NASSAU COUNTY LEGISLATURE MINEOLA, NEW YORK

1.

Legislative Calendar -(Reconvening of the May 22, 2017 Legislative Meeting on June 5, 2017 update)

Documents:

5-22-2017 reconvened 2. doc.pdf

2.

Contracts **Documents:**

A-17-17 NCWEB.pdf A-27-17 NCWEB.pdf E 137 17 additional information NCWEB.pdf E-37-17 NCWEB.pdf E-94-17 NCWEB.pdf E-130-17 NCWEB.pdf E-136-17 NCWEB.pdf E-137-17 NCWEB.pdf U-27-17 NCWEB.pdf U-30-17 NCWEB.pdf U-31-17 NCWEB.pdf

3.

Agendas **Documents:**

E-6-5-17.pdf F-6-5-17.pdf GS-6-5-17.pdf H-6-5-17.pdf MA-6-5-17.pdf PL-6-5-17.pdf PL-6-5-17.pdf PS-6-5-17.pdf PW-6-5-17.pdf R-6-5-17.pdf TV-6-5-17.pdf VS-6-5-17.pdf

PUBLIC NOTICE

PLEASE TAKE NOTICE THAT THE **NASSAU COUNTY LEGISLATURE** WILL HOLD **COMMITTEE MEETINGS OF THE LEGISLATURE** ON **MONDAY, JUNE 5, 2017 STARTING AT 1:00 PM AND WILL HOLD A FULL SESSION OF THE LEGISLATURE ON MONDAY, JUNE 19, 2017 STARTING AT 1:00 PM** IN THE PETER J. SCHMITT MEMORIAL LEGISLATIVE CHAMBER, 1st FLOOR, THEODORE ROOSEVELT EXECUTIVE AND LEGISLATIVE BUILDING, 1550 FRANKLIN AVENUE, MINEOLA, NEW YORK 11501.

FULL LEGISLATIVE SESSION 1:00 PM

COMMITTEE	TIME
RULES	1:00PM
PUBLIC SAFETY	1:00PM
PLANNING, DEVELOPMENT & THE ENVIRONMENT	1:00PM
TOWNS, VILLAGES AND CITIES	1:00PM
ECONOMIC & COMMUNITY DEVELOPMENT & LABOR	1:00PM
PUBLIC WORKS AND PARKS	1:00PM
HEALTH AND SOCIAL SERVICES	1:00PM
GOVERNMENT SERVICES AND OPERATIONS	1:00PM
MINORITY AFFAIRS	1:00PM
VETERANS AND SENIOR AFFAIRS	1:00PM
FINANCE	1:00PM

MICHAEL C. PULITZER

Clerk of the Legislature Nassau County, New York

Dated: May 26, 2017 Mineola, NY

As per the Nassau County Fire Marshall's Office, the Peter J. Schmitt Memorial Legislative Chamber has a maximum occupancy of 251 people and the outer chamber which will stream the meeting live, has a maximum occupancy of 72. Passes will be distributed on a first come first served basis beginning one half hour before the meeting begins and attendees will be given an opportunity to sign in to address the Legislature for a maximum of three minutes. <u>Public comment is limited to Agenda items.</u> The Nassau County Legislature is committed to making its public meetings accessible to individuals with disabilities and every reasonable accommodation will be made so that they can participate. Please contact the Office of the Clerk of the Legislature at 571-4252, or the Nassau County Office for the Physically Challenged at 227-7101 or TDD Telephone No. 227-8989 if any assistance is needed. Every Legislative meeting is streamed live on http://www.nassaucountyny.gov/agencies/Legis/index.html.

LEGISLATIVE CALENDAR

NASSAU COUNTY LEGISLATURE EIGHTEENTH MEETING FIFTH MEETING OF 2017 MINEOLA, NEW YORK MAY 22, 2017 1:00 P.M.

THE NASSAU COUNTY LEGISLATURE IS COMMITTED TO MAKING ITS PUBLIC MEETING ACCESSIBLE TO INDIVIDUALS WITH DISABILITIES. IF, DUE TO A DISABILITY, YOU NEED AN ACCOMMODATION OR ASSISTANCE TO PARTICIPATE IN THE PUBLIC MEETING OR TO OBTAIN A COPY OF THE TRANSCRIPT OF THE PUBLIC HEARING IN AN ALTERNATIVE FORMAT IN ACCORDANCE WITH THE PROVISIONS OF THE AMERICANS WITH DISABILITIES ACT, PLEASE CONTACT THE OFFICE OF THE CLERK OF THE LEGISLATURE AT 571-4252. OR THE NASSAU COUNTY OFFICE FOR THE PHYSICALLY CHALLENGED AT 227-7101 OR TDD TELEPHONE NO. 227-8989. AS PER THE NASSAU COUNTY FIRE MARSHAL'S OFFICE. THE PETER J. SCHMITT MEMORIAL LEGISLATIVE CHAMBER HAS A MAXIMUM OCCUPANCY OF 251 PEOPLE AND THE OUTER CHAMBER WHICH WILL STREAM THE MEETING LIVE, HAS A MAXIMUM OCCUPANCY OF 72. PASSES WILL BE DISTRIBUTED ON A FIRST COME FIRST SERVED BASIS BEGINNING ONE HALF HOUR BEFORE MEETING TIME.

EVERY LEGISLATIVE MEETING IS STREAMED LIVE ON <u>http://www.nassaucountyny.gov/agencies/Legis/index.html</u>.

1. HEARING ON LOCAL LAW NO. -2017

A LOCAL LAW TO PERMANENTLY DISQUALIFY FROM ANY COUNTY ELECTED OR APPOINTED OFFICE ANY PERSON THAT HAS BEEN CONVICTED OF A FELONY. 190-17(LE)

2. PROPOSED LOCAL LAW NO. -2017

A LOCAL LAW TO PERMANENTLY DISQUALIFY FROM ANY COUNTY ELECTED OR APPOINTED OFFICE ANY PERSON THAT HAS BEEN CONVICTED OF A FELONY. 190-17(LE)

RESOLUTION NO. 93-2017

3.

A RESOLUTION AUTHORIZING THE COUNTY ATTORNEY TO COMPROMISE AND SETTLE THE CLAIMS OF PLAINTIFF, ANTOINE TAYLOR, AS SET FORTH IN THE ACTION ENTITLED TAYLOR V. THE COUNTY OF NASSAU, et al., PURSUANT TO THE COUNTY LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 8-17(AT)

4. **ORDINANCE NO. 35-2017**

AN ORDINANCE TO REGULATE COUNTY RIGHTS-OF-WAY IN RELATION TO UTILITIES. 129-17(LE)

5. **ORDINANCE NO. 51-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$1,300,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 473-16(PW)

6. **ORDINANCE NO. 52-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$2,400,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 423-16(PW)

ORDINANCE NO. 53-2017

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$21,250,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 259-16(PW)

ORDINANCE NO. 54-2017

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 437-16(PW)

9. **ORDINANCE NO. 55-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 438-16(PW)

10. **ORDINANCE NO. 56-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$1,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 440-16(PW)

7.

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 441-16(PW)

12. **ORDINANCE NO. 58-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$357,811 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 444-16(PW)

13. **ORDINANCE NO. 59-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$750,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 465-16(PW)

14. **ORDINANCE NO. 60-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$1,000,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 466-16(PW)

15. **ORDINANCE NO. 61-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$1,000,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 468-16(PW)

16. **ORDINANCE NO. 62-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$1,700,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 469-16(PW)

17. **ORDINANCE NO. 63-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 164-17(OMB)

18. **ORDINANCE NO. 64-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF PARKS. 170-17(OMB)

19. **ORDINANCE NO. 65-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF PARKS. 171-17(OMB)

ORDINANCE NO. 66-2017

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE AND TO TRANSFER APPROPRIATIONS HERETOFORE MADE WITHIN TO RECONCILE THE COUNTY'S FINANCIAL RECORDS FOR THE BUDGET YEAR 2016. 175-17(OMB)

21. **ORDINANCE NO. 67-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE OFFICE OF HOUSING AND DEVELOPMENT. 194-17(OMB)

22. **ORDINANCE NO. 68-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 195-17(OMB)

23. **ORDINANCE NO. 69-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 196-17(OMB)

24. **ORDINANCE NO. 70-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE PROBATION DEPARTMENT. 197-17(OMB)

25. **ORDINANCE NO. 71-2017**

AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 198-17(OMB)

RESOLUTION NO. 94-2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICE AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DISTRICT ATTORNEY AND LONG ISLAND CRISIS CENTER. 166-17(DA)

27. **RESOLUTION NO. 95-2017**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN INTER-MUNICIPAL AGREEMENT WITH THE VILLAGE OF FARMINGDALE IN RELATION TO A PROJECT TO UNDERTAKE A REVISED STUDY OF UNDERGROUND PLUME TO INSURE THE INTEGRITY OF THE UNDERGROUND WATER SYSTEM. 185-17(CE)

28. **RESOLUTION NO. 96-2017**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN INTER-MUNICIPAL AGREEMENT WITH THE OYSTER BAY EAST NORWICH CENTRAL SCHOOL DISTRICT. 189-17(CE)

29. **RESOLUTION NO. 97-2017**

A RESOLUTION MAKING CERTAIN DETERMINATIONS PURSUANT TO THE STATE ENVIRONMENTAL QUALITY REVIEW ACT AND AUTHORIZING THE COUNTY EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE A LEASE AGREEMENT BETWEEN THE COUNTY OF NASSAU, AS TENANT AND THE MASSAPEQUA UNION FREE SCHOOL DISTRICT, AS LANDLORD FOR USE BY THE NASSAU COUNTY POLICE DEPARTMENT. 186-17(PW)

RESOLUTION NO. 98-2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A GRANT AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE DEPARTMENT OF PARKS, RECREATION AND MUSEUMS, AND THE LONG ISLAND CHILDREN'S MUSEUM. 172-17(PK)

31. **RESOLUTION NO. 99-2017**

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A GRANT AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE DEPARTMENT OF PARKS, RECREATION AND MUSEUMS, AND THE CORNELL COOPERATIVE EXTENSION NASSAU COUNTY. 184-17(PK)

32. **RESOLUTION NO. 67-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF VIVIAN PEREIRA TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 98-17(CE)

33. **RESOLUTION NO. 68-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF KENNETH HEINO TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 99-17(CE)

34. **RESOLUTION NO. 70-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF ARIE WEISSMAN TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 101-17(CE)

RESOLUTION NO. 71-2017

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S RE-APPOINTMENT OF IMMACULA OLIGARIO TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 108-17(CE)

36. **RESOLUTION NO. 72-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF SHIRLEY SHING TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 109-17(CE)

37. **RESOLUTION NO. 73-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S RE-APPOINTMENT OF SHARANJIT SINGH THIND TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 112-17(CE)

38. **RESOLUTION NO. 74-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF BOBBY KALOTEE TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 121-17(CE)

39. **RESOLUTION NO. 83-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S RE-APPOINTMENT OF WILLIAM MAHLAN TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 110-17(CE)

40. **RESOLUTION NO. 84-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S RE-APPOINTMENT OF ANGELA DAVIS TO THE NASSAU COUNTY COMMISSION ON HUMAN RIGHTS. 118-17(CE)

41. **<u>RESOLUTION NO. 100-2017</u>**

A RESOLUTION CONFIRMING THE REAPPOINTMENT OF LINDA H. GREEN AS A MEMBER OF THE NASSAU COUNTY COMMUNITY COLLEGE BOARD OF TRUSTEES. 205-17(LE)

42. **RESOLUTION NO. 101-2017**

A RESOLUTION CONFIRMING THE REAPPOINTMENT OF DONNA TUMAN AS A MEMBER OF THE NASSAU COUNTY COMMUNITY COLLEGE BOARD OF TRUSTEES. 206-17(LE)

43. **RESOLUTION NO. 102-2017**

A RESOLUTION CONFIRMING THE REAPPOINTMENT OF EDWARD POWERS AS A MEMBER OF THE NASSAU COUNTY COMMUNITY COLLEGE BOARD OF TRUSTEES. 207-17(LE)

44. **RESOLUTION NO. 103-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF DONNA TUMAN TO THE NASSAU COUNTY COMMUNITY COLLEGE BOARD OF TRUSTEES PURSUANT TO SECTION 6306 OF THE EDUCATION LAW. 187-17(CE)

45. **<u>RESOLUTION NO. 104-2017</u>**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF EDWARD POWERS TO THE NASSAU COUNTY COMMUNITY COLLEGE BOARD OF TRUSTEES PURSUANT TO SECTION 6306 OF THE EDUCATION LAW. 188-17(CE)

RESOLUTION NO. 105-2017

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF LINDA H. GREEN TO THE NASSAU COUNTY COMMUNITY COLLEGE BOARD OF TRUSTEES PURSUANT TO SECTION 6306 OF THE EDUCATION LAW. 193-17(CE)

47. **RESOLUTION NO. 106-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF PHILLIP ELLIOTT TO THE CORRECTIONAL CENTER BOARD OF VISITORS PURSUANT TO SECTION 2004 OF THE NASSAU COUNTY CHARTER. 168-17 (CE)

48. **<u>RESOLUTION NO. 107-2017</u>**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF ARTHUR WILLIAMS TO THE CORRECTIONAL CENTER BOARD OF VISITORS PURSUANT TO SECTION 2004 OF THE NASSAU COUNTY CHARTER. 208-17 (CE)

49. **<u>RESOLUTION NO. 108-2017</u>**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF JOSEPH BENTIVEGNA TO THE VOCATIONAL EDUCATION EXTENSION BOARD PURSUANT TO SECTION 203 OF THE NASSAU COUNTY CHARTER AND 1101 OF THE EDUCATION LAW. 179-17(CE)

50. **RESOLUTION NO. 109-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF RAYMOND MAGUIRE TO THE VOCATIONAL EDUCATION EXTENSION BOARD PURSUANT TO SECTION 203 OF THE NASSAU COUNTY CHARTER AND 1101 OF THE EDUCATION LAW. 180-17(CE)

RESOLUTION NO. 110-2017

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF CHRISTOPHER SHELTON TO THE VOCATIONAL EDUCATION EXTENSION BOARD PURSUANT TO SECTION 203 OF THE NASSAU COUNTY CHARTER AND 1101 OF THE EDUCATION LAW. 181-17(CE)

52. **RESOLUTION NO. 111-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S REAPPOINTMENT OF PHILIP MALLOY JR. TO THE VOCATIONAL EDUCATION EXTENSION BOARD PURSUANT TO SECTION 203 OF THE NASSAU COUNTY CHARTER AND 1101 OF THE EDUCATION LAW. 182-17(CE)

53. **RESOLUTION NO. 112-2017**

A RESOLUTION TO CONFIRM THE COUNTY EXECUTIVE'S APPOINTMENT OF DR. JOHN ZASO TO THE NASSAU COUNTY BOARD OF HEALTH PURSUANT TO SECTIONS 203 AND 902 OF THE NASSAU COUNTY CHARTER. 183-17(CE)

54. **<u>RESOLUTION NO. 113-2017</u>**

A RESOLUTION TO AUTHORIZE THE RELEASE OF THE SURETY BOND AND ESCROW DEPOSIT COVERING IMPROVEMENTS ON THE "THE MAP OF FAIRWAY ESTATES AT FARMINGDALE", SITUATED IN THE VILLAGE OF FARMINGDALE, TOWN OF OYSTER BAY, COUNTY OF NASSAU, NEW YORK. 157-17(PW/PL)

55. **<u>RESOLUTION NO. 114-2017</u>**

A RESOLUTION AUTHORIZING FUNDING THE BONDED INDEBTEDNESS RESERVE FUND. 178-17(OMB)

RESOLUTION NO. 115-2017

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 167-17(OMB)

57. **RESOLUTION NO. 116-2017**

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 174-17(OMB)

58. **RESOLUTION NO. 117-2017**

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 191-17(OMB)

59. **<u>RESOLUTION NO. 118-2017</u>**

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 192-17(OMB)

60. **RESOLUTION NO. 119-2017**

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 199-17(OMB)

61. **RESOLUTION NO. 120-2017**

A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE MADE WITHIN THE BUDGET FOR THE YEAR 2017. 200-17(OMB)

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE TOWN OF NORTH HEMPSTEAD TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 159-17(AS)

63. **RESOLUTION NO. 122-2017**

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE TOWN OF HEMPSTEAD TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 160-17(AS)

64.

RESOLUTION NO. 123-2017

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE TOWN OF OYSTER BAY TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 161-17(AS) A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE TOWN OF OYSTER BAY TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 162-17(AS)

RESOLUTION NO. 125-2017

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE CITY OF LONG BEACH TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 163-17(AS)

67.

RESOLUTION NO. 126-2017

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE CITY OF LONG BEACH TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 201-17(AS)

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE TOWN OF HEMPSTEAD TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 202-17(AS)

69. **RESOLUTION NO. 128-2017**

A RESOLUTION TO AUTHORIZE THE COUNTY ASSESSOR AND/OR THE COUNTY TREASURER AND/OR THE RECEIVER OF TAXES OF THE TOWN OF OYSTER BAY TO PARTIALLY EXEMPT FROM THE REAL PROPERTY TAXATION CERTAIN REAL PROPERTIES SITUATED IN VARIOUS SCHOOL DISTRICTS, ASSESSED TO DESIGNATED OWNERS APPEARING ON THE ASSESSMENT ROLLS FOR THE SPECIFIED SCHOOL AND/OR COUNTY YEARS PURSUANT TO THIS RESOLUTION; PURSUANT TO THE REAL PROPERTY TAX LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 203-17(AS)

70.

RESOLUTION NO. 129-2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A GRANT AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE DEPARTMENT OF PARKS, RECREATION AND MUSEUMS AND THE VILLAGE OF ROSLYN IN CONNECTION WITH THE 2006 ENVIRONMENTAL BOND ACT. 205-16(PK)

THE FOLLOWING ITEMS WERE ADDED TO THE CALENDAR ON MAY 26, 2017

71. **<u>RESOLUTION NO. 130-2017</u>**

A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT AND THE GOVERNOR TO APPROVE AN ACT PROVIDING DISABILITY BENEFITS FOR SHERIFFS, DEPUTY SHERIFFS, UNDERSHERIFFS AND CORRECTION OFFICERS. 217-17(OMB)

72. **RESOLUTION NO. 131-2017**

A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT AND THE GOVERNOR TO APPROVE AN ACT PROVIDING DISABILITY BENEFITS FOR AMBULANCE MEDICAL TECHNICIAN SUPERVISORS, AMBULANCE MEDICAL TECHNICIAN COORDINATORS AND AMBULANCE MEDICAL TECHNICIANS. 218-17(OMB)

73. **RESOLUTION NO. 132-2017**

A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT AND THE GOVERNOR TO APPROVE AN ACT PROVIDING ACCIDENTAL DISABILITY BENEFITS FOR CHIEF FIRE MARSHALS, ASSISTANT CHIEF FIRE MARSHALS, DIVISION SUPERVISING FIRE MARSHALS, SUPERVISING FIRE MARSHALS, FIRE MARSHALS AND FIRE MARSHAL TRAINEES. 220-17(OMB)

74. **<u>RESOLUTION NO. 133-2017</u>**

A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT AND THE GOVERNOR TO APPROVE AN ACT EXTENDING THE AUTHORITY OF THE COUNTY OF NASSAU TO IMPOSE ADDITIONAL SALES AND COMPENSATING USE TAXES, AND EXTEND LOCAL GOVERNMENT ASSISTANCE PROGRAMS IN NASSAU COUNTY. 221-17(OMB)

75. **<u>RESOLUTION NO. 134-2017</u>**

A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT AND THE GOVERNOR TO APPROVE AN ACT EXTENDING THE AUTHORITY OF THE COUNTY OF NASSAU TO IMPOSE HOTEL AND MOTEL TAXES. 222-17(OMB)

THE FOLLOWING ITEMS WERE ADDED TO THE CALENDAR ON MAY 30, 2017

76. **ORDINANCE NO. 72-2017**

AN ORDINANCE AMENDING AN ORDINANCE ALLOWING TERMINATION PAY TO BE PAID IN A SINGLE INSTALLMENT FOR CERTAIN OFFICERS AND EMPLOYEES. 216-17 (OMB)

77. **ORDINANCE NO. 73-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$2,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 225-17(PW)

78. **<u>RESOLUTION NO. 135-2017</u>**

A RESOLUTION DECLARING A CAPITAL BUDGET EMERGENCY PURSUANT TO §310(D) OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 226-17(AT)

79. **ORDINANCE NO. 74-2017**

AN ORDINANCE TO AMEND ORDINANCE NO. 13-2016, ADOPTING THE CAPITAL BUDGET FOR THE YEAR TWO THOUSAND SIXTEEN FOR THE COUNTY OF NASSAU, CORRESPONDING TO THE FIRST YEAR OF THE FOUR YEAR CAPITAL PLAN, PURSUANT TO THE PROVISIONS OF SECTION 310 OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 224-17 (PW)

80. **ORDINANCE NO. 75-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$2,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 223-17(PW)

THE FOLLOWING ITEMS MAY BE UNTABLED

ORDINANCE NO. 14-2016

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS SPECIFIED HEREIN WITHIN THE COUNTY OF NASSAU, AUTHORIZING \$74,986,552 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SAID EXPENDITURE, AND MAKING CERTAIN DETERMINATIONS PURSUANT TO THE STATE ENVIRONMENTAL QUALITY REVIEW ACT, PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 49-16(PW)

82. **ORDINANCE NO. 15-2016**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$164,283,342.78 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SAID EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 50-16(PW)

83.

81.

RESOLUTION NO. 140-2016

A RESOLUTION DECLARING A CAPITAL BUDGET EMERGENCY PURSUANT TO §310(D) OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 306-16(AT)

84. **ORDINANCE NO. 17-2017**

A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECTS IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$2,000,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 103-17(PW) NOTICE IS HEREBY GIVEN that the Nassau County Executive has executed the following personal service contracts, copies of which are on file with the Office of the Clerk of the Nassau County Legislature. These contracts are listed for informational purposes only.

County of Nassau acting on behalf of Human Services, Office of Mental Health, CD & DDS and South Shore Child Guidance Association, Inc. RE: Comm. Support/Art. 28 & 31. \$1,021,967.00. ID# CQHS17000126.

County of Nassau acting on behalf of Human Services, Office of Mental Health, CD & DDS and Family & Children's Association. RE: OMH Grant. \$20,449.00. ID# CLHS16000061.

County of Nassau acting on behalf of Human Services, Office of Mental Health, CD & DDS and Nassau Suffolk Law Services Committee, Inc. RE: Advocacy/Support. \$212,624.00. ID# CQHS17000134.

County of Nassau acting on behalf of Human Services, Office of Mental Health, CD & DDS and North Shore Child & Family Guidance Association, Inc. RE: Community Based MH (Local Assistance). \$50,100.00. ID# CQHS17000114.

County of Nassau acting on behalf of Human Services, Office for the Aging and The Salvation Army. RE: Home Delivered Meals (WIN). \$65,876.00. ID# CQHS16000030.

County of Nassau acting on behalf of Office of Community Development and Manorhaven Village. RE: CDBG. \$200,000.00. ID# CLHI17000005.

County of Nassau acting on behalf of Office of Community Development and Family & Children's Association. RE: ESG/CDBG. \$156,593.00. ID# CQHI16000015.

County of Nassau acting on behalf of Office of Community Development and LI Conservatory of Music. RE: CDBG. \$35,000.00. ID# CQHI17000008.

County of Nassau acting on behalf of Office of Community Development and Hempstead Village. RE: CDBG. \$.00 ID# CQHI17000004 County of Nassau acting on behalf of Social Services and Annie Marie Bryant. RE: Adult Foster Home. \$.03. ID# CQSS17000017.

County of Nassau acting on behalf of Social Services and Eunise Franklin. RE: Adult Foster Home. \$.03. ID# CQSS17000019.

County of Nassau acting on behalf of Social Services and Martine Debrosse-Campbell. RE: Adult Foster Home. \$.03. ID# CQSS16000044.

County of Nassau acting on behalf of Human Services, Office of Youth Services and Hempstead Hispanic Civic Association, Inc. RE: Youth Development. \$32,770.00. ID# CQHS17000121.

County of Nassau acting on behalf of Parks, and Axis Security & Patrol. RE: Professional. \$15,000.00. ID# CLPK17000002.

County of Nassau acting on behalf of Social Services and Paulette Julien. RE: Adult Foster Home. \$.03. ID# CQSS17000016.

County of Nassau acting on behalf of Social Services and Economic Opportunity Commission (EOC) of Nassau County, Inc. RE: Employment Services. \$150,813.00. ID# CLSS17000024.

County of Nassau acting on behalf of Social Services and Family & Children's Association (FCA). RE: Preventive Services. \$409,342.00. ID# CLSS17000004.

County of Nassau acting on behalf Human Services and The Hispanic Brotherhood of Rockville Center, Inc. RE: Congregate Meals. \$15,000.00. ID# CQHS17000037.

County of Nassau acting on behalf of Human Services, Office of Mental Health, CD & DDS and Family & Children's Association. RE: Substance Abuse Treatment /Prevention. \$41,994.00. ID# CLHS16000030.

County of Nassau acting on behalf of Human Services, Office of Mental Health, CD & DDS and South Shore Child Guidance Association, Inc. RE: Community Base MH (Local Assistance). \$50,100.00. ID# CQHS17000125.

County of Nassau acting on behalf of Human Services, Office for the Aging and Catholic Charities of the Diocese of Rockville Centre.

RE: Congregate Meals/Family Caregiver. \$661,457.00. ID# CQHS17000044.

County of Nassau acting on behalf of Human Services, Office for the Aging and Herricks Union Free School District. RE: Congregate Meals/Family Caregiver. \$186,634.00. ID# CQHS17000043.

County of Nassau acting on behalf of Human Services – Office of Youth Services and Tempo Youth Services, Inc. RE: Youth Development. \$30,875.00. ID# CQHS17000142.

County of Nassau acting on behalf of Human Services – Office of Youth Services and La Fuerza Unida. RE: Youth Development/Delinquency Program. \$133,866.00. ID# CQHS17000145.

County of Nassau acting on behalf of Human Services – Office of Youth Services and Time Out Club of Hempstead, Inc. RE: Youth Development. \$176,540.00. ID# CQHS17000160.

County of Nassau acting on behalf of Human Services – Office of Youth Services and Association for the Community Parent Center, Inc. RE: Youth Development. \$10,000.00. ID# CQHS17000101.

County of Nassau acting on behalf of Office of Community Development and Malverne. Village. RE: CDBG. \$50,000.00. ID# CQHI17000004.

County of Nassau acting on behalf of Office of Community Development and Community Mainstreaming Associates. RE: CDBG. \$35,000.00. ID# CQHI17000010.

County of Nassau acting on behalf of Office of Community Development and Long Beach City. RE: CDBG. \$404,000.00. ID# CQHI17000013.

THE NASSAU COUNTY LEGISLATURE WILL CONVENE NEXT COMMITTEE MEETINGS MONDAY JUNE 5, 2017 at 1:00PM AND FULL LEGISLATURE MEETING MONDAY JUNE 19, 2017 at 1:00PM



Nassau

Office of Purchasing

Staff Summary A-17-2017

S	Subject: Police P	istols				Date:	······································		
(S/B # 68052-04	126-02	9, BPNC160	000111)	March 15,	2017		
Γ	Department:					Vendor Na	me:		
	Office of Purchasing				Atlantic Tactical, Inc.				
Γ	Department Head Name:			Contract Number					
<u>∧_</u> E	Eric Naughton					A-17-2017			
Γ	Department Head Signature			Contract Manager Name					
	AA LICAA			Anette Sullivan, Buyer					
	1/1AAAA	-//AM	//						
1	1009 -	Jur	/		<u></u>				
Ľ	`Prop	osed Leg	gislative Act	ion			Interna	l Approvals	
	То	Date	Approval	Info	Other	Date & Init.	Approval	Date & Init. //7	Approval
	Assgn						Dept. Head	5/24/201	Counsel to
	Comm			1				1.2	C.È.
	Rules						Budget	Slia/10 Sta	County Atty.
	Comm						/	1 1 1 1	
	Full Leg					Shal-la	Deputy		County Exec.
					1 1		C.E.		

Narrative

Purpose: To notify the Rules Committee that the funding for Blanket Purchase Order BPNC16000111 for Police Pistols for the Nassau County Police Academy has reached a level that requires oversight by said committee.

Discussion: This Blanket Purchase Order has been in effect since June 1, 2016 and based on 2016 usage has reached a spending level that requires oversight. The solicitation was advertised in Newsday and posted to the Nassau County Solicitation Board where four (4) vendors viewed the bid documents. One (1) bid was received.

Impact on Funding: Estimated annual usage exceeding One Hundred Thousand Dollars (\$100,000.00) from 2017 general operating funds.

Recommendation: Office of Purchasing recommends approving oversight of funding for this Blanket. Purchase Order with Atlantic Tactical, Inc. as the lowest responsible bidder meeting specifications.

APPROVED: NSUR Ĩ ÷. 21 :21 cl h2 XW UNZ YINDO UASSAN BAUTAJZIOB LEHT PC MAR 13 1.1.20 03A(2010

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COUNTY OF NASSAU

INTER – DEPARTMENTAL MEMO

TO: CLERK OF THE COUNTY LEGISLATURE

A-17-2017

FROM: MICHAEL SCHLENOFF ACTING DIRECTOR OFFICE OF PURCHASING

DATE: MARCH 20, 2017

SUBJECT: RESOLUTION-NASSAU COUNTY POLICE ACADEMY

THIS RESOLUTION IS RECOMMENDED BY THE DIRECTOR, OFFICE OF PURCHASING TO APPROVE OVERSIGHT FOR A BLANKET PURCHASE ORDER IN THE ESTIMATED ANNUAL USAGE TO EXCEED ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) ON BEHALF OF THE NASSAU COUNTY POLICE ACADEMY TO <u>ATLANTIC TACTICAL, INC</u>. MEETING SPECIFICATIONS FOR PISTALS FOR NASSAU COUNTY POLICE ACADEMY.

THE ABOVE DESCRIBED DOCUMENT ATTACHED HERETO IS FORWARDED FOR YOUR REVIEW AND APPROVAL AND SUBSEQUENT TRANSMITTAL TO THE RULES COMMITTEE FOR INCLUSION IN ITS AGENDA.

ERIC NAUGHTON DCE SHARED SERVICES

MS: br

ENCL: (1) STAFF SUMMARY

- (2) DISCLOSURE STATEMENT
 - (3) RESOLUTION

(4) BID SUMMARY

(5) BID PROPOSAL

(6) CERTIFICATE OF LIABILITY

(7) RECOMMENDATION OF AWARD

(8) POLITICAL CONTRIBUTION FORM



RULES RESOLUTION 2017

A RESOLUTION AUTHORIZING THE DIRECTOR OF NASSAU COUNTY OFFICE OF PURCHASING TO REQUEST OVERSIGHT OF A CONTRACT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF NASSAU COUNTY POLICE ACADEMY AND <u>ATLANTIC TACTICAL, INC.</u>

WHEREAS, the County of Nassau on behalf of the NASSAU COUNTY OFFICE OF PURCHASING has received competitive bids #68052-04126-029 for Police Pistols for the Nassau County Police Academy as more particularly described in the bid document; and

WHEREAS, the Director of Purchasing is representing to the Rules Committee that the firm, <u>ATLANTIC TACTICAL, INC</u>. submitted the lowest responsible bid and meets all specifications for the product described in the said contract as determined by the Director of the Office of Purchasing; and

WHEREAS, the Director is representing to the Rules Committee that the firm <u>ATLANTIC</u> <u>TACTICAL, INC.</u> has reached a level of spending requiring oversight by the Rules Committee as determined by the Director of the Office of Purchasing.

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the Director, Office of Purchasing to approve oversight of funding under a Blanket Purchase Order with <u>ATLANTIC</u> <u>TACTICAL, INC.</u>



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vender or any corporate officers of the vender provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

No .

Dated: 05/08/2017

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2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Vendor:	Atlantic Ta	ctical, Inc.	
			· ,
Signed:	\mathcal{L}	P	

Print Name: Sean Conville

Title: President

Rev. 3-2016

Page 1 of 4



COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

IONE	IE	
		······
L	List whether and where the person/organizat	ion is registered as a Johnvist (e.g. Nassa

County, New York State):

NONE

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

NONE

Rev. 3-2016

Page 2 of 4

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4. Describe lobbying activity conducted, or to be conducted, in Nassau County, and identif- client(s) for each activity listed. See page 4 for a complete description of lobbying activities.
NONE
5. The name of persons, organizations or governmental entities before whom the lobbyist expects to lobby:
NONE

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Rev. 3-2016

Page 3 of 4

6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby, separately attach such a written authorization from the client.

7. During the previous year, has the lobbyist/lobbying organization or any of its corporate officers provided campaign contributions pursuant to the New York State Election Law to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee? If none, you must so state:

NONE		······································	
<u></u>	<u></u>	· · · · · · · · · · · · · · · · · · ·	

I understand that copies of this form will be sent to the Nassau County Department of Information Technology ("IT") to be posted on the County's website.

I also understand that upon termination of retainer, employment or designation I must give written notice to the County Attorney within thirty (30) days of termination.

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees listed above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 04/27/2017

Signed:

Print Name:

Title:

Sean Conville

President

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PROPOSAL 68052-04126-029

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Sean Conville					
	Date of birth 05 / 28 / 1972					
	Home address 2380 Wood Stream Way					
	City/state/zipEnola, PA 17025					
	Business address _ 763 Corporate Circle					
	City/state/zip <u>New Cumberland, PA 17070</u>					
	Telephone717-774-3339					
	Other present address(es) See attached list of business addresses					
	City/state/zlp					
	Telephone					
	List of other addresses and telephone numbers attached					
2.	Positions held in submitting business and starting date of each (check all applicable)					
	President <u>01 / 20 / 2015</u> Treasurer / /					
	Chairman of Board/ Shareholder/ //					
	Chief Exec. Officer / / / Secretary / / /					
	Chief Financial Officer/ Partner/ /					

Vice President ____/ ___ /___/

(Other)

- Do you have an equity interest in the business submitting the questionnaire? NO <u>x</u> YES _____ If Yes, provide details.
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO <u>X</u> YES _____ If Yes, provide details.
- 6. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO <u>X</u> YES ____; If Yes, provide details.
- Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO <u>x</u> YES <u>If Yes</u>, provide details.

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BIDDER SIGN HERE		President
	BIDDER	TITLE



<u>Corporate Address</u> 763 Corporate Circle New Cumberland, PA 17070 <u>Corporate Retail Location</u> 772 Corporate Circle New Cumberland, PA 17070

Philadelphia PA Retail Location

7970 State Road Philadelphia, PA 19136

New Jersey Retail Location

14 Worlds Fair Drive

Unit H

Somerset, NJ 08873

New York Retail Location

72-25 Queens Blvd

Woodside, NY 11377

Massachusetts Retail Location

379 University Ave Westwood, MA 02090

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PROPOSAL 68052-04126-029

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - Been debarred by any government agency from entering into contracts with that agency?
 NO
 X YES ______ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO <u>X</u> YES _____ If Yes, provide details for each such instance.
 - c. Been derived the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO <u>X</u> YES _____ If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO X YES If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? NO <u>X</u> YES ____ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO <u>X</u> YES <u>If Yes, provide details</u> for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO <u>X</u> YES _____ If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO <u>X</u> YES _____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE	BIDDER	President TITLE

OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

FORMAL SEALED BID PROPOSAL 68052-04126-029

prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO X YES If Yes, provide details for each such investigation.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO <u>x</u> YES If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO <u>x</u> YES _____ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES If Yes, provide details for each such year.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

President BIDDER SIGN HERE TITLE BIDDER

FORMAL SEALED BID PROPOSAL 68052-04126-029

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Sean Conville</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

to before me this 21st day of April 20 17 Sworn

Commonwealth of Pennsylvania

Notarial Seai CYNTHIA M SNEATH – Notary Public Springettsbury TWP, York County My Commission Expires Feb 14, 2021

Atlantic Tactical, Inc. Name of submitting business

Sean Conville Print name

Signature

President Title

<u>04 / 21 / 2017</u> Date

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER

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President

FORMAL SEALED BID PROPOSAL 68052-04126-029

TITLE

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name_Julio_Salvador	
	Date of birth <u>11 / 27 / 1966</u>	
	Home address 944 Alhambra Drive South	
	City/state/zip_Jacksonville, FL 32207	
	Business address 13386 International Parkway	
۰.	City/state/zip Jacksonville, FL 32218	
	Telephone (800_ 347-1200	
	Other present address(es)	
	City/state/zip	
	Telephone	
	List of other addresses and telephone numbers attached	
2.	Positions held in submitting business and starting date of each (check all applicable)	
	Prèsident /// Treasurer ////	
	Chairman of Board//Shareholder//	
	Chief Exec. Officer / / Secretary 01 / 20 / 2015	
	Chlef Financial Officer/ / Partner/ /	
	Vice President/ //	
	(Other)	
3.	Do you have an equity interest in the business submitting the questionnaire? NO <u>x</u> YES if Yes, provide details.	
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any contribution made in whole or in part between you and the business submitting the quest YES If Yes, provide details.	other type of lonnaire? NO <u>X</u>
5.	Within the past 3 years, have you been a principal owner or officer of any business or no organization other than the one submitting the questionnaire? NO YES <u>X</u> ; If Yes, See Attached	provide details.
6.	Has any governmental entity awarded any contracts to a business or organization listed i past 3 years while you were a principal owner or officer? NO YES X If Yes, pro See Attached	n Section 5 in the vide details.
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		*teritarium.
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FORMAL SEALED BID PROPOSAL 66052-04126-029

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO X YES If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO <u>X</u> YES _____ If Yes, provide defails for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO <u>X</u> YES <u>IF</u> If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bld or propose on contract? NO <u>X</u> YES ____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES", if you need more space, photocopy the appropriate page and attach it to the guestionnaire.)
 - a) is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO <u>X</u> YES _____ If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO <u>X</u> YES If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO <u>X</u> YES _____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local

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FORMAL SEALED BID PROPOSAL 68052-04126-029

prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO <u>X</u> YES _____ If Yes, provide details for each such investigation.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO X YES If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 fax years, have you falled to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO <u>X</u> YES <u>If Yes</u>, provide details for each such year.

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FORMAL SEALED BID PROPOSAL 68052-04126-029

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Julio Salvador</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and bellef; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 14"day of April 2017

pn W. Slean

Notary Pub



Allantic Tactical, Inc. Name of submitting business

Julio Salvador Print pame cheedo Sígnatŭre Sedretary Title 2017 04 14 Date

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Atlantic Tactical, Inc. SUPPLEMENT TO THE ADDITIONAL INFORMATION REQUIRED – DISCLOSURE FORMS FORMAL SELAED BID 68052-04125-029 PRINCIPAL QUESTIONNAIRE FOR JULIO SALVADOR

<u>Question 5 – Within the past three (3) years, have you been a principal owner or officer of any entity</u> other than the one submitting the questionnaire?

Atlantic Tactical, Inc. (Submitting Vendor) 763 Corporate Circle New Cumberland, Pennsylvania 17070 23-2082171 Secretary 01/20/2015 to Present

Safariland, LLC 13386 international Parkway, Jacksonville, FL 32218 (904) 741-1728 59-2044869 Secretary 07/27/2012 to Present

Safariland Global Sourcing, LLC 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728 20-8130578 Secretary 07/27/2012 to Present

Mustang Survival Holdings, Inc. 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728 91-1981228 Secretary 03/22/2013 to Present

Mustang Survival, Inc. 1215 Old Fairhaven Parkway, Suite C, Beilingham, WA 98225 (904) 741-1728 91-1243683 Secretary 03/22/2013 to Present

Mustang Survival Mfg, Inc. 190 General Woods Drive, Spencer, WV 25276 (904) 741-1728 55-0767578 Secretary 03/22/2013 to Present

Sencan Holdings, LLC 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728 46-39668866 Secretary 08/30/2013 to Present

March 2017

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Med-Eng, LLC 103 Tulloch Drive, Ogdensburg, NY 13669 (904) 741-1728 20-1942573 Secretary 09/20/2013 to Present

Tactical Command Industries, Inc. 2150 Elkins Way, Brentwood, CA 94513 (904) 741-1728 68-0468274 Secretary 09/30/2013to Present

Mustang Survival ULC 7525 Lowland Drive, Burnaby, British Columbia, Canada V5J 5L1 (904) 741-1728 890436165 RCO004 (Canada) / FEIN: 98-1110237 (US) Secretary 04/18/2013to Present

Sencan Limited 20-22 Bedford Row, London (904) 741-1728 Company Number: 8667034 Secretary 08/30/2013 to Present

Med-Eng Holdings ULC 2400 St. Laurent Blvd., Ottawa, Ontario, K1G 6C4 Canada (904) 741-1728 845579770 RC 0001 (Canada) Secretary 10/01/2014to Present

Vievu, LLC 645 Elliott Avenue W, Suite #370, Seattle, WA 98119 888-285-4548 26-0720799 Secretary 06/25/2015 to Present

Safariland Distribution, LLC 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728 N/A Secretary 10/30/2015 to Present

Rogers Holster Co., LLC 3041 Faye Road, Jacksonville, Florida 32226 (904) 646-0141 51-0468817 Secretary 09/29/2015to 12/31/2016 HoisterOps, LLC 3041 Faye Road, Jacksonville, Florida 32226 (904) 646-0141 51-0468817 Secretary 09/25/2015 to 12/31/2016

GH Armor Systems, Inc. 1 Sentry Drive, Dover, TN 37058 (866) 290-5940 Secretary 12/22/2016 to Present

Lawmen's Distribution, LLC 3319 Anvil Place, Raleigh, North Carolina 27603 (919) 779-6141 47-5281115 Secretary 10/30/2015 to Present

United Uniform Distribution, LLC 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728 81-0867283 Secretary 12/15/2015 to Present

TSG UK Investment Holdings Limited 20-22 Bedford Row, London, United Kingdom, WC1R 4JS Secretary 11/14/2016 to Present

<u>Question 6 – Has any governmental agency awarded any contracts to a business or organization listed in</u> <u>Section 5 in the past 3 years while you were a principal owner or officer</u>?

The companies listed in Section 5 have had in excess of 50 contracts with state and local government agencies in the past 3 years.

