at all times while servicing the County of Union.

Buildings Include but are Not Limited To: Administration Building, New Annex Courthouse, Parking Garage/Detention Center (Elizabeth), Courthouse Complex including Rotunda, Tower, Old Annex, Old Jail, County Clerk, Andrew K. Ruotolo Justice Center, Ralph Oriscello Correctional Facility (New Jail), Union County Courthouse- 2 Cherry Street Annex, Board of Elections and Taxation, Child Advocacy Center, Cultural & Heritage, Children's Shelter, Warinanco Park Concession Stand, Union County Juvenile Detention Center (Linden), Fire Training Academy, Rahway River Park Urlich Pool, Rahway River Park Concession Stand, Rahway River Park Maintenance Facility, Union County Performing Arts Center, Ralph Froehlich Public Safety Building, Colleen Fraser Building, Engineering Building, John H. Stamler Police Academy, Echo Lake Park Boat House, Trailside Nature and Science Center, Trailside Nature Museum, Watchung Stables Main Barn, Watchung Stables Isolation Barn, Watchung Stables Administrative Building & Storage Garages, 50 Progress Street, Deserted Village Church Building, Deserted Village Maskers Barn, K-9 Search and Rescue Facility, Galloping Hill Golf Course Club House, Galloping Hill Golf Course Learning Center, Galloping Hill Golf Course Maintenance Facility, Ash Brook Golf Course Maintenance Facility, Cedar Brook Park Maintenance Facility,

- *Service contractor will verify a functioning operational fire alarm system, for all County owned and leased facilities of automatic fire control panels and detectors per manufacturer's specifications, and will note <u>in writing</u> all deficiencies to authorized County representative.
- •Records of all inspections, tests, and maintenance shall be supplied to the County in PDF format and kept for at least five years for review by the authority having jurisdiction. (NFPA 72E, CH8-1.6)
- •Service contractor will perform system operational training once per year, at least four (4) hours, to eight (8) County Police and Sheriff Personnel responsible for system operation. This is inclusive in the bid.
- *Records of all inspections, tests, and maintenance repairs shall be supplied to the County representative and kept for at least five years for review by the authority having jurisdiction and the Division of Fire Safety for the State of New Jersey (NFPA 72E, CH8-1.6)
- *All Fire Detection inspections will be in conjunction with the County's Sprinkler Service Contractor for proper monitoring of switches from the Sprinkler system to the fire alarm system panels. This will be tested in accordance with NFPA Guidelines and INTERNATIONAL FIRE CODE 2006 NEW JERSEY EDITION.
- •All sprinkler system devices attached to fire alarm panels will be 100% tested in accordance with the INTERNATIONAL FIRE CODE 2006 NEW JERSEY EDITION. This includes manual sprinkler pull stations, tamper switches, high & low pressure switches, drip drums, backflow preventers and water flow devices.
- Inspect general occupancy environment, operations and conditions related to fire detection and protection.
- •Inspect for any changes in building status that may affect the performance or reliability of fire alarm systems.
- Inspect and determine if fire alarm system(s) are in service and satisfactory condition.
- Inspect changes or modifications of fire alarm systems.
- *Inspect and determine if new building additions or changes are properly protected by fire detection equipment, and

report in writing noted changes to County of Union's representative.

- Inspect general storage and stock arrangements in relation to fire alarm system protection.
- Compile complete report of tests five days after conclusion and discuss any deficiencies with designated County representative.
- •Central station monitoring services and annual testing of communications equipment and interfaces shall be included for those facilities so equipped. Central station monitoring shall be achieved via dual cellular transceivers utilizing multiple service providers per facility for maximum reliability. A separate account shall be maintained for each cellular transceiver. Currently, the County has central station monitoring capabilities at thirty (30) buildings/ facilities, with two separate cellular transceiver service provider accounts each, totaling sixty (60) distinct accounts.

3. GENERAL SPECIFICATIONS: FIRE ALARM SYSTEMS & PANELS

- •All automatic fire alarm system panels will be tested in accordance with NFPA Guidelines as set forth in NFPA 72E, 8-3.1; 72H-3, 72H-4
- *All Inspections will comply with the International Fire Code 2006, New Jersey Edition
- •All fire alarm panels will be tested 100% at least 1 (one) time per year. Except for the Fire Extinguishing panels, FM-200, Halon, and Sinorix, which are scheduled for a bi-annual inspection, in accordance with NFPA 96, 17, AND 17a.
- *All devices attached to fire alarm panels will be 100% tested at least 1 (one) time per year. This includes smoke detectors, heat detectors, manual pull stations, duct detectors, tamper and water flow devices. Successful bidder will check all sprinkler switches tamper switches, pressure switches, accelerator devices, to make sure that they signal the Fire Alarm Control Panel, and complete inspection with the County's Sprinkler system vendor.
- •All Smoke detectors will be tested in place ANNUALLY to ensure smoke entry into the sensing chamber and an alarm response. Testing with smoke or aerosol acceptable to the detector manufacturer will be permitted.
- •All smoke detectors will be cleaned one time ANNUALLY. Sensitivity levels must also be checked, Serial numbers of devices will be recorded.
- •All heat or thermal detectors will be tested at 100% of System detectors ANNUALLY to comply with (NFPA 72E, Ch 8-3.3) and International Fire Code 2006, New Jersey Edition
- *All manual pull stations will be 100% tested ANNUALLY, and checked for clearance from obstructions.
- •All extinguishing system alarm switches will be tested ANNUALLY.
- Inspect systems for changes or modifications that will affect system performance and note such changes to the County of Union.
- Check all systems for code compliance.
- •Check all system panels for proper operation and responses to devices.
- *Test all system appliances for operation and physical condition, IE: clearances, code compliance, obstructions, and cleanliness.

- •All annunciator panels will be tested 1 (one) time per year.
- •Perform functional test of NCC graphics and all MXLV, MXL, MXLIQ, FC922V, and XLS FACP Voice systems, warden phones and NCC Graphics controls. Verify software functions and test viability of system network.
- •All fire alarm system batteries will be tested yearly under full load condition with battery charger disconnected. Check operation of battery charger. All batteries shall be tested annually and replaced if necessary.
- •All tests will be documented completely by Fire vendor, and a PDF shall be emailed to the representative for the County of Union.
- *All software programming of the HVAC Controls for facilities having HVAC shutdown will be inspected to include this function. All Fan/ACU/AHU Relays are mapped to a single Bi-stable Logic Function. The function is configured to trigger on "Any Alarm" and will remain active through a System Reset. Following the Reset, if no Alarms are present, the Relays can be restored to their quiescent (normal) state by depressing F1 Key on the Annunciator/Display (MKB). This will be tested in conjunction with the annual inspection.
- •Contractor will confirm and test the Fiber Optic modules for the Elizabeth Campus Fire Configuration.
- •Contractor will confirm and test the Fiber Optic modules for the Mass Notification/ Critical Emergency Incidents network.