FORMAL SEALED BID PROPOSAL 68052-04126-029

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Scott Harris
	Date of birth <u>10 / 05 / 1951</u>
	Home address 87 Sea Winds Lane East
	City/state/zip_Ponte Vedra Beach, FL 32082
	Business address 13386 International Parkway
	City/state/zipJacksonville, FL 32218
	Telephone (800) 347-1200
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)
	President / / Treasurer / /
	Chairman of Board/ Shareholder//
	Chief Exec. Officer// Secretary//
	Chief Financial Officer_08_/16_/2016Partner//
	Vice President//
	(Other)
3.	Do you have an equity interest in the business submitting the questionnaire? NO <u>x</u> YES If Yes, provide details.
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO \underline{X} YES If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO YES X; If Yes, provide details. See Attached
6.	Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES X If Yes, provide details. See Attached
A	LL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.
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•	BIDDER TITLE

FORMAL SEALED BID PROPOSAL 68052-04126-029

TITLE

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO <u>X</u> YES If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO_X_ YES _____ If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO X YES If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO <u>X</u> YES If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES", if you need more space, photocopy the appropriate page and attach it to the guestionnaire.)
 - a) Is there any felony charge pending against you? NO X YES ..., If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO <u>X</u> YES _____ If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO X YES _____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local

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FORMAL SEALED BID PROPOSAL 68052-04126-029

prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 57 NO \underline{X} YES _____ If Yes, provide details for each such investigation.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO X YES If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES _____ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO <u>X</u> YES If Yes, provide details for each such year.

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CERTIFICATION

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I, <u>Scott Harris</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and bellef; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and bellef. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 17th day of April 2017

yr W. Sloan

Notary Public

NY PUG NY

Atlantic Tactical, Inc. Name of submitting business

Scott Harris

Print name

Signature

Chief Financial Officer

Title

0417 2017 Date

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President TITLE

ATTACHMENT 1

Atlantic Tactical, Inc. - SUPPLEMENT TO THE ADDITIONAL INFORMATION REQUIRED – DISCLOSURE FORMS – FORMAL SELAED BID 68052-04126-029 PRINCIPAL QUESTIONNAIRE FOR SCOTT F. HARRIS

Question 5 – Within the past three (3) years, have you been a principal owner or officer of any entity other than the one submitting the questionnaire?

Entity:	Atlantic Tactical, LLC (Submitting Vendor)
Address:	772 Corporate Cir, New Cumberland, PA, 17070-2349
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Chief Financial Officer
Associated Dates:	October 26, 2016 – Present
Entity:	Maui Acquisition Corp.
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	38-3873146
Title:	Chief Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Safariland Global Sourcing, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	20-8130578
Title:	Chief Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Safarlland Internacional, S.A. de C.V.
Address:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465
Telephone Number:	(664) 134-4700
EIN/TIN/SSN:	SIN971030H82
Title:	Chief Financial Officer
Associated Dates:	05/20/2016-present
Entity:	Vievu, LLC
Address:	645 Elliott Ave., Suite #370, Seattle, WA 98119
Telephone Number:	(888) 285-4548
EIN/TIN/SSN:	26-0720799
Title:	Chief Financial Officer
Associated Dates:	05/25/2015-present
Entity:	Horsepower, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	46-2087204
Title:	Chlef Financial Officer
Associated Dates:	09/01/2014-present

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Entity:	Mustang Survival Holdings, Inc.
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	91-1981228
Title:	President
Associated Dates:	09/01/2014-present
Entity:	Mustang Survival, Inc.
Address:	1215 Old Fairhaven Parkway, Suite C, Bellingham, WA 98225
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	91-1243683
Title:	Chief Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Mustang Survival Mfg, Inc.
Address:	190 General Woods Drive, Spencer, WV 25276
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	55-0767578
Title:	Chief Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Sencan Holdings, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	46-3966866
Title:	Chief Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Med-Eng, LLC
Address:	103 Tulloch Drive, Ogdensburg, NY 13669
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	20-1942573
Title:	Chlef Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Tactical Command Industries, Inc.
Address:	2150 Elkins Way, Brentwood, CA 94513
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	68-0468274
Title:	Chief Financial Officer
Associated Dates:	09/01/2014-present
Entity:	Med-Eng Holdings ULC
Address:	2400 St. Laurent Blvd., Ottawa, Ontario, K1G 6C4 Canada
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	84557 9770 RC 0001 (Canada)
Title:	Chief Financial Officer
Associated Dates:	10/01/2014-present

March2017

Entity:	Safariland, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-5400
EIN/TIN/SSN:	59-2044869
Title:	Chief Financial Officer
Associated Dates:	08/19/2014-present
Entity:	Safariland Distribution, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	N/A
Title:	Chief Financial Officer
Associated Dates:	10/30/2015-present
Entity:	Rogers Holster Co., LLC
Address:	3041 Faye Road, Jacksonville, Florida 32226
Telephone Number:	(904) 646-0141
EIN/TIN/SSN:	51-0468817
Title:	Chief Financial Officer
Associated Dates:	09/29/2015- December 31, 2016
Entity:	HolsterOps, LLC
Address:	3041 Faye Road, Jacksonville, Florida 32226
Telephone Number:	(904) 646-0141
EIN/TIN/SSN:	51-0468817
Title:	Chief Financial Officer
Associated Dates:	09/25/2015- December 31, 2016
Entity:	Lawmen's Distribution, LLC
Address:	3319 Anvil Place, Raleigh, North Carolina 27603
Telephone Number:	(919) 779-6141
EIN/TIN/SSN:	47-5281115
Title:	Chief Financial Officer
Associated Dates:	10/30/2015-present
Entity:	United Uniform Distribution, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	81-0867283
Title:	Chief Financial Officer
Associated Dates:	12/15/2015-present
Entity:	Atlantic Tactical of New Jersey, Inc.
Address:	14H World's Fair Drive, Somerset, NJ 08873
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Chief Financial Officer
Associated Dates:	October 26, 2016 – December 31, 2016

March2017

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Entity:GH Armor Systems, Inc.Address:1 Sentry Drive, Dover, TN 37058Telephone Number:(717) 774-3339EIN/TIN/SSN:20-4586657Title:Chief Financial OfficerAssociated Dates:December 22, 2016 – present

Question 6 – Has any governmental agency awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer?

The companies listed in Section 5 have had in excess of 50 contracts with state and local government agencies in the past 5 years.

FORMAL SEALED BID PROPOSAL 68052-04126-029

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in lnk. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Warren B. Kanders
	Date of birth 11/01/1957
	Home address 21 Dairy Road
	City/state/zip_Greenwich, CT 06830
	Business address One Landmark Square, Suite 1730
	City/state/zipStamford, CT 06901
	Telephone (203) 552-9600
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)
	President/ Treasurer/
	Chairman of Board / / Sharebolder / /

Chairman of Board		Shareholder	//	-
Chief Exec. Officer	<u> </u>	Secretary		
Chief Financial Officer		Partner		
Vice President/			//	
(Other) Director 0:	1/20/201	5		

- Do you have an equity interest in the business submitting the questionnaire? NO x YES _____ If Yes, provide details.
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO <u>X</u>YES _____ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO ____ YES X; if Yes, provide details.
- 6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES X If Yes, provide details.
 See Attached

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOOR	S UNLESS OTHERWISE SPECIFIED.
	President
BIDDER SIGN HEREBIDDER	TITLE

FORMAL SEALED BID PROPOSAL 68052-04126-029

NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES", if you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO <u>X</u> YES _____ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO X YES If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bld on a contract, including, but not limited to, failure to meet pre-qualification standards? NO <u>X</u> YES _____ If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO X YES _____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the guestionnaire.)
 - a) Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other orime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO <u>X</u> YES _____ If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO <u>X</u> YES _____ If Yes, provide details for each such occurrence.
- In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local

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prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO X YES If Yes, provide details for each such investigation.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO <u>X</u> YES <u>If</u> Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES If Yes, provide details for each such year.

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CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Warren B. Kanders</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 3^{rd} day of May 2017

Notary Public

PATRICIA BENNETT Notary Public, State of New York No. 01BE6202723 Qualified in Richmond County Commission Expires March 23

Atlantic Tactical, Inc. Name of submitting business

Warren B. Kanders

Print name

NAUN Shar

Signature

Director

Title

Date

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ATTACHMENT 1

Atlantic Tactical, Inc. SUPPLEMENT TO THE ADDITIONAL INFORMATION REQUIRED - DISCLOSURE FORMS FORMAL SELAED BID 68052-04126-029 PRINCIPAL QUESTIONNAIRE FOR WARREN B. KANDERS

Question 5 – Within the past three (3) years, have you been a principal owner or officer of any entity other than the one submitting the questionnaire?

Entity:	Atlantic Tactical, Inc. (Submitting Vendor)
Address:	772 Corporate Cir, New Cumberland, PA, 17070-2349
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Director
Associated Dates:	01/20/2015 – Present
Entity:	Maui Acquisition Corp.
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	38-3873146
Title:	Director/CEO
Associated Dates:	01/27/2012 - Present
Entity:	Safariland Global Sourcing, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	20-8130578
Title:	CEO/Manager
Associated Dates:	07/27/2012 - Present
Entity:	Vievu, LLC
Address:	645 Eiliott Ave., Suite #370, Seattle, WA 98119
Telephone Number:	(888) 285-4548
EIN/TIN/SSN:	26-0720799
Title:	Manager
Associated Dates:	06/25/2015 - Present
Entity:	Horsepower, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	46-2087204
Title:	Manager & CEO
Associated Dates:	03/21/2013 - Present
Entity:	Mustang Survival Holdings, Inc.
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	91-1981228
Title:	Director/CEO
Associated Dates:	03/22/2013 - Present

Entity:	Mustang Survival, Inc.
Address:	1215 Old Fairhaven Parkway, Suite C, Bellingham, WA 98225
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	91-1243683
Title:	Director/CEO
Associated Dates:	03/22/2013 - Present
Entity:	Mustang Survival Mfg, Inc.
Address:	190 General Woods Drive, Spencer, WV 25276
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	55-0767578
Title:	Director/CEO
Associated Dates:	03/22/2013 - Present
Entity:	Sencan Holdings, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	46-3966866
Title:	Manager/CEO
Associated Dates:	08/30/2013 - Present
1 6 i fa	Med-Eng, LLC
Entity:	103 Tulloch Drive, Ogdensburg, NY 13669
Address:	(904) 741-1728
Telephone Number:	
EIN/TIN/SSN:	20-1942573
Title:	Manager/CEO
Associated Dates:	09/20/2013 - Present
Entity:	Tactical Command Industries, Inc.
Address:	2150 Elkins Way, Brentwood, CA 94513
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	68-0468274
Title:	Director/CEO
Associated Dates:	09/01/2014 - Present
Entity:	Med-Eng Holdings ULC
Address:	2400 St. Laurent Bivd., Ottawa, Ontario, K1G 6C4 Canada
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	84557 9770 RC 0001 (Canada)
Title:	Director/CEO
Associated Dates:	09/20/2013 - Present
Entity:	Safariland, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-5400
EIN/TIN/SSN:	59-2044869
Title:	Director/CEO
Associated Dates:	07/27/2012 - Present

Entity:	Safariland Distribution, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	N/A
Title:	Manager
Associated Dates:	10/30/2015 - Present
Entity:	Rogers Holster Co., LLC
Address:	3041 Faye Road, Jacksonville, Florida 32226
Telephone Number:	(904) 646-0141
EIN/TIN/SSN:	51-0468817
Title:	Manager
Associated Dates:	09/29/2015 - December 31, 2016
Entity:	HolsterOps, LLC
Address:	3041 Faye Road, Jacksonville, Florida 32226
Telephone Number:	(904) 646-0141
EIN/TIN/SSN:	51-0468817
Title:	Manager
Associated Dates:	09/25/2015- December 31, 2016
Entity:	Lawmen's Distribution, LLC
Address:	3319 Anvil Place, Raleigh, North Carolina 27603
Telephone Number:	(919) 779-6141
EIN/TIN/SSN:	47-5281115
Title:	Manager
Associated Dates:	10/30/2015 - Present
Entity:	United Uniform Distribution, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	81-0867283
Title:	Manager
Assoclated Dates:	12/15/2015 - Present
Entity:	Atlantic Tactical of New Jersey, Inc.
Address:	14H World's Fair Drive, Somerset, NJ 08873
Telephone Number;	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Director
Associated Dates:	01/20/2015 – 12/31/2016
Entity:	GH Armor Systems, Inc.
Address:	1 Sentry Drive, Dover, TN 37058
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Director
Associated Dates:	12/22/2016 – Present

Entity:	Pacific Safety Products, Inc.
Address:	124 Fourth Avenue, Arnprior, ON K7S 0A9
Telephone Number:	(613) 623-6001
EIN/TIN/SSN:	20-4586657
Title:	Director
Associated Dates:	12/22/2016 - Present
Associated Dates.	
Entity:	TSG UK Investment Holdings Limited
Address:	20-22 Bedford Row, London, United Kingdom, WC1R 4JS
Title:	Director
	11/14/2016 – Present
Associated Dates:	T1/14/2010 - Hosen
Entity:	Mustang Survival ULC
Address:	7525 Lowland Drive, Burnaby, British Columbia, Canada VSJ 5L1
Telephone Number:	(904) 741-1728
	TIN: 89043 6165 RC0004 (Canada) / FEIN: 98-1110237 (US)
EIN/TIN/SSN:	
Title:	CEO
Associated Dates:	04/18/2013-present
Entity:	Sencan Limited
Address:	20-22 Bedford Row, London
	(904) 741-1728
Telephone Number:	Company Number: 8667034
EIN/TIN/SSN:	
Title:	CEO
Associated Dates:	08/28/2013-present
Entity:	Black Diamond, Inc. (formerly Clarus Corporation)
Address:	2084 East 3900 South, Salt Lake City, UT 84212
Telephone Number:	(801) 278-5552
-	58-1972600
EIN/TIN/SSN:	Executive Chairman
Title:	
Associated Dates:	June 2002 - present
Entity:	Kanders and Company, Inc.
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	52-1688952
Title:	President and Stockholder
	November 1989 - present
Associated Dates:	(ACAEWINEL TOP) - breacht
Entity:	Kanders Aviation, LLC
Address:	One Landmark Square, Sulte 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	81-0557090
Title:	President
Associated Dates:	May 2002 - present
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Entity:	Kanders GMP Holdings, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	26-2123983
Title:	President and Member
Associated Dates:	March 2008 – present
Entity:	Kanders SAF, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	45-5111361
Title:	Member
Associated Dates:	April 2012- present
Entity:	Langer Partners LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	06-1604198
Title:	Member
Associated Dates:	December 2000 - present
Entity:	Maui Holdings, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	80-0824005
Title:	President
Associated Dates:	June 2012 – present
Entity:	Sunny Hill LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	83-0501079
Title:	Member
Associated Dates:	December 2007 - present
Entity:	Kanders CCP Holdings, LLC
Address:	One Landmark Square, Sulte 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	26-1539767
Title:	Member
Associated Dates:	December 2007 - present

Entity:	Kanders Florida Holdings Inc.
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	58-2210921
Title:	President and Stockholder
Associated Dates:	December 1995 – present
Entity:	Kanders LM, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	26-1738101
Title:	Member
Associated Dates:	January 2008 - present
Entity:	MH2009, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	27-1278414
Title:	Member
Associated Dates:	November 2009 - present
Entity:	Three Trees LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	20-3493395
Title:	Member
Associated Dates:	February 2006 - present
Entity:	Chapparal Five LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	26-2842849
Title:	Member
Assoclated Dates:	June 2008 – Present
Entity:	MS 4610 LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	26-2401810
Title:	Member
Associated Dates:	April 2008 – Present

Entity: Address: Telephone Number: EIN/TIN/SSN:	The Ponds, LLC One Landmark Square, Suite 1730, Stamford, CT 06901 (203) 552-9600 26-2842757
Title:	Member
Associated Dates:	June 2008 – Present
Entity:	Clarus LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	27-5158858
Title:	Member
Associated Dates:	March 2011 – Present
	16 West 12 th Holdings LLC
Entity:	One Landmark Square, Suite 1730, Stamford, CT 06901
Address:	
Telephone Number:	(203) 552-9600 45-4551426
EIN/TIN/SSN:	45-4551420 Member
Title: Associated Dates:	January 2012 Present
Associated Dates:	Sandary 2012 - Tresent
Entity:	Kanders C3 Holdings, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	46-1426811
Title:	President
Associated Dates:	November 2012 - Present
Entity:	Kanders MK, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	47-3521545
Title:	Member
Associated Dates:	March 2015 – Present
f ^a na 21. ¹ 44 /14	MK Acquisition, LLC
Entity: Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
	(203) 552-9600
Telephone Number: EIN/TIN/SSN:	47-3575266
Title:	President
Associated Dates:	March 2015 – Present
	, , , , , , , , , , , , , , , , , , ,
Entity:	MK-K, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	37-1781032
Title:	President
Associated Dates:	March 2015 – Present

Entity: Address: Telephone Number: EIN/TIN/SSN:	Monticello Assocles LLC One Landmark Square, Suite 1730, Stamford, CT 06901 (203) 552-9600
Title:	Member
Associated Dates:	February 2015 – Present
Entity:	DHS Technologies Holding, LLC (formerly DHS Technologies Holding Corp.)
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	
Title:	President
Associated Dates:	December 2012 – Present
Entity:	DHS Technologies LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	20-1295972
Title:	Executive Chairman
Associated Dates:	December 2012 – Present
	DISC Contained 11 C
Entity:	DHS Systems LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	13-3862638
Title:	Executive Chairman
Associated Dates:	December 2012 – Present
Entity:	DHS Services Corp.
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	20-4404642
Title:	Executive Chairman
Associated Dates:	December 2012 Present
	Duranel Com Chaun Inc. (formerly PC Group Inc.)
Entity:	Personal Care Group, Inc. (formerly PC Group, Inc.) 245 Flfth Avenue, Suite 2201, New York, NY 10016
Address:	
Telephone Number:	(212) 687-3260
EIN/TIN/SSN:	11-2239561 Director
Title:	Director
Associated Dates:	November 2004 - present

Entity:	SBIDF, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	27-0592080
Title:	Manager
Associated Dates:	July 2009 - present
Entity:	Kanders Foundation, Inc.
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	65-0124714
Title:	Director
Associated Dates:	April 1989 - present
Entity:	Apogee 801 LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	81-5475113
Title:	Manager and member
Associated Dates:	February 2017 - present
Entity:	Kanders Carve, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	{203) 552-9600
EIN/TIN/SSN:	81-3738929
Title:	Manager and member
Assoclated Dates:	August 2016 - present
Entity:	Carve Designs Holdings, LLC
Address:	One Landmark Square, Suite 1730, Stamford, CT 06901
Telephone Number:	(203) 552-9600
EIN/TIN/SSN:	81-3770767
Title:	Manager
Associated Dates:	August 2016 - present
Entity: Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates:	Carve Designs, Inc. 55 La Goma Street, Suite 100, Mill Valley, CA 94941 Director October 2016 – Present

Question 6 – Has any governmental agency awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer?

The companies listed in Section 5 have had in excess of 50 contracts with state and local government agencies in the past 3 years.

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Scott T. O'Brien
	Date of birth 01 / 17 / 1954
	Home address 15927 Berkley Drive
	City/state/zlp_Chino Hills, CA 91709
	Business address 3120 East Mission Blvd
	City/state/zip Ontario, CA 91761
	Téléphone (909) 923-7300
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)
	President/ Treasurer//
	Chairman of Board// Shareholder//
	Chlef Exec. Officer/ Secretary/ /
	Chief Financial Officer /// Partner ///
	Vice President / /
	(Other) Director 01/20/2015

- Do you have an equity interest in the business submitting the questionnaire? NO <u>x</u> YES _____ If Yes, provide details.
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO <u>X</u> YES _____ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO ____ YES X; If Yes, provide details. See Attached
- 6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES X if Yes, provide details.

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NOTE: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO <u>X</u> YES If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO X YES If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO X YES If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO <u>X</u> YES If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the guestionnaire.)
 - a) is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
 - b) is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES _____ If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO ________YES ______ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local

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prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 57 NO X YES If Yes, provide details for each such investigation.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO <u>X</u> YES If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES If Yes, provide details for each such year.

ALL BIDS MUST BE P.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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FORMAL SEALED BID PROPOSAL 68052-04126-029

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, Scott T. O'Brien, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

2017

Sworn to before me this 3rd day of May

byr W. Sloan

Notary P



ROBYN W. SLOAN MY COMMISSION # GG 000454 EXPIRES: July 17, 2020 Banded Thu Budgst Notary Serricas

Atlantic Tacilcal, inc. Name of submitting business

Scott T. O'Brien Prin Slahature

Director

Title Date

ALL BIDS MUST BE P.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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President TITLE

ATTACHMENT 1

Atlantic Tactical, Inc. SUPPLEMENT TO THE ADDITIONAL INFORMATION REQUIRED – DISCLOSURE FORMS FORMAL SELAED BID 68052-04126-029 PRINCIPAL QUESTIONNAIRE FOR SCOTT T. O'BRIEN

Question 5 – Within the past three (3) years, have you been a principal owner or officer of any entity	
other than the one submitting the quest <u>ionnaire</u> ?	

Entity:	Atlantic Tactical, LLC (Submitting Vendor)
Address:	772 Corporate Cir, New Cumberland, PA, 17070-2349
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Director
Associated Dates:	01/20/2015 – Present
Associated Dates:	01/20/2015 - Present
Entity:	Maul Acquisition Corp.
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	38-3873146
Title:	Director/President
Associated Dates:	01/27/2012 - Present
Associated Dates.	
Entity:	Safariland Global Sourcing, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	20-8130578
Title:	President/Manager
Associated Dates:	07/27/2012 - Present
C. Maria	Safariland Internacional, S.A. de C.V.
Entity:	Jaidillativ fillethacivital, J.M. de Civi
Entity: Address:	Camino Vednal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465
Address:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465
Address: Telephone Number:	
Address:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700
Address: Telephone Number: EIN/TIN/SSN: Title:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director
Address: Telephone Number: EIN/TIN/SSN:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82
Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director
Address: Telephone Number: EIN/TIN/SSN: Title:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present
Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, 1LC
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Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, LLC 645 Elliott Ave., Suite #370, Seattle, WA 98119 (888) 285-4548
Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN: Title:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, LLC 645 Elliott Ave., Suite #370, Seattle, WA 98119 (888) 285-4548 26-0720799 President/Manager
Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, 1LC 645 Elliott Ave., Suite #370, Scattle, WA 98119 (888) 285-4548 26-0720799
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Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, 1LC 645 Elliott Ave., Suite #370, Seattle, WA 98119 (888) 285-4548 26-0720799 President/Manager 06/14/2016 - Present
Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, 1LC 645 Elliott Ave., Suite #370, Seattle, WA 98119 (888) 285-4548 26-0720799 President/Manager 06/14/2016 - Present Horsepower, 1LC
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Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, LLC 645 Elliott Ave., Suite #370, Seattle, WA 98119 (888) 285-4548 26-0720799 President/Manager 06/14/2016 - Present Horsepower, LLC 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728
Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN: Title: Associated Dates: Entity: Address: Telephone Number: EIN/TIN/SSN:	Camino Vecinal 20662, Col. Murua Oriente, Tijuana, BC, Mexico 22465 (664) 134-4700 SIN971030H82 General Director 10/30/1997 - Present Vievu, 1LC 645 Elliott Ave., Suite #370, Seattle, WA 98119 (888) 285-4548 26-0720799 President/Manager 06/14/2016 - Present Horsepower, 1LC 13386 International Parkway, Jacksonville, FL 32218 (904) 741-1728 46-2087204

April 2017

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Entity:	Mustang Survival Holdings, Inc.
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	91-1981228
Title:	President/Manager
Associated Dates;	03/22/2013 - Present
Entity:	Mustang Survival, Inc.
Address:	1215 Old Fairhaven Parkway, Suite C, Bellingham, WA 98225
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	91-1243683
Title:	President/Director
Associated Dates:	03/22/2013 - Present
Entity:	Mustang Survival Mfg, Inc.
Address:	190 General Woods Drive, Spencer, WV 25276
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	55-0767578
Title:	President/Director
Associated Dates:	03/22/2013 - Present
Entity:	Sencan Holdings, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	46-3966866
Title:	President/Manager
Associated Dates:	08/30/2013 - Present
Entity:	Med-Eng, LLC
Address:	103 Tulloch Drive, Ogdensburg, NY 13669
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	20-1942573
Title:	President/Manager
Associated Dates:	09/20/2013 - Present
Entity:	Tactical Command Industries, Inc.
Address:	2150 Elkins Way, Brentwood, CA 94513
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	68-0468274
Title:	President/Director
Associated Dates:	09/01/2014 - Present

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ATTACHMENT 1 (continued)

Entity:	Med-Eng Holdings ULC
Address:	2400 St. Laurent Blvd., Ottawa, Ontarlo, K1G 6C4 Canada
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	84557 9770 RC 0001 (Canada)
Title:	President/Director
Associated Dates:	09/20/2013 - Present
Entity:	Safariland, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-5400
EIN/TIN/SSN:	59-2044869
Title:	President/Manager
Associated Dates:	07/27/2012 - Present
Entity:	Safariland Distribution, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TIN/SSN:	N/A
Title:	President/Manager
Associated Dates:	10/30/2015 - Present
Entity:	Rogers Holster Co., LLC
Address:	3041 Faye Road, Jacksonville, Florida 32226
Telephone Number:	(904) 646-0141
EIN/TIN/SSN:	51-0468817
Title:	Manager
Associated Dates:	09/29/2015 - December 31, 2016
Entity:	HolsterOps, LLC
Address:	3041 Faye Road, Jacksonville, Florida 32226
Telephone Number:	(904) 646-0141
EIN/TIN/SSN:	51-0468817
Title:	Manager
Associated Dates:	09/25/2015- December 31, 2016
Entity:	Lawmen's Distribution, LLC
Address:	3319 Anvil Place, Raleigh, North Carolina 27603
Telephone Number:	(919) 779-6141
EIN/TIN/SSN:	47-5281115
Title:	Manager
Associated Dates:	10/30/2015 - Present
Entity:	United Uniform Distribution, LLC
Address:	13386 International Parkway, Jacksonville, FL 32218
Telephone Number:	(904) 741-1728
EIN/TłN/SSN:	81-0867283
Title:	Manager
Associated Dates:	12/15/2015 - Present

April 2017

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ATTACHMENT 1 (continued)

Entity:	Atiantic Tactical of New Jersey, Inc.
Address:	14H World's Fair Drive, Somerset, NJ 08873
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	Director
Associated Dates:	01/20/2015 - 12/31/2016
Entity:	GH Armor Systems, Inc.
Address:	1 Sentry Drive, Dover, TN 37058
Telephone Number:	(717) 774-3339
EIN/TIN/SSN:	20-4586657
Title:	President/Director
Associated Dates:	12/22/2016 – Present
Entity:	Pacific Safety Products, Inc.
Address:	124 Fourth Avenue, Amprior, ON K7S 0A9
Telephone Number:	(613) 623-6001
EIN/TIN/SSN:	20-45866557
Title:	Director
Associated Dates:	12/22/2016 - Present
Entity:	TSG UK Investment Holdings Limited
Address:	20-22 Bedford Row, London, United Kingdom, WC1R 4JS
Title:	Director
Associated Dates:	11/14/2016 – Present
Entity:	TWP (NEWCO) 107 Limited
Address:	Blackthorn House, Mary Ann Street, Birmingham, West Midlands, B3 1RL
Title:	Director
Associated Dates:	11/21/2016 – Present
Entity:	Aegis Engineering Limited
Address:	Pegasus House, Solihull Business Park, West Midlands, B90 4GT
Title:	Director
Associated Dates:	11/21/2016 – Present
Entity: Address:	LBA International Locke Williams Associates Lip, Blackthorn House, St Pauls Square, Birmingham B3 1RL
Title:	Director
Associated Dates:	11/21/2016 – Present
Entity: Address:	Tetranke Limited Locke Williams Associates Lip, Blackthorn House, St Pauls Square, Birmingham B3 1RL Director
Title:	Director
Associated Dates:	11/21/2016 – Present

April 2017

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ATTACHMENT 1 (continued)

<u>Question 6 – Has any governmental agency awarded any contracts to a business or organization listed in</u> <u>Section 5 in the past 3 years while you were a principal owner or officer</u>?

The companies listed in Section 5 have had in excess of 50 contracts with state and local government agencies in the past 3 years.

April 2017

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none". No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: April 21, 2017

1) Proposer's Legal Name: Atlantic Tactical, Inc.

2) Address of Place of Business: 763 Corporate Circle, New Cumberland, PA 17070

List all other business addresses used within last five years: Please see attached list

3) Malling Address (If different): Same as above

Phone : 717-774-3339

Does the business own or rent its facilities? Own and Rent

4) Dun and Bradstreet number: 09-5371472

5) Federal I.D. Number: 23-2082171

- 6) The proposer is a (check one): _____ Sole Proprietorship _____ Partnership _X__ Corporation ____ Other (Describe) ______
- 7) Does this business share office space, staff, or equipment expenses with any other business? Yes No x If Yes, please provide details:
- 8) Does this business control one or more other businesses? Yes ___ No X__ If Yes, please provide details: ___
- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes x No _____ if Yes, provide details. In January of 2015 Atlantic Tactical, Inc. was acquired by Safariland, LLC.

ALL BYDS MUST BE F.O.B. DESIGNATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

President TITLE



<u>Corporate Address</u> 763 Corporate Circle New Cumberland, PA 17070 <u>Corporate Retail Location</u> 772 Corporate Circle New Cumberland, PA 17070

Philadelphia PA Retail Location

7970 State Road Philadelphia, PA 19136

New Jersey Retail Location

14 Worlds Fair Drive Unit H

Somerset, NJ 08873

New York Retail Location

72-25 Queens Blvd Woodside, NY 11377

Massachusetts Retall Location

379 University Ave Westwood, MA 02090

- 10) Has the proposer ever had a bond or surety cancelled or forfelted, or a contract with Nassau County or any other government entity terminated? Yes _____ No _x___ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes ____ No X___ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____

12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation by any federal, investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes _____ No _X ____ If Yes, provide details for each such investigation. ______

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No _X ____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a)	Any felony	charge pending?	Yes	No <u>X</u>	If Yes,	provide	details f	or each	such
cha	rae.								

b) Any misdemeanor charge pending? Yes ____ No _X__ If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes _____ No _X ____ If Yes, provide details for each such conviction ______

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 Yes <u>No X</u> If Yes, provide details for each such conviction.

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<i></i>

President

TITLE

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes <u>No X</u> If Yes, provide details for each such occurrence.

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? Yes _____ No ___; if Yes, provide details for each such instance. _____

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes ______ No _X ____ If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. ______

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

(I) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflicts exist

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No conflicts exist

(III) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No conflicts exist

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

***See attached for larger copy on next page

- A. Include a resume for detailed description of protecting and residence of the Proposer's professional qualification of the Proposer's professional qualification of the Proposer's professional qualification of the protecting of the state of the state
- A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal MUST include:

i) Date of formation; get attoched

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BIDDER SIGN HERE President TITLE 22



763 Corporate Circle New Cumberland, PA 17070 PHONE:1-717-774-3339 FAX:1-717-774-4463

17) Conflict of Interest

b) Please describe any procedures your firm has or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Strategy Options for managing conflicts if interest

1. Restrict:

It may be appropriate to restrict a staff member's involvement in a matter that may present a conflict of interest. For example, the staff member may need to refrain from taking part in any servicing or decisions related to the contract, or abstain from voting or planning decisions, and/or restrict access to information relating to the conflict of interest. If this situation occurs frequently and an ongoing conflict of interest is likely, the following other options need to be considered.

2. Recruit:

If it is not practical to restrict a staff member's involvement, an independent third party may need to be engaged to participate in, oversee or review the integrity of the situation affected by the conflict of interest.

3. Remove:

Removal from involvement in the matter altogether is the best option when recruitment strategies are not feasible, or appropriate.

4. Relinquish:

Relinquishing the personal or private interests may be a valid strategy for ensuring there is no conflict with the staff member's involvement in the contract.

5. Resign:

The temporary or permanent resignation of a staff member from a position is a last resort strategy, when all other options have been exhausted.

FORMAL SEALED BID PROPOSAL

- Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- Iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vil) Summary of relevant accomplishments
- vill) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company Pennsylvania State Police

Gontact Person Angela Anderson

Address PO Box 69180

City/State Harrisburg, PA 17106

Telephone ______717-783-5485____

Fax # 717-783-2935

E-Mall Address angeanders@pa.gov

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BIDDER SIGN HERE BIDDER TITLE

23



FORMAL SEALED BID PROPOSAL

Company New Jersey State Police

Contact Person Wayne Jacobsen

Address PO Box 7068

City/State West Trenton, NJ 08628

Telephone 609-530-2000

Fax# 609-530-9753

E-Mall Address Ipplacow@gw.njsp.org

Company New Brunswick Police Department, NJ

Contact Person Captain William Milligan

Address 25 Kirkpatrick Street

Clty/State New Brunswick, NJ 08903

Telephone ______732-745-5239

Fax # 732-514-0628

E-Mail Address wmilligan@nbpdnj.org

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE

BIDDER

President

TITLE

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Sean Conville</u>, being duly sworn, state that I have read and understand all the Items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and bellef; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and bellef. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

before me this 21st day hť April Swa

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Commonwealth of Pennsylvania

Notarial Seal CYNTHIA M SNEATH – Notary Public Springettsbury TWP, York County My Commission Expires Feb 14, 2021

Name of submitting business: Atlantic Tactical, Inc.

Sean Conville Bv: Print name Signature

President Title

<u>04 / 21 / 2017</u> Date

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE BIDDER	Presiden TITLE
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Staffing

Biography of Atlantic Tactical Executive Team

Sean Conville, President Atlantic Tactical

Sean Conville, President of Atlantic Tactical has operated the largest law enforcement equipment & uniform distributor in the Northeastern United States for the past 20 years. During that time, he served as President of the Armor Holdings National Distributor Advisory Council and as an advisor to several other leading industry brands. He has also previously held the position of President in the National Association of Police Equipment Distributors (NAPED). Sean joined the Safariland Group in 2015 through their acquisition of Atlantic Tactical.

Sean holds a Bachelor of Science in Marketing from Shippensburg University and a Master's in Business Administration from the Pennsylvania State University. He is also a member of the Young Presidents Organization (YPO).

JD Devine, Vice President- Sales, Atlantic Tactical

JD possesses over 25 years of Public Safety uniform industry experience at both the dealer and manufacturer levels. JD began his career working for a uniform retailer in New Brunswick, NJ. JD went on to hold positions of Territory Manager with Blauer Manufacturing, Director of Sales with Elbeco Inc. and finally Vice President of Sales & Marketing with Best Uniform.

JD holds a Bachelor of Arts in Communication from Seton Hall University.

Jim Duncan, Vico President- Sales, The Safariland Group

Since joining The Safariland Group in early 2014, Jim's responsibility has revolved around leading the Company's efforts to drive sales growth and increase market share in the domestic sales channel. More recently, Jim's role has expanded to include leading both our Training and Customer Care teams. Jim has more than 15 years of professional experience in sales and management in the industry. Prior to joining the Company, he served as the President of Galls, LLC, and the Chief Executive Officer at Quartermaster, Inc. During his tenure at Galls and Quartermaster, Jim was instrumental in the development and adoption of Agency Uniform Portals.







Jessica Lawlor, Vice President- Operations, Atlantic Tactical

Jessica oversees all day to day operations at Atlantic Tactical. All department managers directly report to her and she actively participates in resolution of issues as they arise. Jessica possesses 18 years of experience at Atlantic Tactical having previously held positions in purchasing, accounting and operations.

Jessica holds a Bachelor's of Science in Education degree from Millersville University.

Cyndi Sneath, Customer Service Manager, Atlantic Tactical

Atlantic Tactical's 12 member customer service department is overseen by Cyndi Sneath. Cyndi ensures prompt and professional service is provided to Atlantic Tactical customers. Her department also provides major account and Regional Account Manager support through functions such as checking status of orders, resolving specification discrepancies, managing returns, and assisting in the expediting or rushing orders. Cyndi is also responsible for the Quality Assurance process related to order entry.

Rob Lamonica, Regional Account Manager, Atlantic Tactical

After spending 27 years with New York City Department of Corrections and the New York City Police Department rising to the rank of Detective Sergeant, Rob Joined Atlantic Tactical as a Regional Account Manager. He currently services departments in Nassau County, Suffolk County and New York City.

Dominick Provisero, Account Manager, The Safariland Group

Dominick is the Safariland Account Manager for the States of New York and New Jersey. Dominick retired from the New York City Department of Corrections with the rank of Captain. During the majority of his career, he supervised the Firearms Training Division for the department at Rodman's Neck. Dominick resides in Commack, NY.

Janice Clark Coe, Store Manager, Atlantic Tactical

Janice joined Atlantic Tactical in 2010. She brings with her 21 years of experience having worked for New York City Department of Corrections. In her capacity as the Store Manager of our Queens store, Janice has overseen store operations to supply Public Safety agencies in the New York City area.







Prior Experience

Atlantic Tactical has been providing uniforms in the Northeast for over 40 years.

Atlantic Tactical is the largest provider of law enforcement equipment and uniforms in the Northeastern United States.

The company currently operates five retail stores located in New Cumberland, PA, Philadelphia, PA, Somerset, NJ, Queens, NY and Boston, MA. Each store has an embellishment department with onsite tailoring and embroidery services. The aggregate embellishment capacity of the five locations allows us to manage larger order overflow.

Atlantic Tactical also services police departments through 16 Regional Account Managers who provide on-site support.

Founded in 1972, Atlantic Tactical has been providing uniforms to hundreds of public safety agencies in the Northeast for over 40 years. We have experience dealing with accounts of all sizes and requirements ranging from small 5 member police departments to Pennsylvania State Police and their 4300 troopers.

Atlantic Tactical Uniform Customers include:

- Pennsylvania State Police
- Pennsylvania Game Commission
- Pennsylvania Fish Commission
- Pennsylvania Department of Corrections
- New Jersey State Police
- 🗉 Nassau County, NY
- Putnam County, NY
- Orange County, NY
- Ulster County, NY
- Morris County, NJ
- Burlington County, NJ
- Ocean County, NJ

- Union County, NJ
- Port Authority of New York & New Jersey
- Delaware River Port Authority
- City of Harrisburg, PA
- City of Lancaster, PA
- City of Reading, PA
- City of York, PA
- City of Allentown, PA
- City of Frederick, MD
- City of New Brunswick, NJ
- University of Pennsylvania
- Robert Wood Johnson Medical System







We also have extensive experience fitting and servicing agencies for body armor.

Atlantic Tactical has been supplying Nassau County with body armor since 2013 and with uniforms since 2014.

In January of 2015, Atlantic Tactical was acquired by The Safariland Group, a premier global provider of trusted, innovative, high-quality law enforcement and security products. These products include ABA^{*}, Second Chance^{*}, Safariland^{*}, Bianchi^{*} and Break Free^{*}. Forensics brands include Identicator^{*} and NIK^{*}. The acquisition provides Atlantic Tactical enormous financial resources and access to technical expertise previously unavailable.





Nassau County Police Department (NCPD) Bid Number 68052-04126-029

The Safariland Group Brands



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Business History

Atlantic Tactical Corporate Information

Atlantic Tactical is the largest supplier of public safety equipment and uniforms in the Northeastern United States.

We service thousands of public safety agencies and provide the top brands in the industry.

The contents of this section will illustrate our unparalleled experience and capabilities.

A*i · ■ Founded on May 10, 1972

- Acquired by The Safariland Group in January, 2015
 - o Warren Kanders, Chairman and CEO
 - o Scott O'Brien, Director
 - o Scott Harris, Chief Financial Officer

A. 111 a Atlantic Tactical Executive Team

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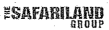
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B.

- o Sean Conville, President
 - 2380 Woodstream Way, Enola, PA 17025
- o Jessica Lawlor, Vice President Operations
 - 5660 Charlton Way, Mechanicsburg, PA 17070
 - JD Devine, Vice President Sales
 - 1069 Powder Mill Rd., Bethlehem, PA 18017
- Atlantic Tactical is incorporated in the State of Pennsylvania
 - Atlantic Tactical employs 97 people. The Safariland Group employs approximately 2600 people.
 - 2016 Revenues for Atlantic Tactical were \$58MM.
 - Largest supplier of Law Enforcement equipment and uniforms in the Northeastern United States.
 - Currently holds more than 60 major contracts including state contracts in Massachusetts, New York, New Jersey, Delaware, Pennsylvania, and Virginia.
 - Atlantic Tactical has successfully operated for over 45 years in this industry.