4. BUILDING LOCATIONS & DESCRIPTION OF INSPECTIONS & PREVENTIVE MAINTENANCE

All inspections and preventative maintenance charges will include all travel time. No additional travel will be honored.

The County reserves the right to add buildings under mutually agreed change order.

UNION COUNTY ADMINISTRATION BUILDING

10 Elizabethtown Plaza, Elizabeth, NJ 07207

Inspect and tag two (2) times per year Sinorix™ Fire Extinguishing System, inspect and clean 2 times per year smoke detectors, release modules and control panel Tanks and audible devices. (Network Operations Center only). (Building) Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel, clean all smoke and heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Inspect all PT 304 Warden Phone Jacks. Inspect and tag one (1) time per year fire alarm audible devices. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also verify elevator speaker audible.

NEW ANNEX COURTHOUSE

9 Elizabethtown Plaza, Elizabeth, NJ 07207

Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel. Clean smoke and heat detectors one (1) time per year. Inspect and clean one (1) time per year all duct detectors. Inspect one (1) time per year manual pull stations and audible devices. Inspect all PT 304 Warden Phone Jacks. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also verify elevator speaker audible. Inspect and tag two (2) times per year FM-200 extinguishing system, inspect and clean two (2) times per year, smoke detectors, release modules and audible devices. (Network Operations Center only.)

PARKING GARAGE/DETENTION CENTER

7 Elizabethtown Plaza, Elizabeth, NJ 07207

Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel, Inspect and clean all smoke detectors and annunciator panel, pull stations, heat detectors, and audible devices. Inspect and clean all duct detectors. Inspect all PT 304 Warden Phone Jacks. Confirm that the system is monitoring all nodes that are on the life link network. Inspect and test the NCC Graphics Fire Finder System Determine if the system is functioning alarms, troubles, security, supervisory and system events. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also verify elevator speaker audible.

COURTHOUSE COMPLEX:

2 Broad Street, Elizabeth, NJ 07201

1. Rotunda/Tower: Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel and Sheriff's Control Center secondary fire command station, clean smoke detectors, manual pull stations, and audible devices. Inspect and clean all duct detectors. Inspect and tag one (1) time per year fire alarm audible devices. Inspect and clean one (1) time per year all duct detectors. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also verify elevator speaker audible.

Note-1: The fire alarm service work must coordinate with and cause no interference to the ongoing fire alarm system expansion project in the Courthouse Tower.

Note-2: The fire alarm service work must coordinate with and cause no interference to the ongoing fire alarm system replacement project in the Rotunda.

2. Old Annex/Old Jail: Inspect and tag one (1) time per year all smoke detectors, manual stations and audible devices, clean smoke detectors, duct detectors Inspect and tag two (2) times per year HALON system. (Second floor Surrogate's file room), and all detectors, release modules and control panel and clean smoke detectors. Inspect and tag one (1) time per year fire alarm audible devices. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible.

3. County Clerk Office

Inspect and tag two (2) times per year FM-200 extinguishing system, County Clerk Data Room, and all detectors, release modules and control panel and clean smoke detectors and tanks.

4. Sheriff's Control Center

Inspect and tag two (2) times per year the Critical Emergency Incidents command station, all remote mass notification Critical Emergency Incidents control panels, and fiber optic inter-system network. Verify the proper operation of the Mass Notification/ Critical Emergency Incidents command station override and voice paging of all remote voice evacuation fire alarm systems.

ANDREW K. RUOTOLO JR. JUSTICE CENTER

32 Rahway Avenue, Elizabeth, NJ 07207

Inspect and tag one (1) time per year Siemens XLS Voice FACP, smoke detectors, manual pull stations, audible devices and clean smoke detectors. Inspect and tag one (1) time per year fire alarm audible devices. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Confirm its fiber connection to the NCC command Centers. Also, verify elevator speaker audible.

RALPH ORISCELLO CORRECTIONAL FACILITY (NEW JAIL)

15 Elizabethtown Plaza, Elizabeth, NJ 07207

Inspect and tag two (2) times per year HALON tank in main electrical room, inspect tag two (2) times per year. Confirm that the solenoid trip is communicating to the Fenwal control panel. Inspect all smoke detectors, nozzles, pipes and fittings, control equipment and automatic release to the solenoid connected to the system. Inspect bi-annual the Fenwal Control Panel is a two-zone local control unit which meets the requirement of NFPA 72 or a two-zone releasing device panel approved in accordance with NFPA 72, 12A, 13, and 2001 for cross zone protection. When the Fenwal Control Panel is used as a releasing device, two Class A or Class B detection circuits are arranged so that both zones must be activated in order to discharge the agent automatically into the protected area. Confirm and inspect that this action occurs during alarm activation, without releasing the agent. Inspect cylinder, diffuser nozzle. Inspect the hydrostatic date on the agent cylinder, hydro test if applicable.

2 CHERRY STREET - FAMILY COURTHOUSE BUILDING

2 Cherry Street, Elizabeth, NJ 07202

Inspect and tag one (1) time per year the Siemens XLS voice FACP fire alarm control panel, clean smoke detectors and related devices. Clean and inspect one (1) time per year all air duct detectors. Inspect and tag one (1) time per year all heat detectors, fix temperature single poll normally open contacts Inspect and tag one (1) time per year fire alarm audible devices. Inspect, in conjunction with the elevator company, phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible. Inspect manual Pull Stations. Check Detector Sensitivity. Inspect and clean the Vespa Air Sampling system.

BOARD OF ELECTIONS & TAXATION

271 N. Broad Street, Elizabeth, NJ 07207

Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Inspect all PT 304 Warden Phone Jacks. Inspect and tag one (1) time per year fire alarm audible devices. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible.

CHILD ADVOCACY CENTER

240 W. Jersey Street, Elizabeth, NJ 07207

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

CULTURAL & HERITAGE

633 Pearl Street, Elizabeth, NJ 07202

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

CHILDREN'S SHELTER

114 Acme Street, Elizabeth, NJ 07202

Inspect and tag the Siemens MXL IQ Alarm panel one (1) time per year, clean and inspect all smoke detectors manual stations and audible devices. Check Sensitivity of Smoke Detectors.

WARINANCO PARK - SPORTS CENTER/ CONCESSION STAND

Thompson Avenue, Roselle, NJ 07203

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center. Check connection to micro switch of hood range system.