Nassau County Police Department (NCPD) Bid Number 68052-04126-029

References

- TFC Richard Brannigan
 PA State Police
 1800 Elmerton Ave.
 Harrisburg, PA 17110
 717-787-0895
 rbrannigan@state.pa.us
- Chief Wes Kahley
 York City Police Department
 50 West King St.
 York, PA 17401
 717-846-1234
 wkahley@yorkcity.org
- Lt. Thomas Marten
 Port Authority of NY & NJ
 241 Erie St. Rm 302
 Jersey City, NJ 07310
 201-239-3605
 tmarten@panyni.gov



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Atlantic Tactical, Inc (ATI) DIVISION OF PURCHASE AND PROPERTY OWNERSHIP DISCLOSURE FORM (as of January 20, 2015)



Atlantic Tactical, Inc. - Board of Directors

	<u>Directors</u> Warren B. Kanders (January 20, 2015) Scott T. O'Brien (January 20, 2015)
Atlantic Tactical, Inc.	<u>Officers (Date of Appointment)</u> Sean Conville – President (January 20, 2015) Scott F. Harris – Chief Financial Officer (January 20, 2015) Julio Salvador – Secretary (January 20, 2015)

Ownership Information (Corporation or Individual ≥ 10% ownership interest)

<u>Name</u>	<u>Shares</u>	<u>ATI</u> <u>Ownership</u> Interest	Mailing Address
1a — Atlantic Tactical, Inc.	100%		763 Corporate Circle New Cumberland, Pennsylvania 17070
b — Safariland, LLC	100%	100%	13386 International Parkway Jacksonville, Florida, USA 32218
c – Maul Acquisition Corp.	100%	100%	13386 International Parkway Jacksonville, Florida, USA 32218
d – Maui Holdings, LLC	91%	91%	One Landmark Square, Suite 1730, Stamford, Connecticut, USA 06901
e1 – Kanders SAF, LLC	54.23%	49.35%	One Landmark Square, Suite 1730, Stamford, Connecticut, USA 06901
f1 – Warren B. Kanders	100%	49.35%	One Landmark Square, Suite 1730, Stamford, Connecticut, USA 06901
e2 – Protection Acquisition Holdings, LLC	21.69%	19.74%	505 South Flagler Drive, Suite 1550 West Palm Beach, Florida USA 33401
f2 – Palm Beach Capital Fund	80.03%	15.79%	505 South Flagler Drive, Suite 1550 West Palm Beach, Florida USA 33401

<u>Individual</u>

1 There is no individual whose ownership interest would represent 10% or more of Atlantic Tactical, Inc.

<u>Name</u>	<u>Title</u>	<u>Home Address</u>	DOB	ATI <u>Ownership</u> interest
Warren Beatty Kanders	Director and Chief Executive Officer	21 Dairy Road Greenwich, CT 0630	01 Nov 1957	49.35%

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U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Federal Firearms License (18 U.S.C. Chapter 44)

REALEVERSER (FRIERRE REALER REALE) IN MERINA (STALE)

In accordance with the provisions of Title I, Gun Control Act of 1968, and the regulations issued thereunder (27 CFR Part 478), you are licensed to engage in the business specified in this license, within the limitations of Chapter 44, Title 18, United States Code, and the regulations issued thereunder, until the expiration date shown. THIS LICENSE IS NOT TRANSFERABLE UNDER 27 CFR 478.51. See "WARNINGS" and "NOTICES" on reverse.

SNOWN, THIS LICENSE IS NOT TRANSFERABL.	E UNDER 246CFR4 (8.51.	Sco WARNINGS and	NOTICES" on reverse.	
Direct ATF ATF - Chief, FFLC Correspondence To 244 Needy Road Martinsburg, WV 25405-945		License 8-2	23-133-07-8K-	08575
Chief, Federal Firearn's Licensing Center (FFLC)		Expiration Date	October 1, 20	D18
Name ATLANTIC TACTICAL	Y Macatt	N. I. Sector		
Premises Address (Changes? Notify the FPLC of Cast 3/ 772 CORPORATE CIR NEW CUMBERLAND, PA 17070-	0 days before the move.)			
Type of License 07-MANUFACTURER OF FIREARMS	OTHER THAN DESTR			
Purchasing Certification Statemen The licensee named above shall use a copy of this license firearms to verify the identity and the licensed status of the 27 CFR Part 478. The signature on each copy must be an faxed, scanned or e-mailed copy of the license with a state original signature is acceptable. The signature must be iff Licensee (FFL) or a responsible person of the FFL. Lecent of a license issued to the license named above to engage above under "Type of License."	to assist a transferor of the licensee as provided by tronginal signature. A adure intended to be an ar of the Federal Firearms by that this is a true copy	ATEANTICATAC ATLANTICATAC 763:CORPORA	fiert	ATF Form 8 (5310.11)
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244 Needy Road To		(866) 662-2750 (866) 257-2749	ATF Homepage, www.e FFL cZ Check: www.ati	
Change of Address (27 CFR 478.52). Licensees may deregularly to carry on such business or activity by filing an prior to such removal with the Chief, Federal Firearms Lic U.S.C. 924. The application shall be accompanied by the Chief, FFLC, shall, if the applicant is not qualified, ref with § 478.71.)	Application for an Amended censing Center. The application licensee's original license. The	Pederal Firearms License, A on must be executed under the te license will be valid for the	TF Form 5300.38, in duplicat he penaltics of perjury and pe e remainder of the term of the	te, not less than 30 days malties imposed by 18 coriginal license. (The
Right of Succession $(27 CFR 478.56)$. (a) Certain pers same address shown on, and for the remainder of the terr legal representative of a deceased licensee; and (2) A reet this section, the person or persons continuing the busines days from the date on which the successor begins to carr	m of, a current license. Such p eiver or trustee in bankruptcy, ss shall furnish the license for	persons are: (1) The survivin or an assignee for benefit of	ng spouse or child, or executo f creditors. (b) In order to see	r, administrator, or other are the right provided by
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FFLs interested in receiving the electronic version of the FFL Newsletter, along with occasional additional information, should submit name, FFL number, and e-mail address to: FFLNewsletter@atf.gov.

The electronic FFL Newsletter will enable ATF to communicate information to licensees on a periodic basis

Please Note: Not Valid for the Sale or Other Disposition of Firearms.

October 1, 2018

DESTRUCTIVE DEVICES

07-MANUFACTURER OF FIREARMS OTHER THAN

Business Name: ATLANTIG TACTIGAL

License Number: 8-23-133-07-8K-08575

License Type:

Expiration:

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE 02/27/2017

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

I DO HEREBY CERTIFY THAT,

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ATLANTIC TACTICAL, INC.

is duly registered as a Pennsylvania Business Corporation under the laws of the Commonwealth of Pennsylvania and remains subsisting so far as the records of this office show, as of the date herein.

I DO FURTHER CERTIFY THAT this Subsistence Certificate shall not imply that all fees, taxes and panalities owed to the Commonwealth of Pennsylvania are paid.



IN TESTIMONY WHEREOF, I have bereasin and my hand and caused the Seal of the Secretary's Office to be affined, the day and year above written

tes

Secretary of the Commonwealth

Certification Number: TSC170227130956-1 Verify this certificate online at http://www.corporations.pa.gov/orders/verify.aspx Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

 1. Name of the Entity: <u>Atlantic Tactical, Inc.</u>

 Address: <u>763 Corporate Circle</u>

 City, State and Zip Code: <u>New Cumberland, PA 17070</u>

 2. Entity's Vendor Identification Number: <u>23-2082171</u>

 3. Type of Business: <u>Public Corp Partnership Joint Venture</u>

 _____Ltd. Liability Co ____Closely Held Corp X Corporation Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

/ Directors: Warren B. Kanders, Scott T. O'Brien

Officers:

President: Sean Conville - 2380 Wood Stream Way, Enola, PA 17025

Secretary: Julio Salvador - C/O Safariland, LLC 13386 International Parkway, Jacksonville, FL 32218

Chief Financial Officer: Scott Harris - C/O Safariland, LLC 13386 International Parkway, Jacksonville, FL 32218

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

100% owned by Safariland, LLC

13386 International Parkway, Jacksonville, FL 32218

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

Safariland, LLC is the parent company of Atlantic Tactical, Inc. as of 01/20/2015

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

NONE

Page 3 of 4

NONE

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State): NONE

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: April 21, 2017

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Signed:	and the state of the

Print Name: Sean Conville	
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Title: President

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Massapequa park, N.Y. 11762			EMPLOYERS	FEDERAL TA	
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EXECUTING THIS BID, THE BIDDER ANY GOVERNMENTAL OR COMMER DERAL EXCISE TAXES OR SALES TA ST BE DEDUCTED BY THE BIDDER NDITIONS.		ES SUBMI DELIVERI	TTED HEREIN A ES. THE PRICE	RE NOT HIGH	IER THAN THOSE OFFERED
Bids on equipment must be on standard ne cept as otherwise specifically stated in prop n. Where any part of nominal approximation	w equipment, latest model, 2005 al or detailed specifica-	4. PRICES Crawford Ac Act) do not a	The provisions of t t) and the federal p pply to purchases t	made by the Ca	tate Fair Trade Law (Fed- tion law (Robinson-Patman unty. hereunder, The Director of

5127/2016

- Page 2
- 6. SAMPLES Samples, when required, must be submitted strictly in accordance with instructions; otherwise bid may not be considered. If samples are requested subsequent to bid opening they shall be delivered within five (5) days of the request for bid to have consideration. Samples must be firmished free of charge and must be accompanied by descriptive memorandum invoices indicating if the Bidder desires their return; also specifying the address to which they are to be returned, provided they have not been used or made useless by tests. Award samples may be held for comparison with deliveries. Samples will be returned at the Bidders tisk and expense.

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- 7. Award The Director, Office of Purchasing reserves the right before making award to make investigations as to whether or not the items, qualifications or facilities offered by the Bidder meet the requirements set forth herein and are sample and sufficient to insure the proper performance in the event of award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery and capacity of the manufacturer for the production and distribution of the material on which he is bidding. Upon request of the Director, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not compiled with or that articles or equipment proposed to be furnished do not meet the requirements called for, or that the qualification, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid.
- 8. Awards will be made to the lowest responsible Bidder. Cash discounts will not be a factor in detennining awards, except in the bids. Consideration will be given to the reliability of the Bidder, the quantities of the materials, equipment or supplies to be furnished, their conformity with the specifications, the purpose for which required and the terms of delivery.
- The Director reserves the right to reject and all bids in whole or in part and to waive technical defects, irregularities and omissions if in his judgment the best interests of the County will be served.
- Unless otherwise indicated herein, the Director reserves the right to make award by items, by classes, by group of items, or as a whole.
- 11. DELIVERIES Upon failure of the Vendor to deliver within the time specified, or within reasonable time as interpreted by the Director, or failure to make replacement of rejected atticles, when so requested immediately or as directed by the Director, the Director may purchase from other sources to take the place of the item rejected or not delivered. The Director reserves the right to authorize immediate purchase from other sources against rejections on any order when necessary. On all-such purchases the Vendor agrees to promptly reimburse the County for excess cost occasioned by such purchases. Should the cost be less, the Vendor shall have no claim to the difference. Such purchases will be deducted from order quantity.
- 12. An order may be canceled at the Vendors expense upon nonperformance. Failure of the Vendor to furnish additional surety within ten (10) days from date of requested shall be sufficient cause for the cancellation of the order.
- 13. When in the determination of the Director, the articles or equipment delivered fail to meet County specifications or, if in the determination of the Director, the Vendor consistently fails to deliver as ordered, the Director reserves the right, to cancel the order and purchase the balance from other sources at Vendor expense.
- 14. Delivery must be made as ordered and in accordance with the bid. If delivery instructions do not appear on order. It will be interpreted to mean prompt delivery. The decision of the Director as to reasonable compliance with delivery terms shall be final. Burden of proof of delay in receipt of order shall rest with the Vendor.
- 15. The County Agencies will not schedule any deliveries for Saturdays, Sundays or Legal Holiday, except commodities required for daily consumption or where the delivery is an emergency, a replacement, or is overdue, in which event the convenience of the Agency will govern.
- 16. Supplies shall be securely and properly packed for shipment, according to accepted commercial practice, without extra charge for packing cases, reets, bailing or sacks, the containers to remain the property of the agency unless definitely stated otherwise in the bid.
- 17. The Vendor shall be responsible for delivery of supplies in good condition at point of destination. The Vendor shall file all claims with carrier for breakage, imperfections and other losses, which will be deducted from invoices. The receiving Agency will note for the benefit of Vendor when packages are not received in good conditions.

18. All supplies which are customarily labeled or identified must have securely affixed thereto the original un-mutilated label or marking of the manufacturer.

19. Billings for deliveries must be rendered on County claim forms.

20. Furniture, machines, and other equipment must be delivered, installed and set in place as directed, ready for use unless otherwise specified.

21. Deliveries are subject to reweighing at destination by the County and payment will be made on the basis of materials delivered. Nonnal shrinkage will be allowed in such instances where shrinkage is possible. Short weight shall be sufficient cause for cancellation of order at Vendors expense.

22. GUARANTEES BY BIDDER Bidder hereby guarantees: (a) To save the County, its agents and employees hamless from liability of any nature or kind for the use of any copyrighted or un-copyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in the performance hereof of which the Bidder is not the Patentee, assignee or licensee, and to defend any action brought against the County in the name of the County and under the direction of the County Attorney at the sole cost of the Bidder or in the sole option of the Director to pay the cost of such defense to the County. (b) His products against defective material or workmanship and to repair any damages or marring occasioned in transit.

(c) To furnish adequate protection from damage for all work and to repair damages of any kind, for which he or his workmen are responsible, to the building or equipment, to this own work or the work of other Vendors, or in the opinion of the Director to pay for the same by deductions in payments due under this contract.

(d) To pay for ail permits, licenses and fees and give all notices and comply with all laws ordinances, rules and regulations of the city, village or town in which the installation his to be made, and of the County of Nassau and the State of New York.

- (e) To carry proper insurance in the opinion of the Director, and approved by the County Attorney to protect the County from loss in case of accident, fire and theft.
- (f) That he will keep himself fully informed, of all numicipal ordinances and regulations, state and national laws in any manner affecting the work or goods herein specified, and any extra work contracted for by him, and shall at all times observe and comply with said ordinances, laws and regulations, including all provisions of the Workmen Compensation and Labor Laws, and shall indennify and save harmless the County of Nassau and the Nassau County Legislature from loss and liability upon any and all Claims on account of any physical injury to persons, including death, or damage to property and from all cost and expenses in suits which may be brought against the same on account of such injuries irrespective of the actual cost of the same and irrespective of whether the same shall have been due to the negligence of the Bidder or his agents.
- (g) That the items furnished shall conform to all the provisions of the bid and this warranty shall survive acceptance, or use of any material so furnished.
- (h) That all deliveries will not be inferior to the accepted bid sample.
- 23. LABOR LAWS and ANTIDISCRIMINATION. Upon the vendor acceptance hereof, the vendor agrees to comply with Article IX, Section 2 C of the Constitution of the State of New York, Section 220 220a, 220b, 220d, 220e and 230 of the Labor Law, Section 5 and 12 of the Lien Law, Article 2 of the Uniform Commercial Cede, Sections 108 and 109 as well as Article 18 of the General Municipal Law, Section 2218 of the County Government Law of Nassau County. Section 224.2 of the Nassau County Administrative Code, the provisions of the anti-Discrimination Order of Nassau County, and the vendor shall keep himself fully informed of all additional municipal ordinances and regulations, State and National Laws in any manner affecting this order and the goods or services delivered or rendered or to be delivered or rendered there under, and shall at all times observe and comply with said ordinances, laws and regulations at his sole cost and expense.
- 24. ASSIGNMENT. The contractor is hereby prohibited from assigned, transferring, conveying, subletting or otherwise disposing of this contract or his right, title, or interest therein, or his power to execute such contract, to any other person or corporation without the previous consent in writing of the officer, board or agency awarding the contract.
- 25. The County of Nassau will not be responsible nor liable for any shipment or delivery of any materials, supplies, or equipment without it's express written instructions or valid Purchase Order.
- 26. No agreements, changes, modifications or alterations shall be deemed effective nor shall the same be binding upon the County unless in writing and signed by the Director, Office of Purchasing or his dnly/ designated representative.

Director. Office of Purchasing

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DISCLOSURE STATEMENT

THE NASSAU COUNTY LEGISLATURE REQUIRES THE FOLLOWING INFORMATION PRIOR TO CONSIDERATION FOR AN AWARD.

Bidders Name: Atlantic Tactical, Inc.

Address: 763 Corporate Circle, New Cumberland, PA 17070

Telephone No: 717-774-3339

Fax No: 717-774-4463

1. State Whether: A Corporation X

Individual _____

Partnership _____ *

GUIDELINES FOR DISCLOSURE

THE NASSAU COUNTY LEGISLATURE REQUIRES THE NAMES AND HOME* ADDRESSES OF ALL PRINCIPALS. DISCLOSURE MUST BE PROVIDED AS INDICATED BY TYPE OF OWNERSHIP. (PLEASE LIST ALL REQUIRED INFORMATION ON A SEPARATE SHEET AND ATTACH TO BID.)

- 1) Sole Proprietorship/Individual. The Name and Home Address of the Sole Proprietorship/Individual.
- 2) Closely Held Corporation. The Name and Home Addresses of all Shareholders, Officers and Directors.
- 3) Publicly Traded Corporation. Only the page(s) of the SEC FORM 10-K setting forth the name of all officers and directors.
- 4) Not for Profit Corporation. The Names and Home Addresses of all members, Officer and Directors.
- 5) Partnership. The Names and Home Address of all General and Limited Partners.
- 6) Limited Liability Company. The Names and Home Addresses of all Members.
- 7) Limited Liability Partnership. The Name and Home Addresses of all Members.
- 8) Joint Venture. The Names and Home Addresses of all Joint Ventures.

NOTE: IF ANY ENTITY IS TIERED, YOU MUST ALSO LIST ALL INDIVIDUAL PRINCIPALS OF THE TIERED ENTITY. *IN THE CASE OF PUBLICLY TRADED CORPORATIONS THE SEC FORM 10K SUFFICES AND HOME ADDRESSES ARE NOT NECESSARY.

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business)

B	IDDER'S NAME:	QUALIFICATION STATEMENT	
	Atlantic Tactical, Inc.		
A[DDRESS: 763 Corporate Circle, New	Cumberland, PA 17070	
1.	STATE WHETHER: CORPORATION _	X INDIVIDUAL	PARTNERSHIP
2.	IF A CORPORATION OR PARTNERSHIP PRESIDENT		
_	VICE PRESIDENT	380 Woodstream Way, Enola, PA 170 0 Safariland, LLC 13386 Internationa	
	SECRETARY Julio Salvador	/O Safariland, LLC 13386 Internationa	
	TREASURER John Willim C	O Safariland, LLC 13386 Internationa	l Parkway, Jacksonville, FL 32218
3.	HAVE YOU FILED A QUALIFICATION S IF SO WHEN? August 2015	ATEMENT WITH THE COUNTY OF NA	SSAU? Yes
4.	HOW MANY YEARS HAS YOUR ORGAN	ZATION BEEN IN BUSINESS UNDER Y	′OUR PRESENT NAME? <u>11 (44 ýear</u> s in
5.	HAVE YOU, OR YOUR FIRM, EVER FAIL IF SO, WHERE AND WHY?	ED TO COMPLETE ANY WORK AWARE	DED TO YOU? No

6. IN WHAT OTHER LINES OF BUSINESS ARE YOU OR YOUR FIRM INTERESTED? We are a full line law enforcement equipment and uniform distributor. Products that we sell include but are not limited to firearms, ammunition, duty gear/leather and nylon, restraints, chemical munitions, uniforms, optics and flashlights.

7. WHAT IS THE EXPERIENCE OF THE PRINCIPAL INDIVIDUALS OF YOUR ORGANIZATION RELATING TO THE SUBJECT OF THIS BID?

INDIVIDUALS	PRESENT	YEARS OF	MAGNITUDE AND	IN WHAT
NAME	POSITION	EXPERIENCE	TYPE OF WORK	CAPACITY
Sean Conville	President	28	Held all positions within the	corporation

8. IN WHAT MANNER HAVE YOU INSPECTED THIS PROPOSED WORK? EXPLAIN IN DETAIL

Company Sales Representative communicated with Officer in charge of this purchase to verify all specifications as well as manufacturer representatives to ensure that all specifications within this bid are correct to agency requirements.

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9. THE CONTRACT, IF AWARDED TO YOU OR YOUR FIRM, WILL HAVE THE PERSONAL SUPERVISION OF WHOM? GIVE NAME AND PRESENT POSITION

Robert LaMonica - New York Sales Representative

10. BIDDERS ARE REQUIRED TO COMPLETE THIS FORM PROVIDING THREE (3) REFERENCES OF PAST PERFORMANCE. REFERENCES SHOULD INVOLVE PROJECTS AND/OR SERVICE SITUATIONS OF SIMILAR SIZE AND SCOPE TO THIS BID. REFERENCES MUST HAVE HAD DEALING WITH THE BIDDER WITHIN THE LAST THIRTY-SIX (36) MONTHS. THE COUNTY RESERVES THE RIGHT TO CONTACT ANY OR ALL OF THE REFERENCES SUPPLIED FOR AN EVALUATION OF PAST PERFORMANCE IN ORDER TO ESTABLISH THE RESPONSIBILITY OF THE BIDDER BEFORE THE ACTUAL AWARD OF THE BID AND/OR CONTRACT. COMPLETION OF THE REFERENCE FORM IS REQUIRED.

NASSAU COUNTY (AND ANY OF ITS AGENCIES) MAY BE LISTED AS AN ADDITIONAL REFERENCE, BUT MAY NOT BE SUBSTITUTED FOR ANY OF THE THREE REQUIRED REFERENCES.

1. REFERENCE'S NAME:

Pennsylvania State Police	
ADDRESS:	
PO Box 69180, Harrisburg, PA 17106	
TELEPHONE: <u>717-346-3847</u> CONTRACT DATE: <u>1/1/2015 through 12/31/2016</u>	ff Henry - Purchasing Agent
2. REFERENCE'S NAME: Somerset County, NJ	
ADDRESS: 20 Grove Street, Somerville, NJ, 08876	
	1.
TELEPHONE: <u>908-231-7053</u> CONTACT PERSON Kare CONTRACT DATE: 1/1/2016 through 12/31/2016	n McGee - Purchasing Agent
3、REFERENCE'S NAME: Howard County, MD	
ADDRESS: 6751 Columbia Gateway Drive, Columbia, MD 21046	
0731 Columbia Gateway Dilve, Columbia, MD 21046	
TELEPHONE: <u>410-313-6375</u> CONTACT PERSON <u>Robe</u> CONTRACT DATE: 10/22/2014 through 4/30/2015	rt Bowins - Purchasing Agent
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USE SEPARATE PAGE IF ADDITIONAL SPACE IS NEEDED.

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I certify that all the statements contained in this document are true, complete and correct to the best of my knowledge and belief and are made in good faith, including data contained in the Organization's Relevant Experience. A false certification or failure to disclose information shall be grounds for disqualification or termination of any award.

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<u>Appendix EE</u>

EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined by such title and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensations, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, implementation of the Contractor's obligations herein.

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

(d) The Contractor shall make Best Efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, including the granting of Subcontracts.

(e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.

(f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

(g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

(h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.

(i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

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(k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.

(1) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:

- a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefore or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract"

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does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensee or any other party, that is (<u>i</u>) a party to a County Contract, (<u>ii</u>) a bidder in connection with the award of a County Contract, or (<u>iii</u>) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in Best Efforts with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

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As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work ۱., of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

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FORMAL SEALED BID PROPOSAL 68052-04126-029

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INDEMNIFICATION;

Contractor agrees to indemnify and hold harmless County and its agents, officers and employees, from and against any and all losses, costs, expenses (including attorneys' fees and disbursements), damages and liabilities, arising out of or in connection with any acts or omissions of Contractor, its officers, agents or employees, provided, however, that Contractor shall not be responsible for that portion, if any, of a loss that is caused by the negligence of the County; and provided, further, that Contractor shall not be liable for consequential, indirect or special damages. Contractor shall, at County's demand and at County's direction, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought against County, its agents, officers or employees in connection with a loss for which Contractor is responsible under this paragraph.

DEFINITIONS:

The term "County" as used herein, shall be deemed as reference to the County of Nassau, State of New York.
The term "Contractor" as used herein, shall be deemed as reference to the successful bidder, vendor, proprietor, partnership, or corporation receiving an award to perform any or all of the services specified herein in accordance with the terms of this agreement.

•The term "agency" as used herein, shall be deemed as the department, division, bureau, office, agency or other Nassau County establishment authorized to receive the service specified herein.

- The term "Director" as used herein, shall be deemed as reference to the Director of the Office of Purchasing.
- The term "Blanket Order" as used herein, shall be deemed as the multiple use pricing agreement as a result of this bid.
- The term "Purchase Order" as used herein, shall be deemed as the single use pricing agreement as a result of this bid.
 The term "complete" as unitten in this bid, must be deemed as the single use pricing agreement as a result of this bid.

• The term "complete" as written in this bid must include all equipment, delivery and installation of same in its entirety, as listed in the contract documents, and is to include all supervision, labor, materials, plant equipment, transportation, testing, (if required) incidentals, and other facilities as necessary and/or required to execute all the work as herein specified, or as incidentally required to provide a complete operating installation.

NOTE: INSERT FEDERAL IDENTIFICATION NUMBER IN SPACE PROVIDED ON PAGE 1.

<u>IMPORTANT</u>

PRICE MUST BE INSERTED WITH TYPEWRITER OR INK. BIDS MUST BE SIGNED IN INK. TO ASSURE OFFER REACHING IN TIME, <u>YOU ARE URGED TO MAIL YOUR FORMAL SEALED BID EARLY</u>. <u>THIS FORMAL SEALED BID MUST</u> REACH OUR OFFICE BY 11:00 A.M. LATE FORMAL SEALED BIDS WILL NOT BE ACCEPTED.

All proposals and bid documents submitted in response must include a completed copy of the <u>County of Nassau</u> <u>Consultant's, Contractor's and Vendor's Disclosure Form</u>. Additionally, if the bidder – prospective vendor – utilizes the services of any individual or organization for the purposes of conducting lobbying activities, the proposal must also include the <u>Lobbyist Registration and Disclosure Form</u>, completed by that individual/organization.

PARTICIPATION BY POLITICAL SUBDIVISIONS: The successful vendor agrees that all political subdivisions of New York State and all other entities authorized by law to make such purchases may participate in any award under this bid. These Entities shall accept full responsibility for any payments due the successful bidder for their purchases hereunder.

INTENT

SCOPE: It is the intent of the County of Nassau to properly describe by these specifications and terms an adequate method of providing: **Police Pistols**.

PURPOSE: The purpose of this bid is to establish a price structure on which items and/or services listed herein will be purchased at once by Blanket Orders.

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COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

 Name of the Entity: <u>Atlantic Tactical, Inc.</u> Address: <u>763 Corporate Circle</u> City, State and Zip Code: <u>New Cumberland, PA 17070</u>

 Entity's Vendor Identification Number: <u>23-2082171</u>
 Type of Business: <u>Public Corp</u> Partnership Joint Venture <u>Ltd. Liability Co</u> <u>Closely Held Corp</u> <u>X Corporation</u> Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Vice President: Gary Hudkins Vice President and Treasurer: John Willim
Secretary: Julio Salvador

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholdres/partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section.

100% Owned by Safariland, LLC

BIDDER SIGN HERE

13386 International Parkway, Jacksonville, FL 32218

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6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

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7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

N/A		
		- *.
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Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities.

N/A		
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	and the second	
(c) List whether and where the person/organization is registered as a New York State):	lobbyist (e.g., Nassa	au County,
N/A		
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8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: April 06, 2016

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Signed:		/
Print Name: Sean	Conville	

Title: President

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ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature: any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission;

any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

Page 1 of 4

COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name of lobbyist(s)/lobbying organization: The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission; or to otherwise engage in lobbying activities as the term is defined herein. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

N/A		
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2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

N/A_____

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

N/A	
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Describe lobbying activity conducted, or to be conducted, i ch activity listed. See page 4 for a complete description of	n Nassau County, and ide of lobbying activities.	ntify client(s) for
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Page 3 of 4

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: April 06, 2016

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Signed:	 .	, s
Print Name		

Title: President

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Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission;

any determination regarding the calendaring or scope of any legislature oversight hearing;

the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

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President **BIDDER SIGN HERE** BTDDER TTTLE 19

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FORMAL SEALED BID PROPOSAL 68052-04126-029

Business History Form

In addition to the submission of bids/proposals, as applicable, each bidder/proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the bid/proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: April 06, 2016

1)) Bidder's/Proposer's Legal Name: <u>Atlantic Tactical, Inc.</u>		
2)	Address of Place of Business: _763 Corporate Circle, New Cumberland, PA 17070		
Lis 	st all other business addresses used within last five years: Please see attached list.		
3)	Mailing Address (if different): <u>Same</u>		
	none : <u>717-774-3339</u>		
Dc	pes the business own or rent its facilities? <u>Own and Rent</u> *	b ₽,	1. 8
4)	Dun and Bradstreet number: 09-5371472		
5)	Federal I.D. Number: <u>23-2082171</u>		
6)	The bidder/proposer is a (check one): Sole Proprietorship Partnership Other (Describe)	Corpor	ation <u>x</u>
7)	Does this business share office space, staff, or equipment expenses with any other business No _x If Yes, please provide details:	ness?	
8)	Does this business control one or more other businesses? Yes No \underline{x} If Yes, pleas	se provide	e details: _
9)	Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled to business? Yes <u>x</u> No If Yes, provide details. In January 2015, Atlantic Tactical, Inc. wa	is acquired I	oy Safariland, LLC.
	Has the bidder/proposer ever had a bond or surety cancelled or forfeited, or a contract w or any other government entity terminated? Yes No <u>X</u> If Yes, state the name of a bond), date, amount of bond and reason for such cancellation or forfeiture: or details re termination (if a contract).	th Nassa bonding	Comment (if

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President

TITLE



Corporate Address

763 Corporate Circle New Cumberland, PA 17070 <u>Corporate Retail Location</u> 772 Corporate Circle New Cumberland, PA 17070 ٤ ي

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Philadelphia PA Retail Location

7970 State Road

Philadelphia, PA 19136

New Jersey Retail Location

14 Worlds Fair Drive

Unit H

Somerset, NJ 08873

New York Retail Location

72-25 Queens Blvd

Woodside, NY 11377

Massachusetts Retail Location

379 University Ave

Westwood, MA 02090

FORMAL SEALED BID PROPOSAL 68052-04126-029

11) Has the bidder/proposer, during the past seven years, been declared bankrupt? Yes ____ No x___ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____

12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

Yes No x If Yes, provide details for each such investigation.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No _X___ If Yes, provide details for each such investigation. ______

14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? No <u>x</u> Yes ____ If Yes, provide details for each such charge.

b) Any misdemeanor charge pending? No X Yes ____ If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No <u>x</u> Yes <u>If</u> Yes, provide details for each such conviction <u>If</u>

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 No x Yes If Yes, provide details for each such conviction.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No X Yes _____ If Yes, provide details for each such occurrence. _____

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FORMAL SEALED BID PROPOSAL 68052-04126-029

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15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No <u>X</u> Yes ___; If Yes, provide details for each such instance.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No <u>x</u> Yes _____ If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. _____

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose:

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County.

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County.

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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	BIDDER	TITLE

Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.

A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the bidder/proposer be other than an individual, the bid/proposal should include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the bidder/proposer has provided similar services or who are qualified to evaluate the bidder's/proposer's capability to perform this work.

Company Pennsylvania State Police

Contact Person Angela Anderson

Address PO Box 69180

City/State Harrisburg, PA 17106

Telephone _717-783-5485

Fax # 717-783-2935

E-Mail Address_angeanders@pa.gov

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President

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Company New Jersey State Police	
Contact PersonWayne Jacobsen	
Address PO Box 7068	
City/StateWest Trenton, NJ 08628	
Telephone609-530-2000	
Fax #609-530-9753	
E-Mail Address_lppjacow@gw.njsp.org	-». ž
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CompanyNew Brunswick Police Department, NJ	
Company New Brunswick Police Department, NJ	
CompanyNew Brunswick Police Department, NJ Contact Person_Captain William Milligan	
Company	
CompanyNew Brunswick Police Department, NJ Contact PersonCaptain William Milligan Address25 Kirkpatrick Street City/StateNew Brunswick, NJ 08903 Telephone732-745-5239	
Company	

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Atlantic Tactical, Inc. 763 Corporate Circle New Cumberland, PA 17070 (717) 774-3339 <u>wWw.atlantictactical.com</u>

Business History

And Additional Required Documents

Including Certificate of Incorporation

And

Financial Statement



Staffing

Biography of Atlantic Tactical Executive Team and Nassau Management

Sean Conville, President Atlantic Tactical

Sean Conville, President of Atlantic Tactical has operated the largest law enforcement equipment & uniform distributor in the Northeastern United States for the past 20 years. During that time, he served as President of the Armor Holdings National Distributor Advisory Council and as an advisor to several other leading industry brands. He has also previously held the position of President in the National Association of Police Equipment Distributors (NAPED). Sean joined the Safariland Group in 2015 through their acquisition of Atlantic Tactical.

Sean holds a Bachelor of Science in Marketing from Shippensburg University and a Master's in Business Administration from the Pennsylvania State University. He is also a member of the Young Presidents Organization (YPO).

JD Devine, Vice President- Sales, Atlantic Tactical

JD possesses over 25 years of Public Safety uniform industry experience at both the dealer and manufacturer levels. JD began his career working for a uniform retailer in New Brunswick, NJ. JD went on to hold positions of Territory Manager with Blauer Manufacturing, Director of Sales with Elbeco Inc. and finally Vice President of Sales & Marketing with Best Uniform.

JD holds a Bachelor of Arts in Communication from Seton Hall University.

Jim Duncan, Vice President- Sales, The Safariland Group

Since joining The Safariland Group in early 2014, Jim's responsibility has revolved around leading the Company's efforts to drive sales growth and increase market share in the domestic sales channel. More recently, Jim's role has expanded to include leading both our Training and Customer Care teams. Jim has more than 15 years of professional experience in sales and management in the industry. Prior to Joining the Company, he served as the President of Galls, LLC, and the Chief Executive Officer at Quartermaster, Inc. During his tenure at Galls and Quartermaster, Jim was instrumental in the development and adoption of Agency Uniform Portals.



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Jessica Lawlor, Vice President- Operations, Atlantic Tactical

Jessica oversees all day to day operations at Atlantic Tactical. All department managers directly report to her and she actively participates in resolution of issues as they arise. Jessica possesses 18 years of experience at Atlantic Tactical having previously held positions in purchasing, accounting and operations.

Jessica holds a Bachelor's of Science in Education degree from Millersville University.

Jennifer Harrold, Customer Service Manager, Atlantic Tactical

Atlantic Tactical's 12 member customer service department is overseen by Jehnifer Harrold. Jennifer ensures prompt and professional service is provided to Atlantic Tactical customers. Her department also provides major account and Regional Account Manager support through functions such as checking status of orders, resolving specification discrepancies, managing returns, and assisting in the expediting or rushing orders. Jennifer is also responsible for the Quality Assurance process related to order entry.

Rob Lamonica, Regional Account Manager, Atlantic Tactical

After spending 27 years with New York City Department of Corrections and the New York City Police Department rising to the rank of Detective Sergeant, Rob Joined Atlantic Tactical as a Regional Account Manager. He currently services departments in Nassau County, Suffolk County and New York City.

Dominick Provisero, Account Manager, The Safariland Group

Dominick is the Safariland Account Manager for the States of New York and New Jersey. Dominick retired from the New York City Department of Corrections with the rank of Captain. During the majority of his career, he supervised the Firearms Training Division for the department at Rodman's Neck. Dominick resides in Commack, NY.

Janice Clark Coe, Store Manager, Atlantic Tactical

Janice Joined Atlantic Tactical in 2010. She brings with her 21 years of experience having worked for New York City Department of Corrections. In her capacity as the Store Manager of our Queens store, Janice has overseen store operations to supply Public Safety agencies in the New York City area.





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Prior Experience

Atlantic Tactical has been providing uniforms in the Northeast for over 40 years.

Atlantic Tactical is the largest provider of law enforcement equipment and uniforms in the Northeastern United States.

The company currently operates five retail stores located in New Cumberland, PA, Philadelphia, PA, Somerset, NJ, Queens, NY and Boston, MA. Each store has an embellishment department with onsite tailoring and embroidery services. The aggregate embellishment capacity of the five locations allows us to manage larger order overflow.

Atlantic Tactical also services police departments through 16 Regional Account Managers who provide on-site support.

Founded in 1972, Atlantic Tactical has been providing law enforcement products and uniforms to hundreds of public safety agencies in the Northeast for over 40 years. We have experience dealing with accounts of all sizes and requirements ranging from small 5 member police departments to Pennsylvania State Police and their 4300 troopers.

Atlantic Tactical Uniform Customers include:

- Nennsylvania State Police
- Pennsylvania Game Commission
- Pennsylvania Fish Commission
- Pennsylvania Department of Corrections
- New Jersey State Police
- Nassau County, NY
- Putnam County, NY
- Orange County, NY
- Ulster County, NY

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- Morris County, NJ
- Burlington County, NJ
- Ocean County, NJ

- Union County, NJ
- Port Authority of New York & New Jersey
- Delaware River Port Authority
- City of Harrisburg, PA
- City of Lancaster, PA
- City of Reading, PA
- City of York, PA
- City of Allentown, PA
- City of Frederick, MD
- City of New Brunswick, NJ
- University of Pennsylvania
- Robert Wood Johnson Medical System





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Nassau County Police Department (NCPD)

We also have extensive experience fitting and servicing agencies for body armor.

Atlantic Tactical has been supplying Nassau County with body armor since 2013 and with uniforms since 2014.

In January of 2015, Atlantic Tactical was acquired by The Safariland Group, a premier global provider of trusted, innovative, high-quality law enforcement and security products. These products include ABA®, Second Chance®, Safariland®, Blanchi® and Break Free®. Forensics brands - Include Identicator® and NIK®. The acquisition provides Atlantic Tactical enormous financial resources and access to technical expertise previously unavailable.

The Safariland Group Brands





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Atlantic Tactical Corporate Information

Atlantic Tactical is the largest supplier of public safety equipment and uniforms in the Northeastern United States.

We service thousands of public safety agencies and provide the top brands in the industry. The contents of this section will illustrate our unparalleled experience and capabilities.

- Founded in May 1972
- Acquired by The Safariland Group in January, 2015
 - o Warren Kanders, Chairman and CEO
 - o Scott O'Brien, President
 - o Scott Harris, Chief Financial Officer
- Atlantic Tactical Executive Team
 - o Sean Conville, President
 - 2380 Woodstream Way, Enola, PA 17025
 - o Jessica Lawlor, Vice President Operations
 - 5660 Charlton Way, Mechanicsburg, PA 17070.
 - o JD Devine, Vice President Sales
 - 1069 Powder Mill Rd., Bethlehem, PA 18017
- M Atlantic Tactical is incorporated in the State of Pennsylvania
- Atlantic Tactical employs 97 people. The Safariland Group employs approximately 2600 people.
- 2014 Revenues for Atlantic Tactical were \$49.3MM.
- Largest supplier of Law Enforcement equipment and uniforms in the Northeastern United States.
- Currently holds more than 60 major contracts including state contracts in Massachusetts, New York, New Jersey, Delaware, Pennsylvania, and Virginia.
- Atlantic Tactical has successfully operated for over 43 years in this industry.



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Nassau County Police Department (NCPD)

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References

- TFC Richard Brannigan
 PA State Police
 1800 Elmerton Ave.
 Harrisburg, PA 17110
 717-787-0895
 rbrannigan@state.pa.us
- Chief Wes Kahley
 York City Police Department
 50 West King St.
 York, PA 17401
 717-846-1234
 wkahley@yorkcity.org
 - Lt. Thomas Marten
 Port Authority of NY & NJ
 241 Erie St. Rm 302
 Jersey City, NJ 07310
 201-239-3605
 tmarten@panynligov



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Commonwealth of Pennsylvania

Department of State

Office of the Secretary of the Commonwealth

To all to whom these Presents shall come, Greeting:

WHEREAS, Under the provisions of the Business Corporation Law, approved the 5th day of May, Anno Domini one thousand nine hundred and thirty-three, P. L. 364, as amended, the Department of State is authorized and required to issue a

CERTIFICATE OF INCORPORATION

evidencing the incorporation of a business corporation organized under the terms of that law.

AND WHEREAS, The stipulations and conditions of that law have been fully complied with by the persons desiring to incorporate as

POLICE SAFETY LEAGUE, INC.

THEREFORE, KNOW YE, That subject to the Constitution of this Commonwealth and under the authority of the Business Corporation Law, I do by these presents, which I have caused to be sealed with the Great Seal of the Commonwealth, create, erect, and incorporate the incorporators of and the subscribers to the shares of the proposed corporation named above, their associates and successors, and also those who may thereafter become subscribers or holders of the shares of such corporation, into a body politic and corporate in deed and in law by the name chosen hereinbefore specified, which shall exist

perpetually and shall be invested with and have and enjoy all the powers, privileges, and franchises incident to a business corporation and be subject to all the duties, requirements, and restrictions specified and enjoined in and by the Business Corporation Law and all other applicable laws of this Commonwealth.

> GIVEN under my Hand and the Great Seal of the Commonwealth, at the City of Harrisburg, this <u>10th</u> day of <u>April</u> in the year of our Lord one thousand nine hundred and <u>Seventy-two</u> and of the Commonwealth the one hundred and <u>ninety-sixth</u>

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Secretary of the Commonwealth ec



Corporations

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Business Entity Filing History Date: 3/21/2012 (Select the link above to view the Business Entity's Filling History)

Business Name History

Nintania	Marci Tirab	
Name	Name Type	
ATLANTIC TACTICAL, INC.	Current Name	
SAFETY LEAGUE, INC.	Prior Name	
Business Corporation - Do	mestic - Information	
Entity Number:	287425	
Status:	Active	
Entity Creation Date:	4/10/1972	
State of Business.:	PA	
Registered Office Address:	722 Corporate Circle	
	New Cumberland PA 17070	
Part - Athan an Burtana ann	Cumberland	
Mailing Address:	No Address	
Officers		
Name:	SEAN CONVILLE	
Title:	President	
Address:	772 CORPORATE CIR	
	NEW CUMBERLND PA 17070-21	
Name:	JOHN CONVILLE	
Title:	Secretary	
Address:	772 CORPORATE CIR	
	NEW CUMBERLND PA 17070-21	
Name:	KAREN CONVILLE	
Title:	Treasurer	
Address:	772 CORPORATE CIR	
	NEW CUMBERLND PA 17070-21	
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Name: Title: Address:

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JESSICA LAWLOR Vice President 772 CORPORATE CIR NEW CUMBERLND PA 17070-21

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U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives

Federal Firearms License (18 U.S.C. Chapter 44)

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In accordance with the provisions of Title I. Gun Control Act of 1968, and the regulations issued thereunder (27 CFR Part 478), you are licensed to engage in the business specified in this license, within the limitations of Chapter 44. Title 18, United States Code, and the regulations issued thereunder, until the expiration date shown. THIS LICENSE IS NOT TRANSFERABLE UNDER 27, CFR 478.51, Sec. "WARNINGS" and "NOTICES" on reverse.

Direct ATF	ATF - Chief, FFLC	and the second	License		
Correspondence To	244 Needy Road		Number		77 DHOIO: 770
	Martinsburg, WV 25405-9431		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	a and a second and a	
Chief, Federal Fireagons L	icensing Center (FFLC) / [🕼	A CARACTER STORE	Expiration		
Correspondence To 244 Needy Road Matrinsburg, WV 23405-9431 Number C 11-081-01-7D-00870 Chief, Federal Firework Licensing Conter (FFLC) Expiration Date April 1, 2017 Name ATLANTIC TACTICAL Expiration Date April 1, 2017 Premises Address (Changes? Notify the PFLC at least 30 days before the nove). 72-25 QUEENS BLVD WOODSIDE, NY 11377- 74 Type of License 01-DEALER IN FIREAPMS OLTHERTHAN DESTRUCTIVE DEVICES Mailing Address (Changes? Notify the license issue at the license of subtract the license issue at the license of subtract the license of					
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Correspondence To 244 Needy Road Martinsburg, WV 23403-9431 Number 6-11-081-01-7D-00870 Chief, Federal Fireague Licensing Conter (FELC) Expirations Date April 1 2017 Name ATLANTIC TACTICAL Expirations Date April 1 2017 Premises Address (Changes? Notify the FLC at leas 30 days before the move) 72-25 CUEENS BLVD WOODSIDE, NY 11377 April 1 2017 Type of License 0 1-DEALER IN FIREAPINS OUT ERTHANDESTRUCTIVE DEVICES And and a structure the second of the license in and a structure to reside the power of a structure to reside the license insure to consider the second of the rest or resident and the license insure to consider the rest or resident and the license insure to reside the power of a structure to reside the license insure to the license insure to reside the power of a structure to reside the license insure to reside the bising for original signature insure to reside the license insure to the license. Saterer License Hubble Mathematica insure to the license					
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72-25 QUEENS	SBLVD				
WOODSIDE, N	Y 11377- \\ \	RD, Landerskie			
Type of License					
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				ss (Ghanges? Notity the FFL	.C of any changes.)
The licensee named above	shall use a copy of this license to	assist a transferor of cost			
77 CER Part 478 The side	my and me neensed status of the	nicensee as provided by			
faxed, scanned or e-maile	d copy of the license with assigna	ture intended to be an 👘 🎲			
original signature is accent	table. The signature must be that	fol the Federal Firearms			
Licensee (FFL) or a respo	nsible person of the FFL. Leertif	y that this is a true copy	The Party of the P		
		1 Inc business specified	WOODS	SIDE NY 1377-	
above under Type of Lie				\$1.)/	
	Trespondence To 244 Needy Road Marinsburg, WV 25403-9431 Provided Parket Science Center (FFLC) April 1 2017				
Ligensee/Responsible	arrespondence To 244 Noedy Road Martinsburg, WV 25405-9431 Funder 6-11-081=01=7D-008700 iel. Federal Firement Licensing Center (FFLC) Expirations Date April 1, 2017 arrespondence To 244 Noedy Road Date April 1, 2017 arrespondence To 240 Noedy Road Date April 1, 2017 arrespondence To 240 Noedy Road Date April 1, 2017 arrespondence To 250 UEENS BLVD WOODSIDE, NY 11377- Market Status April 1, 2017 Arrespondence To 250 UEENS BLVD WOODSIDE, NY 11377- Market Status April 1, 2017 Arrespondence Composition Status Market Status Aprefit 1, 2017 <				
Correspondence To 244 Needy Road Martinsburg, WV 25405-9431 Number 6-11-031-01-7D-003870 Chief, Federal Fireards Licensing Center (FFLC) Expiration Date April 1.2017 Name ATLANTIC TACTICAL Expiration Date April 1.2017 Premises Address (Changes? Notify the/FFL At the 30 day before the nove). 72-25 QUEENS BLVD WOODSIDE, NY 11377- April 1.2017 Type of License Correspondence To Safety State Orthogation Statement Mailing Address (Changes? Notify the/FFL At the 30 day before the nove). April 1.2017 Type of License Correspondence To Safety State Orthogation Statement Mailing Address (Changes? Digity the FFLC of any changes.) The license or and above shall use a copy of this license to assist a trainster or of frearms to verify the identity and the license or and abard or ordinal signature of correspondent or ordinal signature of ordinal signature or and cowymask the arrongond asignature of state ordinal signature ordite to addit ordinal signature ordinal signature ordinal					
	Vame	Date			
Previous Edition is Obsolete	SAFTEY LEAGUE INC. 12-25 QUEEKS BLVD:11577.6-11-685-01-70	-ORATO ASTA 1, 2017-01-DEALED WITHREADAS OTHER 1	HAN DESTRUCTIVE BÉVICES	· · · · · · · · · · · · · · · · · · ·	Revised Getober-2011
	Fe	deral Firearms License (I	FFL) Customer Se	ervice Information	

Federal Firearms Licensing Center (FFLC) 244 Needy Road Martinsburg, WV 25405-9431 Toll-free Telephone Number:(866) 662-2750Toll-free Fax Number:(866) 257-2749E-mail: NLC@atf.gov(866) 257-2749

ATF Homepage: www.atf.gov FFL cZ Check: www.atfonline.gov/lflezcheck

Change of Address (27 CFR 478.52). Licensees may during the term of their current license remove their business or activity to a new location at which they intend regularly to carry on such business or activity by filing an Application for an Amended Federal Firearms License. ATF Form 5300.38, in duplicate, not less than 30 days prior to such removal with the Chief, Federal Firearms Licensing Center. The application must be executed under the penalties of perjury and penalties imposed by 18 U.S.C. 924. The application shall be accompanied by the licensee's original license. The license will be valid for the remainder of the term of the original license. (The Chief, FFLC, shall, if the applicant is not qualified, refer the application for amended license to the Director of Industry Operations for denial in accordance with § 478.71.)

Right of Succession (27 CFR 478.56). (a) Certain persons other than the licensee may secure the right to carry on the same firearms or ammunition business at the same address shown on, and for the remainder of the term of, a current license. Such persons are: (1) The surviving spouse or child, or executor, administrator, or other legal representative of a deceased licensee; and (2) A receiver or trustee in bankruptcy, or an assignee for benefit of creditors. (b) In order to secure the right provided by this section, the person or persons continuing the business shall furnish the license for that business for endorsement of such succession to the Chief, FFLC, within 30 days from the date on which the successor begins to carry on the business.

(Continued on reverse side)

Cut Here X	-
Federal Firearms License (FFL) Information Card License Name: SAFTEY LEAGUEINC Business Name: ATLANTIC TACTICAL License Number: 6-11-081-01-7D-00870 License Type: 01-DEALER IN FIREARMS OTHER THAN DESTRUCTIVE DEVICES Expiration: April 1, 2017 Please Note: Not Valid for the Sale or Other Disposition of Firearms.	FFL Newsletter - Electronic Version Available Sign-Up Today! FFLs interested in receiving the electronic version of the FFL Newsletter, along with oceasional additional information, should submit name, FFL number, and e-mail address to: FFLNewsletter@atf.gov. The electronic FFL Newsletter will enable ATF to communicate information to licensees on a periodic basis.

ATLANTIC TACTICAL

Premier supplier of many of the industry's most prestigious brands

Atlantic Tactical is a leading national supplier of law enforcement, military and public safety equipment and uniforms.

Atlantic Tactical provides unparalleled reach and service to public safety agencies in the Northeast. This is accomplished through several channels. Atlantic Tactical operates four retail SuperStores located in Harrisburg, PA, Philadelphia, PA, Somerset, NJ, Boston, MA and Queens, NY. The company fields thirteen full time outside sales professionals with robust military and law enforcement experience. Atlantic Tactical prints and mails 300,000 catalogs annually and provides a fully functional e-commerce website with account specific microsite capabilities.

Atlantic Tactical employs a state of the art ERP and inventory accountability system to provide increased order accuracy and replicable results. Our substantial investments in IT infrastructure ensure that Atlantic Tactical will continue to provide best in class service to our customers and partners.

Four Atlantic Tactical Locations

- Harrisburg, PA
- · Philadelphia, PA
- Somerset, NJ
- Queens, NY
- Boston, MA

18 outside sales professionals covering the following markets:

- vering me fo • New York
- wew rork
 New Jersev
- wew Jersey
 Pennsylvania
- renusyivani
 Maryland
- maryana
 Delaware
- Washington DC
- Virginia
- New England

Catalog and Web

- 300,000 copies mailed nationwide
- Fully functional Ecommerce Website

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YEARS OF COMPINED 1 A MENFORCEMENT AND MELTARY EXPERIENCE

MARATLANDE CEDES



Somersel, NJ

New Gumberland, PA

Dupons, MY

Philedolphie, PA

Boston, MA

Atlantic Tactical Corporate Profile

Atlantic Tactical is a leading national supplier of law enforcement, military and public safety equipment and uniforms.

Originally founded in 1972 by Russel Haskins under the name of Police Safety League, the company was provided uniforms and calendar marketing programs to various local public safety agencies.

In 1988 the company was acquired by the John & Karen Conville, who set about transforming the company from a local. uniform supplier to a regional equipment and uniform wholesaler. Over the next few years, Police Safety League continued to diversity it's product offering and added firearms, body armor and vehicle equipment.

By 2000, the company had expanded, starting an outside sales force, printing and mailing a national catalog and establishing one of the industry's first e-commerce web sites. The product offering continued to grow and evolve.

In 2002, business ownership was passed to the next generation in Sean Conville and Jessica Lawfor. To better represent the company's increasing focus on omergency services/special operations technology and equipment, in 2003 the company's name was changed to Atlantic Tactical.

Since 2003, Atlantic Tactical's growth path has accelerated. The company has established a robust retail presence in the northeast by opening Super Stores in Harrisburg, PA, Philadelphia, PA, Somersel, NJ. and Queons, NY. In late 2008, a new corporate offices were opened in New Cumberland, PA.

Atlantic Tactical fields the industry's premier outside salesforce. Consisting of fourteen full time outside ropresentatives, most had from prior special operations or firearms instructor careers. With over 200 years of combined law enforcement/ military experience, these professionals are able to offer agencies from Virginia to New York an unmatched level of service and expertise.

Atlantic Techcal represents over 800 manufacturers. Furthermore, Atlantic Tactical is the region's exclusive or premier supplier for many of the industry's most prestigious brands.

Atlantic Tactical holds and/or participates in numerous state and regional contracts including:

- Pennsylvania State Uniform Contract 9
- Pennsylvania State Body Armor Contract
- Pennsylvania COSTARS contract *
- New Jersey State Homeland Security Contract
- New Jersey State Uniform Contract
- Delaware State Ammunition Contract
- New York State Body Armor Contract
- New York State Firearms + Accessories Contract -8
- Maryland State Armor Contract
- Metropolitan Police Department (Washington DC) Ammunition Contract

The company belongs to the National Association of Police Equipment Distributors (NAPED) and the National Association of Uniform Manufacturers and Dealers (NAUMD). Atlantic Tactical's current president, Sean Conville has served as president of the BAE Systems National Distributor Advisory Council and the National Association of Police Equipment Distributors.

Major Atlantic Tactical Customers (1000 + officers)

- New York State Police
- New York City Police
- Dept. New York City Dept. of
- Corrections
- New York Dept. of Corrections
- New Jersey State Police
- New Jersey Dept. of Corrections
- Newark City P.D.
- Nassau County P.D.
- Suffelk County P.D.
- Delaware State Police
- Delaware Dept. of Corrections
- Pennsylvania State Police
- Pennsyvlania Depl. of Corrections
- Philadelphia PD
- Pittsburgh PD

- Maryland State Police
- Maryland Div. of Corrections
- Baltimore City P.D.
- Baltimore County P.O.
- Prince George's County P.D.
- Montgomery County P.D.
- Metropolitan DC P.O.
- Virginia State Police
- US State Dept.
- **US** Capital Police
- US Secret Service National Security
- Agency
- US Park Police Federal Sureau of Investigations
- **US** Probation
- Department of Defense

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... 763 Corporate Cir. New Cumberland, PA 17070 800-781-2677

THE COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE OPERATIONAL SERVICES DIVISION

Organizational and Operational Qualifications Profile

Atlantic Tactical is the largest supplier of law enforcement equipment in the United States. Founded in 1972, Atlantic Tactical services thousands of public safety agencies across the nation. In 1988 the company was acquired by John and Karen Conville, who set about transforming the company from a local uniform supplier to a regional equipment and uniform wholesaler. Over the next few years, Atlantic Tactical continued to diversify it's product offering to added firearms, body armor and vehicle equipment. By the year 2000, the company had expanded, starting an outside sales force, printing and mailing a national catalog and establishing one of the industry's first e-commerce website. The product offering continued to grow and evolve. In 2002, business ownership was passed to the next generation in Sean Conville and Jessica Lawlor. Since 2003, Atlantic Tactical's growth path has accelerated. The company has established a robust retail presence by opening Superstores in New Cumberland, PA, Philadelphia, PA, Somerset, NJ, Queens, NY and Boston, MA. In late 2008, a new corporate office was also opened in New Cumberland, PA.

Atlantic Tactical represents over 900 manufacturers. Furthermore, Atlantic Tactical is the region's exclusive or premier supplier for many of the industry's most prestigious brands. The company belongs to the National Association of Police Equipment Distributors (NAPED) and the National Association of Uniform Manufacturers and Dealers (NAUMD). The company's President, Sean Conville has served as president of the BAE Systems National Distributor Advisory Council and the National Association of Police Equipment Distributors.

The company's client list ranges from the smallest municipal agency to some of the largest in the country. We field one of the largest, most experienced sales teams in the industry. Atlantic Tactical employs 85 full time employees, 18 of which are sales representatives that possess an average of 15 years industry experience. Many of these representatives are themselves former law enforcement officers and know from first-hand experience the types of quality equipment that will suit the particular needs of an agency.

Atlantic Tactical currently has 5 retail store locations, each with their own storage warehouse. These locations include Philadelphia and New Cumberland PA, Queens NY, Somerset NJ, and Boston MA. Each of these stores is fully staffed and trained to handle all retail operations. All of our retail locations employ highly skilled tailors who are also equipped with embroidery machines, and heat applied lettering capabilities. Our Boston location and Corporate Office in New Cumberland will be designated as service locations for the management of this contract. Atlantic Tactical has no intentions of using subcontractors for the servicing of this contract.

The company's Corporate Headquarters is located in New Cumberland, PA and is currently staffed with a customer service department, a quotes and contracts department, a returns department, an accounts receivable and payable department, and a marketing/IT department. We have the knowledge and resources to handle every servicing opportunity.

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Atlantic Tactical holds and/or participates in numerous state and regional contracts including:

- Pennsylvania State Uniform Contract
- Pennsylvania State Body Armor Contract
- Pennsylvania COSTARS contract
- New Jersey State Homeland Security Contract
- New Jersey State Uniform Contract
- Delaware State Ammunition Contract
- Delaware Homeland Security Equipment Contract
- New York State Body Armor Contract
- New York State Firearms and Accessories Contract
- Maryland State Ammunition Contract
- Maryland State Dept of Corrections Body Armor Contract
- Virginia State Ammunition Contract

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Atlantic Tactical

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	Belance Sheet as of Dec 31, 2014 (including Unposted Amounts)]	
Account Description		Page # Dale	: 0001 : Jul 15, 2015
Assets Current Assets			
Conent Assets			
PayPal Account	3,483.15		
Checking - FNB (PA)	-767,969.20		
Checking - Dedham Savings (BOS)	13,533.72		
Checking - Wells Fargo (PH)	7,046.47 7.119.06		
Checking - Wells Fargo (NJ) Checking - TD (NY)	7,118.00		
Store Register Drawers	2,800.00		
Credit Card - Centric	105,844.42		
Payroll - FNB	2,881.36		
TOTAL CASH			-617,901.30
Accounts Receivable	1 AM ALA 10		
Due To/From SeaJes Accounts Receivable	107,218.42 7,239,498.80		
Accounts Receivable Incentive Rebates from Vendors	160,240.00		
Security Deposit	60,963.40		
Bid Deposit	3,000.00		
TOTAL ACCOUNTS RECEIVABLE			. 7,570,920.62
Olher Current Assets			
Vendor Pre-Payments	0.01		
Vendor Prepayments - CC	48,417.90		
Prepaid Insurance	7,941.01 14,590.00		
Prepaid Trade Shows Prepaid Computer-Software Service			
TOTAL OTHER CURRENT ASSETS	· · · · · · · · · · · · · · · · · · ·		109,156.56
Inventory			1001100101
Inventory	4,579,050.68		
TOTAL INVENTORY			4,579,050.68
Clearing Accounts			
Undeposited Cash/Checks	-198.96		
Web Visa/Master Clearing	0.00 0.01		
PH Visa/Mater Clearing NY Visa/Master Clearing	0.00		
NJ Visa/Master Clearing	0.00		
TOTAL CLEARING ACCOUNTS			-198.9
TOTAL CURRENT ASSETS			11,641,027.6 ⁻
Fixed Assets			
Assets at Cost			
Building Expansions	318,194.79 87,827,56		
Signs-Building Auto & Truck	07,027.00 147,469.13		
Construction - New York	17,700.00		
Boston Improvements & Equipment	51,782.84		
New York - Office Equipment	22,872.38		
Office Equipment	415,652.35		
Phone System	15,935.00		t
Website Everest Software	*17,965.00 108,442.16		
Web Software	63,183.12		
Software	53,522.12		
Goodwill	3,955.00		
Sample Merchandise Not For Sale	880.85		
Loan Origination Fees	11,764.00		
TOTAL ASSETS AT COST			1,335,146.1
Asset Depreciation			
Accum Depr - Auto & Truck	-31,687.05		
Accum Depr - NY Equipment Accum Depr - NY Improvements	-16,936.12 -13,971,37		
Accum Depr - Boston Improvements			

Page Date 287.43 251.52 283.83 195.48 248.90 220.10 880.85 293.23 138.09 335.00	. Jul 15, 2015
Date 787.43 951.52 983.83 195.48 148.90 920.10 80.85 293.23 138.09	2 Jul 15, 2015
Date 787.43 951.52 983.83 195.48 148.90 920.10 80.85 293.23 138.09	2 Jul 15, 2015
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Atlantic Tactical

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Atlantic Tactical

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Period : 12, 2014 Location/Sub-Location : ALL Include Unposted Amount : Yes				16, 2015 :37PM YDER
	Income Statement			
ο μομομορίας - Ο - Απολογία μα το				
	Comparison of Period 12 - Y	ear To Date	Pag	
Account Description	Period Amount	12 Percent	Year To Amount	Date Percer
REVENUES				
Sale of Goods	E 774 150 05	108.2	52,156,604,75	105.27
Sales Merchandise Sales Returns	5,774,158.96 -398,453.85	-7.5	-2,113,349,27	4.27
Sales Discounts	-32,575.28	-0.6	-582.481.22	-1.18
Customer Prompt Payment Discounts			-41.24	0.00
Other Income				
Interest Income	25.52	0.0	352.14 -8.231.73	0.00 -0.01
Gain (Loss) on Sales of Assets Miscellaneous Income	-6,231.73 684.87	-0.1 0.0	813.19	0.00
	447.41	0.0	90,229.15	0.14
TOTAL REVENUES	5,337,688.49	100.00	49,545,915.77	100.00
COST OF GOODS SOLD			••••••••••••••••••••••••••••••••••••••	-,
COST OF GOODS SOLD	4,103,447.90	76,9	39,298,025.90	79.32
Purchase Price Variance	-13,118.70	-0.2	2,309.14	0.0
Prompt Payment Discount	-31,114.05	-0.6	-525,763.27	-1.0
Freight-Incoming	14,597.21	0.3	219,564.19	0.4
Inventory Adjustment Misc Expense-COGS	238,701.08 9,805.29	4.6 0.2	-118,351.78 93,470.17	-0,2- 0,1
TOTAL COST OF GOODS SOLD	4,322,318.71	80,98	38,969,264.35	78.6
	1,015,269.78	19.02	10,575,651,42	21.3
GROSS PROFIT	130101200130		101010100	
OPERATING EXPENSES Coat of Sales				
Operating Expenses				
SALARIES, WAGES & BENEFITS				
Salaries	460,077.37	8.6	2,901,691.62	5.8
Salaries-Sales Reps	147,418.10	2.8 0.6	1,621,887.75 327,295.29	3.2 0.6
Payroll Taxes	44,208.59 177,17	0.0	4,540,25	0.0
Federal Unemployment Tax Unemployment Tax Expense	1.903.34	- 0.0	39,455.99	• 0.0
NJ Disability Tax	32.78	0.0	321.48	Ŏ,O
NJ Workforce	38.52	0.0	198,10	0.0
NY Re-employment Svc	2.96	0.0	89.24 18.18	0.0 0.0
MN Workforce Enhance Fee			47.39	0.0
MN Addition Assent Fee DE Employmnt Trainig Fund			7.37	0.0
MD Unemployment Tax			93.53	0.0
DE Unemployment Tax			131.05	0.0
VA Unemployment Tax			-831.91	0.0
MN Unemployment Tax			180.26 172.62	0.0 0.0
MA Unemployment Expense	3.52	0.0	43.26	0,0
MA Workforce Training Expense Health Insurance Expense	14,381.95	0,3	192,940.75	0.3
401k Employers Expense	12,490.28	0.2	101,236.00	0.2
Employee Promotions	1,319.47	0,0	17,464.19	0,0
FACILITIES & ADMINISTRATION EXPE	NSE 122.57	0.0	AN 101 C	0.0
Customer Promotions	122.57 36,433.23	0.0 0.7	3,494.45 446,663.87	0.0
Rent Expense Store Over/Short	uutaaraa	U 17	271.09	0.0
Telephone Expense	4,934,38	0.1	49,653.21	0.1
Office Machine Lease			2,137.36	0.0
Repairs & Mainlenance	4,272.34	0.1	38,473.54	0.0
Real Estate Tex	-6,848.92	-0.1	21,400.89 7,875.22	0.0 0.0
Bad Debis Expense		0.0	19.312.03	0.0
	R57 93			
Donations Miscellaneous Labor	857.93 7,224,62	0,1	152,532.38	0.3

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ب _{عدد} ا	Comparison of Period 12 -	Year To Date	Page	# 0802
	Peri	od 12	Year To I	Date
Account Description	Amount	Percent	Amount	Percen
Utilities Expense	11,948.11	0.2	121,511.65	0.25
Charge Sale Fee	25,044.55	0.5	280,614,45 16,265.00	0.67 0.03
Web Design Expense Computer Expense	12.038.52	0.2	183,755.51	0.03
Bank Fee Expense	649.73	0.0	4,021.80	0.01
Depreciation Expense	13,369.60	0.3	193,498.01	0.39
Amortization	85.57	0.0	1,026.40	0.00
Office Supplies Expense	7,911,49 815,83	0.1 0.0	94,311.14 8,012.71	0,19 0,02
Retail Store Expense	10,104,69	0.2	139,167.22	0.02
Interest Expense Shipping-Outgoing	57,665.90	1.1	543,718.37	1.10
Register Over / Short			1.78	0.00
Alarm System Expense	254,24	0.0	5,122.27	0.01
Sewing Expense	328.00	0.0	7,075.09	0.0
US Postage Expense	1,000.01	0.0	110,041.03	0.2
Dues, Fees & Subscription	6,829.28 3.722.00	0.1 0.1	47,779.92 32,163.00	0.10 0.00
Gun Registration Expense	3,722.00	9.1	4,908.80	0.0
Office Administration Expense Travel - G&A	309.19	0.0	309.19	0.0
Miscellaneous Expense	3.048.77	0.1	8.574.39	0.0
OUTSIDE PROFESSIONAL SERVICES	-, ,		-,	
Payroll Services	879.20	. 0.0	8,359.27	<u>،</u> 0.0
Legal Fees	60,215.10	1.1	106,812.15	°0.2
Accounting Services	1,475.00	0.0	44,382,75	0.0
Consulting Fees	32,573.30	0,6	41,657.68 280.00	0.0 0.0
Archilecture Fee			200.00	0.0
ADVERTISING EXPENSE	-49,636.74	-0.9	62,506,26	0.1
Catalog Advertising Internet Advertising	206.70	0.0	11,940.63	0.0
Printed Advertising	3,311,18	0.1	40,269.66	0.0
Convention & Display	450.00	0.0	63,987.51	0.1
Advertising	5,144.34	0.1	27,973.29	0.0
Store Promotions	2,293.98	0.0	4,048,95	0.0
INSURANCE EXPENSE	E 050 04	0.1	19,798.86	0.0
Auto insurance	5,353.84 15,882.01	0.3	153,587.13	0.3
Business Insurance	19,662.01	0.0	35,004,44	0.0
Workers Comp Insurance Bid Bond Expense	100.00	0.0	6,278.15	0,0
Life insurance			8,416.17	0.0
BUSINESS TAXES				
Miscellaneous Taxes	625.18	0.0	6,995.61	0.0
PA Capital Stock Tax	394.00	Q. 0	1,182.00	0.0
Philly Corp Taxes		~ ~	6,994.75	0.0
NYC Corp Taxes	1,232.00	0.0 0.0	3,580.00 2,126.76	0.0 0.0
NJ Corp Taxes	375.00 138.00	0.0	2,597.73	0.0
MA Corp Taxes Corporate Tax	100.00	9,0	2,500.00	0.0
NY Corp Taxes	750.00	0.0	2,260.00	0.0
Tax Rounding Differences	-0.57	0.0	-0.11	0.0
SALES EXPENSE				
DO NOT USE Sales Rep Expense		0.2	241,732.89	0.4
Travel - Salas	23,425.00	0,4	200,828.84	0.4
Meals & Ent - Sales	8,594.12 -3,245.23	0.2 ⊲ -0.1	40,800.44	.0.9
CarLease	-3,249.23 138.05		3,683.20	ົ້0,0
Auto - Sales Other - Sales	289,50	0.0	289.60	Ŏ.
	an an anna 186 an 18	18.80		
TOTAL OPERATING EXPENSES	1,003,650.15		8,902,215.33	17.9
INCOME FROM OPERATIONS	11,619.63	0.22	1,674,436.09	3.
OTHER (EXPENSE) INCOME **DO NOT USE**Purchase Price Variance	8		0.00	0.0
		(+ <u></u>	0,00	0,
TOTAL OTHER (EXPENSE) INCOME				
INCOME BEFORE INCOME TAXES	11,619.63	0.22	1,674,436.09	3.:
Net Income :	11,619.63		1,674,436.09	
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ACORD [®] CERT	FIFIC	ATE OF LI	ABILI	TY IN	SURA	NCE	DATE(MM/DD/YYYY) 04/06/2016	
THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF INS REPRESENTATIVE OR PRODUCER, A	IVELY OF URANCE ND THE C	NEGATIVELY AMEN DOES NOT CONSTIT ERTIFICATE HOLDER	D, EXTEN UTE A CO	D OR ALTE DNTRACT B	R THE COV ETWEEN T	VERAGE AFFORDED E HE ISSUING INSURER	BY THE POLICIES (S), AUTHORIZED	
IMPORTANT: If the certificate holder i SUBROGATION IS WAIVED, subject to certificate does not confer rights to th	the term	is and conditions of th	he policy, o ch endorse	certain polic ement(s).				
PRODUCER Aon Risk Services, Inc. of Florida 13901 Sutton Park Drive South Suite 360 - Building C Jacksonville FL 32224 USA			PHONE (A/C. No.	(A/G, No. Ext): (304) 724-2001 (A/G, No.): (304) 223-0737				
			ADDRES	E-MAIL ADDRESS: INSURER(S) AFFORDING COVERAGE				
INSURED Atlantic Tactical, Inc. 763 Corporate Circle New Cumberland PA 17070 USA			INSURE	INSURERA: National Fire & Marine Ins Co 20079 INSURER B: Travelers Property Cas Co of America 25674				
			INSURE	INSURER C:				
		· · · · · · · · · · · · · · · · · · ·	INSUREF		<u></u>	· · · · · · · · · · · · · · · · · · ·		
COVERAGES CER THIS IS TO CERTIFY THAT THE POLICIES		NUMBER: 57006173				EVISION NUMBER:		
INDICATED, NOTWITHSTANDING ANY RE CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCI	QUIREMEN	NT, TERM OR CONDITIC	ON OF ANY RDED BY 1	CONTRACT	OR OTHER DESCRIBE	DOCUMENT WITH RESPI	ECT TO WHICH THIS TO ALL THE TERMS, hown are as requested	
LTR TYPE OF INSURANCE	ADDL SUB		R	POLICY EFF [MM/DD/YYYY]	POLICY EXP (MM/DD/YYYY)	LIMI		
		42GL010030402 General Liability		07/27/2015	07/27/2016	EACH OCCURRENCE	\$1,000,000	
CLAIMS-MADE X OCCUR		SIR applies per po	olicy ter	ms & condi	tions	PREMISES (Ea occurrence)	\$50,000	
						MED EXP (Any one person)	\$10,000	
						PERSONAL & ADV INJURY GENERAL AGGREGATE	\$1,000,000	
GEN'L AGGREGATE LIMIT APPLIES PER:	Ē					PRODUCTS - COMP/OP AGG	\$2,000,000	
		TJCAP9D90138415		07/27/2015	07/27/2016	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000	
X ANY AUTO		Automobile			1	BODILY INJURY (Per person)		
OWNED AUTOS ONLY HIRED AUTOS ONLY AUTOS ONLY AUTOS ONLY						BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident)		
				07 (07 local				
A X UMBRELLALIAB X OCCUR EXCESS LIAB CLAIMS-MADE		42uMo10030602 Umbrella Liability	y	07/27/2015	07/27/2016	EACH OCCURRENCE AGGREGATE	\$10,000,000 \$10,000,000	
DED X RETENTION \$10,000 WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y//					· · · · ·	PER STATUTE OTHER		
ANY PROPRIETOR / PARTNER / EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A					E.L. EACH ACCIDENT E.L. DISEASE-EA EMPLOYEE		
If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE-POLICY LIMIT		
					<u> </u>			
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC County of Nassau, NY is included a policy.							l Liability	
CERTIFICATE HOLDER CA				ANCELLATION				
			SHOULD	ANY OF THE N DATE THERE		IBED POLICIES BE CANCE	LLED BEFORE THE DRDANCE WITH THE	
County of Nassau, NY 1 West Street Mineola, NY 11501 USA			UTHORIZED REPRESENTATIVE					
				Aon Rick Services Inc. of Florida				

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STATE OF NEW YORK WORKERS' COMPENSATION BOARD

CERTIFICATE OF NYS WORKERS' COMPENSATION INSURANCE COVERAGE						
1a. Legal Name & Address of Insured (Use street address only) ATLANTIC TACTICAL, INC. 7225 QUEENS BLVD. WOODSIDE, NY 11377	 1b. Business Telephone Number of Insured (904) 741-1752 1c. NYS Unemployment Insurance Employer Registration Number of Insured 49-367370 					
Work Location of Insured (Only required if	1d. Federal Employer Identification Number of					
coverage is specifically limited to certain locations	Insured or Social Security Number					
in New York State, i.e., a Wrap-Up Policy)	23-2082171					
2. Name and Address of the Entity Requesting	 3a. Name of Insurance Carrier					
Proof of Coverage (Entity Being Listed as the	The Travelers Indemnity Company of Connecticut 3b. Policy Number of entity listed in box "1a"					
Certificate Holder)	TJ-UB-9D90133-5-15 3c. Policy effective period					
COUNTY OF NASSAU, NY	<u>07/27/2015</u> to <u>07/27/2016</u> 3d. The Proprietor, Partners or Executive Officers are					
1 WEST STREET	⊠ included. (Only check box if all partners/officers included) □ all excluded or certain partners/officers					
MINEOLA, NY 11501	excluded.					

This certifies that the insurance carrier indicated above in box "3" insures the business referenced above in box "1a" for workers' compensation under the New York State Workers' Compensation Law. (To use this form, New York (NY) must be listed under Item 3A on the INFORMATION PAGE of the workers' compensation insurance policy). The Insurance Carrier or its licensed agent will send this Certificate of Insurance to the entity listed above as the certificate holder in box "2".

The Insurance Carrier will also notify the above certificate holder within 10 days IF a policy is canceled due to nonpayment of premiums or within 30 days IF there are reasons other than nonpayment of premiums that cancel the policy or eliminate the insured from the coverage indicated on this Certificate. (These notices may be sent by regular mail). Otherwise, this Certificate is valid for one year after this form is approved by the insurance carrier or its licensed agent, or until the policy expiration date listed in box "3c", whichever is earlier.

Please Note: Upon the cancellation of the workers' compensation policy indicated on this form, if the business continues to be named on a permit, license or contract issued by a certificate holder, the business must provide that certificate holder with a new Certificate of Workers' Compensation Coverage or other authorized proof that the business is complying with the mandatory coverage requirements of the New York State Workers' Compensation Law.

Under penalty of perjury, I certify that I am an authorized representative or licensed agent of the insurance carrier referenced above and that the named insured has the coverage as depicted on this form.

Approved by:	Kerry B. Fowlkes	-t-fi-automas applicat
.,	(Print name of authorized representative or licensed age	nt or insurance carrier,
Approved by:	(Sighture)	8/21/15 (Date)
Title:	FIELD OPERATIONS SUPPORT ANALYST	

Telephone Number of authorized representative or licensed agent of insurance carrier: 804-527-4862

Please Note: Only insurance carriers and their licensed agents are authorized to issue Form C-105.2. Insurance brokers are NOT authorized to issue it.

Workers' Compensation Law

Section 57. Restriction on issue of permits and the entering into contracts unless compensation is secured.

1. The head of a state or municipal department, board, commission or office authorized or required by law to issue any permit for or In connection with any work involving the employment of employees in a hazardous employment defined by this chapter, and notwithstanding any general or special statute requiring or authorizing the issue of such permits, shall not issue such permit unless proof duly subscribed by an insurance carrier is produced in a form satisfactory to the chair, that compensation for all employees has been secured as provided by this chapter. Nothing herein, however, shall be construed as creating any liability on the part of such state or municipal department, board, commission or office to pay any compensation to any such employee if so employed.

2. The head of a state or municipal department, board, commission or office authorized or required by law to enter into any contract for or in connection with any work involving the employment of employees in a hazardous employment defined by this chapter, notwithstanding any general or special statute requiring or authorizing any such contract, shall not enter into any such contract unless proof duly subscribed by an insurance carrier is produced in a form satisfactory to the chair, that compensation for all employees has been secured as provided by this chapter.

FORMAL SEALED BID PROPOSAL 68052-04126-029

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CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I. Sean Conville , being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge. information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 6th day of 20 16

Public Notar

COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAL JARRETT L MCALICHER, NO YARY PUBLIC FAIRVIEW TOWNSHIP, YORK COUNTY MY COMMISSION EXPIRES APRIL 22, 2017

Name of submitting business: Atlantic Tactical, Inc.

By: Sean-Conville		
	nt name	
Sig	nature	

President

Title

06 2016 Date

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

TITLE

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered and the answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name Sean Conville

Date of birth _05 / 28 / 1972

Home address 2380 Woodstream Way

City/state/zip_Enola, PA 17025

Business address 763 Corporate Circle

City/state/zip ____New Cumberland, PA 17070

Telephone _____717-774-3339

Other present address(es) <u>Please see attached list</u>

City/state/zip ____ Please see attached list

Telephone _____1-800-781-2677___

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President 01 / 20 / 2015 Treasurer 01 / 20 / 2015
Chairman of Board/ / Shareholder/ /
Chief Exec. Officer// Secretary//
Chief Financial Officer/ Partner/ /
Vice President 01 / 20 / 2015 / /
(Other)

3. Do you have an equity interest in the business submitting the questionnaire? NO <u>x</u> YES _____ If Yes, provide details.

BÍDDER

- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO <u>×</u> YES _____ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO X YES ____; If Yes, provide details.
- 6. Has any governmental entity awarded any contracts to a business or organization listed in Sections in the past 3 years while you were a principal owner or officer? NO <u>X</u> YES _____ If Yes, provide details.

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BIDDER SIGN HERE

President

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<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO <u>X</u> YES If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO x YES ____ If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO <u>x</u> YES <u>If</u> Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO <u>×</u> YES _____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? NO <u>x</u> YES _____ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO <u>×</u> YES _____ If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO <u>x</u> YES <u>If Yes, provide details</u> for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X YES If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO
 <u>X</u> YES _____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE ______ President ______ TITLE ______ ' *

FORMAL SEALED BID PROPOSAL 68052-04126-029

prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO <u>x</u> YES <u>If Yes, provide details for each such investigation</u>.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO <u>x</u> YES <u>If Yes;</u> provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO <u>×</u> YES _____ If Yes, provide details for each such year.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING-BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Sean Conville</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

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Notary Public Notary Public COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAL JARRETT L MCALICHER, NO'JARY PUBLIC FAIRVIEW TOWNSHIP, YORK COUNTY MY COMMISSION EXPIRES APRIL 22, 2017

Atlantic Tactical, Inc. Name of submitting business

Sean Conville	
Print-name	
(m)	and any second and
Cianatura	

Sworn to before me this 6th day of April

Signature

President	
Title	

04	1	06	/ 2016
Date			

BIDDER SIGN HERE President BIDDER TITLE



Corporate Address 763 Corporate Circle New Cumberland, PA 17070

<u>Corporate Retail Location</u> 772 Corporate Circle New Cumberland, PA 17070

Philadelphia PA Retail Location

7970 State Road Philadelphia, PA 19136

New Jersey Retail Location

14 Worlds Fair Drive

Unit H

Somerset, NJ 08873

New York Retail Location

72-25 Queens Blvd

Woodside, NY 11377

Massachusetts Retail Location

379 University Ave

Westwood, MA 02090

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FORMAL SEALED BID PROPOSAL 68052-04126-029

PERIOD COVERED: Shall be for one (1) year from the effective date. The County of Nassau reserves the right to extend the Blanket Order up to an additional four (4) year(s), at up to one (1) year options. However, the termination of the Blanket Order may be further extended up to two (2) months beyond the stated termination date. The maximum period of any Blanket Order as a result of this bid with renewal options applied shall be five (5) year(s), and if the further extension is applied, five (5) years and two (2) months.

ALL EXTENSIONS ARE SUBJECT UPON THE MUTUAL CONSENT OF BOTH PARTIES.

FIRM PRICES Price shall remain firm for the first year of the Blanket Purchase Order and no upward escalation will be permitted. Thereafter, increases in labor and/or material(s) costs may be considered provided they are based on certified labor contracts, uncontrollable materials costs which can be verified in national publications or other increases auditable by the County of Nassau. The burden of proof for such increases shall be upon the Contractor and shall be formally directed to the Director of Purchasing. The decision as to whether or not such increases will be granted shall be made by the Director of Purchasing and shall be final. In the event an increase in not granted when requested, the Contractor may elect to continue at the bid prices or given written notice of termination, upon receipt of which the Blanket Purchase Order will be re-bid.

AWARD: Award, if any, will be made to the lowest responsible bidder, who in the opinion of the Director of Purchasing, meets the specifications and qualifications stated herein. The Director of Purchasing reserves the right to make an award be items, groups, or classes of items or as a whole. Awards will be made in accordance with the terms and conditions attached hereto and made part hereof.

DELIVERY: Bidders are required to state guaranteed delivery date in terms of days after receipt of order in the space provided below and on page one. Bidders are cautioned to post realistic delivery dates. Guaranteed delivery dates will be strictly enforced. Must be made within 15 days A/R/O unless stated otherwise below:

Delivery to be made 90-180

BIDDER SIGN HERE

____ Days A/R/O.

Delivery shall be made **ONLY** upon receipt of a Purchase Order, or in the case of a Blanket Order, upon receipt of a Direct Purchase Order(s) from a using agency authorized to use the Blanket Order which will be issued to the successful bidder. Purchase Order and Direct Purchase Order shall indicate the destination address. Inside delivery is required on all deliveries.

Bidders agree that all orders shall be effective and binding upon the contractor when PLACED IN THE MAIL addressed to the Contractor at the address shown on the Blanket Order/Purchase Order PRIOR TO MIDNIGHT OF THE FINAL DAY OF CONTRACT.

INSPECTION: Bidders should be aware of Inspection and Delivery requirements as stipulated.

BILLING: Shall be made on County claim forms or Certified Invoices to the individual using County Agency upon completion of deliveries made against applicable Purchase Order(s) or Direct Purchase Order(s).

NO PARTIAL PAYMENTS WILL BE PAID.

I HEREBY CERTIFY THAT ALL ITEMS OR SERVICES WERE DELIVERED OR RENDERED AS SET FORTH IN THIS CLAIM; THAT THE PRICES CHARGED ARE IN ACCORDANCE WITH REFERENCED PURCHASE ORDER, DIRECT PURCHASE ORDER OR CONTRACT, THAT THE CLAIM IS JUST, TRUE AND CORRECT; THAT THE BALANCE STATED HEREIN IS ACTUALLY DUE AND OWING AND HAS NOT BEEN PREVIOUSLY CLAIMED; THAT NO TAXES FROM WHICH THE COUNTY IS EXEMPT ARE INCLUDED; AND THAT ANY AMOUNTS CLAIMED FOR DISBURSEMENTS HAVE ACTUALLY AND NECESSARILY BEEN MADE.

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President

FORMAL	SEALED	BID	PROPOSAL
68052-0	4126-02	9	

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Sean Conville	April 6, 216
CLAIMANT NAME	DATE
	President
BY (SIGNATURE)	TTTLE

*CLAIM VOUCHERS AND CERTIFIE	D INVOICES NOT PROPERLY COMPLETED WI	ILL BE RETURNED TO YOU UNPAID**
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Vendors may download claim form NIFS560 at the following URL:

http://www.nassaucountyny.gov/agencies/Comptroller/Docs/PDF/ClaimVoucherFormBlank.pdf

PAYMENT: A certified invoice, or a County claim form to which the invoice is attached, shall be submitted in arrears, directly to the using agency, supported by vouchers signed by agency personnel attesting to satisfactory completion of the required services as specified.

If a claim voucher is not being submitted, the following certification MUST appear on the invoice:

I hereby certify that all items or services were delivered or rendered as set forth in this claim; that the prices charged are in accordance with referenced purchase order, delivery order or contract, that the claim is just, true and correct; that the balance stated herein is actually due and owing and has not been previously claimed; that no taxes from which the County is exempt are included; and that any amounts claimed for disbursements have actually and necessarily been made.

Sean Conville	April 6, 2016	
Claimant Name	Date	
	President	
By Signature	Title	
by Signature	HTIE	

CLAIM VOUCHERS AND CERTIFIED INVOICES NOT PROPERLY COMPLETED WILL BE RETURNED TO YOU UNPAID.