UNION COUNTY JUVENILE DETENTON CENTER

1075 Edwards Road, Linden, NJ 07036

Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel, all remote panels, clean all smoke detectors, duct detectors, inspect pull stations, heat detectors, and audible devices. Inspect and test the NCC Graphics Fire Finder System. Confirm that the system is monitoring all nodes that are on the life link network. Determine if the system is functioning alarms, troubles, security, supervisory and system events.

FIRE TRAINING ACADEMY

710 Lower Road, Linden, NJ 07036

Inspect and tag one (1) time per year the Napco Gemini Fire Alarm systems in Trailers B & C, Garage and Compressor Sheds# 10 & 11. Clean smoke detectors one (1) time annually.

RAHWAY RIVER PARK - ULRICH POOL

St. Georges Avenue, Rahway, NJ 07065

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

RAHWAY RIVER PARK - CONCESSION STAND

St. Georges Avenue, Rahway, NJ 07065

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

RAHWAY RIVER PARK - MAINTENANCE FACILITY St. Georges Avenue, Rahway, NJ 07065

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

UNION COUNTY PERFORMING ARTS CENTER

1601 Irving Street, Rahway, NJ 07065

Inspect and tag one (1) time per year MX-IQ advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible.

RALPH FROEHLICH PUBLIC SAFETY BUILDING

400 North Avenue East, Westfield, NJ 07090

Inspect and tag one (1) time per year MXLV Fire Alarm Control Panel, all remote panels, clean all smoke detectors, duct detectors, inspect pull stations, heat detectors, and audible devices. Inspect and test the NCC Graphics Fire Finder System. Confirm that the system is monitoring all nodes that are on the life link network. Determine if the system is functioning alarms, troubles, security, supervisory and system events. Inspect, (in conjunction with the

elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible.

NOC, FM-200: Inspect bi- annual the clean fire suppression agent in the computer room and the radio room. Confirm that the solenoid trip is communicating to the Fenwal 2320 control panel. Also, confirm that the system is integrated with the MXLV and NCC Graphics system. Inspect all smoke detectors, nozzles, pipes and fittings, control equipment and automatic release to the solenoid connected to the system.

Radio Room, Fenwal 2320: Inspect bi-annual the Fenwal Control Model 2320 is a two-zone local control unit which meets the requirement of NFPA 72 or a two-zone releasing device panel approved in accordance with NFPA 72, 12A, 13, and 2001 for cross zone protection. When the Fenwal Control Model 2320 control Panel is used as a releasing device, two Class A or Class B detection circuits are arranged so that both zones must be activated in order to discharge the agent automatically into the protected area. Confirm and inspect that this action occurs during alarm activation, without releasing the agent.

Inspect cylinder, diffuser nozzle. Inspect the hydrostatic date on the agent cylinder, hydro test if applicable.

COLLEEN FRASER BUILDING (Office Building and Garage)

300 North Avenue East, Westfield, NJ 07090

Inspect and tag one (1) time per year Siemens XLS 500 R- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible. Inspect all Carbone monoxide detectors in the Vehicle Storage area. Inspect and Tag Bi-Annually the FM-200 extinguishing system in the NOC Network Operations Center. Check smoke detector sensitivity levels.

ENGINEERING BUILDING

2325 South Avenue, Scotch Plains, NJ 07076

Inspect and tag one (1) time per year MX-IQ advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible.

JOHN H. STAMLER POLICE ACADEMY

1776 Raritan Road, Scotch Plains, NJ 07076

Inspect and tags one (1) time per year the Siemens XLS voice FACP fire alarm control panel, clean smoke detectors and related devices. Clean and inspect one (1) time per year all air duct detectors. Inspect and tag one (1) time per year all heat detectors, fix temperature single poll normally open contacts Inspect and tag one (1) time per year fire alarm audible devices. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible. Inspect manual Pull Stations. Check Detector Sensitivity. Inspect and clean the Vespa Air Sampling system.

ECHO LAKE PARK - BOAT HOUSE

1000 Springfield Avenue, Mountainside, NJ 07092

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center. Check connection to micro switch of hood range system.

TRAILSIDE NATURE AND SCIENCE CENTER - VISITORS CENTER

452 New Providence Road, Mountainside, NJ 07092

Inspect and tag one (1) time per year MX-IQ advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, and manual pull stations. Inspect and clean one (1) time per year all duct detectors. Inspect and tag one (1) time per year fire alarm audible devices. Inspect, (in conjunction with the elevator company) phase I phase II elevator recall, clean and inspect smoke detectors in elevator shaft and pits. (refer to Elevator list). Also, verify elevator speaker audible.

Inspect and tag FM-200: Inspect bi-annual the clean fire suppression agent in the two downstairs rooms. Confirm that the solenoid trip is communicating to the Fenwal control panel. Also, confirm that the system is integrated with the MXLV and NCC Graphics system. Inspect all smoke detectors, nozzles, pipes and fittings, control equipment and automatic release to the solenoid connected to the system.

Inspect bi-annual the Fenwal Control is a two-zone local control unit which meets the requirement of NFPA 72 or a two -zone releasing device panel approved in accordance with NFPA 72, 12A, 13, and 2001 for cross zone protection. When the Fenwal Control Model control Panel is used as a releasing device, two Class A or Class B detection circuits are arranged so that both zones must be activated in order to discharge the agent automatically into the protected area. Confirm and inspect that this action occurs during alarm activation, without releasing the agent. Inspect cylinder, diffuser nozzle. Inspect the hydrostatic date on the agent cylinder, hydro test if applicable.

TRAILSIDE NATURE - OLD MUSEUM

452 New Providence Road, Mountainside, NJ 07092

Inspect and tag the System Magnum Alert 850 fire Alarm panel one (1) time per year, clean and inspect all smoke detectors manual stations and audible devices.

WATCHUNG STABLE MAIN BARN

1160 Summit Lane, Mountainside, NJ 07092

Inspect and tag the Siemens XLS system Fire Alarm panel one (1) time per year, clean and inspect all smoke, heat detectors manual stations and audible devices. Heat detection must be activated once annually using a heat gun.

WATCHUNG STABLE ISOLATION BARN 1160 Summit Lane, Mountainside, NJ 07092

Inspect and tag one (1) time per year Siemens XLS Voice system, clean and inspect all smoke, heat detectors manual stations and audible devices. Heat detection must be activated once annually using a heat gun.

WATCHUNG STABLE ADMINISTRATION BUILDING & STORAGE GARAGES

1160 Summit Lane, Mountainside, NJ 07092

Inspect and tag one (1) time per year Siemens XLS Voice system, clean and inspect all smoke, heat detectors manual stations and audible devices. Inspect annunciator Panel.

50 PROGRESS STREET

Union, New Jersey 07083

See County representative must be contacted for access.