Vendors may download claim form NIFS560 at the following URL:

http://www.nassaucountyny.gov/agencies/Comptroller/Docs/PDF/ClaimVoucherFormBlank.pdf

PAYMENT IN DETAIL: Billing shall be rendered in detail, listing parts and materials used, their prices and labor shown in hours and extended rates.

RETENTION OF BID: Vendor is required to make a copy of his completed bid document and applicable attachments. Any purchase orders issued against this bid will refer to the bid and attachments to designate items awarded.

METHOD OF BIDDING: Please submit unit price in the appropriate column.

BIDDER

PRICE DISCREPANCY: In the event of a discrepancy between the unit price and the extension price, the unit price will govern.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

BIDDER SIGN HERE

President TITLE

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WARRANTY: The successful bidder warrants the equipment furnished and all associated equipment against any defects in design, workmanship and materials against failure to operate satisfactorily for one (1) year from the date of acceptance by the using department and/or agency of the equipment, other than defects or failure shown by the Contractor that have arisen solely from accident or abuse occurring after delivery to the Nassau County agency. Contractor agrees to replace any parts, which in the opinion of the user, shall fail from the above reasons.

IMPORTANT NOTES: If a company policy or trade practice requires a different warranty period, the bidder may so state without fear of disqualifications. However, the bidder is cautioned that the length of warranty may, in some cases, be a deciding factor in making an award.

Equipment furnished hereunder shall meet the standards set forth in the Occupational Safety and Health Act of 1970.

BIDDER SHALL STATE WARRANTY PERIOD: Limited Lifetime

NOTE: All warranties take effect only upon written acceptance of equipment by using agency and shall run full term from that point.

BIDDER SHALL INDICATE COST AND TERM OF ANY EXTENDED WARRANTY OPTION, IF AVAILABLE: N/A

TAX PROVISION: Purchases made by the County of Nassau are not subject to State, Local Sales Taxes or Federal Excise Taxes. Federal Exemption #A-109538 State Exemption #EX 7213062C. The County of Nassau is not subject to any Existing "Fair Trade Agreements" and bidders should be governed accordingly.

NEW YORK STATE PRICES: Bidders must represent and warrant that if they are under contract with New York State for items specified herein, that the price quoted to the County is not higher than the price per unit quoted to New York State for like quantities.

REDUCTION IN PRICES: If an award is made, the Contractor agrees, should prices be reduced to the general trade during the requirement period, the County shall receive the benefit of such reduction immediately upon effect. It shall be incumbent upon the Contractor to notify the Purchasing Department of such price reductions.

PRICE PROTECTION: Bidders are required to state period of price protection (in terms of days) after the bid opening.

STATE PRICE PROTECTION PERIOD: <u>365</u> DAYS AFTER BID OPENING

EXTENSION OF PRICE: It is anticipated that additional quantities of items specified herein may be required in the ensuing year. According, the County of Nassau requests that the prices bid be protected and be available to the County of Nassau for one (1) year from the date of the award. Economic conditions may not permit the price protection for an entire year. Bidders are requested to state the period for which bid prices will be applicable to potential additional orders. <u>365</u><u>days</u>.

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COMPREHENSIVE AND GENERAL LIABILITY AND HOLD HARMLESS: The Contractor agrees to indemnify and hold harmless the County of Nassau, its agents, officers and employees against any and all claims, causes of action, costs, and liabilities, in law or in equity, of every kind and nature whatsoever, directly or proximately resulting from any act of omission or commission of Contractor, its officers, agents, or employees. Contractor shall, at Nassau County's demand, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought or instituted against Nassau County, its agents, officers, or employees on any such claim, demand or cause of action, and Contractor shall pay and satisfy any judgment or decree which may be rendered against Nassau County, its agents, officers, or employees in any such suit, action or legal proceeding.

The Contractor shall obtain from an insurance company authorized to do business in the State of New York, and keep in force during the term of any agreement, a policy of Comprehensive and General Liability Insurance naming the Contractor as an insured, and naming the County of Nassau as an additional insured, including, but not limited, to the torts and negligence of Contractor's personnel, with a combined single minimum limit of three million dollars (\$3,000,000.00) for bodily injury and property damage for any one occurrence at the Contractor's sole cost and expense.

The Contractor shall comply with all provisions of the Workers' Compensation Law and shall furnish a certificate showing evidence of current coverage.

Bidder shall list below the Insurance Company(s) holding the following documents:

A) Certificate of Insurance name the County of Nassau as co-insured:

National Fire & Marine Insurance Company; Travelers Property Cas Co. of America; The Travelers Indemnity Co. of CT Or

B) Certificate of Insurance with indemnification agreement (hold harmless dause):

Include the certificate of insurance with your bid Nassau County Must be named as an additional insured

INSURANCE AND WORKERS COMPENSATION: The successful bidder agrees to obtain from an insurance company, authorized to do business in the State of New York, and keep in force during the term of any agreement, a policy of Comprehensive and General Liability Insurance naming the Contractor as an insured, and naming the County of Nassau as an additional insured, including but not limited to the torts and negligence of Contractor's personnel, with a combined minimum single limit of three million dollars (\$3,000,000.00) for bodily injury and property damage for any one occurrence at the Contractor's sole cost and expense.

The Contractor shall comply with all provisions of the Workers' Compensation Law and shall furnish a certificate showing evidence of current coverage.

PRODUCT LIABILITY INSURANCE: The successful bidder agrees to obtain from an insurance company authorized to do business in the State of New York, and keep in force during the term of an agreement, a policy of Product Liability Insurance, including foreign objects, with a combined minimum single limit of one million dollars (\$1,000,000.00) for each occurrence, at the Contractor's sole cost and expense, and shall furnish a certificate showing evidence of current coverage.

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GENERAL CONDITIONS:

All repairs to be made in accordance with the Occupational Safety and Health Administration safety requirements.

Contractor will furnish all labor, materials, transportation, tools, instrumentation, parts and accessories necessary to repair and restore the equipment to optimum operating condition.

All Contractor personnel assigned to any requirement of a contract established must be fully qualified and cognizant of the required and applicable electrical codes and safety requirements, and must adhere to them.

All parts supplied must match and inter-member without modification to the designated equipment, and must be in accordance with the specifications of the manufacturer of the part to be replaced.

Except as otherwise specified, all contract requirements will be performed at the site as required.

Any requirement to remove any part of the equipment or system(s), to the Contractor's shop, must be approved by an authorized agency representative. Nassau County shall supply all utilities which are available on location insofar as compatibility requirements permit.

All requirements performed by the Contractor will be subject to inspection and approval by an authorized designated representative of Nassau County.

Employees of the Contractor, while on service call, shall carry identification badges or cards and shall be instructed to submit same to scrutiny upon request of security or supervisory personnel of Nassau County.

SPECIFICATIONS: Submit complete specifications and illustrations of products offered with the bid. Acceptance of a bid and designation of a manufacturer's catalog description, brand name or number in any Purchase or Blanket Order resulting there-from shall not be construed as qualification of the specifications of this bid or relief there-from, except as specifically stated in the Purchase or Blanket Order.

PRODUCT IDENTIFICATION: If a product(s) is identified by a BRAND NAME, a substitute of equal quality, construction, finish, composition, size, workmanship and performance characteristics may be acceptable. In submitting a bid, each bidder warrants that the substitute product being offered is an equal. Bid sheets shall be so noted of the manufacturer's name and brand of the product offered as an equal. If as a result of an award, a delivery is made of a brand or product represented as an equal which is subsequently deemed to be unacceptable, the Contractor shall be required, at his expense, to pick up the rejected item and replace it with brand(s) listed in this bid, or an acceptable equal which will have the approval of the Director.

PROTECTION FROM CLAIM AGAINST "OR EQUAL": In the event of any claim by any unsuccessful bidder concerning or relating to the issue of "equal or better" or "or equal", the successful bidder agrees, at his own cost and expense, to defend such claims or claims and agrees to hold the County of Nassau free and harmless from any and all claims for loss or damage arising out of this transaction for any reason whatsoever.

ALTERNATIVE ITEM: In submitting a bid on a commodity other than as specified, bidder shall furnish complete data and identification with respect to the alternate commodity he proposes to furnish. Consideration will be given to proposals submitted on alternate commodities to the extent that such action is deemed to serve the best interests of the County. If a bidder does not indicate that the commodity he proposes to furnish is other than as specified, it will be construed to mean that the bidder proposes to furnish the exact commodity as described. Consideration of the alternate shall be at the sole discretion of the Director. MORE THAN ONE (1) BID ON EACH ITEM WILL NOT BE CONSIDERED, UNLESS OTHERWISE SPECIFIED BY THE COUNTY.

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EQUIVALENT BIDS: Bidders may offer a product of the same capability, but of different manufacture and model than that specified in this bid. The use of the name of a manufacturer, brand, make or catalog designation is specifying items described herein does not restrict or preclude bidders from offering equivalent or better product bids. Such a designation is used only to indicate the character, quality and minimum performance desired. Equal or better product bids are experimissible. A bidder submitting an equal or better product shall, at his own cost and expense be responsible for submitting proof and/or a demonstration of equivalence, compatibility and performance. However, acceptance of an equivalent product shall be strictly at the discretion of the Director. Any omission of the term "or equal" in any specific bid item listing should be disregarded by the bidder. All bidders shall have an absolute right to submit "equivalent" bids notwithstanding any other provision of the bid specifications.

REPLACEMENT PARTS: The requirements specified herein represent, for the most part, replacement and/or repair components to existing and presently owned equipment, and must match and inter-member without modification with the equipment and systems indicated.

ADDITIONAL BIDS: The County reserves the right, for any un-contemplated additional requirements of extraordinary quantities of particular items to call for new bids, therefore, whenever in the opinion of the Director of the Office of Purchase it is in the best interests of the County of Nassau to do so.

PRICE LISTS AND DISCOUNTS: Bidders may attach price lists and catalogs indicating discounts available to the County for all other products not listed herein. New items may be added to the price list at the then current price at the same discount schedule during the life of the contract.

MANUALS/IN-SERVICE VIDEO: Bid prices shall include two (2) each OPERATING MANUALS and two (2) each SERVICE MANUALS for EACH model number ordered. Service manuals should include specifications, circuit description, maintenance procedures, parts list and schematics. Also, bid price shall include, if available, an in-service video, or CD, for EACH model number ordered.

NON-ASSIGNMENT: In accordance with Section 138 of the State Finance Law, the contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed; sublet or otherwise disposed of without the previous consent, in writing, of Nassau County and any attempts to assign the contract without the County's written consent are null and void.

NON PERFORMANCE

The Contractor agrees that in the event any of the services provided for under the terms of this contract should in any way be omitted or unsatisfactorily performed by the Contractor and/or his employees, the county shall so notify the contractor verbally and follow with a written notification of the deficient services for immediate correction. In the event the Contractor does not correct the deficient services after receipt of written notification, the Nassau County Department concerned will deduct a percentage based on the work not performed or performed unsatisfactorily from the Contractor's claim for the period covered. If the Contractor continues to omit or unsatisfactorily perform the required services, the County will arrange for the work to be done by another contractor and the cost of such work shall be deducted from any monies due or that may become due to the Contractor.

DISCLAIMER

Any Blanket Purchase Order issued as a result of this bid will establish terms and conditions pursuant to which certain materials and/or services are to be supplied or performed, from time to time, for a specified period upon issuance by the County of Delivery Orders. The Blanket Purchase Order is non-exclusive and the County is not bound to purchase, and no materials are to be delivered or services performed without a Delivery Order. The County shall be under no obligation whatsoever to issue such Delivery Orders. The Blanket Purchase shall not apply in any way to items of material or service deemed by the County in its sole discretion to be extraordinary or involve any special conditions, quantities, circumstances or complexities.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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FORMAL SEALED BID PROPOSAL 68052-04126-029

NOTICE

READ THIS PAGE OF THE BID CAREFULLY

ALL BIDDERS MUST COMPLY WITH THIS REQUIREMENT OR YOUR BID WILL BE AUTOMATICALLY REJECTED

RIGHT TO KNOW LAW AND "OSHA"

PURSUANT TO ARTICLE 28, SECTION 876 OF THE LABOR LAW OF THE STATE OF NEW YORK, THE COUNTY OF NASSAU HAS MANDATED EMPLOYER'S RESPONSIBILITY TO PROVIDE NOTICE TO EMPLOYEES REGARDING TOXIC SUBSTANCES. TO SATISFY THIS MANDATED REQUIREMENT, WE MUST ASK FOR YOUR COOPERATION. SOME OF THE MATERIAL ON THIS BID MAY CONTAIN TOXIC SUBSTANCES. THEREFORE, YOU MUST SUBMIT, WITH YOUR BID, "MATERIAL SAFETY DATA SHEETS" FOR ALL MATERIALS TO BE SUPPLIED PURSUANT TO THIS BID.

FAILURE TO PROVIDE THIS INFORMATION WITH THE BID WILL RESULT IN AUTOMATIC REJECTION OF THE BID.

IF YOUR PRODUCT DOES NOT CONTAIN TOXIC SUBSTANCES, PLEASE SIGN THE FOLLOWING CERTIFICATION:

CERTIFICATION:

I HEREBY CERTIFY THAT I HAVE READ THE NASSAU COUNTY NOTICE, AND FURTHER CERTIFY THAT ITEMS NUMBERED 1-5 DO NOT CONTAIN ANY TOXIC SUBSTANCES.

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Signature

Pres	sident		4/6/2016
Tit	le		Date
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EVALUATION:

The Director of the Office of Purchasing (hereinafter known as the Director) reserves the right before making award to make investigations as to whether or not the items, qualifications, services or facilities offered by the Bidder meet the requirements set forth herein and are ample and sufficient to insure the proper performance in the event of an award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which he his Upon request of the Director of Purchasing, successful bidder shall file certification from the manufacturer biddina. relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid.

۲. ۲ ACCESS CLAUSE: Contractor, including its satellites, offices and/or subcontractors, if any, shall maintain full and complete books and records of accounts pertaining to this agreement, in accordance with accepted accounting practices and such other records as may be reasonably prescribed by the County of Nassau. Such books and records shall at all times be available for audit and inspection by the completion of all the services described in this agreement. Contractor further agrees that if any provision of Section 952 of the Omnibus Reconciliation Act of 1980 (PL-96-499) is found by a body of competent jurisdiction to be applicable to this contract, the Contractor agrees that it will make available upon written request by the Secretary of Health and Human Services, or the Comptroller General of the General Accounting Office, or any of their duly authorized representatives, a copy of this contract and any executed amendments thereto documents which relate to the calculation of the charges stated in the contract and copies of service reports documenting services performed. Such records will be available in accordance with the above for the period of six (6) years after the furnishing of any of the services described in this contract.

TERMINATION PREROGATIVE: The Director reserves the right to cancel the Blanket Order by giving not less than thirty (30) days written notice that, on or after a date therein specified, the contract shall be deemed terminated and cancelled.

VENDOR RESPONSIBILITY CRITERIA: The Director of Purchasing reserves the right before making an award to make investigations as to whether or not the qualifications, services, facilities or items offered by the bidder meet the requirements set forth herein and are ample and sufficient to ensure the proper performance in the event of an award. The bidder must be prepared, if requested by the Director of Purchasing, to present evidence of experience, ability, financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which the vendor is bidding. Upon request of the Director, the successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bid are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing, or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the forgoing shall mean or imply that it is obligatory upon the Director to make any examinations before an award; and it is further understood that, if such examination is made, it in no way relieves the bidder from fulfilling all requirements and conditions of the bid.

IMPORTANT NOTE: The Director reserves the right to accept or reject any and all bids, or separable portions of offers, and waive technicalities, irregularities, and omissions if the Director determines the best interests of the County of Nassau will be served. The Director, in his sole discretion, may accept or reject illegible, incomplete or vague bids and his decision shall be final. A conditional or revocable bid which clearly communicates the terms or limitations of acceptance may be considered and contract award may be made in compliance with the bidder's conditional or revocable terms in the offer. Prior to award, the Director reserves the right to seek clarifications, request bid revisions, or to request any information deemed necessary for proper evaluation of bids from all bidders deemed to be eligible for contract award. Failure to provide requested information may result in rejection of the bid.

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NON-COLLUSIVE BIDDING CERTIFICATION REQUIRED BY SECTION 139-D OF THE STATE FINANCE LAW

BY SUBMISSION OF THIS BID, BIDDER AND EACH PERSON SIGNING ON BEHALF OF BIDDER CERTIFIES, AND IN THE CASE OF A JOINT BID, EACH PARTY THERETO CERTIFIES AS TO ITS OWN ORGANIZATION, UNDER PENALTY OR PERJURY, THAT TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF:

[1] The prices of this bid have been arrived at independently, without collusion, consultation, communication, or agreement for the purposes of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor;

[2] Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder and will not knowingly be disclosed by the Bidder prior to opening, directly or indirectly, to any other Bidder or to any competitor; and

[3] No attempt has been made or will be made by the Bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

A BID SHALL NOT BE CONSIDERED FOR AWARD NOR SHALL ANY AWARD BE MADE WITH [1], [2], [3] ABOVE HAVE NOT BEEN COMPLETE WITH; PROVIDED HOWEVER, THAT IF IN ANY CASE THE BIDDER(S) CANNOT MAKE THE FOREGOING CERTIFICATION, THE BIDDER SHALL SO STATE AND SHALL FURNISH BELOW A SIGNED STATEMENT WHICH SETS FORTH IN DETAIL THE REASONS THEREFORE:

	[AFFIX ADDENDUM TO TH	IS PAGE IF SPACE IS RE	EQUIRED FOR STATEMENT]	
Subscribed to under	penalty of perjury under the laws of the S	State of New York,		
this <u>6th</u>	day ofApril	, 20 <u>_16</u>	as the act and deed of said Corporation or Partner	ship.
Address: 763				
Street: Corporate Circle	ə			
City, Town, etc: New Cumberlar	nd, PA 17070			
Telephone:	717-774-3339	Tit	tle: President	
If applicable, resp	ponsible Corporate Officer			
Name <u>Sean Co</u>	nville	Tř	ïtle <u>President</u>	
<pre>Signature:</pre>	Di		Sign Here	
FAILURE				
Identifying Data: Potential Contractor: Atlantic Tactical, Inc. Address: .763 Street: Corporate Circle City, Town, etc: New Cumberland, PA 17070 Telephone: .717-774-3339 Title: President If applicable, responsible Corporate Officer Name Sean Conville Signature:				
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FORMAL SEALED BID PROPOSAL 68052-04126-029

MANUFACTURER'S CERTIFICATE

THIS IS TO CERTIFY:

That we manufacture the commodities specified in the attached bid schedule:

That the address of the manufacturing plant is:

Pease Blud Jewinaton 03801 Rill Sam Manufacturer Signature VP OPERATIO Title FURTHERMORE: That we authorize ANTI ~ ~ 2012 Λ $\mathcal{P}\mathcal{A}$ 30 ... umber (Name and address of firm or individual) As our distributor to furnish our products to the County of Nassau as provided in the attached schedules, and agree to supply said distributor such quantities of our products as may be required by the County of Nassau. Manufacturer Signature

Title

VP. OPERATIONS Date

MUST BE SIGNED BY AN OFFICER OF THE COMPANY. SALES AGENT OR MANAGER'S SIGNATURE WILL NOT BE ACCEPTED UNLESS LETTER OF AUTHORIZATION FROM THE MANUFACTURER IS ATTACHED.

NOTE: When bidder is other than the manufacturer, the complete certificate must be executed by the manufacturer.

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<u>GENERAL INSTRUCTIONS:</u> All bidders must adhere to the following conditions:

As per New York State Municipal Law 103, no exception can be taken to any material term and/or condition of this bld with the exception of any warranties as presented in this bid for the specific commodity or service required.

Any language in any proposal or document submitted by a bidder as part of their bid that is accepted by the County of Nassau cannot be in conflict with any material term and/or condition relevant to this bid with the exception of any warranties or the specifications of the commodity of service required by this bid. If there is any conflict between the bidder's terms and conditions and the terms and conditions of this bid, the terms and conditions of this bid shall govern.

Bidders must insert **FEDERAL IDENTIFICATION NUMBER** in the space provided on page one of this bid. 1.5

Late Formal Sealed Bids will NOT be accepted. Bidders are urged to mail bids early to assure delivery on time. Bids must be received by 11:00 A.M. on the bid opening date.

Prices MUST be inserted with TYPEWRITER OR INK. Entries with WHITE OUT, CROSS-OUTS OR LIFT-OFF TAPE MUST BE INITIALED or that entry will be disqualified.

Bidders should submit bid with unit price in the appropriate column on bid pages or forms attached hereto. In the event of a discrepancy between the unit price and the extension, the unit price shall govern. Bidders shall submit one (1) original bid document and all applicable attachments. Any order issued against this bid will refer to the bid and attachments to designate items awarded. Bidders agree that all, Direct Purchase Orders and/or Purchase Orders shall be effective and binding upon the Contractor when place in the mail, addressed to the Contractor at the address shown on the Direct Purchase Order or the Purchase Order.

Bidders **MUST** state manufacturer's name and catalog number of each item bid.

ABSOLUTELY NO MINIMUM ORDERS shall be applied to this bid.

Purchases made by Nassau County are not subject to State or Local Sales Tax or Federal Excise Taxes.

Federal Exemption Number: A-109538 State Exemption Number: EX 7213062C

Inside (receiving dock) delivery is required on all orders.

The rights and obligations of the parties under this agreement shall be governed by the laws of the State of New York.

Bids are hereby solicited for the commodities and/or services specified herein which are to be delivered and/or performed at the locations indicated, and in strict accordance with all specifications, terms and conditions attached hereto and made part hereof.

Bid document must be signed by proprietor, partner or corporate officer.

The clauses contained in these bid forms set forth the wishes of the County of Nassau in regard to the purchase and/or services required. However, the Director reserves the right to waive irregularities, omissions, or other technical defects if, in its judgment, the best interest of the County of Nassau will be served accordingly.

Bidders may take exception to paragraphs of the bid under a separate cover letter to be attached to this bid, indicating the specific bid page, paragraph and the exception(s). In any event, the decision of the Director will be final.

Qualification statement MUST BE COMPLETED and submitted with bid. See page 4 for further details

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RECORD RETENTION: Contractor shall retain complete and accurate records and documents related to this Agreement for six (6) years following the later of termination or final payment. Such records shall at all times be available for audit and inspection by the County.

Governing Law – Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

Ordinance # 72-2014

The bidder declares that they are a registered vendor in accordance with Ordinance # 72-2014 (the "Ordinance"). All registered vendors must pay the One Hundred Twenty-Five Dollar (\$125.00) annual fee required under the Ordinance. Additionally, registered vendors must pay a Two Hundred Seventy-Five Dollar (\$275.00) per contract fee to register Blanket contracts on the County's procurement website, as required under the Ordinance.

Further details about the registration process may be found at https://eproc.nassaucountyny.gov/SupplierRegister

TRADEINS:

As a condition of this bid, Contract must accept trade in of the item(s) listed as "trade ins" in the specifications, as attached and made part of this bid. An arrangement for the inspection of the listed trade ins can be made by contacting: LT. AL HIRSCH /PA # 17/1573210 at (516) 5737150 The successful bidder shall be responsible for the decontamination(s); as required by Federal Law, preparation, packaging, and shipment of trade in equipment to the Contractor's facility.

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FORMAL SEALED BID PROPOSAL 68052-04126-029

SECTION 1

Pricing

ltem #	Qty.	Unit	Description	Unit Price	Total Price
1)	3150	.40 caliber pistol	SIG Sauer .40 Caliber pistols model P229R, P226R with night sights black nitron coated stainless steel slide alloy frame to include three (12) round magazines storage		
			case gun lock and instructional	See amend	ment #1
			manual	\$	\$
2)	1575	.40 caliber pistol	DAK Trigger Model E29R-40-	See amend	ment #1
-,		•	BASS-DĂK-G	\$	\$
3)	1575	.40 caliber pistol	E26R-400BSS-DAK-G and case	See amend \$	ment #1 \$
			LESS TRADE INS		
			LISS IRADE INS	See amend	lment #1
4)	2650	9MM callber pistol	Sig Sauer 9MM model P226	\$	\$
			OR	See ameno	dment #1
			Sig Sauer 9MM model P229	\$	\$

SECTION 2

This section is for pricing with a discount off a price list or catalog. Bids will be based on discounts off the latest manufacturer's price list/catalog. Two (2) copies of each manufacturer's price list/catalog must accompany your bid. After one (1) year, the vendor may request in writing, 30 days prior, to update the manufacturer's price list at the same % discount originally offered on this bid. This % discount must remain for the entire life of the contract.

5)	Sig Sauer parts catalog all replacement parts and accessories	%4.5
	Orders greater that 100 per part number	%_0
	For order greater than \$100.00 state chipping charge if any	0
Additiona	l items, pistols and accessories can be added to this bid with written quote a	and amendment.
ALL BI	DS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS	OTHERWISE SPECIFIED.
BIDD	ER SIGN HERE	President
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Edward P. Mangano COUNTY EXECUTIVE



Eric C. Naughton Deputy County Executive for Finance

OFFICE OF PURCHASING 1 West Street Mineola, NY 11501 (516) 571-7720 Fax (516) 571-4263

AMENDMENT NO. 1

FORMAL SEALED BID NO 68052-04126-29

FOR: Police Pistols

ISSUED: March 31, 2016 OPENING: April 12, 2016

TO ALL BIDDERS:

1) Section 1 should read:

SECTION 1

Pricing

ltem # Price	Qty.	Unit	Description	Unit Price	Total
1)	1500	.40 caliber pistol	SIG Sauer .40 Caliber pistols model P229R, P226R with night sights black nitron coated stainless steel slide alloy frame to include three (12) round magazines storage case gun lock and instructional manual	\$ <u>597.83</u>	\$ <u>896,745.00</u>
2)	1500	,40 caliber pistol	DAK Trigger Model E29R-40- BASS-DAK-G	\$ <u>597.83</u>	\$ <u>896,745.00</u>
3)	1500	.40 caliber pistol	E26R-400BSS-DAK-G and case	\$ <u>597.83</u>	\$ <u>896,745.00</u>
			LESS TRADE INS		
4)	2650	9MM caliber pistol	Sig Sauer 9MM model P226	\$ <u>375.00</u>	\$ <u>993,750.00</u>
			OR		
			Sig Sauer 9MM model P229	<u>\$ 375.00</u>	\$ <u>993,750.00</u>

Please note not every Order will have Trade Ins.

2) All other terms and conditions of the Formal Sealed Bid to remain unchanged.

3) A copy of this Amendment must be signed by the Bidder and attached to his bid.

OFFICE OF PURCHASING

D

Michael Schlenoff Director of Purchasing

ACORD	CERTIF	FIC,	ATE OF LI		TY IN	SURA	NCE	DATE(MM/DD/YYYY 05/04/2017	,
THIS CERTIFICATE IS ISS CERTIFICATE DOES NOT BELOW, THIS CERTIFIC/ REPRESENTATIVE OR PR	AFFIRMATIVEL TE OF INSURA ODUCER, AND 1	Y OR NCE HE CI	NEGATIVELY AME DOES NOT CONST ERTIFICATE HOLDE	ND, EXTEN ITUTE A CO R.	D OR ALTE	R THE CON	/ERAGE AFFORDED HE ISSUING INSUREF	BY THE POLICIE: R(\$), AUTHORIZEI	
IMPORTANT: If the certific SUBROGATION IS WAIVE certificate does not confe	D, subject to th	e term	is and conditions of	the policy, o uch endorse	ertain polic ment(s).				
PRODUCER Aon Risk Services, Inc.	of Florida			CONTAC NAME: PHONE	and the second rest of the secon		1 223		
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763 Corporate Circle New Cumberland PA 17070	USA			INSURE	l C:				
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INDICATED. NOTWITHSTAN	DING ANY REQUI		IT, TERM OR CONDIT	ION OF ANY	CONTRACT	OR OTHER	OCUMENT WITH RESP	ECT TO WHICH TH	ŝ
EXCLUSIONS AND CONDITION	ONS OF SUCH PO	LICIES	. LIMITS SHOWN MAY	HAVE BEEN	REDUCED B	Y PAID CLAIN		Shown are as reques	
NSR TYPE OF INSURA		DU SUBP	POLICY NUMB	er.	POLICY EFF	POLICY EXP (MM/DD/YYYY)		uts	
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							MED EXP (Any one person)		
							PERSONAL & ADV INJURY	\$1,000,	200
GEN'L AGGREGATE LIMIT APPL		1					GENERAL AGGREGATE	\$2,000,	000
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WORKERS COMPENSATION A	يم معيا بي	\uparrow					PER STATUTE	н-	
ANY PROPRIETOR / PARTNER / 8 OFFICER/MEMBER EXCLUDED?		A I					E.L. EACH ACCIDENT		
(Mandatory in NH) (f yes, describe under	<u> </u>	1					E.L. DISEASE-EA EMPLOYEE		
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RE: Bid No. 68052-04126		ACORD	101, Additional Remarks Sc	nequie, may ne	rittacués y more	space is require	aj		-
county of Nassau, its ag	ents, officers	and	employees are inc	:Tuded as A	dditional	Insured in	accordance with th	ne policy	
provisions of the Genera	l Liability po	olicy.	,						
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CERTIFICATE HOLDER	• • • •			CANCELL	ATION			······································	
				EXPIRATIO	N DATE THERE		IBED POLICIES BE CANCE		
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County of Nassau Office of Purcha	sing, 1 West S	treet		AUTHORIZED F	EPRESENTATIV	E			
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ACORD 25 (2016/03)

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2	STATE	Compensation Board	NYS WORKER	(S' -	COMPENSATION INSURANCE COVERAGE
only)				1b.	Business Telephone Number of Insured 904~741-1752
ATLANTIC TACTICAL INC 13386 INTERNATIONAL PARKWAY JACKSONVILLE FL 32218		1c. NYS Unemployment Insurance Employer Registration Number of Insured			
Wo <i>limit</i>	rk Location o ed to certain to	f Insured (Only required if c ocations in New York State, i.	overage is specifically e., a Wrap-Up Policy)	1d.	Federal Employer Identification Number of Insured or Social Security Number 232082171
			dress of the Entity Requesting Proof of ty Being Listed as the Certificate Holder)		Name of Insurance Carrier The Charter Oak Fire Insurance Company
	COUNTY OF NASSAU OFFICE OF PURCHASING 1 WEST STREET NORTH ENTRANCE MINEOLA NY 11501	3b.	Policy Number of entity listed in box "1a" (TC2JUB-9D90133-5-16		
		3c.	Policy effective period 07-27-2016 to 07-27-2017		
				3d.	The Proprietor, Partners or Executive Officers are
					included. (Only check box if all partners/officers included)
					all excluded or certain partners/officers excluded.

This certifies that the insurance carrier indicated above in box "3" insures the business referenced above in box "1a" for workers' compensation under the New York State Workers' Compensation Law. (To use this form, New York (NY) must be listed under item <u>3A</u> on the INFORMATION PAGE of the workers' compensation insurance policy). The Insurance Carrier or its licensed agent will send this Certificate of Insurance to the entity listed above as the certificate holder in box "2".

Will the carrier notify the certificate holder within 10 days of a policy being cancelled for non-payment of premium or within 30 days if cancelled for any other reason or if the insured is otherwise eliminated from the coverage indicated on this certificate prior to the end of the policy effective period? XES

This certificate is issued as a matter of information only and confers no rights upon the certificate holder. This certificate does not amend, extend or alter the coverage afforded by the policy listed, nor does it confer any rights or responsibilities beyond those contained in the referenced policy.

This certificate may be used as evidence of a Workers' Compensation contract of insurance only while the underlying policy is in effect.

Please Note: Upon cancellation of the workers' compensation policy indicated on this form, if the business continues to be named on a permit, license or contract issued by a certificate holder, the business must provide that certificate holder with a new Certificate of Workers' Compensation Coverage or other authorized proof that the business is complying with the mandatory coverage requirements of the New York State Workers' Compensation Law.

Under penalty of perjury, I certify that I am an authorized representative or licensed agent of the insurance carrier referenced above and that the named insured has the coverage as depicted on this form.

Approved by:	STEPHANIE BAKER	
Approved by:	(Print name of actionized representative or licen	used agent of insurance carrier) 5 - 4 - 20/7 (Date)
Title:	SR.FIELD SUPPORT SPECIALIST	

Telephone Number of authorized representative or licensed agent of insurance carrier: 804-527-4852

Please Note: Only insurance carriers and their licensed agents are authorized to issue Form C-105.2. Insurance brokers are <u>NOT</u> authorized to issue it.

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NEW Workers'

Workers' Compensation Law

Section 57. Restriction on issue of permits and the entering into contracts unless compensation is secured.

- 1. The head of a state or municipal department, board, commission or office authorized or required by law to issue any permit for or in connection with any work involving the employment of employees in a hazardous employment defined by this chapter, and notwithstanding any general or special statute requiring or authorizing the issue of such permits, shall not issue such permit unless proof duly subscribed by an insurance carrier is produced in a form satisfactory to the chair, that compensation for all employees has been secured as provided by this chapter. Nothing herein, however, shall be construed as creating any liability on the part of such state or municipal department, board, commission or office to pay any compensation to any such employee if so employed.
- 2. The head of a state or municipal department, board, commission or office authorized or required by law to enter into any contract for or in connection with any work involving the employment of employees in a hazardous employment defined by this chapter, notwithstanding any general or special statute requiring or authorizing any such contract, shall not enter into any such contract unless proof duly subscribed by an insurance carrier is produced in a form satisfactory to the chair, that compensation for all employees has been secured as provided by this chapter.

FORMAL BID RECOMMENDATION

BID NUMBER 68052-04126-029 TITLE: Police Pistols DATE: May 25, 2016 TO: <u>BUYER –</u>

<u>OPEN</u> April 12, 2016

FROM: ADMINISTRATION

PLEASE REVIEW ATTACHED BID RESULT. NOTE YOUR RECOMMENDATION FOR AWARD. FORWARD THIS TRANSMITTAL SHEET TOGETHER WITH BID FILE. RETAIN REQUISITION.

Date: May 25, 2016		Bid Results
To: Supervisor From: Buyer: Timothy Funaro	Items	Bidder
		Recommend an award be given to Atlantic
List of recommended awards in accordance with the attached summary is shown in column at right. The		Tactical Inc. as he lowest responsible bidder
reason for award to other than low bidder is indicated		meet specifications and bid terms.
on the reverse side of this page.		•
Timothy Funan.		
Buyer		
Date:		
To: Director From: Supervisor		
Concur Disagree (See Reverse)		
Date: 5/26 ///6		
To: Buyer		
Approved for Award		
Hold award pending discussion		
Subject to Legislature Approval		
Difector		
/		



Nassau

Office of Purchasing

Staff Summary A-27-2017

	Subject: Ready I	Mix Cone	crete & Cen	ient Mi	xer	Date: May	4,2017			
	Rentals (S/B # 75070-12105-203 v2,				,					
	BPNC15000234)								
ſ	Department:					Vendor Na	Vendor Name:			
	Office of Purcha	sing				Elm Trans	it Mix Corp.			
	Department Hea	d Name				Contract N	lumber			
).	Æric Naughton					A-27-2017	,			
7 [Department Hea	d Signa	ture/			Contract M	Manager Name		· · · · · · · · · · · · · · · · · · ·	
						Mary Hoef				
	THUM SHUT									
6.						· · · · · · · · · · · · · · · · · · ·				
	Prop	osed Leg	gislative Act	tion			Internal	Approvals	···· ······	
	То	Date	Approval	Info	Other	Date &	Approval	Date &	Approval	
-	A aaam					Init.	Dent Head	Init.		
	Assgn Comm						Dept. Head	Pay S/	24 Counsel to	
-	Rules				- {		Budget (ff	C.E.	
	Comm						Duuget (×19/17 Q	County Atty.	
-	Full Leg					This Q	Deputy C.E.		County Exec.	
Γ										

Narrative

Purpose: To notify the Rules Committee that the funding for Blanket Purchase Order BPNC15000234 for Ready Mix Concrete & Cement Mixer Rentals for various Nassau County agencies has reached a level that requires oversight by said committee.

Discussion: This solicitation was advertised in Newsday and posted to the Nassau County Bid Solicitation Board where one (1) vendor viewed the bid. Minority Affairs was given a copy of the bid. One (1) bid was received.

Impact on Funding: Estimated annual usage will exceed One Hundred Thousand Dollars (\$100,000.00) from general operating or capital funds.

Recommendation: Office of Purchasing recommends approving the oversight of funding for this Blanket Purchase Order with Elm Transit Mix Corp. as the lowest responsible bidder meeting specifications.

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COUNTY OF NASSAU

INTER – DEPARTMENTAL MEMO

TO: CLERK OF THE COUNTY LEGISLATURE

A-27-2017

FROM: MICHAEL SCHLENOFF ACTING DIRECTOR OFFICE OF PURCHASING

DATE: MAY 06, 2017

SUBJECT: RESOLUTION–VARIOUS NASSAU COUNTY AGENCIES

THIS RESOLUTION IS RECOMMENDED BY THE DIRECTOR, OFFICE OF PURCHASING TO APPROVE OVERSIGHT FOR A BLANKET PURCHASE ORDER IN THE ESTIMATED AMOUNT TO EXCEED ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) ON BEHALF OF VARIOUS NASSAU COUNTY AGENCIES TO <u>ELM TRANSIT MIX CORP</u>. MEETING SPECIFICATIONS FOR READY MIX CONCRETE & CEMENT MIXER RENTALS.

THE ABOVE DESCRIBED DOCUMENT ATTACHED HERETO IS FORWARDED FOR YOUR REVIEW AND APPROVAL AND SUBSEQUENT TRANSMITTAL TO THE RULES COMMITTEE FOR INCLUSION IN ITS AGENDA.

CERIC NAUGHTON CE SHARED SERVICES

MS: br

- ENCL: (1) STAFF SUMMARY
 - (2) DISCLOSURE STATEMENT
 - (3) RESOLUTION
 - (4) BID SUMMARY
 - (5) BID PROPOSAL
 - (6) CERTIFICATE OF LIABILITY
 - (7) RECOMMENDATION OF AWARD
 - (8) POLITICAL CONRIBUTION FORM



RULES RESOLUTION 2017

A RESOLUTION AUTHORIZING THE DIRECTOR OF NASSAU COUNTY OFFICE OF PURCHASING TO REQUEST OVERSIGHT OF A CONTRACT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF VARIOUS NASSAU COUNTY AGENCIES AND ELM TRANSIT MIX CORP.

WHEREAS, the County of Nassau on behalf of the NASSAU COUNTY OFFICE OF PURCHASING has received competitive bids #75070-12105-203 v2 for Ready Mix Concrete & Cement Mixer Rentals for Various Nassau County Agencies as more particularly described in the bid document; and

WHEREAS, the Director of Purchasing is representing to the Rules Committee that the firm, <u>ELM TRANSIT MIX CORP</u>. submitted the lowest responsible bid and meets all specifications for the product described in the said contract as determined by the Director of the Office of Purchasing; and

WHEREAS, the Director is representing to the Rules Committee that the firm <u>ELM TRANSIT</u> <u>MIX CORP</u>. has reached a level of spending requiring oversight by the Rules Committee as determined by the Director of the Office of Purchasing.

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the Director, Office of Purchasing to approve oversight of funding under a Blanket Purchase Order with <u>ELM</u> <u>TRANSIT MIX CORP</u>.



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

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2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 3841

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Vendor:	Elm Transit Mix Corp	
Signed/	An	
Signou/	Ville 200	
Print Nar	Sandy Nicolia	

Title: President

Rev. 3-2016

FORMAL SEALED BID PROPOSAL

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OFFICE OF PURCHASING COUNTY OF NASSAU STATE OF NEW YORK

Page 1 of 4

COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name of lobbyist(s)/lobbying organization: The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission; or to otherwise engage in lobbying activities as the term is defined herein. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

None
None

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

None			
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FORMAL SEALED BID PROPOSAL

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Describe lobbying activity conducted, or to be conducted, in Nassau Coun ch activity listed. See page 4 for a complete description of lobbying activity	
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	— — — — — — — — — — — — — — — — — — —
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The name of persons, organizations or governmental entities before whon	n the lobbyist expects to lobby:
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	President TITLE
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FORMAL SEALED BID PROPOSAL

Page 3 of 4

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate. \bigwedge

Dated: 3/24/17

	n /
Signed:	MANN
Print Name:	Sandy Nicolia

Title: President

FORMAL SEALED BID PROPOSAL

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission:

any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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President

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name <u>Sandy Nicolia</u>				
	Date of birth 10 / 12 / 1960				
	Home address 30 St. Andrews Ct				
	City/state/zipOld_Westbury, NY 11590				
	Business address				
	City/state/zip Westbury_NY 11590				
	Telephone 516-333-6144				
	Other present address(es)				
	City/state/zip				
	Telephone				

List of other addresses and telephone numbers attached

A 18

2. Positions held in submitting business and starting date of each (check all applicable)

President <u>611 / 10</u> Treasurer <u>11</u>
Chairman of Board/ Shareholder/ _/
Chief Exec. Officer// Secretary/ //
Chief Financial Officer / / Partner / /
Vice President////
(Other)

- 3. Do you have an equily interest in the business submitting the questionnaire? YES_X_NO_____ If Yes, provide details. 100% equity into St .
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES NO X If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES <u>x</u>. NO <u>is first access</u>.
- Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES X NO If Yes, provide details. Century Building Materials, KLC - Oct 2013 & Sept 2014 - Town of Huntington

ALL BIOS MUST BE F.O.B. DESTINGTION AND INCLUDE DELIVERY WITHIN BOORS UNLESS OTHERWISE SPECIFIED.

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President

Sandy Nicolia Interest in Other Entities

<u>Company Name</u>	Federal EIN	<u>% Ownership</u>
Century Building Materials LLC	11-3364549	8%
Apple Ready Mix LLC	52-2389712	95%
SHN Holdings LLC	11-3375310	5%
Hardscape Building Supply LLC	27-4831611	20%
S. Nicolia & Sons Realty Corp	11-2170799	20%
State Material Mason Supply Inc.	11-2540839	20%
Hewlynn Building Supply LLC	26-2141182	20%
Nicolia Brothers Corp.	11-3119845	20%
Hastings Pavement Co., LLC	11-3535344	20%
Nicolia Concrete Products Inc.	11-3064158	20%
Nicolia Industries Inc.	11-3308897	20%

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FORMAL SEALED BID PROPOSAL

<u>NOTE</u>: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? YES _____ NO _X_ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO _X_ If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES _____ NO _X _ If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO __X If Yes, provide details for each such instance.