Inspect and tag one (1) time per year Siemens MXLIQ Fire Alarm Control Panel, smoke detectors, and manual pull stations, clean all smoke and heat detectors, duct detectors. Inspect and tag one (1) time per year fire alarm audible devices

DESERTED VILLAGE - CHURCH BUILDING

2 Cataract Hollow Road, Berkeley Heights, NJ 07922

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

DESERTED VILLAGE – MASKERS BARN

2 Cataract Hollow Road, Berkeley Heights, NJ 07922

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

K-9 SEARCH AND RESCUE FACILITY

196 Glenside Avenue, Summit, NJ 07901

Inspect and tag one (1) time per year MX-IQ advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors.

GALLOPING HILL GOLF COURSE - CLUB HOUSE

3 Golf Drive, Kenilworth, NJ 07033

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

GALLOPING HILL GOLF COURSE - LEARNING CENTER

1 Golf Drive, Kenilworth, NJ 07033

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

GALLOPING HILL GOLF COURSE - MAINTENACE FACILITY 21 N. 31st Street, Kenilworth, NJ 07033

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

ASH BROOK GOLF COURSE - MAINTENANCE FACILITY 1600 Raritan Road, Scotch Plains, NJ 07076

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

CEDAR BROOK PARK - MAINTENANCE FACILITY

Park Avenue, Plainfield, NJ 07060

Inspect and tag one (1) time per year Siemens XLS- advance protection Fire Alarm system, inspect and clean smoke detectors, heat detectors, manual pull stations, and audible devices. Inspect and clean one (1) time per year all duct detectors. Check the connection to the NCC Command Center.

For your reference, please note this list may not be exhaustive, but is a current count of assets at each facility.

	Fire Detectors	Pull Stations	FACP	Remote Annunciators	Warden Phone and Jacks	SPKR/Homs/Strobes/TRI's
Watchung Stables Admin Building Watchung Stables Main Barn	25	4	1	1	na	yes yes
50 Progress Street	ĵ	3			na	yes
CHILD ADVOCACY	15	5	1	1	na	yes
Colleen Fraiser Building FM 200	2	1	1		17 floors	yes
Courthouse Tower	319	70	NA		17 10003	yes
Courthouse Rotunda	9			2	na	yes
Courthouse Old Annex	182		NA		9 floors	yes
Courthouse Old Jail	364	27	NA			
Courthouse New Annex	156	10	1		6 floors	yes
Bridge to New Jail	3				na	yes
Deserted Village Church Store	12	6	1		na	yes
Engineering Bldg Union County	8	11	1	1	na	yes
GALLOPING HILL MAINT FACILITY	4	5	1		na	yes
POLICE ACADEMY	145	17	1	1	na	yes
Radio Repeater Facility	6	3	1	па	na	yes
Ralph Froelich Bldg	27	20	4	па	na	yes
Ralph Froelich Radio Rm	6	1	1	na	na	yes
Ralph Froelich NOC	4	1	1	na	na	yes

Ruotolo Building	Fire Detectors	Pull Stations 12	FACP 1	Remote Annunciators	Warden Phone and Jacks	SPKR/Homs/Strobes/TRPs yes
ST. JOHN CHURCH PARSONAGE	23	5	l	1	na	yes
Taxation & Election Board Bldg.	57	10	1	na	4	yes
Trailside Nature and Science ctr	33	16	1	па	na	yes
Union County - ART CENTER	37	7	1	1	na	yes
Urlich Rahway River Park Pool	28	12	1	na	па	yes
Administration Bldg NOC	12	2	1	na	na	yes
CLERK'S OFFICE - FM 200	2	1	1	na	na	yes
Colleen Fraiser Building	22	12	1	1	na	yes
ECHO LAKE PARK CONCESSION	6	4	1	na	na	yes
GALLOPING HILL CLUBHOUSE	29	8	1	1	па	yes
GALLOPING HILL LEARNING entr	2	4	1	па	na	yes
UNION COUNTY - K-9 UNIT	8	5	1	na	na	yes
Masker's Barn	21	5	1	1	na	yes
New Annex - Server Room	16	1	1	na	na	yes
Oriscello Jail Halon System	2	1	1	na	na	yes
RAHWAY RIVER PARK CONCESSION	4	1	1	na	na	yes
Surrogates record Room (old Annex)	6	1	1	na	na	yes
Trailside FM 200 Collection, server Rm	12	4	t	na	na	yes
Union County Fire Academy	13	8	3	ma.	na	yes
Ash Brook maintenance Facility	14	4	1	na	na	yes
Rahway River Park Maintenance	13	10	1	na.	na	yes
CedarBrook Park Maintenance	13	3	1	na	na	yes
Juvenile Detention Center	350	35	1	1	1 floor	na
Parking Garage	20	32	1	.1	8 floors	yes
Adult Detention Center	200	4	1	3	l floor	yes

5. HOURLY LABOR RATES

Labor hours are shown in the proposal page for bid purposes only. We have attempted to accurately reflect a true picture of the approximate amount of labor hours that the County anticipates. The County does not guarantee any minimum number of hours and will pay only for the actual number of hours authorized and worked. The labor charge should include all travel time. No additional travel charges will be honored.

The State of New Jersey has decided that the Wage Determination for the field of service applicable to this bid falls under the title: Electrician. If and when the Wage Determination hourly rate is increased by the State, these specifications hereby declare that the wage of determination shall be considered a benchmark and if that benchmark is increased by the State, the contractor will have the ability to ask for an increase in the contracted hourly rate of this public bid in that exact same amount as the posted State increase and, if judged to be in the best interests of the County of Union, a new hourly contract rate will be allowed.

Although these pages include State required notation of the use of subcontractors due to the mandated use of Wage Determination, the service contractor will be solely capable of all specified serviced detailed herein.

It is the policy of the County of Union to avoid scheduling any work that exceeds 8 hours a day and to avoid scheduling work on Saturdays, Sundays and Holidays. Therefore, the successful bidder will be determined by the regular hourly rate bid. In the rare event that the County asks the service contractor to work after hours, the allowance of a time and a half rate charge and/or double-time rate charge will be in accordance with the Wage Determination of **Electrician** for Overtime.

The contractor shall be wholly responsible for any and all costs involved in the performance of the specified service, including, but not limited to: Travel expenses, cleanup materials, tools*, equipment*, and safety supplies.

*In the extraordinary event that a particular job needs a tool or piece of equipment outside the parameters of what a qualified contractor would have at his disposal, such as a crane or a specialized diagnostic tool, the contractor shall immediately notify the County employee in charge of the service. The County then may, according to its own best interest:

- 1. Rent or buy the necessary tool or equipment on quotation from a third party.
- Instruct vendor to rent tool on the behalf of the County and pass along the charge AT COST to the County. The County shall pre-approve the rental as being of fair market value. No mark-up shall be allowed in this instance.

6. REQUESTS FOR REPAIR SERVICES

The service contractor shall have the capability of responding to a request for repair service within **two** (2) hours ON SITE, twenty-four (24) hours per day, seven (7) days per week including weekends and Holidays. Bidders with an office that is further than thirty (30) minutes traveling time from the County Courthouse Complex in Elizabeth shall submit a letter with their bid detailing how they propose to meet the required response time. Request for services affecting the jail, medical patient areas, powerhouse, and the safety of the public shall be regarded as priorities and shall be responded to accordingly. A 24 hour manned phone number shall be indicated on the appropriate bid form page. Three documented failures to comply shall be considered cause for termination of contract. Emergency service calls shall be defined as safety hazards that cannot wait regular scheduling. Contractor shall respond to regular service calls by scheduling work to occur during regular work hours and within 48 hours of receipt of County purchase order number. Service contractor must sign a log book or e-mail County representative for each visit to a County of Union site, and must verify the site visit with a County representative. Service contractor must provide telephone numbers and/or a 24-hour answering service for this purpose.

The County of Union representative or his designee will be county personnel who will have the authority to make service calls after the bid is awarded.

The County has the right to validate the work performed by the service contractor through the use of phone calls and/or site visits.

The County of Union has existing service contracts for various trades, such as electrician. It would be a requirement of the successful bidder of this contract that he could work seamlessly with the other County contractors and/or County personnel if a repair project contained additional aspects to it other than fire detection service.

All work shall be performed by experienced Siemens certified technicians in a safe and competent manner approved by the County and in compliance with the current local, state, federal and OSHA codes. The contractor must obtain all permits (if applicable) with the local authorities.

Quotes for any work shall include a cost breakdown submitted by the contractor as follows: labor rate, quantity of workers and their hours, intended use of apprentices or helpers, materials list, wholesale cost (with evidence of same) and mark up, at applicable contract rates. Each call shall generate a separate invoice detailing the labor charge and the parts/materials as outlined above. All invoices are required to include the proper purchase order number, which can be obtained by contacting the appropriate County representative responsible for requesting services.

7. FURNISHING REPAIR PARTS

The Contractor shall advise the County of any parts and/or materials required to perform the requested repairs or installation. The County shall furnish stock parts and/or materials required unless the Contractor is requested to furnish them. Where directed to furnish parts and/or material, the Contractor shall submit a cost estimate to the County for budgetary purposes.

The service contractor must be an authorized Siemens dealer in order to supply the County with Siemens repair parts at the lowest trade price available to an authorized dealer. In order to be reimbursed for Siemens repair parts, the service contractor must supply a Siemens invoice for the parts or a dated page from the current Siemens trade price listing indicating the current trade prices for Siemens repair parts.

The materials and supplies called for herein shall be the best of their grade and types, prepared according to the best available standards or accepted formulas, thoroughly tested and subjected to rigid examinations and standardization. Items not meeting these requirements shall be replaced at no cost to the County upon due notice of deficiency.

Materials, equipment and installation shall comply with all current rules and regulations of all applicable Federal, State, County and Local Laws, ordinances and regulations. All work shall be executed in a competent manner and shall present a neat and professional appearance when completed.

8. WARRANTY

Repair parts shall be unconditionally guaranteed for a minimum of one (1) year beginning after the acceptance by the County, including all labor, materials, travel time and freight. Manufacturer's warranty shall apply if greater.

9. PAYMENT FOR REPAIR PARTS

The County estimates spending \$200,000 for parts and materials (excluding mark-up) as part of the service work throughout the term of the contract. Parts/Materials Prices: All materials shall be invoiced at actual wholesale cost plus a percentage (%) markup. Copies of the contractor's own purchase invoices reflecting actual costs shall

accompany each invoice to the County. The contractor shall maintain an adequate inventory of applicable supplies, spare parts and replacement equipment within the service vehicles or at contractors place of business, in order that emergency repairs can be made to the using agency's equipment at once with a minimum of shut-down time.

10. INSTRUCTIONS FOR 1C ON BID FORM PAGE

For the purpose of this Bid: assume repair parts and materials estimate of \$200,000. Calculate percentage of mark up charges on wholesale cost of repair parts by multiplying \$200,000 by your standard markup %, add that product to \$200,000 and put that sum on the appropriate line of the bid form page.

e.g. $1,000 \times 1\% = 10$. Adding that to 1,000 would give you a sum of 1,010.

11. **TERMS**

Contract period shall be twenty-four (24) consecutive months upon the signing of the contract with the provision for one (1) twenty-four (24) month extension subject to the following limitations: the extension contract shall be awarded by resolution of the governing body (within 60 days prior to the expiration date) upon a finding by the governing body that the services are being performed in an effective and efficient manner.

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

It is the policy of the County of Union to avoid scheduling any work that exceeds 8 hours a day and to avoid scheduling work on Saturdays, Sundays and Holidays. Therefore, the formula used to award the contract will utilize the Rate per Hour-Regular Time price only.

In the rare event that the County asks the service contractor to work after regular hours, the allowance of time and a half and double-time will be accordance to the Wage Determination of Electricians.

The County reserves the right to terminate this agreement with written notice to the contractor thirty (30) days prior to such action.

PLEASE NOTE THAT THE ENSUING CONTRACT IS INTENDED TO BE OPEN END CONTRACT AS ALLOWED UNDER N.J.A.C. 5:30 ET SEQ. AND, IN ACCORDANCE WITH THE RULES, THE MININUM NUMBER SET ON THE BID SHALL BE ZERO (0) HOURS AND THE MAXIMUM SHALL BE 1200 HOURS AND THE PROVISION FOR PARTS SHALL BE SET AS ZERO (0) DOLLARS AND THE MAXIMUM SHALL BE 200,000.00 DOLLARS.

12. ESTIMATE OF WORK HOURS

THE COUNTY DOES NOT AND WILL NOT WARRANT OR GUARANTEE THE AMOUNT OF WORK HOURS TO BE SUPPLIED / REQUIRED IN ANY GIVEN DAY, WEEK, MONTH OR YEAR OR IN THE AGGREGATE PURSUANT TO ANY CONTRACTUAL AGREEMENT AWARDED UNDER THESE BID SPECIFICATIONS. NOTHING CONTAINED IN ANY OF THE BID DOCUMENTS SHALL BE CONSTRUED TO GUARANTEE OR WARRANT ANY AMOUNT OF WORK HOURS. THE WORK HOURS SET FORTH HEREIN CONSTITUTE EITHER HISTORIC INFORMATION OR ESTIMATES OF FUTURE NEEDS AND MAY NOT BE INDICITIVE OF THE ACTUAL WORK HOURS TO BE EXPERIENCED IN TH FUTURE.