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)

- a) Is there any felony charge pending against you? YES ____ NO __X If Yes, provide details for each such charge.
- b) Is there any misdemeanor charge pending against you? YES ____ NO _X If Yes, provide details for each such charge.
- c) Is there any administrative charge pending against you? YES ____ NO _X_ If Yes, provide details for each such charge.
- d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO __X ___ If Yes, provide details for each such conviction.
- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES ____ NO _X If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO _x ___ If Yes, provide details for each such occurrence.

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President

FORMAL SEALED BID PROPOSAL

President

- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO _X __ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO _X _ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO _X If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO _X If Yes, provide details for each such year.

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FORMAL SEALED BID PROPOSAL

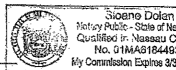
CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

, being duly sworn, state that I have read and understand all the items I. Sandy Nicolia contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 24day of March 2017

WILLOW



Notwy Public - State of New York Qualified in Nassau County No. 01MA6184493 My Commission Expires 3/31/2020

Elm Transit Mix Coro Name of submitting business

Sandy Nicolia Print name Signatur

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President TITLE

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Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none". No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: 03/23/2017

1) Proposer's Legal Name: Elm Transit Mix Corp

2) Address of Place of Business: <u>482 Grand Blvd</u>, Westbury, NY 11590

List all other business addresses used within last five years:

NONC

3) Mailing Address (if different):

Phone : 516-333-6144

Does the business own or rent its facilities? Rent

4) Dun and Bradstreet number: 065951758

5) Federal I.D. Number: _____11-1953250_____

- 6) The proposer is a (check one): _____ Sole Proprietorship _____ Partnership ____ Corporation Other (Describe)
- 7) Does this business share office space, staff, or equipment expenses with any other business? Yes ____ No ____ If Yes, please provide details; ______
- 8) Does this business control one or more other businesses? Yes ___ No _x If Yes, please provide details: _
- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes ____ No _X_ If Yes, provide details._____

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President

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FORMAL SEALED BID PROPOSAL

- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes _____ No _X ____ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract). ______
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes ____ No _X If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation or investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes _____ No ____ If Yes, provide details for each such investigation.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No __X If Yes, provide details for each such investigation.

14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business;

a) Any felony charge pending? Yes <u>No X</u> If Yes, provide details for each such charge.

b) Any misdemeanor charge pending? Yes ____ No __X_ If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes No χ If Yes, provide details for each such conviction

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 Yes _____ No __X If Yes, provide details for each such conviction.

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e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes _____ No _X___ If Yes, provide details for each such occurrence. ______

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? Yes _____ No __X; If Yes, provide details for each such instance. _____

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes _____ No _X If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. ______

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

<u>a)</u>	<u>Please disclose any conflicts c</u>	finterest	as outlined	below.	NOTE:	If no conflicts ex	ist.
	lease expressly state "No conflic			*******	HallMed		

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. ______No conflict exists.

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No conflict exists

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflict exists</u>

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

No conflict exists - All (UYKIN+ and FUTUK PR	mouses
ave scilled upon employment	inspellingly in the

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal MUST include:

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i) Date of formation; 1 5 1960

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President

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FORMAL SEALED BID PROPOSAL

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	li)	Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner; SCNAU NIWUA							
	iii)	Name, address and position of all officers and directors of the company; Sandy NiLOLLO							
	iv)	State of incor	State of incorporation (if applicable); New YOV K						
	<u>v)</u>	The number of	of employees in the firm; 44 employees						
	vi)	Annual reven	ue of firm; 12 million						
	vii)	Summary of I	elevant accomplishments SCC attached						
	∨ili)	Copies of all	state and local licenses and permits. See attached.						
В,	Indicat	te number of y	ears in business. OVER 55 YOOLYS						
	 C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services. Elm Vas been in business for over 55 Years. (See Attributed Dr. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work. 								
	Compa	any	Town of Babylon						
	Contac	ct Person	Debbie A/P						
<u></u>	Addres	\$\$	200 E. Sunnise Hwy						
	City/St	tate	Lindenhurst, NY 11757						
	Teleph	10ne	631-957-3000						
	Fax #_								
		Address							

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President TITLE

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 FORMAL' SEALED BID PROPOSAL

President TITLE

<u>د</u>

	Company Town of Brookhaven
	Contact Person Cassy Caputo
	Address One Independence Hill
	City/State Farmingdale, NY 11738
	Telephone631-451-6252
	Fax #
	E-Mail Address
 (358)	
	Company TOWO of Warth Hempstead DPW
	Contact Person LISA CIVIMIN
	Address 205 Denton Authure
	City/State New Hyde Park ny 11040
	Telephone $(510) 739 - (0710)$
	Fax #
	E-Mail Address GrimmL@northhrompsteadny.gov
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FORMAL' SEALED BID PROPOSAL

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Sworn to before me this 24 day of March

tarv Public

BIDDER SIGN HERE

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Sloane Dolan Notary Public - State of New York Qualified in Nessau County No. 01MA6184493 My Commission Expires 3/31/2020

President

TITLE

Name of submitting business: <u>Elm Transit Mix Corp</u>
By: Sandy Nicolia Print name Signature
President Title
<u>3 / 24/ 1)</u> Date

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Formed Sealed Bid Proposal –Office of Purchasing County of Nassau

Elm Transit Mix 482 Grand Blvd Westbury, NY 11590

<u>Page 23 Part A</u> vii) Summary of relevant accomplishments

- 1. Supplied concrete to <u>Posillico Civil</u> for the following projects - NCDPW-various road
 - National Grid
- Supplied concrete to <u>J&A Concrete</u> for the following projects

 Stonybrook Mart & Bed Towers (over \$3 million in concrete)
 Adelphi University (over \$400,000 in concrete)
 Knapp Cardiac Center
- 3. Supplied concrete to <u>Ruttura Construction</u> for the following projects:
 -NYS Police Headquarters
 -Babylon Animal Shelter
 -Long Beach School
 -Huntington Hospital
 -Nassau Coliseum
- 4. Supplied concrete to <u>Residential Fence/Laser</u> for various town work for Town of Brookhaven and Town of Babylon
- 5. Supplied concrete to J. Anthony for Police Academy
- 6. Supplied concrete to <u>Grace Industries</u> for Bay Park Sewer Treatment Plant.

Part C:

Elm Transit Mix has been servicing the Long Island and Queens, NY area since 1959. Our customer base varies from New York State, Nassau and Suffolk Counties, local municipalities to commercial and residential customers. Jobs supplied by Elm Transit Mix range from residential to the eight level 240,000 sq ft Medicine and Research Translation(MART) building and 225,000 sq ft new Bed Tower at Stonybrook University. Specialized concrete products are also available for any project. Elm Transit Mix offers highly experienced Sales and Quality Control personnel who are trained to work hand-in-hand with our customers to insure our customers Ready-Mix needs are met. The majority of our fleet of Ready-Mix trucks are front loaders to enable easy access for those hard to reach areas.

National Ready Mixed Concrete Association



Certificate of Conformance For **Concrete Production Facilities**

THIS IS TO CERTIFY THAT

Westbury Plant No. 1 (Dry), Westbury, NY Elm Transit Mix Corp.

has been inspected by the undersigned licensed professional engineer for conformance with the requirements of the Check List for Ready Mixed Concrete Production Facilities. As of the inspection date, the facilities met the requirements for production by

Truck Mixing with Automatic Batching and Recordings of Cementitious Materials, Aggregate, Water, and Chemical Admixtures



Signature of Licensed Professional Engineer

June 23, 2016 June 23, 2018

Inspection Date

Certification Expiration Date

This company will maintain these facilities in compliance with the Check List requirements and will correct promptly any deficiencies which develop.

ture of Company Official

Title of Company Official

NOTICE: The Check List indicates only that plant facilities are satisfactory for the production of concrete when properly operated. Conformance of the concrete itself with specification requirements must be verified by usual inspection methods in accordance with sales agreements.

This certificate is issued by the National Ready Mixed Concrete Association on verification that the production facility conforms to the requirements of the NRMCA Certification of Ready Mixed Concrete Production Facilities, QC3. Unauthorized reproduction or misuse of this certificate may result in legal action.

Plant ID #: 840817

© 1965, 1992, 2001, 2002, 2006, 2007, 2012

Certification ID #: 19791

National Ready Mixed Concrete Association 900 Spring Street • Silver Spring • Maryland 20910

National Ready Mixed Concrete Association



Certificate of Conformance For **Concrete Production Facilities**

THIS IS TO CERTIFY THAT

Westbury Plant No. 2 (Wet), Westbury, NY Elm Transit Mix Corp.

has been inspected by the undersigned licensed professional engineer for conformance with the requirements of the Check List for Ready Mixed Concrete Production Facilities. As of the inspection date, the facilities met the requirements for production by

Central Mixing with Automatic Batching and Recordings of Cementitious Materials, Aggregate, Water, and Chemical Admixtures



Signature of Licensed Professional Engineer

June 23, 2016

June 23, 2018

Inspection Date

Certification Expiration Date

This company will maintain these facilities in compliance with the Check List requirements and will correct promptly any deficiencies which develop.

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Title of Company Official

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Plant ID #: 840818

© 1965, 1992, 2001, 2002, 2006, 2007, 2012

Certification ID #: 20122

National Ready Mixed Concrete Association 900 Spring Street + Silver Spring + Maryland 20910

FORMAL SEALED BID PROPOSAL

Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

Name of the Entity: Elm Transit Mix Corp 1. Address: 482 Grand Blvd City, State and Zip Code: Westbury, NY 11590 Entity's Vendor Identification Number: 2. Type of Business: ____Public Corp ____Partnership Joint Venture 3. Ltd. Liability Co X Closely Held Corp Other (specify) 4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary): Sandy Nicolia - 482 Grand Blvd, Westbury, NY - President 5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not

an individual, list the individual shareholders/partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section.

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FORMAL SEALED BID PROPOSAL

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

	None			
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7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

None			
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FORMAL SEALED BID PROPOSAL

Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

NONC

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understand the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 3/20/17

BIDDER SIGN HERE

ų.	And
Simed.	MIVA
Signed:	
During Manage	

Print Name: _______ Sandy Nicolia______

Title: President

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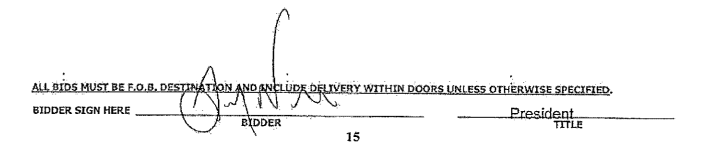
President_____ TITLE

FORMAL SEALED BID PROPOSAL

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission;

any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.



FORMAL SEALED BID PROPOSAL

	STATE OF N	NEW YORK	<u></u>	BID NUMBER				
	COUNTY O	F NASS	AU	75070-12105-203 V2 Dated: 11/25/2015				
	BIDS WILL BE RECE OFFICE OF PURCHA NORTH ENTRANCE, N OFFICE HOURS 9 AM	SING, 1 WEST S IINEOLA, NEW Y	TREET, ORK 11501	BID OPENING DATE 12/10/2015 11:00 A.M. E.S.T. 11				
		TELEPHONE (516) 571-5820						
Pi	REPARE YOUR BID ON THIS FO	ORM USING BLACK	INK OR TYPEW	RITER S	1			
BID TITLE : Rea	dy Mix Concrete and Ceme	nt Mixer Rentals		CFFICI PURCH/	ASING			
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THE UNDERSIGNED BIDDER AFFIRM BIDS, THE BID TERMS AND CONDITIN KNOWLEDGE AND ACCEPTANCE OF NINETY (90) DAYS FROM THE BID OF QUOTED IN THE QUANTITY AND AT	ONS, AND DETAILED SPECIFIC ALL THE PROVISIONS THERE PENING DATE TO FURNISH AN THE BRICES BID.	CATIONS, AND CERT OF AND OFFERS AN Y OR ALL THE ITEM	TFIES THAT THI ND AGREES, IF S UPON WHICH	S BID IS SIGNED WITH FULL THIS BID IS ACCEPTED WITHIN PRICES ARE HEREINAFTER				
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I WITHOUT COLLUSION WITH ANY OT TION FOR BIDS, AND (B) THE CONTE KNOWLEDGE AND BELIEF, BY ANY C	BIDS, THE BID TERMS AND CONDITIONS, AND DETAILED SPECIFICATIONS, AND CERTIFIES THAT THIS BID IS SIGNED WITH FULL Image: Comparison of the provisions of the provisions thereof and offens and agrees, if this bid is accepted within NINETY (90) DAYS FROM THE BID OPENING DATE TO FURNISH ANY OR ALL THE ITEMS UPON WHICH PRICES ARE HEREINAFTER Image: Comparison of the bid opening date to furnish any or all the items upon which prices are hereinafter Image: Comparison of the bid opening date to furnish any or all the items upon which prices are hereinafter Image: Comparison of the bid opening date to furnish any or all the items upon which prices are hereinafter Image: Comparison of the bid opening date to furnish any or all the items upon which prices are hereinafter Image: Comparison of the bid opening date to furnish any or all the items upon which prices are hereinafter Image: Comparison opening date to furnish any or all the items upon which prices are hereinafter Image: Comparison opening date to furnish any or all the bid opening date to furnish any or all the bid opening date to furnish any other vendor of materials, supplies or equipment of the type described in invitation for bids, and (b) the contents of the bid have not been communicated by the bidder, nor, to its best Image: Comparison opening date to furnished by the bid opening of the bid date of the bid been of bidder opening of the bid bear of the bid bear of the bid bear of bid							
DELIVERY MADE TO:		GUARAN			L O			
Various Nassau County Agencies								
	EMPLOYERS FEDERAL TAX ID NUMBER							
TOLL FREE TELEPHONE N BIDS MUST BE SIGNED BY	NUMBER: Y PROPRIETOR, PARTNER OR							
	·····							
EIM In	ansit Mix Corj d Blud	<u>⊖</u> ↓						
	A	ZIP CODE 1159		HONE TH 222 / 11/1				
CITY Westbury	Kink - N	ZIP CODE 1159	Nicolia	HONE 516-333-6144 Bresident.				
SIGNATURE OF AUTHORIZED INDIV	/IDUAL			SNER AND TITLE				
IN EXECUTING THIS BID, THE BIDDER WARRANTS THAT THE PRICES SUBMITTED HEREIN ARE NOT HIGHER THAN THOSE OFFERED TO ANY GOVERNMENTAL OR COMMERCIAL CONSUMER FOR LIKE DELIVERIES. THE PRICES HEREIN SHOULD NOT INCLUDE ANY FEDERAL EXCISE TAXES OR SALES TAXES IMPOSE BY ANY STATE OR MUNICIPAL GOVERNMENT. SUCH TAXES, IF INCLUDED, MUST BE DEDUCTED BY THE BIDDER WHEN SUBMITTING BID. BIDDERS ARE REQUESTED TO ALSO READ THE TERMS AND CONDITIONS.								
	BID TERMS AND C	ONDITIONS		·····				
 Bids on equipment must be on standard except as otherwise specifically stated in p tion. Where any part of nominal apportens seribed, it shall be understood that all equi are usually provided in the manufacturer's 2. Bids on materials and supplies must be wise specifically stated in bid or detailed s 3. Bidder declares that the bid is made with other Bidder, submitting a bid for the same fair and without collusion or fraud. 	roposal or detailed specifica- inces of equipment is not de- pment and appurtenances which stock model shall be furnished. for new items except as other- pecifications. hout any connection with any e items, and is in all respects	Crawford Act) and the Act) do not apply to pu 5. SURETY In the eve Purchase reserves the r week, security for faith any part thereof may be deficiency that may ari	federal price discri rehases made by th at that an award is ight to request succ ful performance, we e used by the Coun se from any default he requirements of	ork State Fair Trade Law (Fed- mination law (Robinson-Patman te County. made hereunder, The Director of exessful bidders to post, within one eith the understanding that the whole or ty of Nassau to supply any t on the part of the Bidder. Such The County Attorney and be	-			
					S//8/PC			

Page 2

- 6. SAMPLES Samples, when required, must be submitted strictly in accordance with instructions; otherwise bid may not be considered. If samples are requested subsequent to bid opening fley shall be delivered within five (5) days of the request for bid to have consideration. Samples must be furthered minine to be of charge and must be accompanied by descriptive memorandum invoices indicating if the Bidder desires their return; also specifying the address to which they are to be returned, provided they have not been used or made useless by tests. Award samples may be held for comparison with deliveries. Samples will be returned at the Bidders risk and expense,
- Award The Director, Office of Purchasing reserves the right before making award to 7. make investigations as to whether or not the items, qualifications or facilities offered by the Bidder meet the requirements set forth herein and are sample and sufficient to insure the proper performance in the event of award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery and capacity of the manufacturer for the production and distribution of the material on which he is bidding. Upon request of the Director, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not complied with or that articles or equipment in proposed to be furnished do not meet the requirements called for, or that the qualification, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bickler from fulfilling all requirements and conditions of the bid.
- Awards will be made to the lowest responsible Bidder. Cash discounts will not be a 8. factor in determining awards, except in the bids. Consideration will be given to the reliability of the Bidder, the quantiles of the materials, equipment or supplies to be furnished, their conformity with the specifications, the purpose for which required and the terms of delivery.
- The Director reserves the right to reject and all bids in whole or in part and to waive 9, technical defects, inegularities and omissions if in his judgment the best interests of the County will be served.
- Unless otherwise indicated herein, the Director reserves the right to make award by 10 items, by classes, by group of items, or as a whole.
- 11. DELIVERIES Upon failure of the Vendor to deliver within the time specified, or within reasonable time as interpreted by the Director, or failure to make replacement of rejected articles, when so requested immediately or as directed by the Director, the Director may purchase from other sources to take the place of the item rejected or not delivered. The Director reserves the right to authorize immediate purchase from other sources against rojections on any order when necessary. On all-such purchases the Vendor agrees to promptly reimburse the County for excess cost occasioned by such purchases. Should the cost he less, the Vendor shall have no claim to the difference. Such purchases will be deducted from order quantity.
- 12. An order may be canceled at the Vendors expense upon nonperformance. Failure of the Vendor to furnish additional surety within ton (10) days from date of requested shall be sufficient cause for the cancellation of the order.
- When in the determination of the Director, the articles or equipment delivered fail to meet County specifications or, if in the determination of the Director, the Verdor consistently fails to deliver as ordered, the Director reserves the right, to cancel the order and purchase the balance from other sources at Vendor expense.
- 14. Defivery must be made as ordered and in accordance with the bid. If delivery instructions do not appear on order. It will be interpreted to mean prompt delivery The decision of the Director as to reasonable compliance with delivery terms shall be final. Burden of proof of delay in receipt of order shall rest with the Vendor.
- 15. The County Agencies will not schedule any deliveries for Saturdays, Sundays or Legal Holiday, except commodities required for daily consumption or where the delivery is an emergency, a replacement, or is overdue, in which event the convenience of the Agency will govern.
- Supplies shall be securely and properly packed for shipment, according to accepted connecting practice, without extra charge for packing cases, reals, builing or sacks, the containers to remain the property of the agency unless definitely stated otherwise in the bid.
- The Vendor shall be responsible for delivery of supplies in good condition at point of destination. The Vendor shall file all claims with carrier for breakage, imperfections and other losses, which will be deducted from invoices. The receiving Agency will note for the benefit of Vendor when packages are not received in good conditions,

18. All supplies which are customarily labeled or identified must have seemely affixed thereto the original un-mutilated label or marking of the manufacturer.

19. Billings for deliveries must be rendered on County claim forms,

20. Furniture, machines, and other equipment must be delivered, installed and set in place as directed, ready for use unless otherwise specified.

21. Deliveries are subject to reweighing at destination by the County and payment will be made on the basis of materials delivered. Normal shrinkage will be allowed in such instances where shrinkage is possible. Short weight shall be sufficient cause for cancellation of order at Vendors expense.

22. GUARANTEES BY BIDDER Bidder hereby guarantees: (a) To save the County, its agents and employees harmless from liability of any nature or kind for the use of any copyrighted or un-copyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in the performance hereof of which the Bidder is not the Patentee, assignee or licensee, and to defend any action brought against the County in the name of the County and under the direction of the County Attorney at the sole cost of the Bidder or in the sole option of the Director to pay the cost of such defense to the County. (b) His products against defective material or workmanship and to repair any damages or marring occasioned in transit.

(c) To furnish adequate protection from damage for all work and to repair damages of (b) If which is which he or his workmen are responsible, to the building or equipment, to this own work or the work of other Vendors, or in the opinion of the Director to pay for the same by deductions in payments due under this contract.

(d) To pay for all permits, licenses and fees and give all notices and comply with all laws ordinances, rules and regulations of the city, village or town in which the installation his to be made, and of the County of Nassau and the State of New York.

- To carry proper insurance in the opinion of the Director, and approved by the County Attorney to protect the County from loss in case of accident, fire and theft,
- (f) That he will keep himself fully informed, of all municipal ordinances and regulations, state and national laws in any manner affecting the work or goods hersin specified, and any extra work contracted for by him, and shall at all times observe and comply with said ordinances, laws and regulations, including all provisions of the Workmen Compensation and Labor Laws, and shall indennify and save hannless the County of Nassan and the Nassan County Legislatine from loss and liability upon any and all Claims on account of any physical injury to persons, including death, or damage to property and from all cost and expenses in suits which may be brought against the same on account of such injuries irrespective of the scinal cost of the same and irrespective of whether the same shall have been due to the negligence of the Bidder or his agents.
- That the items furnished shall conform to all the provisions of the bid and this (g) warranty shall survive acceptance, or use of any material so furnished. That all deliveries will not be inferior to the accepted bid sample.
- (b))
- LABOR LAWS and ANTIDISCRIMINATION. Upon the vendor acceptance 23. LABOR LAWS and ANTIDISCITIMINATION. Don'the vends acceptance hereof, the vendor agrees to comply with Article IX, Section 22 C of the Constitution of the State of New York, Section 220 220a, 220b, 220d, 220a and 230 of the Labor Law, Section 5 and 12 of the Lien Law, Article 2 of the Uniform Commercial Code, Sections 108 and 109 as well as Article 18 of the General Municipal Law, Section 2218 of the County Government Law of Massau County. Section 224.2 of the Nassau County Administrative Code, the provisions of the anti-Discrimination Order of Nassau County, and the vendor shall keep himself fully informed of all additional municipal ordinances and regulations, State and National Laws in any manner affecting this order and the goods or services delivered or rendered or to be delivered or rendered there under, and shall at all times observe and comply with said ordinances, laws and regulations at his sole cost and expense.
- ASSIGNMENT. The contractor is hereby prohibited from assigned, transferring, 24. convoying, subletting or otherwise disposing of this contract or his right, title, or interest therein, or his power to execute such contract, to any other person or corporation without the previous consent in writing of the officer, board or agency awarding the contract,
- The County of Nassan will not be responsible nor liable for any shipment or 25. delivery of any materials, supplies, or equipment without it's express written instructions or valid Purchase Order.
- No agreements, changes, modifications or alterations shall be deemed effective 26. nor shall the same be binding upon the County unless in writing and signed by the Director, Office of Purchasing or his duly/ designated representative.

Director, Office of Purchasing

FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

DISCLOSURE STATEMENT

THE NASSAU COUNTY LEGISLATURE REQUIRES THE FOLLOWING INFORMATION PRIOR TO CONSIDERATION FOR AN AWARD.

Bidders Name: EIM	Transit Mix (Corp.	
Address: 482 Grav	nd Blud we	estbury NY 11	590
Telephone No: 516-33	3-6144	Fax No: 516-33	3-6285
1. State Whether: A C	Corporation <u>XXX</u>		
I	(ndividual	Tana	VI-12
F	Partnership		

GUIDELINES FOR DISCLOSURE

THE NASSAU COUNTY LEGISLATURE REQUIRES THE NAMES AND HOME* ADDRESSES OF ALL PRINCIPALS. DISCLOSURE MUST BE PROVIDED AS INDICATED BY TYPE OF OWNERSHIP. (PLEASE LIST ALL REQUIRED INFORMATION ON A SEPARATE SHEET AND ATTACH TO BID.)

- 1) Sole Proprietorship/Individual. The Name and Home Address of the Sole Proprietorship/Individual.
- 2) Closely Held Corporation. The Name and Home Addresses of all Shareholders, Officers and Directors.
- 3) Publicly Traded Corporation. Only the page(s) of the SEC FORM 10-K setting forth the name of all officers and directors.
- 4) Not for Profit Corporation. The Names and Home Addresses of all members, Officer and Directors,
- 5) Partnership. The Names and Home Address of all General and Limited Partners.
- 6) Limited Liability Company. The Names and Home Addresses of all Members.
- 7) Limited Liability Partnership. The Name and Home Addresses of all Members.
- 8) Joint Venture. The Names and Home Addresses of all Joint Ventures.

NOTE: IF ANY ENTITY IS TIERED, YOU MUST ALSO LIST ALL INDIVIDUAL PRINCIPALS OF THE TIERED ENTITY. *IN THE CASE OF PUBLICLY TRADED CORPORATIONS THE SEC FORM 10K SUFFICES AND HOME ADDRESSES ARE NOT NECESSARY.

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		QUALIFICATION STA	TEMENT	
BIDDER'S NAME: E (,	n Transit	Mix Corp		
			y NY 1159	6
1. STATE WHETHER			VIDUAL	PARTNERSHIP
			RESS(S) OF OFFICER(S)	
SECRETARY		<u></u>		
TREASURER				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
3. HAVE YOU FILED A IF SO WHEN?	QUALIFICATION STAT	EMENT WITH THE CO	DUNTY OF NASSAU?	D
4. HOW MANY YEARS	HAS YOUR ORGANIZA	TION BEEN IN BUSIN	ESS UNDER YOUR PRESE	NT NAME? 50-4
5. HAVE YOU, OR YOU IF SO, WHERE AND	IR FIRM, EVER FAILED WHY?	TO COMPLETE ANY V	VORK AWARDED TO YOL	17 <u>No</u>
6, IN WHAT OTHER LI	NES OF BUSINESS ARE	e you or your firm	INTERESTED?	
7. WHAT IS THE EXPE OF THIS BID?	RIENCE OF THE PRINC	IPAL INDIVIDUALS O	F YOUR ORGANIZATION	RELATING TO THE SUBJECT
	PRESENT POSITION	YEARS OF EXPERIENCE	MAGNITUDE AND TYPE OF WORK	IN WHAT CAPACITY
Sandy Nicotic	President	50	all phases	Owner
8. IN WHAT MANNER	HAVE YOU INSPECTED	THIS PROPOSED WO	ORK? EXPLAIN IN DETAI	
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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

9. THE CONTRACT, IF AWARDED TO YOU OR YOUR FIRM, WILL HAVE THE PERSONAL SUPERVISION OF WHOM? GIVE NAME AND PRESENT POSITION

President Sand N 14 1601

10. BIDDERS ARE REQUIRED TO COMPLETE THIS FORM PROVIDING THREE (3) REFERENCES OF PAST PERFORMANCE. REFERENCES SHOULD INVOLVE PROJECTS AND/OR SERVICE SITUATIONS OF SIMILAR SIZE AND SCOPE TO THIS BID. REFERENCES MUST HAVE HAD DEALING WITH THE BIDDER WITHIN THE LAST THIRTY-SIX (36) MONTHS. THE COUNTY RESERVES THE RIGHT TO CONTACT ANY OR ALL OF THE REFERENCES SUPPLIED FOR AN EVALUATION OF PAST PERFORMANCE IN ORDER TO ESTABLISH THE RESPONSIBILITY OF THE BIDDER BEFORE THE ACTUAL AWARD OF THE BID AND/OR CONTRACT. COMPLETION OF THE REFERENCE FORM IS REQUIRED.

NASSAU COUNTY (AND ANY OF ITS AGENCIES) MAY BE LISTED AS AN ADDITIONAL REFERENCE, BUT MAY NOT BE SUBSTITUTED FOR ANY OF THE THREE REQUIRED REFERENCES.

1. REFERENCE'S NAME: Town of Babylon
ADDRESS: 200 E. SUNFISE HWY
Lindenhurst NY 11757
TELEPHONE: 631-957-3000 CONTACT PERSON
CONTRACT DATE: CR/11/10 on going
2. REFERENCE'S NAME: Town of Brookhaven
ADDRESS: OneEndependence Hill
FARmingville NY 11738
TELEPHONE: (21-451-6252 CONTACT PERSON Cassy Caputo
contract date: 1/6/10 an going
3. REFERENCE'S NAME:
ADDRESS:
TELEPHONE: CONTACT PERSON
ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED. BIDDER SIGN HERE TAMUL HIMETER, President
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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

USE SEPARATE PAGE IF ADDITIONAL SPACE IS NEEDED.

I certify that all the statements contained in this document are true, complete and correct to the best of my knowledge and belief and are made in good faith, including data contained in the Organization's Relevant Experience. A false certification or failure to disclose information shall be grounds for disqualification or termination of any award.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED. \sim Ó en BIDDER SIGN HERE BIDDER Sandy Micolia 7 TITLE 6

FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

Appendix EE

EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined by such title and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002;

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, demotions of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or matital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the Country Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

(d) The Contractor shall make Best Efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, including the granting of Subcontracts.

(e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.

(f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

(g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

(h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.

(i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

(k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.

(1) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:

- a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefore or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend finds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition,

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensec or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in Best Efforts with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

INDEMNIFICATION:

Contractor agrees to indemnify and hold harmless County and its agents, officers and employees, from and against any and all losses, costs, expenses (including attorneys' fees and disbursements), damages and liabilities, arising out of or in connection with any acts or omissions of Contractor, its officers, agents or employees, <u>provided, however</u>, that Contractor shall not be responsible for that portion, if any, of a loss that is caused by the negligence of the County; and <u>provided, further</u>, that Contractor shall not be liable for consequential, indirect or special damages. Contractor shall, at County's demand and at County's direction, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought against County, its agents, officers or employees in connection with a loss for which Contractor is responsible under this paragraph.

DEFINITIONS:

•The term "County" as used herein, shall be deemed as reference to the County of Nassau, State of New York.

•The term "Contractor" as used herein, shall be deemed as reference to the successful bidder, vendor, proprietor, partnership, or corporation receiving an award to perform any or all of the services specified herein in accordance with the terms of this agreement.

•The term "agency" as used herein, shall be deemed as the department, division, bureau, office, agency or other Nassau County establishment authorized to receive the service specified herein.

- The term "Director" as used herein, shall be deemed as reference to the Director of the Office of Purchasing.
- The term "Blanket Order" as used herein, shall be deemed as the multiple use pricing agreement as a result of this bid.
- The term "Purchase Order" as used herein, shall be deemed as the single use pricing agreement as a result of this bid.
- The term "complete" as written in this bid must include all equipment, delivery and installation of same in its entirety,

as listed in the contract documents, and is to include all supervision, labor, materials, plant equipment, transportation, testing, (if required) incidentals, and other facilities as necessary and/or required to execute all the work as herein specified, or as incidentally required to provide a complete operating installation.

NOTE: INSERT FEDERAL IDENTIFICATION NUMBER IN SPACE PROVIDED ON PAGE 1.

IMPORTANT

PRICE MUST BE INSERTED WITH TYPEWRITER OR INK. BIDS MUST BE SIGNED IN INK. TO ASSURE OFFER REACHING IN TIME, <u>YOU ARE URGED TO MAIL YOUR FORMAL SEALED BID EARLY</u>. <u>THIS FORMAL SEALED BID MUST</u> <u>REACH OUR OFFICE BY 11:00 A.M.</u> LATE FORMAL SEALED BIDS WILL NOT BE ACCEPTED.

All proposals and bid documents submitted in response must include a completed copy of the <u>County of Nassau</u> <u>Consultant's, Contractor's and Vendor's Disclosure Form</u>. Additionally, if the bidder – prospective vendor – utilizes the services of any individual or organization for the purposes of conducting lobbying activities, the proposal must also include the <u>Lobbyist Registration and Disclosure Form</u>, completed by that individual/organization.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

PURPOSE: The purpose of this bid is to establish a price structure on which items and/or services will be made under Blanket Orders.

SCOPE: It is the intent of the County of Nassau to properly describe by these specifications and terms an adequate method of providing: **Ready Mix Concrete and Cement Mixer Rentals**

AWARD: Award, if any, will be made to the lowest responsible bidder, who in the opinion of the Director of Purchasing, meets the specifications and qualifications stated herein. The Director of Purchasing reserves the right to make an award be items, groups, or classes of items or as a whole. Awards will be made in accordance with the terms and conditions attached hereto and made part hereof.

PERIOD COVERED: Shall be for one (1) year from the effective date. The County of Nassau reserves the right to extend the Blanket Order up to an additional four (4) year(s), at up to one (1) year options. However, the termination of the Blanket Order may be further extended up to two (2) months beyond the stated termination date. The maximum period of any Blanket Order as a result of this bid with renewal options applied shall be five (5) year(s), and if the further extension is applied, five (5) years and two (2) months.

ALL EXTENSIONS ARE SUBJECT UPON THE MUTUAL CONSENT OF BOTH PARTIES.

DELIVERY: Bidders are required to state guaranteed delivery date in terms of days after receipt of order in the space provided below and on page one. Bidders are cautioned to post realistic delivery dates. Guaranteed delivery dates will be strictly enforced. Must be made within 15 days A/R/O unless stated otherwise below:

Delivery to be made ______ Days A/R/O.

Delivery shall be made **ONLY** upon receipt of a Purchase Order, or in the case of a Blanket Order, upon receipt of a Direct Purchase Order(s) from a using agency authorized to use the Blanket Order which will be issued to the successful bidder. Purchase Order and Direct Purchase Order shall indicate the destination address. Inside delivery is required on all deliveries.

Bidders agree that all orders shall be effective and binding upon the contractor when PLACED IN THE MAIL addressed to the Contractor at the address shown on the Blanket Order/Purchase Order PRIOR TO MIDNIGHT OF THE FINAL DAY OF CONTRACT.

BILLING: Shall be made on County claim forms or Certified Involces to the individual using County Agency upon completion of deliveries made against applicable Purchase Order(s) or Direct Purchase Order(s).

NO PARTIAL PAYMENTS WILL BE PAID.

*************************VENDOR CLAIM CERTIFICATION************************

IF A CLAIM VOUCHER IS NOT BEING SUBMITTED, THE FOLLOWING CERTIFICATION MUST APPEAR ON THE INVOICE:

I HEREBY CERTIFY THAT ALL ITEMS OR SERVICES WERE DELIVERED OR RENDERED AS SET FORTH IN THIS CLAIM; THAT THE PRICES CHARGED ARE IN ACCORDANCE WITH REFERENCED PURCHASE ORDER, DIRECT PURCHASE ORDER OR CONTRACT, THAT THE CLAIM IS JUST, TRUE AND CORRECT; THAT THE BALANCE STATED HEREIN IS ACTUALLY DUE AND OWING AND HAS NOT BEEN PREVIOUSLY CLAIMED; THAT NO TAXES FROM WHICH THE COUNTY IS EXEMPT ARE INCLUDED; AND THAT ANY AMOUNTS CLAIMED FOR DISBURSEMENTS HAVE ACTUALLY AND NECESSARILY BEEN MADE.

Elm Transit Mir Corp	
CLAIMANT NAME	DATE
	president
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*CLAIM VOUCHERS AND CERTIFIED INVOICES NOT PROPERLY COMPLE	TED WILL BE RETURNED TO YOU UNPAID**
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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

Vendors may download claim form NIFS560 at the following URL:

http://www.nassaucountyny.gov/agencies/Comptroller/Docs/PDF/ClaimVoucherFormBlank.pdf

TOTAL CONSUMPTION: Total consumption of order awarded may be PLUS/MINUS those quantities without any price change.

INSPECTION: Bidders should be aware of Inspection and Delivery requirements as stipulated.

PRICE DISCREPANCY: In the event of a discrepancy between the unit price and the extension price, the unit price will govern.

RETENTION OF BID: Vendor is required to make a copy of his completed bid document and applicable attachments. Any purchase orders issued against this bid will refer to the bid and attachments to designate items awarded.

METHOD OF BIDDING: Please submit unit price in the appropriate column.

ADDITIONAL BIDS: The County reserves the right, for any un-contemplated additional requirements of extraordinary quantities of particular items to call for new blds, therefore, whenever in the opinion of the Director of the Office of Purchase it is in the best interests of the County of Nassau to do so.

PARTICIPATION BY POLITICAL SUBDIVISIONS: The successful vendor agrees that all political subdivisions of New York State and all other entities authorized by law to make such purchases may participate in any award under this bid. These Entities shall accept full responsibility for any payments due the successful bidder for their purchases hereunder.

SAMPLES: Samples, when required, must be submitted strictly in accordance with instructions **otherwise the bid may not be considered**. If samples are requested subsequent to bid opening, they shall delivered within five (5) business days of the request for the bid to be considered. Samples must be furnished free of charge and must be accompanied by descriptive memorandum indicating if the bidder desires their return, also specifying the address to which they are to be returned, provided they have not been used or made useless by testing. Award samples may be held for comparison with deliveries. Samples will be returned at bidders' request and expense.

TAX PROVISION: Purchases made by the County of Nassau are not subject to State, Local Sales Taxes or Federal Excise Taxes. Federal Exemption #A-109538 State Exemption #EX 7213062C. The County of Nassau is not subject to any Existing "Fair Trade Agreements" and bidders should be governed accordingly.

SPECIFICATIONS: Submit complete specifications and illustrations of products offered with the bld. Acceptance of a bid and designation of a manufacturer's catalog description, brand name or number in any Purchase or Blanket Order resulting there-from shall not be construed as qualification of the specifications of this bid or relief there-from, except as specifically stated in the Purchase or Blanket Order.

PRODUCT IDENTIFICATION: If a product(s) is identified by a BRAND NAME, a substitute of equal quality, construction, finish, composition, size, workmanship and performance characteristics may be acceptable. In submitting a bld, each bidder warrants that the substitute product being offered is an equal. Bid sheets shall be so noted of the manufacturer's name and brand of the product offered as an equal. If as a result of an award, a delivery is made of a brand or product represented as an equal which is subsequently deemed to be unacceptable, the Contractor shall be required, at his expense, to pick up the rejected item and replace it with brand(s) listed in this bid, or an acceptable equal which will have the approval of the Director.

PROTECTION FROM CLAIM AGAINST "OR EQUAL": In the event of any claim by any unsuccessful bidder concerning or relating to the issue of "equal or better" or "or equal", the successful bidder agrees, at his own cost and expense, to defend such claims or claims and agrees to hold the County of Nassau free and harmless from any and all claims for loss or damage arising out of this transaction for any reason whatsoever.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

ALTERNATIVE ITEM: In submitting a bid on a commodity other than as specified, bidder shall furnish complete data and identification with respect to the alternate commodity he proposes to furnish. Consideration will be given to proposals submitted on alternate commodities to the extent that such action is deemed to serve the best interests of the County. If a bidder does not indicate that the commodity he proposes to furnish is other than as specified, it will be construed to mean that the bidder proposes to furnish the exact commodity as described. Consideration of the alternate shall be at the sole discretion of the Director. MORE THAN ONE (1) BID ON EACH ITEM WILL NOT BE CONSIDERED, UNLESS OTHERWISE SPECIFIED BY THE COUNTY.

EQUIVALENT BIDS: Bidders may offer a product of the same capability, but of different manufacture and model than that specified in this bid. The use of the name of a manufacturer, brand, make or catalog designation is specifying items described herein does not restrict or preclude bidders from offering equivalent or better product bids. Such a designation is used only to indicate the character, quality and minimum performance desired. Equal or better product bids are permissible. A bidder submitting an equal or better product shall, at his own cost and expense be responsible for submitting proof and/or a demonstration of equivalence, compatibility and performance. However, acceptance of an equivalent product shall be strictly at the discretion of the Director. Any omission of the term "or equal" in any specific bid item listing should be disregarded by the bidder. All bidders shall have an absolute right to submit "equivalent" bids notwithstanding any other provision of the bid specifications.

WARRANTY: The successful bidder warrants the equipment furnished and all associated equipment against any defects in design, workmanship and materials against failure to operate satisfactorily for one (1) year from the date of acceptance by the using department and/or agency of the equipment, other than defects or failure shown by the Contractor that have arisen solely from accident or abuse occurring after delivery to the Nassau County agency. Contractor agrees to replace any parts, which in the opinion of the user, shall fail from the above reasons.

IMPORTANT NOTES: If a company policy or trade practice requires a different warranty period, the bidder may so state without fear of disqualifications. However, the bidder is cautioned that the length of warranty may, in some cases, be a deciding factor in making an award.

Equipment furnished hereunder shall meet the standards set forth in the Occupational Safety and Health Act of 1970.

BIDDER SHALL STATE WARRANTY PERIOD:

NOTE: All warranties take effect only upon written acceptance of equipment by using agency and shall run full term from that point.

BIDDER SHALL INDICATE COST AND TERM OF ANY EXTENDED WARRANTY OPTION, IF AVAILABLE:

NON-ASSIGNMENT: In accordance with Section 138 of the State Finance Law, the contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the previous consent, in writing, of Nassau County and any attempts to assign the contract without the County's written consent are null and void.

REDUCTION IN PRICES: If an award is made, the Contractor agrees, should prices be reduced to the general trade during the requirement period, the County shall receive the benefit of such reduction immediately upon effect. It shall be incumbent upon the Contractor to notify the Purchasing Department of such price reductions.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

FIRM PRICES: Prices will be firm for a period of ________ from the issuance of the Blanket Order and no changes will be allowed. If prices are increased or decreased by the manufacturer after _______ days, the vendor may apply to the Director of Purchasing for permission to increase his prices. The request will be considered only if accompanied by documentary evidence of the necessity for increased prices. If the Director of Purchasing accepts the request, the Blanket Order will be amended accordingly.