NOTHING HEREIN SHALL ENTITLE THE SUCCESSFUL BIDDER TO ANY CLAIM TO AN HOURLY PRICE INCREASE FOR LOST PROFITS OR FOR ANY OTHER COMPENSATION WHATSOEVER IN THE EVENT THAT THE ACTUAL WORK HOURS SUPPLIED/ REQUIRED UNDER THIS AGREEMENT ARE MORE OR LESS THAN HISTORICAL WORK HOURS OR ANY PROJECTION OF FUTURE WORK HOURS THAT MAY BE CONTAINED HEREIN.

BID FORM PAGE (Page 1 of 4)

Having carefully read the Notice to Bidders, specifications and instructions to bidders, the undersigned hereby agrees to provide FIRE ALARM SERVICES at various locations within the County of Union in accordance to the specifications.

DO NOT ALTER THE FORMAT OF THE BID FORM PAGE IN ANY MANNER UNDER THE PENALTY OF DISQUALIFICATION.

INSPECTIONS & PREVENTIVE MAINTENANCE OF FIRE ALARM SYSTEMS

(One (1) year charges need to be itemized for billing purposes)

<u>Location</u>	Yearly Charge for Inspections & Preventative Maintenance			Charges for (2) Years Subtotal for (24) months
1. Union County Administration Building	s	x 2	=	\$
2. New Annex Courthouse	\$	x 2	=	\$
3. Parking Garage/Detention Center	\$	x 2	=	\$
4. Courthouse Complex - Rotunda/Tower	\$	x 2	=	\$
5. Old Annex/Old Jail/County Clerk Office	ce \$	x 2	=	\$
6. Andrew K. Ruotolo Jr. Justice Center	\$	x 2	=	\$
7. Ralph Oriscello Correctional Facility (New Jail)	\$	x 2	=	\$
8. U.C. Courthouse- Cherry Street Annex	\$	x 2	=	\$
9. Board of Elections & Taxation	\$	x 2	=	\$
10. Child Advocacy Center	\$	x 2	=	\$
11. Cultural & Heritage	\$	x 2	=	\$
12. Children's Shelter	\$	x 2	=	\$
13. Warinanco Park Sports Center	\$	x 2	=	\$
14. Union County Juvenile Detention Ce	enter \$	x 2	=	\$

BID FORM PAGE (Page 2 of 4)

INSPECTIONS & PREVENTIVE MAINTENANCE OF FIRE ALARM SYSTEMS - Continued

(One (1) year charges need to be itemized for billing purposes)

Location	Yearly Charge for Inspections & Preventative Maintenance		Charges for (2) Years Subtotal for (24) months
15. Fire Training Academy	\$	x 2 =	\$
16. Rahway River Park Urlich Pool	\$	x 2 =	\$
17. Rahway River Park Concession Stand	\$	x 2 =	\$
18. Rahway River Park Maintenance Fac	ility \$	x 2 =	\$
19. Union County Performing Arts Cente	er \$	x 2 =	\$
20. Ralph Froehlich Public Safety Buildin	ng \$	x 2 =	\$
21. Colleen Fraser Building	\$	x 2 =	\$
22. Engineering Building	\$	x 2 =	\$
23. John H. Stamler Police Academy	\$	x 2 =	\$
24. Echo Lake Park Boat House	\$	x 2 =	\$
25. Trailside Nature & Science Center	\$	x 2 =	\$
26. Trailside Nature – Old Museum	\$	x 2 =	\$
27. Watchung Stable Main Barn	\$	x 2 =	\$
28. Watchung Stable Isolation Barn	\$	x 2 =	\$
29. Watchung Stable Administration Building & Storage Garages	\$	x 2 =	\$
30. 50 Progress Street	\$	x 2 =	\$
31. Deserted Village Church Building	\$	x 2 =	\$

BID FORM PAGE (Page 3 of 4)

INSPECTIONS & PREVENTIVE MAINTENANCE OF FIRE ALARM SYSTEMS - Continued

(One (1) year charges need to be itemized for billing purposes)

-		for Inspections e Maintenance			<u>Charges for (2) Years</u> Subtotal for (24) months
32. Deserted Village Maskers Barn	\$		x 2	=	\$
33. K-9 Search and Rescue Facility	\$		x 2	=	\$
34. Galloping Hill Golf Course Club House	s		x 2	=	\$
35. Galloping Hill Golf Course Leaning Ce	enter \$		x 2	=	\$
36. Galloping Hill Golf Course Maintenand	ce \$		x 2	=	\$
37. Ash Brook Golf Course Maintenance	\$		x 2	=	\$
38. Cedar Brook Park Maintenance	\$		x 2	=	\$
39. Sheriff's Control Center	\$		x 2	=	\$
40. Monthly Expense for Sixty (60) Central Station Monitoring Accounts	-	Cost per month)	x 24	=	\$
Total Price (1-40) For Inspections, Preventive Maint Central Station Monitoring Charges	tenance &				2) Years/All Locations Form Page 4 of 4, Item# 1a)

NAME OF BIDDER:

BID FORM PAGE (Page 4 of 4)

FORMULA FOR AWARD

<u>Item#</u>	Unit Price		Sub-Total
1a- Total Price for Inspections & Preventative M (Locations 1-38, Total Price from Bid Form P		=	\$
1b- 1,200 Hours X \$ Estimated Regular Work Hours For Repairs (24 months)	Hourly Rate	=	\$
1c- (\$ 200,000.00 x%) +	\$ 200,000.00	=	\$
* IN THE BEST INTERESTS OF THE COUNTY NO MARK-UP SHALL BE ACCEPTED OVER 15%	6		
(Sum of Items# 1a, 1b, 1c)	= \$	GRAND T	Not To Exceed
Location of Bidder's Main Office & Facilities		(Address)	
	(City)	(State)	(Zip Code)
	(24-Hour Man	ned Phone Nu	umber)
A Pre-Inspection of any of the Sites can County of Union Division of Emergency Services Ralph G. Froehlich Public Safety Building 400 North Ave, East Westfield, New Jersey 07090		chael Tomic	ch at: (908) 418- 0650.

NAME OF BIDDER:

THE PERIOD OF THE CONTRACT SHALL BE FOR TWENTY-FOUR (24) CONSECUTIVE MONTHS WITH PROVISION FOR ONE (1) TWENTY-FOUR (24) MONTH EXTENSION SUBJECT TO THE FOLLOWING LIMITATIONS: THE EXTENSION CONTRACT SHALL BE AWARDED BY RESOLUTION OF THE GOVERNING BODY (WITHIN 60 DAYS PRIOR TO THE EXPIRATION DATE) UPON A FINDING BY THE GOVERNING BODY THAT THE SERVICES ARE BEING PERFORMED IN AN EFFECTIVE AND EFFICIENT MANNER.

NJSA 40A: 11-15 PROVIDES THAT ANY PRICE CHANGES PURSUANT TO EXTENSIONS OF THE ORIGINAL TERM OF THIS AGREEMENT SHALL BE BASED UPON THE PRICE OF THE ORIGINAL AGREEMENT AS CUMULATIVELY ADJUSTED PURSUANT TO ANY PREVIOUS ADJUSTMENT OR EXTENSION AND SHALL NOT EXCEED THE CHANGE IN THE INDEX RATE FOR THE TWELVE (12) MONTHS PRECEDING THE MOST RECENT QUARTERLY CALCULATION AVAILABLE AT THE TIME THIS AGREEMENT IS RENEWED. THE INDEX RATE IS PROMULGATED BI-ANNUALLY BY THE STATE OF NEW JERSEY, DIVISION OF LOCAL GOVERNMENT SERVICES AND IS BASED ON THE ANNUAL PERCENTAGE INCREASE IN THE IMPLICIT PRICE DEFLECTOR FOR STATE AND LOCAL GOVERNMENT SERVICES, COMPUTED QUARTERLY BY THE US DEPT. OF COMMERCE, BUREAU OF ECONOMIC ANALYSIS.

ANY EXTENSION OF THE ORIGINAL TERM OF THIS AGREEMENT SHALL BE SUBJECT TO THE AVAILABILITY AND APPROPRIATION ANNUALLY OF SUFFICIENT FUNDS BY THE COUNTY OF UNION PURSUANT TO NJSA 40A: 11-15.

THE COUNTY RESERVES THE RIGHT TO TERMINATE THIS AGREEMENT WITH WRITTEN NOTICE TO THE CONTRACTOR THIRTY (30) DAYS PRIOR TO SUCH ACTION.

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 WILLING 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 NOT WILLING 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.
Bid prices may be extended to registered members who have not submitted estimates prior to the advertisement for bids with the written approval of the lead agency and the contractor.
THE COUNTY RESERVES THE RIGHT TO TERMINATE THIS AGREEMENT WITH WRITTEN NOTICE TO THE CONTRACTOR THIRTY (30) DAYS PRIOR TO SUCH ACTION.
Initial

EXPERIENCE STATEMENT

County of Union, Elizabeth, NJ	
The vendor must submit with their bid an experience statement equipment along with the names and phone numbers of the mai	naming facilities presently under contract with similar n contact person at each facility.
We hereby certify that my company has performed the follow further certify that my company has never defaulted under any	ing private or public work that is relevant to this bid. I contract.
further certify that my company has hever detauted ander any	
Witness	Name of Company
Date	Address
	By:
	Title
NAME OF BIDDER:	

EXPERTISE STATEMENT

The bidder must provide copies of all "Contractors Qualifications" section and a	the ttach	certificates to this page	and	permits	requested	on	Page	14	under	the
NAME OF BII	DDE	R:							_	

5. You cannot witness your own signature.

AFFIX CORPORATE SEAL

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 must also sign the Non-Collusion Affidavit.
- SIGNATURE
 CORPORATE SECRETARY

 PRINT NAME AND TITLE
 CORPORATE SECRETARY

 FAX:
 EMAIL:

 BY:
 SIGNATURE

 DATE

<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

PRINT OR TYPE NAME AND TITLE

BUSINESS REGISTRATION

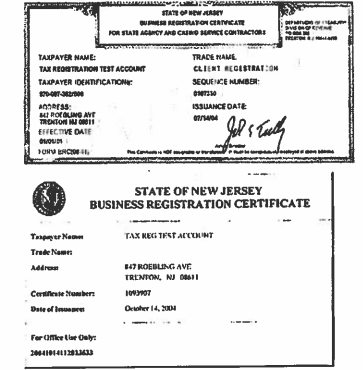
Mandatory Requirement

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.

Name of Organization:

<u>Organ</u>	ization Address:	
Part	Check the box that represents the t	type of business organization:
So	le Proprietorship (skip Parts II and III, e	execute certification in Part IV)
\square_{Nc}	on-Profit Corporation (skip Parts II and	III, execute certification in Part IV)
Fo	r-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 or mercent or greater interest therein, or	and addresses of all stockholders in the corporation who own 10 class, or of all individual partners in the partnership who own a 10 c of all members in the limited liability company who own a 10 s the case may be. (COMPLETE THE LIST BELOW IN THIS
	OR	
	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 a 10 percent or greater interest therein, as the case may be. (SKIP)
(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 swom 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:	4-1

NON-COLLUSION AFFIDAVIT

Rev. 1/22/93

STATE OF	
COUNTY OF	SS:
I	of the City of, in the I the State of, of full age, being and say that: I am of
the firm of named project, and that I executed the said Propodirectly or indirectly, entered into any agreement action in restraint of free, competitive bidding in statements contained in said Proposal and in the knowledge that the COUNTY OF UNION, N	the bidder making the Proposal for the above osal with full authority to do so; that said bidder has not, it, participation in any collusion, or otherwise taken any in connection with the above named project; and that all his Affidavit are true and correct, and made with full EW JERSEY relies upon the truth of the statements contained in the affidavit in awarding the contract for the
contract upon an agreement or understanding for	has been employed or retained to solicit or secure such a commission, percentage, brokerage or contingent fee, blished commercial or selling agencies maintained by S.A. 52:34-15).
Mand of Colvidio Colv	
Subscribed and sworn to before Me thisday of, 20	Sign Name Here (Original signature only; stamped signature not accepted)
Notary Public of the State of	-, <u> </u>
My Commission expires	
	HIS JURAT, ALL NOTARIES MUST: sate State. 3. Sign name. 4. Affix name by sing a rubber stamp, using an impression seal

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

or using a mechanical stamp.

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

CONSENT OF SURETY

Rev. 5/13/02

	(Hereinafter called Surety), organized and existing under
the laws of the State of	and duly authorized and qualified to
transact business in the State of New Jersey	y, in consideration of the sum of One Dollar (\$1.00), lawful
money of the United States of American, to it	t in hand paid, receipt whereof is hereby acknowledged, and in
consideration, herby certifies and agrees that i	f the contract for which the attached bid is made be awarded to
(hereinafte	er called Contractor) for the performance of certain work or the
supplying of certain materials, or both, as a	more particularly set forth in said bid and described for the
purposes of this instrument as a bid for _	to the
County of Union and if Contractor shall ente	er into the contract, Surety will become bound as surety for its
faithful performance and will provide the Cor (\$20,000).	ntractor with a bond in the amount of Twenty Thousand Dollars
NAME OF INS	URANCE COMPANY
10 To	
SIGNATURE A	ATTORNEY-IN-FACT FOR INSURANCE CO.