However, if the Director of Purchasing does not consider the new prices as fair and reasonable in the County's Interest, the Blanket Order may be cancelled after 30 days written notice, and vendor agrees to fill all outstanding orders placed prior to cancellation. When prices to the trade are decreased, the prices of applicable items in the Blanket Order shall be decreased accordingly. It shall be incumbent on the vendor to notify the Director of Purchasing of such decreases immediately after it becomes effective.

APPROXIMATE QUANTITIES: The estimated usage quantities or estimated annual dollar value, when indicated, are merely estimated quantities based on experience and are given for information purposes only. The County will not be compelled to order the total estimated amount of any item; but the quantity to be ordered will be such as may be actually required by the respective County Department's during the period specified. Additional quantities of any items or quantity specified therein may be ordered during the period of the Blanket Order at the prices indicated.

TERMINATION PREROGATIVE: The Director reserves the right to cancel the Blanket Order by giving not less than thirty (30) days written notice that, on or after a date therein specified, the contract shall be deemed terminated and cancelled.

DISCLAIMER

Any Blanket Purchase Order issued as a result of this bid will establish terms and conditions pursuant to which certain materials and/or services are to be supplied or performed, from time to time, for a specified period upon issuance by the County of Delivery Orders. The Blanket Purchase Order is non-exclusive and the County is not bound to purchase, and no materials are to be delivered or services performed without a Delivery Order. The County shall be under no obligation whatsoever to issue such Delivery Orders. The Blanket Purchase shall not apply in any way to items of material or service deemed by the County in its sole discretion to be extraordinary or involve any special conditions, quantities, draumstances or complexities.

NEW YORK STATE PRICES: Bidders must represent and warrant that if they are under contract with New York State for items specified herein, that the price quoted to the County is not higher than the price per unit quoted to New York State for like quantities.

VENDOR RESPONSIBILITY CRITERIA: The Director of Purchasing reserves the right before making an award to make investigations as to whether or not the qualifications, services, facilities or items offered by the bidder meet the requirements set forth herein and are ample and sufficient to ensure the proper performance in the event of an award. The bidder must be prepared, if requested by the Director of Purchasing, to present evidence of experience, ability, financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which the vendor is bidding. Upon request of the Director, the successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bid are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing, or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the forgoing shall mean or imply that it is obligatory upon the Director to make any examinations before an award; and it is further understood that, if such examination is made, it in no way relieves the bidder from fulfilling all requirements and conditions of the bid.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

NON-COLLUSIVE BIDDING CERTIFICATION REQUIRED BY SECTION 139-D OF THE STATE FINANCE LAW

BY SUBMISSION OF THIS BID, BIDDER AND EACH PERSON SIGNING ON BEHALF OF BIDDER CERTIFIES, AND IN THE CASE OF A JOINT BID, EACH PARTY THERETO CERTIFIES AS TO ITS OWN ORGANIZATION, UNDER PENALTY OR PERJURY, THAT TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF:

[1] The prices of this bid have been arrived at independently, without collusion, consultation, communication, or agreement for the purposes of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor;

[2] Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder and will not knowingly be disclosed by the Bidder prior to opening, directly or indirectly, to any other Bidder or to any competitor; and

[3] No attempt has been made or will be made by the Bidder to induce any other person, partnership or corporation to submit or not to submit a bld for the purpose of restricting competition.

A BID SHALL NOT BE CONSIDERED FOR AWARD NOR SHALL ANY AWARD BE MADE WITH [1], [2], [3] ABOVE HAVE NOT BEEN COMPLETE WITH; PROVIDED HOWEVER, THAT IF IN ANY CASE THE BIDDER(S) CANNOT MAKE THE FOREGOING CERTIFICATION, THE BIDDER SHALL SO STATE AND SHALL FURNISH BELOW A SIGNED STATEMENT WHICH SETS FORTH IN DETAIL THE REASONS THEREFORE:

[AFFIX ADDENDUM TO THIS PAGE IF SPACE IS REQUIRED FOR STATEMENT]
Subscribed to under penalty of perjury under the laws of the State of New York, thisday ofday ofS / LU/S20as the act and deed of said Corporation or Partnership.
Identifying Data:
Potential Contractor: Elm Transit Mix Carp
Address: 482 Grand BINd
Street: Westbury NY 11590
City, Town, etc:
Telephone: 516 333-6144 Title: <u>president</u>
If applicable, responsible Corporate Officer
Name Sandy Nicolia Title president
Signature:
FAILURE TO COMPLETE THIS FORM AND SIGN IN APPROPRIATE PLACE SHALL RESULT IN AUTOMATIC REJECTION OF THE BID.
GENERAL CONDITIONS:
ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED. BIDDER SIGN HERE

FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

All repairs to be made In accordance with the Occupational Safety and Health Administration safety requirements.

Contractor will furnish all labor, materials, transportation, tools, instrumentation, parts and accessories necessary to repair and restore the equipment to optimum operating condition.

All Contractor personnel assigned to any requirement of a contract established must be fully qualified and cognizant of the required and applicable electrical codes and safety requirements, and must adhere to them.

All parts supplied must match and inter-member without modification to the designated equipment, and must be in accordance with the specifications of the manufacturer of the part to be replaced.

Except as otherwise specified, all contract requirements will be performed at the site as required,

Any requirement to remove any part of the equipment or system(s), to the Contractor's shop, must be approved by an authorized agency representative. Nassau County shall supply all utilities which are available on location insofar as compatibility requirements permit.

All requirements performed by the Contractor will be subject to inspection and approval by an authorized designated representative of Nassau County,

Employees of the Contractor, while on service call, shall carry identification badges or cards and shall be instructed to submit same to scrutiny upon request of security or supervisory personnel of Nassau County.

GENERAL INSTRUCTIONS: All bidders must adhere to the following conditions:

As per New York State Municipal Law 103, no exception can be taken to any material term and/or condition of this bid with the exception of any warranties as presented in this bid for the specific commodity or service required.

Any language in any proposal or document submitted by a bidder as part of their bid that is accepted by the County of Nassau cannot be in conflict with any material term and/or condition relevant to this bid with the exception of any warranties or the specifications of the commodity of service required by this bid. If there is any conflict between the bidder's terms and conditions and the terms and conditions of this bid, the terms and conditions of this bid shall govern.

Bidders must insert **FEDERAL IDENTIFICATION NUMBER** in the space provided on page one of this bid.

Late Formal Sealed Bids will NOT be accepted. Bidders are urged to mail bids early to assure delivery on time. Bids must be received by 11:00 A.M. on the bid opening date.

Prices <u>MUST</u> be inserted with <u>TYPEWRITER OR INK</u>. Entries with <u>WHITE OUT</u>, <u>CROSS-OUTS OR LIFT-OFF TAPE</u> <u>MUST</u> BE INITIALED or that entry will be disgualified.

Bidders should submit bid with unit price in the appropriate column on bid pages or forms attached hereto. In the event of a discrepancy between the unit price and the extension, the unit price shall govern. Bidders shall submit one (1) original bid document and all applicable attachments. Any order issued against this bid will refer to the bid and attachments to designate items awarded. Bidders agree that all, Direct Purchase Orders and/or Purchase Orders shall be effective and binding upon the Contractor when place in the mail, addressed to the Contractor at the address shown on the Direct Purchase Order or the Purchase Order.

Bidders **MUST** state manufacturer's name and catalog number of each item bid.

ABSOLUTELY NO MINIMUM ORDERS shall be applied to this bid.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

Purchases made by Nassau County are not subject to State or Local Sales Tax or Federal Excise Taxes.

Federal Exemption Number: A-109538 State Exemption Number: EX 7213062C

Inside (receiving dock) delivery is required on all orders.

The rights and obligations of the parties under this agreement shall be governed by the laws of the State of New York.

Bids are hereby solicited for the commodities and/or services specified herein which are to be delivered and/or performed at the locations indicated, and in strict accordance with all specifications, terms and conditions attached hereto and made part hereof.

Bid document must be signed by proprietor, partner or corporate officer.

The clauses contained in these bid forms set forth the wishes of the County of Nassau in regard to the purchase and/or services required. However, the Director reserves the right to waive irregularities, omissions, or other technical defects if, in its judgment, the best interest of the County of Nassau will be served accordingly.

Bidders may take exception to paragraphs of the bid under a separate cover letter to be attached to this bid, indicating the specific bid page, paragraph and the exception(s). In any event, the decision of the Director will be final.

Qualification statement MUST BE COMPLETED and submitted with bid. See page 4 for further details

IMPORTANT NOTE: The Director reserves the right to accept or reject any and all bids, or separable portions of offers, and waive technicalities, irregularities, and omissions if the Director determines the best interests of the County of Nassau will be served. The Director, in his sole discretion, may accept or reject illegible, incomplete or vague bids and his decision shall be final. A conditional or revocable bid which clearly communicates the terms or limitations of acceptance may be considered and contract award may be made in compliance with the bidder's conditional or revocable terms in the offer. Prior to award, the Director reserves the right to seek clarifications, request bid revisions, or to request any information deemed necessary for proper evaluation of bids from all bidders deemed to be eligible for contract award. Fallure to provide requested information may result in rejection of the bid.

EVALUATION:

The Director of the Office of Purchasing (hereinafter known as the Director) reserves the right before making award to make investigations as to whether or not the items, qualifications, services or facilities offered by the Bidder meet the requirements set forth herein and are ample and sufficient to insure the proper performance in the event of an award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which he his bidding. Upon request of the Director of Purchasing, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid.

Contractor shall retain complete and accurate records and documents related to this Agreement for six (6) years following the later of termination or final payment. Such records shall at all times be available for audit and inspection by the County.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

Governing Law – Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

Ordinance # 72-2014

The bidder declares that they are a registered vendor in accordance with Ordinance # 72-2014 (the "Ordinance"). All registered vendors must pay the One Hundred Twenty-Five Dollar (\$125.00) annual fee required under the Ordinance. Additionally, registered vendors must pay a Two Hundred Seventy-Five Dollar (\$275.00) per contract fee to register Blanket contracts on the County's procurement website, as required under the Ordinance. Further details about the registration process may be found at

https://eproc.nassaucountyny.gov/SupplierRegister

COMPREHENSIVE AND GENERAL LIABILITY AND HOLD HARMLESS: The Contractor agrees to indemnify and hold harmless the County of Nassau, its agents, officers and employees against any and all claims, causes of action, costs, and liabilities, in law or in equity, of every kind and nature whatsoever, directly or proximately resulting from any act of omission or commission of Contractor, its officers, agents, or employees. Contractor shall, at Nassau County's demand, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought or instituted against Nassau County, its agents, officers, or employees on any such claim, demand or cause of action, and Contractor shall pay and satisfy any judgment or decree which may be rendered against Nassau County, its agents, officers, or employees in any such suit, action or legal proceeding.

The Contractor shall obtain from an insurance company authorized to do business in the State of New York, and keep in force during the term of any agreement, a policy of Comprehensive and General Liability Insurance naming the Contractor as an insured, and naming the County of Nassau as an additional insured, including, but not limited, to the torts and negligence of Contractor's personnel, with a combined single minimum limit of three million dollars (\$3,000,000.00) for bodily injury and property damage for any one occurrence at the Contractor's sole cost and expense. Evidence of insurance may be required prior to Notice of Award or issuance of a Purchase Order.

The Contractor shall comply with all provisions of the Workers' Compensation Law and shall furnish a certificate showing evidence of current coverage.

Bidder shall list below the Insurance Company(s) holding the following documents:

A) Certificate of Insurance name the County of Nassau as co-Insured:

Or

B) Certificate of Insurance with indemnification agreement (hold harmless clause):

INSURANCE AND WORKERS COMPENSATION: The successful bidder agrees to obtain from an insurance company, authorized to do business in the State of New York, and keep in force during the term of any agreement, a policy of Comprehensive and General Liability Insurance naming the Contractor as an insured, and naming the County of Nassau as an additional insured, including but not limited to the torts and negligence of Contractor's personnel, with a combined minimum single limit of three million dollars (\$3,000,000.00) for bodily injury and property damage for any one occurrence at the Contractor's sole cost and expense. Evidence of Insurance may be required prior to Notice of Award or Issuance of a Purchase Order.

The Contractor shall comply with all provisions of the Workers' Compensation Law and shall furnish a certificate showing evidence of current coverage,

PRODUCT LIABILITY INSURANCE: The successful bldder agrees to obtain from an insurance company authorized to do business in the State of New York, and keep in force during the term of an agreement, a policy of Product Liability Insurance, including foreign objects, with a combined minimum single limit of one million dollars (\$1,000,000.00) for each occurrence, at the Contractor's sole cost and expense, and shall furnish a certificate showing evidence of current coverage. Evidence of insurance may be required prior to Notice of Award or issuance of a Purchase Order.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

NY STATE LABOR LAW

If any portion of work being Bid is subject to the prevailing wage rate provisions of the Labor Law, the following shall apply:

a. "Public Works" and "Building Services" - Definitions

i. Public Works Labor Law Article 8 applies to county contracts for public improvements in which laborers, workers or mechanics are employed on a "public works" project (distinguished from public "procurement" or "service" contracts).

II. Building Services Labor Law Article 9 applies to Contracts for building service work with the county, that: (I) involve the care or maintenance of an existing building, or (II) involve the transportation of office furniture or equipment to or from such building, or (III) involve the transportation and delivery of fossil fuel to such building, and (IV) the principal purpose of which is to furnish services through use of building service employees.

b. Prevailing Wage Rate Applicable to Bid Submissions A *copy of the applicable prevailing wage rates to be paid or provided are annexed* to the Bid Documents. Bidders must submit Bids which are based upon the prevailing hourly wages, and supplements in cash or equivalent benefits (i.e., fringe benefits and any cash or non-cash compensation which are not wages, as defined by law) that equal or exceed the applicable prevailing wage rates (s) for the location where the work is to be performed. Bidders may not submit Bids based upon hourly wage rates and supplements below the applicable prevailing wage rates as established by the New York State Department of Labor. Bids that fail to comply with this requirement will be disqualified. Information indicating that prevailing wages are not being paid on a public works project will be forwarded to the New York State Department of Labor for investigation. Willful violations of the prevailing wage provisions of the Labor Law may result in debarment from the bidding and award of public contracts.

c. Wage Rate Payments / Changes During Contract Term The wages to be paid under any resulting Contract shall not be less than the prevailing rate of wages and supplements as set forth by law. It is required that the Contractor keep informed of all changes in the Prevailing Wage Rates during the Contract term that apply to the classes of individuals supplied by the Contractor on any projects resulting from this Contract, subject to the provisions of the Labor Law. Contractor is solely liable for and must pay such required prevailing wage adjustments during the Contract term as required by law.

d. Public Posting & Certified Payroll Records In compliance with Article 8, Section 220 of the New York State Labor Law:

i. Posting The Contractor must publicly post on the work site, in a prominent and accessible place, a legible schedule of the prevailing wage rates and supplements.

ii. Payroll Records Contractors and Subcontractors must keep original payrolls or transcripts subscribed and affirmed as true under the penalties of perjury as required by law. For public works contracts over \$25,000 where the Contractor maintains no regular place of business in New York State, such records must be kept at the work site. For building services contracts, such records must be kept at the work site while work is being performed.

iii. Submission of Certified Payroll Transcripts for Public Works Contracts Only Contractors and Subcontractors on public works projects must submit monthly payroll transcripts to the project manager for a public works project.

IV. Records Retention Contractors and Subcontractors must preserve copies of such certified transcripts for a period of three years from the date of completion of work on the awarded contract.

If this contract is for Building Service Work as defined in Article 9 of the Labor Law, State law prohibits other political subdivisions and districts within the County from making purchases pursuant to this agreement.

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

READY MIX CONCRETE SPECIFICATONS

All items bid must meet or exceed the specifications for materials, mixing, inspection, and testing found in Part Three, General Specifications, of the County of Nassau Department of Public Works, Standard Specifications and Detail Sheets for Civile Engineering and Site Development Construction (Volume 1 – 2009 edition)

If a vendor would like to review or purchase these General Specifications, they are available for at the DPW offices located at 1194 Prospect Avenue, Westbury, NY 11590, phone: (516) 571-9600. The specifications for the mix design for the various classes shall be as follows:

- Class A: The mix design shall be $1-1 \frac{1}{2} 3$ approximately 7.4 bags of cement per cubic yard with a PSI of 3200. That is one (1) part cement to one and one half (1 $\frac{1}{2}$) parts sand to three (3) Parts stone (measured by volume).
- Class 2A: The mix design shall be the same as Class A (air entrained).
- Class B: The mix design shall be 1-2-4 approximately 6 bags of cement per cubic yard with a PSI of 2500. That is one (1) part cement to two (2) parts sand to four (4) parts stone gravel (measured by volume).

All material must be NY State approved source NYS/Nassau DPW.

It is understood that the mix design can vary slightly depending on the agency, as long as its compressive strength meets the minimum PSI rating for that class.

THE APPROXIMATE ANNUAL USAGE FOR ALL ITEMS IS \$80,000.00

FURNISH & DELIVER ALL ITEMS AS REQUESTED BY USING AGENCY

ITEMS 1-6 ARE FOR READY MIX CONCRETE, CLASS A

Item #	UNIT	Description	Unit Price
1	CU. YD	6 & OVER CU. YDS	\$ 99.55
2	CU. YD	5 CU. YDS	\$ 99.55
3	CU. YD	4 CU. YDS	\$ <u>99,55</u>
4	CU. YD	3 CU, YDS	\$ <u>99.55</u>
5	CU. YD	2 CU. YDS	\$ 99.55
6	CU. YD	1 ONLY CU. YDS	\$ <u>99,55</u>

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\$ 10 Charge

ITEMS 7-12 ARE FOR READY MIX CONCRETE, CLASS 2A

Item #	UNIT	Description	Unit Price		
7	CU. YD	6 & OVER CU, YDS	\$ 99.55		
8	CU. YĐ	5 CU. YDS	\$ 99,55		
9	CU. YD	4 CU, YDS	\$ 99,55		
10	CU, YD	3 CU. YDS	\$ 99,59		
11	CU. YD	2 CU. YDS	\$ <u>99,55</u>		
12	CU. YD	1 ONLY CU. YDS	\$ 99.66		
ITEMS 13-18 ARE FOR READY MIX CONCRETE CLASS B					

Item #	UNIT	Description	Unit Price
13	CU. YD	6 & OVER CU. YDS	\$ 98.49
14	CU. YD	5 CU. YDS	\$ 98,45
15	CU. YD	4 CU, YDS	\$ 98,49
16	CU, YD	3 CU. YDS	\$ 98.49
17	CU. YD	2 CU. YDS	\$ 98,45
18	CU, YD	1 ONLY CU. YDS	\$ 98,45
19	CU. YD	WINTER MIX SURCHARGE FOR CONCRETE POURED IN TEMPERATURE 40 DEGREES	

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED,

CEMENT MIXER RENTAL SPECIFICATIONS

This blanket purchase order is for the rental of **mobile mixers with operator. All items will be operated by properly licensed drivers**. All rental equipment must be model year 2007 or newer. All rental equipment must be registered, insured, and have a valid NYS inspection certificate. Vendor shall be responsible for <u>all</u> maintenance & repairs of rental equipment. Nassau County will be responsible for replacing any fuel used during rental period.

All mobile mixers must be certified and approved for all Nassau County specified mixes.

AND BELOW

A	A	
ALL BIDS MUST BE F.O.B, DESTINATION AND INCLU	UDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.	
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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

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All equipment being provided shall be of the proper size and type for handing the capacities specified.

All mobile mixers must have two compartment cementitious; one compartment cement and one compartment pozzolan (for fly ash or slag for filler).

THE APPROXIMATE ANNUAL USAGE FOR ALL ITEMS IS \$10,000.

Item #	UNIT	Description	Unit Price
20	HOUR	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 6 CUBIC YARDS OR GREATER	<u>* N/A.</u>
21	½ DAY (4 HOURS)	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 6 CUBIC YARDS OR GREATER	* N/A
22	DAY (8 HOURS)	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 6 CUBIC YARDS OR GREATER	\$ N/A
23	WEEKLY	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 6 CUBIC YARDS OR GREATER	\$_N/A
24	MONTHLY (28 DAYS)	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 6 CUBIC YARDS OR GREATER	\$ N/A
25	HOUR	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 6 CUBIC YARDS OR GREATER	* N/A
26	½ DAY (4 HOURS)	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 1 - 5 CUBIC YARDS	* NA
27	DAY (8 HOURS)	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 1 - 5 CUBIC YARDS	\$ N/A
28	WEEKLY	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 1 - 5 CUBIC YARDS	<u>\$ N/A</u>
29	MONTHLY (28 DAYS)	MOBILE MIXER RENTAL (TWO COMPARTMENTS), SUITABLE FOR 1 – 5	
	libr ad	N AND INCLUDE DECIVERY WITHIN DOORS UNLESS OTHERWISE SPEC	IFIED.
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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

		CUBIC YARDS	\$ N/A
30	HOUR	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 1 - 5	\$N/A
31	½ DAY (4 HOURS)	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 1 – 5	\$N/A
32	DAY (8 HOURS)	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 1 - 5	\$ N/A
33	WEEKLY	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 1 - 5	\$N/A
34	MONTHLY (28 DAYS)	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 1 - 5	\$ NA
35	HOUR	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 6 - 10	\$ N/A
36	½ DAY (4 HOURS)	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 6 - 10	s N/A
37	DAY (8 HOURS)	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 6 - 10	\$ NIA
38	WEEKLY	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 6 - 10	\$ N/A
39	MONTHLY (28 DAYS)	RENTAL OF TRUCK SUITABLE FOR TRANSPORTING ITEMS OF 6 - 10	\$ NIA

Please list the year, make and model for all equipment being provided under items 20 - 39:

ITEM	YEAR	MAKE	MODEL
20-24		///	
25- 29	_// _/	14	
30-34			
35-39			
<u>ALL BIDS MU</u> BIDDER SIGN	ST BE F.O.B. DEST	INATION AND INCLUDE DELIVERY WITHIN My Aug BIDDER Sandy Nicolia 42	DOORS UNLESS OTHERWISE SPECIFIED. <u>PCSIdent</u> TITLE

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FORMAL SEALED BID PROPOSAL 75070-12105-203 V2

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Edward P. Mangano COUNTY EXECUTIVE



Frank Intagliata Commissioner of Shared Services

OFFICE OF PURCHASING 1 West Street Mineola, NY 11501 (516) 571-7720 Fax (516) 571-4263

AMENDMENT NO. 1

FORMAL SEALED BID NO. 75070-12105-203 FOR: Ready Mix Concrete and Cement Mixer Rentals ISSUED: November 25, 2015 OPENING: December 10, 2015

TO ALL BIDDERS:

1) Prospective Bidders are hereby informed that the above Formal Sealed Bid is hereby changed as follows:

A) Formal Sealed Bid No. 75070-12105-203 bid has been replaced with 75070-12105-203 V2

B) All bidders must submit Version 2

2) All other terms and conditions of the Formal Sealed Bid to remain unchanged.

3) A copy of this Amendment must be signed by the Bidder and attached to his bid.

OFFICE OF PURCHASING

Frank Intagliata Commissioner of Shared Services

App in

A		-рти				DATE	(MM/DD/YYYY)
Ċ						4/.	13/2017
C B	HS CERTIFICATE IS ISSUED AS A ERTIFICATE DOES NOT AFFIRMAT ELOW. THIS CERTIFICATE OF INS EPRESENTATIVE OR PRODUCER, A	IVELY C	OR NEGATIVELY AMEND, E DOES NOT CONSTITUT	EXTEND OR AL	TER THE CO	VERAGE AFFORDED BY TH	E POLICIES
th	IPORTANT: If the certificate holder le terms and conditions of the policy ertificate holder in lieu of such endor	, certain	policies may require an e	policy(ies) must t ndorsement. A st	e endorsed. atement on th	If SUBROGATION IS WAIVED is certificate does not confer	, subject to rights to the
	DUCER	sement	5).	CONTACT Lori R	asmuson ()	10950)	
UNE	CU Financial Svcs LLC d/b.	/a Ind	ustrial Coverage	PHONE (A/C, No, Ext): (631		FAX (A/C, No): (631) 7	36-7619
62	South Ocean Avenue		-	E-MAIL ADDRESS: 1rasmu	son@indus	trialcoverage.com	
				11	SURER(S) AFFOR		NAIC #
	cchogue NY 11'	772		INSURER A Natio	nal Fire 1	Insurance Company of	20478
INSU 1771 m				INSURER B :Conti		· · · · · · · · · · · · · · · · · · ·	20443
	n Transit Mix Corp. 2 MUNCY AVENUE			INSURER C :In Sma			10000
				INSURER D :James	River ins	s. co.	12203
LIB	Denhurst ny 11'	757		INSURER F :			
			TENUMBERMaster 17			REVISION NUMBER:	
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	XCLUSIONS AND CONDITIONS OF SUCH		ES, LIMITS SHOWN MAY HAVE				
INSR LTR	TYPE OF INSURANCE	ADDL SUE INSD WV	POLICY NUMBER	POLICY EFF (MM/DD/YYYY	POLICY EXP (MM/DD/YYYY)		1,000,000
A				-		EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Fa occurrence) \$	100,000
-	X Contractual Liability	x	5084614641	2/15/2017	2/15/2018	PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$	5,000
						PERSONAL & ADV INJURY \$	1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE \$	2,000,000
	POLICY PRO- JECT X LOC					PRODUCTS - COMP/OP AGG \$	2,000,000
	OTHER:					Employee Benefits \$ COMBINED SINGLE LIMIT \$	1,000,000
						(Ea accident) \$ BODILY INJURY (Per person) \$	1,000,000
в	ALL OWNED SCHEDULED	x	5095043480	2/15/2017	2/15/2018	BODILY INJURY (Per accident) \$	
	AUTOS AUTOS X HIRED AUTOS X AUTOS					PROPERTY DAMAGE \$	
	X SYMBOL 10					\$	
	X UMBRELLA LIAB X OCCUR					EACH OCCURRENCE \$	25,000,000
С	EXCESS LIAB CLAIMS-MADE		0.0000000000	0 /1 5 /0.01 5		AGGREGATE \$	25,000,000
	DED X RETENTION \$ 10,000	<u>x</u>	0699003099986 Issued with NYSIF	2/15/2017	2/15/2018	PER OTH-	
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		Issued with Mistr			E.L. EACH ACCIDENT \$	
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A				E.L. DISEASE - EA EMPLOYEE \$	
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT \$	
D	EXCESS LIABILITY		000555394	6/1/2016	6/1/2017	EACH OCCURRENCE	2,000,000
						AGGREGATE	2,000,000
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC		DRD 101. Additional Remarks Scher	fule, may be attached if	more space is rec		
Coi	nty of Nassau are included	1 as a	dditional insured :	for General I	iability,	Auto & Umbrella if r	equired by
wri	itten contract in accordance	ce wit	h the terms and co	nditions of t	he policy	•	
				0.110011.1910			
	RTIFICATE HOLDER			CANCELLATIO	x		
	County of Nassau Office of Purchasing			THE EXPIRATION	ON DATE TH	DESCRIBED POLICIES BE CANCE EREOF, NOTICE WILL BE DI CY PROVISIONS.	
	1 West Street North E	ntran	ce	L			
	Mineola, NY 11501			AUTHORIZED REPRE	SENTATIVE		
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L						ORD CORPORATION. All rig	this reserved
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												NB		TRUCK SUITABLE FOR TRANSPORTING 6-10 WEEKLY	TRUCK	38
												N/B		TRUCK SUITABLE FOR TRANSPORTING 6-10	TRUCK	37
												N/B		TRUCK SUITABLE FOR TRANSPORTING 6-10 1/2 DAY	TRUCK	36
												N/B		TRUCK SUITABLE FOR TRANSPORTING 6-10 HOUR	TRUCK	35
												N/B		TRUCK SUITABLE FOR TRANSPORTING 1-5 MONTHLY	TRUCK	34
			_									A/B		TRUCK SUITABLE FOR TRANSPORTING 1-5 WEEKLY	TRUCK	33
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17 18 TO NO. AMOUNT	16	4 15	13 14	12	4	10	9	8	6	5	4	23				
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												ELM	~	TITLE: READY MIX CONCRETE & CEMENT MIXER	READY MIX (
AWARD								-						-203	BID NO: 75070-12105-203 REO NO: N/A	BED NO: 75070
DETAILS OF												UAN:		R 10	OPENE DECWEMBER 10	OPENE
												SIT		SING	RY OF BIDS	SUMMA
												1	1			

Claudia Colasurdo hareby certifies that the bids listed above were opened at the lime and place specified herein and flort a bove is a correct genericipico from all optical juds received. Dates MINTS A UNALAN WHATTER A DEMANS A UNALANT Dates MARKED A UNALANT PUBLIC BID OFFICER

FORMAL BID RECOMMENDATION



BID NUMBER : 75070-12105-203 TITLE: Ready Mix Concrete and Cement Mixer Rentals DATE: December 10, 2015 TO: <u>BUYER – Mary Hoeflinger</u>

<u>OPEN</u> : December 10 ,2015

FROM: ADMINISTRATION

PLEASE REVIEW ATTACHED BID RESULT. NOTE YOUR RECOMMENDATION FOR AWARD. FORWARD THIS TRANSMITTAL SHEET TOGETHER WITH BID FILE. RETAIN REQUISITION.

Date: December 10, 2015		Bid Results
Date: December 10, 2015 To: Supervisor From: Buyer: Mary Hoeflinger	Items	Bidder
List of recommended awards in accordance with the attached summary is shown in column at right. The reason for award to other than low bidder is indicated	1-18	Recommend an award be given to Elm Transit Mix Corp. as the lowest responsible bidder meeting specifications and terms.
on the reverse side of this page.	19-39	No Award
Buyer		
Date:		
To: Director From: Supervisor		
Concur Disagree (See Reverse)		
Date: 12/11/18		
To: Buyer From: Director Approved for Award		
Hold award pending discussion		
Subject to Legislature Approval		
Director		

E-137-17 ADDITIONAL INFORMATION

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name KNIFR Katz
	Date of birth <u>9 /21 / 82</u>
	Home address 23 Fawn DRWC
	City/state/zip_MOnthally_NT_CTO45
	Business address 1185 AVENUE of the AMORICAS
	City/state/zip NY NY 10036
	Telephone 212-372-1617
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable) President/ Treasurer//
	Chairman of Board/ Shareholder/
	Chief Exec. Officer// Secretary/ /
	Chief Financial Officer/ Partner <u>10 / 1 / 16</u>
	Vice President/////
	(Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES X NO If Yes, provide details. $RCNLR_{1} < 17_{2}$
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES X_NO If Yes, provide details. Refer to At 1020
5.	Within the past 3 years, have you been a principal owner or officer of any business or not- for-profit organization other than the one submitting the questionnaire? YES NO \times ; If Yes, provide details.

RECEIVED NASSAN OLETY OF TWE LEADER 6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ____ NO X___ If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?
 - YES _____ NO X If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NOX___ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO X___ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES <u>A</u> NO <u>X</u> If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES ____ NO $\frac{1}{2}$ If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES ____ NOX__ If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES ____ NO X__ If Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 - YES ____ NO \underline{X} If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO X ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO X__ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO X___ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO _X If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO _X If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>JUMALLAT</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 3>day of man 20\$7

submitting business

_____ Title

Date

STEVEN P. GILCHRIST Notary Public - State of New York No. 01GI4876010 Qualified In Nassau County My Commission Expires November 3, 2008

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer/bidder. Answers must be typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

1.	Principal Name James Watch	
	Date of birth 0610411952	
	Home address 2432 105 th AUO NE	
	City/state/zip Eyota, Mn 55934	
	Business address 310 Broadway Ave. S., Swite 300	
	City/state/zlp <u>Rochester, MM 55904</u>	
	Telephone 507-226-0410	
	Other present address(es)	
	City/state/zip	
	Telephone	
	List of other addresses and telephone numbers attached	
2.	Positions held in submitting business and starting date of each (check all applicable) President/Treasurer/	
	Chairman of Board/Shareholder/_/	
	Chief Exec. Officer// Secretary//	
	Chief Financial Officer// Partner 10/11/1988	
	Vice President// //	
	(Other)	
3.	Do you have an equity interest in the business submitting the questionnaire? ASM, LLP. Than NO_YESX If Yes, provide details. If am a partner mark not are over 800 partners, ownish p is the less than 190	'e
	Are there any outstanding loans guarantees or any other form of security or lease or any other type of	

- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO <u>YES</u> If Yes, provide details. *All partnews have required contribution of the security of the sec*
- 5. organization other than the one submitting the questionnaire? NO \ge YES ___; If Yes, provide details.
- Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO YES _____ If Yes, provide details. 6.

PQF (02/2016)

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO <u>YES</u> If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO X YES If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO <u>YES</u> If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO X YES _____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 years period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) is there any felony charge pending against you? NO XYES ____ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO <u>YES</u> If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO <u>YES</u> If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO XYES _____ If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NOXY YES _____ If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO YES _____ If Yes, provide details for each such occurrence.

PQF (02/2016)

- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO _____ YES ____ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO _____YES ____ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES _____ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO _____ YES ____ If Yes, provide details for each such year.

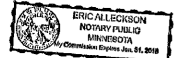
POF (02/2016)

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS. AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

being duly sworn, state that I have read and understand all the items 1. contain#d in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 30 day of May 2017



Notary Public

RSM LLP Name of submitting business

ames Walch Print name

Signature Partner Title

12017

Business History Form

In addition to the submission of bids/proposals, as applicable, each bidder/proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the bid/proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: April 13, 2017

1) Bidder's/Proposer's Legal Name: RSM US LLP

2) Address of Place of Business: 1185 Avenue of the Americas New York, NY 10036

List all other business addresses used within last five years: Address of the principal place of business is: One South Wacker Drive, Suite 800, Chicago, IL 60606

3) Mailing Address (if different):

Phone :_ 212-372-1000

Does the business own or rent its facilities? Rent

4) Dun and Bradstreet number: 07-348-2424

5) Federal I.D. Number: 42-0714325

- 6) The bidder/proposer is a (check one): _____ Sole Proprietorship _____ Partnership _____ Corporation ____ Other (Describe) _LLP
- Does this business share office space, staff, or equipment expenses with any other business? Yes <u>No X</u> If Yes, please provide details:
- Does this business control one or more other businesses? Yes No X If Yes, please provide details:
- Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes _____ No X____ If Yes, provide details._____

10) Has the bidder/proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes <u>No X</u> If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture; or details regarding the termination (if a contract).

- 11) Has the bidder/proposer, during the past seven years, been declared bankrupt? Yes _____ No X_____ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets ______
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes _____ No ____ If Yes, provide details for each such investigation. ______

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes <u>X</u> No <u>If Yes, provide details for each such investigation</u>. <u>See Attachment A</u>.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business;

a) Any felony charge pending? No X. Yes _____ If Yes, provide details for each such charge._____

b) Any misdemeanor charge pending? No X Yes ____ If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No X Yes _____ If Yes, provide details for each such conviction ______

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No ____Yes _X_ If Yes, provide details for each such

occurrence. See Attachment A.

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No <u>X</u> Yes <u>;</u> If Yes, provide details for each such instance.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No X Yes If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. **NOTE: If no conflicts exist, please expressly state "No conflict exists."**

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflicts exist</u>

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflicts exist</u>

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflicts exist</u>

When we pursue or accept new client engagements, certain information about the prospective client is circulated throughout the firm for purposes of identifying conflicts of interest or independence issues.

We have identified no such issues with respect to our ability to serve the County.

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Your engagement partner, Scott Bassett, will take an active role in determining which non-audit services we perform—and is responsible for making prudent decisions in line with all applicable independence rules.

All RSM US LLP partners and client service employees are provided access to our policies and procedures relating to independence and conflicts of interest and are educated about prohibited non-audit services, including consulting services. We obtain annual written acknowledgment regarding their understanding of, and compliance with, these policies.

In the event that the question of a conflict of interest arises, we will contact the Count Attorney's office to discuss the issue and to make a determination.

A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified. See attached pages from original proposal and updated bios.

Should the bidder/proposer be other than an individual, the bid/proposal MUST include:

- i) Date of formation: 1926, date of incorporation 1994.
- II) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner; A full listing of partners has
- Name, address and position of all officers and directors of the company; been provided. III)
- State of incorporation (if applicable); RSM US LLP is an Iowa limited liability partnership incorporated ĺV)
- December 30, 1994. V)
- The number of employees in the firm; Nearly 9,000, see attached write up.
- Annual revenue of firm: \$1,845,000,000 as of April 30, 2016. vi)
- Summary of relevant accomplishments See attached write up. vii)
- viil) Copies of all state and local licenses and permits. See attached write up regarding requirements for

licenses.

- B. Indicate number of years in business. We have been in business since 1926, 91 years.
- C. Provide any other information which would be appropriate and helpful in determining the bldder's/proposer's capacity and reliability to perform these services. We have been performing the audit of
- Nassau County since 2014 D. Provide names and addresses for no fewer than three references for whom the bidder/proposer has provided similar services or who are qualified to evaluate the bidder's/proposer's capability to perform this work.

Company Nassau County Interim Finance Authority

Contact Person Carl Dreyer, Treasurer

Address 1305 Franklin Avenue, Suite 302

City/State Garden City, NY 11530

Telephone_516-248-3077

Fax # 516-248-4050

E-Mail Address carl.dreyer@nifa.ny.gov

Company Nassau County Sewer and Storm Water Finance Authority

Contact Person_Beaumont Jefferson, County Treasurer

Address 1 West Street

City/State _____Mineola, NY 11501

Telephone 516 571 5031

Fax # ____

E-Mail Address bjefferson@nassaucountyny.gov

Company Nassau County Tobacco Settlement Corporation

Contact Person_Beaumont Jefferson, County Treasurer

Address 1 West Street

City/State Mineola, NY 11501

Telephone _____

Fax # 516-571-1528

E-Mail Address_bjefferson@nassaucountyny.gov

E. Please provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services. We have been performing the audit of Nassau County since

2014.

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Scott A. Bassett</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County

will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 13th day of April 20_17

State of Connecticut County of New Haven Notary Public

Name of submitting business: _ RSM US LLP

Scott A. Bassett Print Bv: name VO ABarrow Signature

Partner

Title

<u>04 / 13 / 2017</u> Date

Attachment A

RSM US LLP is a national provider of accounting, tax and consulting services. Like other professional services firms, we engage in matters with legal and regulatory implications as a part of doing business. At any given time, most public accounting firms will have ongoing legal activity.

As is customary within the accounting profession and other professional practices, RSM does not disclose information pertaining to legal proceedings. Settlements and regulatory activity often involve matters that are bound by confidentiality agreements and orders that prohibit comment. However, there are no pending or actual claims that could reasonably be expected to impact our ability to serve our clients generally, or to provide the services contemplated by this proposal, specifically.

With respect to Questions 13 and 14(a):

There are no matters responsive to these questions which had any connection or relationship to the services to be provided in this contract or to any New York personnel. No current or pending matter will impact our ability to perform per the requirements of this contract.

Contract ID#: CQAT17000004



Department: County Attorney

E-37-17

Contract Details

SERVICES: Special Counsel

NIFS ID #: <u>CQAT17000004</u>

NIFS Entry Date: 3/28/2017 Term: Effective date - 5 years

New 🛛 Renewal	
Amendment	
Time Extension	
Addl. Funds	
Blanket Resolution	
RES#	

1) Mandated Program:	Yes 🗌	No 🖂
2) Comptroller Approval Form Attached:	Yes 🖂	No 🗌
3) CSEA Agmt. § 32 Compliance Attached:	Yes 🗌	No 🖂
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🖾	No 🗌
5) Insurance Required	Yes 🖂	No 🗌

Agency Information

Vendo	County Department	
Name	Vendor ID#	Department Contact
Orrick, Herrington & Sutcliffe LLP	942952627	Jaclyn Delle
Address	Contact Person	Address
51 West 52 nd Street	Thomas E. Myers, Esq.	1 West Street
New York, New York 10019		Mineola, New York 11501
	Phone	Phone
	(212) 506-5212	(516) 571-3034

Routing Slip

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DATE Rec'd.	DEPARTMENT	Internal Verification	DATE Appv'd& Fw'd	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)		COR 172	
4/5/17	ОМВ	NIFS Approval	1/8/17	Mulltu	Yes No No Not required if blanket resolution
	County Attorney	CA RE&I Verification	V 1/28/17	Sales	
	County Attorney	CA Approval as to form	V 9/2/17	Yollysta	Yes 🗹 No 🗌
	e Legislative Affairs	Fw'd Original K to CA		······································	8
	Rules / Leg.				
	County Attorney	NIFS Approval		4	
	County Comptroller	NIFS Approval		MIN	
5/43/17	County Executive	Notarization Filed with Clerk of the Leg.	- Susta	UNA S.	
			-		

PR5254 (8/04)



Contract Summary

Description: New outside counsel contract. **Purpose:** This is a contract for Bond Counsel services.

Method of Procurement: On June 23, 2016, the County received proposals from ten (10) firms in response to the County's Request for Proposals for Bond Counsel Services. Of the ten proposers, four were interviewed by members of the County Attorney's Office, the County Treasurer's Office, and the Office of Management and Budget. Counsel was selected as a result of this process. Counsel has also previously contracted with the County.

Procurement History: New contract. Please see method of procurement above.

Description of General Provisions: As described above.

Impact on Funding / Price Analysis: \$.01 (contingency fee)

Change in Contract from Prior Procurement: N/A

Recommendation: Approve as submitted.