NOTE: Proof of authority of officers of Surety Company to execute this document must be submitted.

REQUIRED AFFIRMATIVE ACTION EVIDENCE

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

A.

A.	Procurement, Professional & Service Contracts					
	All successful vendors must submit within seven days of the notice of intent to award or the signing of the contract one of the following: PLEASE CHECK ONE					
	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)					
	successful vendor does not submit the affirmative action document within the seven days the County of ion will declare 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 County of Union (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.

Name

(Please print or type)

Signature	Da	nte
NAME OF B	IDDER:	

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

Solicit	ation Number:	Vendor/Bidder:
	VENDOR FAILURE TO CH	PART 1 CERTIFICATION BIDDER MUST COMPLETE PART I BY CHECKING ONE OF THE BOXES CK ONE OF THE BOXES WILL RENDER THE PROPOSAL NON-RESPONSIVE
must cor affiliates activities Vendors Vendor' of the la	mplete the certification belows, is identified on the State in Iran. The Chapter 2 Bidders must review this 's/Bidder's proposal non-row, s/he shall take action as	any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract to attest, under penalty of perjury, that neither the person nor entity, nor any of its parents, subsidiaries, or f New Jersey, Department of the Treasury's Chapter 25 list as a person or entity engaged in investment list is found on the Department's website at http://www.state.ni.us/treasury/pdf/Chapter25List.pdf . list prior to completing the below certification. Failure to complete the certification will render a sponsive. If the Director of the Division of Purchase and Property finds a person or entity to be in violation nay be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, ges, declaring the party in default and seeking debarment or suspension of the party. CHECK THE APPROPRIATE BOX
OR	or affiliates is listed on the	to Public Law 2012, c.25, that neither the Vendor/Bidder listed above nor any of its parents, subsidiaries, N.J. Department of Treasury's list of entities determined to be engaged in prohibited activities in Iran ("Chapter 25 List"). Disregard Part 2 and complete and sign the Certification below.
	listed on the Department's and sign and complete the	rtify as above because the Vendor/Bidder and/or one or more of its parents, subsidiaries, or affiliates is Chapter 25 list. I will provide a detailed, accurate and precise description of the activities in Part 2 below Certification below. Failure to provide such information will result in the proposal being rendered as riate penalties, fines and/or sanctions will be assessed as provided by law.
If you o	checked Box "B" above,	PART 2 DDITIONAL INFORMATION RELATED TO INVESTMENT ACTIVITIES IN IRAN provide a detailed, accurate and precise description of the activities of the Vendor/Bidder, or one lates, engaged in investment activities in Iran by completing the information below.
RELAT DESCI DURA ANTIC VENDO VENDO	TY NAME: FIONSHIP TO VENDOR RIPTION OF ACTIVITIE TION OF ENGAGEMEN CIPATED CESSATION I OR/BIDDER CONTACT OR/BIDDER CONTACT Additional Sheets If Nece	S: T: ATE: NAME: PHONE#:
any atta the info complet herein; to <u>crimi</u>	achments hereto, to the best ormation contained herein, a tion of any contract(s) with that I am aware that it is a c inal prosecution under the	CERTIFICATION authorized to execute this certification on behalf of the Vendor/Bidder, that the foregoing information and of my knowledge are true and complete. I acknowledge that the County of Union, New Jersey is relying on that the Vendor/Bidder is under a continuing obligation from the date of this certification through the County of Union to notify the County of Union in writing of any changes to the information contained minal offense to make a false statement or misrepresentation in this certification. If I do so, I will be subject two, and it will constitute a material breach of my agreement(s) with the County of Union, permitting the ract(s) resulting from this certification void and unenforceable.
Signatu	ire	Date
Print N	ame and Title	

COUNTY OF UNION ACKNOWLEDGEMENT OF RECEIPT OF ADDENDA

	The undersigned Bidder h	ereby acknowledges receip	t of the following Addenda(s):		
	Addendum Number	<u>Dated</u>	Acknowledge Receipt (Initial)		
Acknowledg	ged for:(Name of Bidder)			
Ву:	(Signature of Author	rized Representative)			
Name:	(Print or Type)		_		
Title:					
Date:					
	Please <u>Do</u> <u>No</u>	o <u>t</u> submit if you did not t	receive Addenda(s)		
	NAME	OF BIDDER:			

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

County - UNION

Craft: Electrician

PREVAILING WAGE RATE

	06/07/18		
Cable Splicer	W61.52		
	B35.38		
	T96.90		
Foreman	W62.64		
	B36.03		
	T98.67		
Journeyman	W55.93		
	B32.17		
	T88.10		

Craft: Electrician

APPRENTICE RATE SCHEDULE

INTERVAL	PERIOD AND RATES										
Yearly	40%	49%	58%	68%	80%		of Jour	neyman	Wage	Rate	
Benefit	40%	49%	58%	68%	80%		of Jour	neyman	Benefit	Rate	

Ratio of Apprentices to Journeymen - 2:3

Craft: Electrician

COMMENTS/NOTES

THESE RATES ALSO APPLY TO THE FOLLOWING:

- -All burglar and fire alarm work.
- -All fiber optic work.
- -Teledata work in new construction.
- -Teledata work involving 16 Voice/Data Lines or more.

The regular workday shall be 8 hours, between 8:00 AM and 4:30 PM.

FOREMAN REQUIREMENTS:

- On any job where there are 1 to 10 Journeymen electricians, 1 shall be designated a Foreman.

SHIFT DIFFERENTIALS:

- Shift work must run for a minimum of 5 consecutive workdays.
- 2nd Shift (4:30 PM to 12:30 AM) shall receive 8 hours pay for 7.5 hours work + an additional 10% of the regular rate, per hour, inclusive of benefits.
- 3rd Shift (12:30 AM to 8:00 AM) shall receive 8 hours pay for 7 hours work + an additional 15% of the regular rate, per hour, inclusive of benefits.

OVERTIME:

Hours in excess of 8 per day, or outside of the regular workday, Monday through Friday, and all hours on Saturdays, shall be paid at time and one-half the regular rate, inclusive of benefits. All hours on Sundays and holidays shall be paid at double the regular rate, inclusive of benefits.

NEW JERSEY DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT PREVAILING WAGE RATE DETERMINATION

County - UNION

RECOGNIZED HOLIDAYS: New Year's Day, Presidents' Day, Memorial Day, July 4th, Labor Day, Presidential Election Day, Veterans' Day, Thanksgiving Day, Christmas Day.

9/4/2018 Page 18 of 68