Advisement Information

BUDGET	CODES	FUNDING SOURCE	AMOUNT	
Fund;	GEN	Revenue Contract	XXXXXXX	
Control:	AT	County	\$.01	
Resp:	1100	Federal	\$	
Object:	DE502	State	\$	
Transaction:		Capital	\$	
		Other	\$	
RENEV	WAL	TOTAL	\$.01	

LINE	INDEX/OBJECT CODE	AMOUNT
1	ATGEN1100/DE502	\$.01
2		\$
3		\$
4		\$
5		\$
6		\$
	TOTAL	\$.01

 RENEWAL

 % Increase

 % Decrease

Document Prepared By: Date: **NIFS** Certification Comptroller Certification cutive Approval Name I certify that an unencumbered balance sufficient to cover this contract is I certify that this document was accepted into NIFS. present in the appropriation to be charged. Name Name Date Date Date (For Office Use Only) E #:



Nassau County Interim Finance Authority

Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Orrick, Herrington & Sutcliffe LLP (CQAT17000004)
2. Dollar amount requiring NIFA approval: \$.01 (contingency fee)
Amount to be encumbered: \$.01
This is a 🛛 🖌 New Contract Advisement Amendment
If new contract - \$ amount should be full amount of contract If advisement – NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only
3. Contract Term: Effective date - 5 years
Has work or services on this contract commenced? $_$ Yes \checkmark No
If yes, please explain:
4. Funding Source:
✓ General Fund (GEN) Grant Fund (GRT) Capital Improvement Fund (CAP) Federal % Other State % County % 100
Is the cash available for the full amount of the contract? Yes No If not, will it require a future borrowing? Yes No
Has the County Legislature approved the borrowing? Yes No $\sqrt{N/A}$
Has NIFA approved the borrowing for this contract? Yes No \checkmark N/A
5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:
This is an outside counsel contract for Bond counsel services.
6. Has the item requested herein followed all proper procedures and thereby approved by the:
Nassau County Attorney as to form Yes No N/A Nassau County Committee and/or Legislature Yes No N/A
Date of approval(s) and citation to the resolution where approval for this item was provided:
7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 month

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approval Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberations.

<u>||4|</u>[7 Date Title Signature

Print Name

COMPTROLLER'S OFFICE To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. Regarding funding, please check the correct response: I certify that the funds are available to be encumbered pending NIFA approval of this contract. If this is a capital project: I certify that the bonding for this contract has been approved by NIFA. Budget is available and funds have been encumbered but the project requires NIFA bonding authorization Title Date Signature Print Name NIFA Amount being approved by NIFA: Title Date Signature

Print Name

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY ATTORNEY'S OFFICE, AND ORRICK, HERRINGTON & SUTCLIFFE LLP

WHEREAS, the County has negotiated a personal services agreement with Orrick, Herrington & Sutcliffe LLP to provide bond counsel services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorize the County Executive to execute the said agreement with Orrick, Herrington & Sutcliffe LLP George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Orrick, Herrington & Sutcliffe LLP (CQAT17000004)

CONTRACTOR ADDRESS: <u>51 West 52nd Street, New York, New York 10019</u>

FEDERAL TAX ID #: <u>942952627</u>

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on June 2, 2016. Potential proposers were made aware of the availability of the RFP by advertisement in Newsday, the NYS Contract Reporter, posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on June 23, 2016. Ten (10) proposals were received and evaluated. The evaluation committee consisted of: Steven Conkling, Office of Management and Budget; Jaclyn Delle, Office of the County Attorney; Conal Denion, Office of the County Attorney; Beaumont Jefferson, County Treasurer; and Lisa A. LoCurto, Office of the County Attorney. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on _____ [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- □ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- □ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no._____, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-o, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. This is a public works contract for the provision of architectural, engineering

or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>Instructions with respect to Sections VIII, IX and X:</u> All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. \Box **Department MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. Compt. form Pers./Prof. Services Contracts: Rev. 03/16 3



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

\$2,500 Friends of Ed Mangano

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 1/13/17

Herrington & Sutcl: FFE LLP Vendor: Signed: < Print Name: homas arther Title:

Rev. 12-2015

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers must be typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal NameEileen B. Heitzler
	Date of birth//
	Home address <u>Confidential</u>
	City/state/zip
	Business address 51 West 52nd Street
	City/state/zip New York, New York 10019-6142
	Telephone212-506-5235
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President/ Treasurer//
Chairman of Board/ Shareholder//
Chief Exec. Officer/ Secretary/
Chief Financial Officer/ Partner/ /
Vice President//////
(Other)

- 3. Do you have an equity interest in the business submitting the questionnaire? YES XX NO ____ If Yes, provide details. All equity partners have an equity interest in the firm
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES
 NO _____ If Yes, provide details. All equity partners have an equity interest in the firm
- 5. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? YES _____ NO <u>X__</u>; If Yes, provide details.
- 6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ____ NO _XX If Yes, provide details.

<u>NOTE</u>: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? YES _____ NO _XX ___ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO _XX If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES _____ NO <u>XX</u> If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO _XX If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the guestionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO _XX_ If Yes, provide details for each ____ such charge.
 - b) Is there any misdemeanor charge pending against you? YES _____ NO _XX If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES ____ NO <u>XX</u> If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO _XX If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES ____ NO _XX If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO _XX If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated

business listed in response to Question 5? YES _____ NO _XX If Yes, provide details for each such investigation.

- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO __XX If Yes, provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO __XX If Yes, provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO <u>xx</u> If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

1. Eilein B. Heitzlar _____, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge. information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this $\partial f day$ of $March_{20}$

Notary Public

ELIZABETH SOLANO Notary Public, State of New York No. 01J04973240 Qualified in Kings County Certificate Filed in New York County Commission Expires October 15, 20, Herringh - Sutchild LU

Name of submitting business

Eilean B. Heitzler Print name

Cic B Letz2 Signature

Partmar Title

Date

Business History Form

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Da	te: June 24, 2016 Harch 20, 2017
1)	Proposer's Legal Name:Orrick, Herrington & Sutcliffe LLP
2)	Address of Place of Business: 51 West 52nd Street New York NY 10019-6142
Lis	t all other business addresses used within last five years:
3)	Mailing Address (if different):
Ph	one :212-506-5000
Do	es the business own or rent its facilities? <u>Rent</u>
4)	Dun and Bradstreet number:071870661
5)	Federal I.D. Number:94-2952627
6)	The proposer is a (check one): Sole Proprietorship Partnership XX Corporation Other (Describe)
7)	Does this business share office space, staff, or equipment expenses with any other business? Yes <u>XX</u> No If Yes, please provide details: <u>Orrick shares space and equipment with its related</u> entities. <u>Please see attached listing of related entities</u>
8)	Does this business control one or more other businesses? Yes xxNo If Yes, please provide

- Does this business control one or more other businesses? Yes <u>XXNo</u> If Yes, please provide details: <u>Please see attached listing of related entities</u>
- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes _____ No x ____ If Yes, provide details. Orrick is a limited liability partnership and is controlled by its partners and no other business.
- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes <u>No XX</u> If Yes, state the name of bonding agency, (If a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the

termination (if a contract).

- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes ____ No <u>XX</u> If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any set of a criminal investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.
 Yes No XX If Yes, provide details for each such investigation. Orrick makes this response on behalf of Itself, its officers and directors and not on behalf of any individual parter, attorney, or

<u>other employee</u>

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No __XX_ If Yes, provide details for each such investigation. Orrick makes this response on behalf of itself, its officers and directors and not on behalf of any individual partner, attorney or other employee
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:
 - a) Any felony charge pending? Yes ____ No _XX If Yes, provide details for each such charge._____

b) Any misdemeanor charge pending? Yes ____ No _XX If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes _____ No _XX If Yes, provide details for each such conviction ______

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 Yes _____ No _XX If Yes, provide details for each such conviction. ______

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes _____ No _XX If Yes, provide details for each such occurrence. _____

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? Yes XX No If Yes, provide details for each such instance. From time to time our attorneys have had their professional licensed temporarily suspended for failure to pay bar dues.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes _____ No _XX if Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. Orrick and a related entity have currently been assessed in two of the jurisdictions in which we practice, an alleged tax liability. Orrick has challenged these assessments.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No conflict existrs

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of the County.

No to the best of our knowledge

(III) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of the County. None to the best of our knowledge

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Orrick has a detrailed written conflicts policy that all attorneys must follow in accepting any new client representation. For confidentiality reasons, it is against our firm policy to provide third parties with a writeen copy of our detailed policy outlining the specifics of our conflicts checking procedures. In summary, Orrick's procedures for accepting new matters require all lawyers to notify the firms' conflicts department before opening a new matter. A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the bidder/proposer be other than an individual, the bid/proposal MUST include:

Please see attached

i) Date of formation;

ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;

iii) Name, address and position of all officers and directors of the company;

iv) State of incorporation (if applicable);

v) The number of employees in the firm;

vi) Annual revenue of firm;

vii) Summary of relevant accomplishments

viii) Copies of all state and local licenses and permits.

B. Indicate number of years in business. Orrick has been in business for over 150 years.

C. Provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services. Please see attached

D. Provide names and addresses for no fewer than three references for whom the bidder/proposer has provided similar services or who are qualified to evaluate the bidder's/proposer's capability to perform this work.

Company	County of Onondaga	
Contact Person	Steven Morgan, Chief Fiscal Officer	
Address	John J. Mulroy Civic Center 421 Montgomery Street	
City/State	Syracuse, NY 13202-2998	:
Telephone	315-435-3346	
Fax #	315-435-3439	
E-Mail Address	stevenmorgan@ongov.net	

Company	Broome County
Contact Person	Marie F. Kalka, Director of the Office of Management and Budget
Address	County Office Building 44 Hawley Street Government Plaza
City/State	Binghamton, NY 13902
Telephone	607-778-2467
Fax #	607-778-2044
E-Mail Address	mkalka@co.broome.ny.us
• •	
Company	Monroe County
Contact Person	Robert Franklin, Director of iInance-Chief Financial Officer
Address	402 County Office Building
City/State	Rochester, NY 14614

 Telephone ______585-753-1157

 Fax # ______585-753-1133

 E-Mail Address _____robertfranklin@monroecounty.gov

E. Please provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.

CERTIFICATION

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1, <u>Momes E Mgers</u>, being duly sworn, state that I have read and understand all the items contained in the/foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

day of March Sworn to before me this

Notary Public ELIZABETH SOLANO Notary Public, State of New York No. 01J04973240 Qualified in Kings County Certificate Filed in New York County Commission Expires October 15, 20

Name of submitting business:

By: Signature nei Title

2017 Date

LLP

8 Sutcliffe

Supplement to Appendix C Business History Form

A. Include a resume of detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior or similar experiences and the results of these experiences, must be identified.

Should the bidder/proposer be other than an individual, the bid/proposal MUST include:

i) Date of formation;

Orrick traces its history back to 1863 and the firm has been doing business as Orrick, Herrington & Sutcliffe LLP (a limited liability partnership organized under the laws of the state of California) since 1996.

ii) Name, address, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;

See attached listing of partner names. The addresses of the firm's partners are confidential.

iii) Name address and position of all officers and directors of the company.

Please see attached listing of firm leadership.

iv) State of incorporation if applicable;

Not applicable, Orrick Is not a corporation.

v) The number of employees in the firm;

As of June 21, 2016, there are currently 2,744 people employed by Orrick.

vi) Annual revenue of the firm;

Our firm has long recognized that our financial health matters to our clients and impacts our ability to deliver client service and invest for the future, and we are committed to maintaining one of the strongest balance sheets in the legal industry. We are recognized by three of the leading industry watchers – Citigroup Law Firm Banking Group, Wells Fargo's Law Firm Banking Group and PricewaterhouseCoopers – to be among the healthiest U.S.-origin law firms.

We consistently look for opportunities to conserve financial resources and limit borrowing, including cost-savings initiatives, judicious use of bank lines of credit, renegotiations of long-term leases, and negotiating favorable office renovation and build-out terms. For example, most of the firm's support functions are located at our Global Operations Center in Wheeling, West Virginia, which has a substantially lower cost structure than the major metropolitan areas.

Our \$913 million in 2015 revenue was derived from a diverse group of more than 20 practice groups, almost evenly split between transactional and litigation practices and with approximately 25% of revenue generated outside of the United States. No individual office

represents more than 25% of revenue, no individual practice group represents more than 16% of revenue, and no single client represents more than 4 % percent of our revenue.

PricewaterhouseCoopers LLP, our auditors, issued a clean financial opinion for the firm for its 2015 fiscal year.

vii) Summary of relevant accomplishments

Please refer to Appendix B.

vii) Copies of all state and local licenses and permits

All members of Orrick's proposed team of public finance and public finance tax attorneys are members in good standing of the New York State bar.

B. Indicate the number of years in business

Orrick has been in business for over 150 years.

C. Provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.

Orrick has maintained a substantial practice in the area of public finance for over 100 years. Orrick has been the premier bond counsel firm throughout that period, and has been ranked first in the country as bond counsel and as underwriters counsel for most of the last two decades. Nationally, during 2015, we again ranked number one in the country as bond counsel, serving on 390 issues aggregating more than \$38 billion with a market share of 10.1%, and number one as disclosure counsel serving on 131 issues aggregating more than \$26.33 billion with a market share of 19.7%. Orrick was also ranked as the number 7 underwriter's counsel firm, serving on 112 transactions aggregating more than \$8.6 billion with a market share of 2.3%.

Orrick, Herrington & Sutcliffe LLP 2016 Related Entities

- 1. Orrick, Herrington & Sutcliffe (Europe) LLP, a United Kingdom limited liability partnership domesticated in Delaware
- 2. Orrick, Herrington & Sutcliffe SAS, a French corporate entity
- 3. Orrick, Herrington & Sutcliffe MNP, a multinational partnership domesticated in Delaware (in process of being dissolved)
- 4. Orrick, Herrington & Sutcliffe *Studio Legale Associato* and [Named Members], an Italian *Associazione Professionale*
- 5. Orrick, Herrington & Sutcliffe Limited, a UK private limited company
- 6. OHS Secretaries Limited, a UK private limited company
- 7. OHS Nominees Limited, a UK private limited company
- 8. Orrick (CIS) LLC, a Delaware limited liability company
- 9. OHS Moscow Partners, LLC, a Delaware limited liability company
- 10. Orrick Tokyo Law Offices, a joint venture between Orrick Tokyo Law Offices and the Firm
- 11. Orrick Foreign Legal Affairs Attorneys-at-Law, a foreign legal affairs partnership existing under the laws of the Republic of China
- 12. Orrick, Herrington, & Sutcliffe, a Hong Kong partnership
- 13. Orrick-RCI (Cote d'Ivoire trade name used by an affiliate office)
- 14. BLX Group LLC (formerly known as Bond Logistix LLC), a Delaware limited liability company
- 15. BLX Acquisition Corporation, a Delaware corporation
- 16. Fund Services Advisors, Inc., a California corporation
- 17. Orrick Global Operations LLC (inactive)
- 18. Verbatim LLC, a Delaware limited liability company

19. The Orrick, Herrington & Sutcliffe Foundation, a registered Section 501(c)(3) public charity

20. Orrick Investments 2000 LLC

21. Orrick Investments 2001 LLC

22. Orrick Investments 2002 LLC

23. Orrick Investments 2003 LLC

24. Orrick Investments 2004 LLC

25. Orrick Investments 2005 LLC

26. Orrick Investments 2006 LLC

27. Orrick Investments 2007 LLC

28. Orrick Investments 2008 LLC

29. Orrick Investments 2009 LLC

30. Orrick Investments 2010 LLC

31. Orrick Investments 2011 LLC

32. Orrick Investments 2012 LLC

33. Foundry Square Investors - XIII, LLC

34. Foundry Square Investors – XIV, LLC

35. Foundry Square Investors – XV, LLC

36. Foundry Square Investors – XVI, LLC

OHSUSA:764353149.1

Board

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Pascal Agboyibor (PR) 177-7520



John V. Bautista (SV) 178-7652



Alan G. Benjamin (LA) 152-2431



Peter A. Bicks (NY) 169-3742



Eileen B. Heitzler (NY) 169-5235



Annette L. Hurst (SF) 173-4585



Barry S. Levin (SF) 173-4565



Daniel A Mathews (NY) 169-5050



Patrizio Messina (RO) 176-3998

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Christina Guerola Sarchio (DC) 132-8687



Mitchell Zuklie (SV) 178-7649

Management Committee

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Alan G. Benjamin (LA) 152-2431



Walter F. Brown (SF) 173-5995



Eileen B. Heitzler Lead Director (NY) 169-5235



Lynne C. Hermie (SV) 178-7422



Anne O'Neill (LN) 158-4646



James L. Stengel (NY) 169-3775



(SF) 173-5932



Mitchell Zuklie (SV) 178-7649

<u>Full Name</u>	Pract./Dept.	<u>Title</u>	Office/Desk
Achard, Arnauld	Banking & Finance	Partner	PR
Afanasyeva, Larisa	M&A and Private Equity	Partner	MW
Agboyibor, Pascal	Energy and Infrastructure	Partner	PR
Alderman, William F.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7110
Altarescu, Howard S.	Finance General	Partner	NY / 21.52
Ansbro, John	Complex Litigation and Dispute Resolution	Partner	NY / 14.65
Archer, Matthew R.	Energy and Infrastructure	Partner	HN
Ashley, Stephen C.	Capital Markets	Partner	NY / 16.28
Atkinson, Shawn	Technology Companies Group	Partner	LN
Austin, Christopher	Capital Markets	Partner	NY / 16.05
Ayre, Jonathan	Energy and infrastructure	Partner	HN
Azmi, Dani	Finance General	Partner	LN
Banuelos, Juliano	Compensation and Benefits	Partner	SF / 9672
Barbiere, Janet A.	Structured Finance	Partner	NY / 21.64
Batts, Ed	M&A and Private Equity	Partner	SV / 1040-243
Bautista, John V.	Technology Companies Group	Partner	SV / 1040-252
Beasley, Duane K.	Structured Finance	Partner	LA / LA2-110
Becker, Lily	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7672
Becking, Laura L.	Compensation and Benefits	Partner	NY / 15.64
Benard, Emmanuel	Employment Law	Partner	PR
Benjamin, Alan G.	Banking & Finance	Partner	LA / LA2-102
Benson, Robert J.	Intellectual Property	Partner	OC / 1137
Berman, Andrew R.	Real Estate	Partner	NY / 21.32
Bernard, Olivier	Structured Finance	Partner	PR
Bicks, Peter A.	Complex Litigation and Dispute Resolution	Partner	NY / 15.57
Blair, Penelope A. Graboys	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7658
Bolding, Grady M.	Tax	Partner	SF / 8178
Bothwell, Bill W.	Public Finance	Partner	LA / LA1-112
Boursican, Etienne	M&A and Private Equity	Partner	PR
Brennan, Devin	Public Finance	Partner	SF / 9188
Brewer, Todd	Public Finance	Partner	HN
Broderick, Christophe P.		Partner	LA / LA1-118

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Full Name	Pract./Dept.	Title	Office/Desk
<u> </u>	White Collar,	- <u></u>	SF / 7630 ;
<u> Brown, Walter F.</u>		Partner	LA3-121 ;
Callina Duatia C	Litigation & Compliance Real Estate	Partner	SV/1020-1038
Calkins, Dustin C.		Partner	NY / 13.44
<u>Calvarusc, Joseph A.</u> Cardall, Charles C.	Tax	Partner	SF / 8558
Case, David Evan	Intellectual Property	Partner	TK
Chachkes, Alex V.	Intellectual Property	Partner	NY / 13.27
Champy, Jean-Luc	Energy and Infrastructure		PR
Chan, June	Capital Markets	Partner	
Chang, Ya-Chiao	Intellectual Property	Partner	TP
Chatteriee, I. Neel	Intellectual Property	Partner	SV / 1000-2002
<u>Chen, Nancy</u>	Technology Companies Group	Partner	SV / 1040-116
Cheung, Connie	M&A and Private Equity	Partner	HK
Cheung, Keith	Capital Markets	Partner	НК
Chirls, Richard	Tax	Partner	NY / 15.23
Cichostepski, Benjamin	Technology Companies Group	Partner	PR
Clark, Harry L.	M&A and Private Equity	Partner	DC / 1217
<u>Clark-Herrera,</u> Eugene <u>H.</u>	Public Finance	Partner	SF / 9660
Cohen, Russell P.	Antitrust & Competition	Partner	SF / 8626
Cohn, Peter	Technology Companies Group	Partner	SV / 1040-226
<u>Coll Jr., J. Peter</u>	Complex Litigation and Dispute Resolution	Partner	NY / 13.59
<u>Collins, Mary A.</u>	Public Finance	Partner	SF / 9610
Connell, Erin M.	Employment Law	Partner	SF / 7178
<u>Connors, Peter J.</u>	Тах	Partner	NY / 16.50
<u>Cook, John P.</u>	M&A and Private Equity	Partner	SF / 8170
<u>Cooper, Brett</u>	Capital Markets	Partner	SF / 8130
<u>Cooper, Justin S.</u>	Public Finance	Partner	SF / 9638 ; SC/2905
<u>Corkran, Kelsi Brown</u>	Supreme Court and Appellate	Partner	DC / 14.37
<u>Criddle, Dean E. </u>	Тах	Partner	SF / 9192
<u>Crosby, Michael</u>	Banking & Finance	Partner	
<u>Crost, Katharine I.</u>	Structured Finance	Partner	NY / 21.27
<u>Cullen, William J.</u>	Structured Finance	Partner	NY / 21.56
<u>Damrell, Lauri A.</u>	Employment Law	Partner	SC / 2908
<u>Dassoff, Glenn</u>	Complex Litigation and Dispute Resolution	Partner	oc
D'Aversa, Raniero	Restructuring	Partner	NY / 16.57

<u>Full Name</u>	Pract./Dept.	<u>Title</u>	<u>Office/Desk</u>
Davies, Mark S.	Supreme Court and Appellate	Partner	DC / 1008
Davis, Pamela R.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7610
Davis, Roger L.	Public Finance	Partner	SF / 9630 ; NY/15.24
le Blank, Bas	Intellectual Property	Partner	SV / 1000-2078
le Feydeau, Amaury	Banking & Finance	Partner	PR
de Marigny, Barbara Spudis	Тах	Partner	HN
	Banking & Finance	Partner	PR
		Partner	ML / A3 ·
Deacon, John	Energy and Infrastructure	Partner	LN
Deitz, Marcus	Public Finance	Partner	HN
Delikat, <u>Mike</u>		Partner	NY / 14.42
Dell'Antonia, Marco	M&A and Private Equity	Partner	ML / A7
DeLucia, Richard L.	Intellectual Property	Partner	NY / 13.62
Dempsey, Karen	Capital Markets	Partner	SF / 8672
Denny, Ed	Tax	Partner	LN
Dentoni-Litta, Annalisa	Structured Finance	Partner	RO
Denye, Andrew	Real Estate	Partner	LN
Dominguez Sotomayor, Rodrigo	M&A and Private Equity	Partner	HN
Drefke, Kyle W.	Energy and Infrastructure	Partner	DC / 1223
Dubin, Morton Donald	Complex Litigation and Dispute Resolution	Partner	NY / 14.27
Dunne, Daniel J.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
Duys, Oliver	M&A and Private Equity	Partner	DF
<u>Echtman, Elyse D.</u>	Complex Litigation and Dispute Resolution	Partner	NY / 13.28
<u>Ellisen, E. Patrick</u>	Intellectual Property	Partner	SV / 1000-2081
Elsing, Slegfried H.	International Arbitration	Partner	DF
EssombĂ", Jean Jacques	Banking & Finance	Partner	PR
Ewald, John L.	Complex Litigation and Dispute Resolution	Partner	NY / 14.64
Faulhaber, Karsten	International Arbitration	Partner	DF
Feeman, Vickie L.	Intellectual Property	Partner	SV / 1000-2060
<u>Field, Donald S.</u>	Public Finance	Partner	OC / 1139 ; LA1-105
Fink, Steven J.	Complex Litigation and Dispute Resolution	Partner	NY / 15.60

<u>Full Name</u>	Pract./Dept.	<u>Title</u>	Office/Desk
Finley, Zachary S.	Banking & Finance	Partner	SF / 9174
Flaherty, Jason D.	Compensation and Benefits	Partner	SF / 9668
Foresta, Stephen G.	Complex Litigation and Dispute Resolution	Partner	NY / 15.42
Fournier, Kristen R.	Complex Litigation and Dispute Resolution	Partner	NY / 14.13
Frangeskides, Maria	Complex Litigation and Dispute Resolution	Partner	LN
Frost, Claudia Wilson		Partner	HN
Galton, Amanda	Technology Companies Group	Partner	SF / 8660
<u> Galvan, Rafael I.</u>	Energy and Infrastructure	Partner	NY / 22.44
<u> Gardner, Elizabeth A.</u>		Partner	NY / 13.67
Gathright, Bradford	Energy and Infrastructure	Partner	HN
George, Nicholas	Energy and Infrastructure	Partner	PR
<u>Giannesi, Gianrico</u>	Structured Finance	Partner	RO
Gladbach, Christopher	Energy and Infrastructure	Partner	DC / 1214
Glascock, Thomas B.	Energy and Infrastructure		SF / 9106
Glymph, Darrin L.	Public Finance	Partner	DC / 1017
Goe, Douglas E.	Public Finance	Partner	PO
Golden, Nell	Energy and Infrastructure	Partner	DC / 1119
Goldman, Beth M.	Intellectual Property	Partner	SF / 7942
Goldstein, David M.	Antitrust & Competition	Partner	SF / 8618
Goldstein, Richard S.	Antitrust & Competition	Partner ·	NY / 15.46
Golshani, Saam	M&A and Private Equity	Partner	PR
<u>Goo, Valerie M.</u>	Complex Litigation and Dispute Resolution	Partner	LA / LA3-101
<u>Goodfriend, Douglas</u> E.	Public Finance	Partner	NY / 15.28
Goss, Kent B,	Complex Litigation and Dispute Resolution	Partner	LA / LA3-102
Graham, Colin	Energy and Infrastructure	Partner	LN
Greenberg, Elaine	White Collar, Investigations, Securities Litigation & Compliance		DC / 1124 ; NY/1413
Greulich, Sven	M&A and Private Equity	Partner	DF
Grew, Christopher A.	Technology Companies Group	Partner	LN
<u>Grossman, Marsha∥</u> <u>B.</u>	Complex Litigation and Dispute Resolution	Partner	LA
Gubarev, Dmitry	Banking & Finance	Partner	MW
<u>Guha, Anik</u>	Technology Companies Group	Partner	SF / 8638
<u>Guillot-Bouhours,</u> Christine	Employment Law	Partner	PR

Guv_Jonathan P. Complex Liligation and Dispute Resolution Partner DC / 1244 Haad, Mellinda White Collar, Investigation & Complence SF / 7634 Hacoben, Tal M&A and Private Equity Partner NY / 16.60 Haft, Milliam S, Banking & Finance Partner NY / 16.60 Haines, Burton K, M&A and Private Equity Partner NY / 16.07 Haines, Burton K, M&A and Private Equity Partner NY / 16.07 Haines, Burton K, M&A and Private Equity Partner NY / 14.05 Hithe Collar, Investigations, Securities Partner NY / 14.05 Haines, David M&A and Private Equity Partner HK Harinson, Stazy W, Complex Liligation and Dispute Resolution Partner L/ LA1-107 Harinton, Greg Public Finance Partner NY / 14.05 Havith, Mchael T, Real Estate Partner NY / 14.05 Havith, Mchael T, Real Estate Partner NY / 14.05 Hainse, Kerstin M&A and Private Equity Partner SV / 1040-248 Heitmann, Konstantin M&A and Private Equity Partner SV / 1040-248 Heitmann, Konstantin M&A and Private Equity Partner SV / 1040-248	Full Name	Pract./Dept.	Title	Office/Desk	
Haag, Melinda Investigations, Securities Partner SF / 7634 Hacohen, Tal M&A and Private Equity Partner NY / 16.60 Haf, William S, Banking & Finance Partner NY / 16.60 Haimes, Burton K, M&A and Private Equity Partner NY / 16.07 Haimes, Burton K, M&A and Private Equity Partner NY / 14.07 Hainson, Eric Investigations, Securities Partner SF / 7192 Hainson, Stacy W, Investigations, Compliance NY / 14.05 Higgions & Compliance Haington, Scoreg Public Finance Partner HK Harington, Greg Public Finance Partner LA Havitand, Sam Z, M&A and Private Equity Partner NY / 21.09 Helbel, Gregory W, Technology Companies Partner NY / 1040-248 Heitmann, Konstantin M&A and Private Equity Partner DF Heitmann, Konstantin M&A and Private Equity Partner SF / 9664 Herrich, Kerstin M&A and Private Equity Partner SF / 9664 Herrich, Kerstin M&A and Private Equity Partner SF / 7662 </td <td>Curv Jonathan P</td> <td></td> <td>Partner</td> <td>DC / 1244</td> <td></td>	Curv Jonathan P		Partner	DC / 1244	
Haft, William S. Banking & Finance Partner NY / 21.02 Haimas, Button K. MAA and Private Equity Partner NY / 16.07 Hairston, Eric White Collar, Investigations, Securities Partner SF / 7192 Hairston, Eric White Collar, Investigations, Securities Partner SF / 7192 Halper, Jason M. Investigations, Securities Partner NY / 14.05 Hairdigton, Greg Public Finance Partner HK Hardington, Greg Public Finance Partner LA / LA1-107 Harrison, Stacy W. Complex Litigation and Dispute Resolution Partner LA Haworth, Michael T. Real Estate Partner NY / 14.05 Haiwan, Konstantin M&A and Private Equity Partner SV / 1040-248 Heitman, Konstantin M&A and Private Equity Partner NY / 15.07 Heitman, Konstantin M&A and Private Equity Partner DF Hernie, Lynne C. Employment Law Partner DF Heitman, Konstantin M&A and Private Equity Partner SF / 7662 Heitigation & Collar, Investigations, Securities Partner	Haag, Melinda	White Collar, Investigations, Securities	Partner	SF / 7634	
Haimes, Burton K. M&A and Private Equity Partner NY / 18.07 Hairston, Eric White Collar, Investigations, Securities Partner SF / 7192 Halper, Jason M. White Collar, Investigations, Securities Partner NY / 14.05 Haiperin, David M&A and Private Equity Partner HK Harmoton, Greg Public Finance Partner LA / LA1-107 Harrison, Stacy W. Complex Litigation and Dispute Resolution Partner LA Havidth, Michael T., Real Estate Partner NY / 14.05 Heitman, Konstantin M&A and Private Equity Partner SE Hawoth, Michael T., Real Estate Partner NY / 15.07 Heitman, Konstantin M&A and Private Equity Partner DF Heitman, Lonstantin M&A and Private Equity Partner SF / 9664 Hernan, Coloin M&A and Private Equity Partner DF Heitman, Louich M&A and Private Equity Partner DF Heitman, Konstantin M&A and Private Equity Partner DF Heitman, Louich M&A and Private Equity Partner DF H	Hacohen, Tal	M&A and Private Equity	Partner	NY / 16.60	
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Halper, Jason M. Investigations, Securities Partner NY / 14.05 Halperin, David M&A and Private Equity Partner HK Harrington, Greg Public Finance Partner LA / LA1-107 Harrison, Stacy W. Complex Litigation and Dispute Resolution Partner LA Haviland, Sam Z. M&A and Private Equity Partner LA Haworth, Michael T. Real Estate Partner NY / 21.09 Heibel, Gregory W. Technology Companies Group Partner SV / 1040-248 Heitmann, Konstantin M&A and Private Equity Partner DF Heitman, Dolph M&A and Private Equity Partner DF Heitman, Dolph M&A and Private Equity Partner DF Herzinger, Kenneth Investigations, Securities Partner SV / 1020-1028 White Collar, Investigations, Securities Partner SF / 7662 SV / 1020-1028 Herzinger, Kenneth Investigations, Securities Partner NY / 22.38. Holden Jr., Frederick Restructuring Partner MU Da Capital Markets Partner MU <t< td=""><td>Hairston, Eric</td><td>Investigations, Securities</td><td>Partner</td><td>SF / 7192</td><td></td></t<>	Hairston, Eric	Investigations, Securities	Partner	SF / 7192	
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Haworth. Michael T.Real EstatePartnerNY / 21.09Heibel, Gregory W.Technology Companies GroupPartnerSV / 1040-248Heitmann. KonstantinM&A and Private EquityPartnerDFHeitzler, Eileen B.Public FinancePartnerNY / 15.07Heilman, DolphM&A and Private EquityPartnerSF / 9664Henrich, KerstinM&A and Private EquityPartnerDFHerzinger, KennethM&A and Private EquityPartnerSF / 7662Higgins, Tara A.Emergy and InfrastructurePartnerNY / 22.38.Holden Jr., FrederickRestructuringPartnerMUHoo, MauriceM&A and Private EquityPartnerMUHoo, MauriceM&A and Private EquityPartnerMUHoward, Martin B.Structured FinancePartnerMUHoward, Martin B.Structured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphries, EdwardEnergy and InfrastructurePartnerLNHumphries, EdwardE	Harrison, Stacy W.		Partner	LA	
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Heitzler, Eileen B.Public FinancePartnerNY / 15.07Heilman, DolphM&A and Private EquityPartnerSF / 9664Henrich, KerstinM&A and Private EquityPartnerDFHerzinger, KennethEmployment LawPartnerSV / 1020-1028Herzinger, KennethInvestigations, SecuritiesPartnerSF / 7662Higgins, Tara A.Energy and InfrastructurePartnerNY / 22.38Holden Jr., FrederickRestructuringPartnerSF / 7130D.Capital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerMUHoo, MauriceM&A and Private EquityPartnerMLHorrocks, MadeleineStructured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphrey, GeorgeEnergy and InfrastructurePartnerLNHumphres, EdwardEnergy and InfrastructurePartnerLNHumphres, GeorgeEnergy and InfrastructurePartnerLNHumphres, GeorgeEnergy and InfrastructurePartnerNY / 13.52Hyatt, TownsendPublic FinancePartnerTKHyatk, Songert M.Intellectual PropertyPartnerNY / 13.52hyatk, Songert M.Intellectual PropertyPartnerNY / 13.62hyatk, Technology CompaniesPartnerNY / 13.62	Heibel, Gregory W.		Partner	SV / 1040-248	
Heilman, DolphM&A and Private EquityPartnerSF / 9664Henrich, KerstinM&A and Private EquityPartnerDFHernle, Lynne C.Employment LawPartnerSV / 1020-1028White Collar, Investigations, SecuritiesPartnerSF / 7662Higgins, Tara A.Energy and InfrastructurePartnerNY / 22.38Holden Jr., Frederick D.RestructuringPartnerMUHozborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerMUHoo, MauriceM&A and Private EquityPartnerMUHoward, Martin B.Structured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphries, EdwardEnergy and InfrastructurePartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPoInc, YukoReal EstatePartnerNY / 13.52Ivama, Scott M.Technology CompaniesPartnerNY / 13.62	<u>Heitmann, Konstantin</u>	M&A and Private Equity	Partner .	DF	
Henrich, KerstinM&A and Private EquityPartnerDFHernich, KerstinEmployment LawPartnerSV / 1020-1028Herzinger, KennethInvestigations, SecuritiesPartnerSF / 7662Higgins, Tara A.Energy and InfrastructurePartnerNY / 22.38.Holden Jr., FrederickRestructuringPartnerMUHozborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerMUHoward, Martin B.Structured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphries, EdwardEnergy and InfrastructurePartnerLNHumphries, EdwardEnergy and InfrastructurePartnerLNHumphries, EdwardEnergy and InfrastructurePartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPoIno, YukoReal EstatePartnerNY / 13.52Ivama, Sport M.Intellectual PropertyPartnerNY / 13.62	Heitzler, Eileen B.	Public Finance	Partner	NY / 15.07	
Hermile, Lynne C.Employment LawPartnerSV / 1020-1028Herzinger, KennethInvestigations, Securities Investigations, CompliancePartnerSF / 7662Higgins, Tara A.Energy and InfrastructurePartnerNY / 22.38.Holden Jr., Frederick D.RestructuringPartnerSF / 7130Holzborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerMLHoward, Martin B.Structured FinancePartnerMLHoward, Martin B.Structured FinancePartnerHNHumphries, EdwardEnergy and InfrastructurePartnerLA / LA2-111Humphries, EdwardEnergy and InfrastructurePartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPoIno, YukoReal EstatePartnerPoIno, YukoReal EstatePartnerNY / 13.52Ivama, Scott M.Technology CompaniesPartnerSV / 1040-206	Hellman, Dolph	M&A and Private Equity	Partner		
Herzinger, KennethWhite Collar, Investigations, Securities Litigation & CompliancePartnerSF / 7662Higgins, Tara A.Energy and Infrastructure PartnerPartnerNY / 22.38.Holden Jr., Frederick D.RestructuringPartnerSF / 7130Holzborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerMLHorrocks, MadeleineStructured FinancePartnerMLHoward, Martin B.Structured FinancePartnerHNHumphrey, GeorgeEnergy and Infrastructure PartnerPartnerLA / LA2-111Humphries, EdwardEnergy and Infrastructure PartnerPartnerPOHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPoIno, YukoReal EstatePartnerTKIsackson, Robert M.Intellectual PropertyPartnerNY / 13.52Ivamo, Sort M.Technology CompaniesPartnerSV / 1040-206	Henrich, Kerstin	M&A and Private Equity	Partner		
Herzinger, KennethInvestigations, Securities Litigation & CompliancePartnerSF / 7662Higgins, Tara A.Energy and InfrastructurePartnerNY / 22.38.Holden Jr., Frederick D.RestructuringPartnerSF / 7130Holzborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerHKHorrocks, MadeleineStructured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphrey, GeorgeEnergy and InfrastructurePartnerHNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPoIno, YukoReal EstatePartnerFIsackson, Robert M.Intellectual PropertyPartnerNY / 13.52Ivama, Scott M.Technology CompaniesPartnerSV / 1040-206	Hermle, Lynne C.	Employment Law	Partner	SV / 1020-1028	
Holden Jr., Frederick D_RestructuringPartnerSF / 7130Holzborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerHKHorrocks, MadeleineStructured FinancePartnerHKHoward, Martin B_Structured FinancePartnerLA / LA2-111Humphrey, GeorgeEnergy and InfrastructurePartnerHNHumphries, EdwardEnergy and InfrastructurePartnerLNHurst, Annette L_Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerTKIsackson, Robert M_Intellectual PropertyPartnerNY / 13.52Ivama, Scott M_Technology CompaniesPartnerSV / 1040-206	<u>Herzinger, Kenneth</u>	Investigations, Securities	Partner	SF / 7662	
D.ItestituturingPartnerMUHolzborn, TimoCapital MarketsPartnerMUHoo, MauriceM&A and Private EquityPartnerHKHorrocks, MadeleineStructured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphrey, GeorgeEnergy and Infrastructure PartnerHNHumphries, EdwardEnergy and Infrastructure PartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPoIno, YukoReal EstatePartnerTKIsackson, Robert M.Intellectual PropertyPartnerNY / 13.52Iveman, Spott M.Technology CompaniesPartnerSV / 1040-206	<u>Higgins, Tara A.</u>	Energy and Infrastructure	Partner	NY / 22.38.	
Hoo, MauriceM&A and Private EquityPartnerHKHorrocks, MadeleineStructured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphrey, GeorgeEnergy and Infrastructure PartnerHNHumphries, EdwardEnergy and Infrastructure PartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPOIno, YukoReal EstatePartnerTKIsackson, Robert M.Intellectual PropertyPartnerNY / 13.52Ivema, Spott M.Technology CompaniesPartnerSV / 1040-206		Restructuring	Partner		
Horrocks. MadeleineStructured FinancePartnerMLHoward, Martin B.Structured FinancePartnerLA / LA2-111Humphrey. GeorgeEnergy and InfrastructurePartnerHNHumphries, EdwardEnergy and InfrastructurePartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPOIno, YukoReal EstatePartnerTKIsackson, Robert M.Intellectual PropertyPartnerNY / 13.52Ivorma, Sport M.Technology CompaniesPartnerSV / 1040-206	<u>Holzborn, Timo</u>	Capital Markets	Partner		
Howard, Martin B.Structured FinancePartnerLA / LA2-111Humphrey, GeorgeEnergy and InfrastructurePartnerHNHumphries, EdwardEnergy and InfrastructurePartnerLNHurst, Annette L.Intellectual PropertyPartnerSF / 7908Hyatt, TownsendPublic FinancePartnerPOIno, YukoReal EstatePartnerTKIsackson, Robert M.Intellectual PropertyPartnerNY / 13.52Iveman, Spott M.Technology CompaniesPartnerSV / 1040-206					
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Iverna Soott M Technology Companies Partner SV / 1040-206					
	Isackson, Robert M.		Partner	NY / 13.52	
	Iyama, Scott M,		Partner	SV / 1040-206	
		. •			

Full Name	Pract./Dept.	Title	Office/Desk
ackson, Stephen J.		Partner	PR / 16.54
anahaan Diahard A	Complex Litigation and Dispute Resolution	Partner	NY / 14.39
acobson, William B.	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC / 1044
	International Arbitration	Partner	PR
anes, Alexander	Energy and Infrastructure	Partner	LN
ensen, Sten	Intellectual Property	Partner	DC / 1019
ensen, Travis	Intellectual Property	Partner	SV / 1000-2040
ohn, Giji	Energy and Infrastructure	Partner	HN
ohnson, Edward S.	M&A and Private Equity	Partner	ТК
ohnson, Jeffrey	Intellectual Property	Partner	HN
<u>ohnson-McKewan,</u> aren <u>G.</u>	Intellectual Property	Partner	SF / 7928
lurata, Jay	Antitrust & Competition	Partner	DC / 1132
anabe, George L.	Intellectual Property	Partner	SF / 7924 / SV 2056
Kane, Larry	Technology Companies Group	Partner	SF / 8134
Kaplan, Charles	International Arbitration	Partner	PR
(atayama, Yoichi	Energy and Infrastructure	Partner	ТК
(eller, Don	Technology Companies Group	Partner	SV / 1040-110
Kensicher, Hervé	Banking & Finance	Partner	PR
(erfant, Anne-Sophie	Тах	Partner	PR
(im, Antony P.	Antitrust & Competition	Partner	DC / 1149
inoll, Alan M.	Structured Finance	Partner	NY / 21.44
(nox, John H.	Public Finance	Partner	SF / 9414
Kramer, James N.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7626
Kriebel, Keith W.	Energy and Infrastructure	Partner	DC
Kroll, Konstantin I.	M&A and Private Equity	Partner	MW
Kudon, Jeremy	Public Policy	Partner	NY / 13,05
ahnborg, Douglas	Antitrust & Competition	Partner	LN
alance, Frederic	Complex Litigation and Dispute Resolution	Partner	PR
Lallemand, Marine	Complex Litigation and Dispute Resolution	Partner	PR
Lamb, Peter M.	Technology Companies Group	Partner	PO / 1040-243
<u>Larsen, Cynthia J.</u>	Complex Litigation and Dispute Resolution	Partner	SC / 3021
Lawson, Matthew D.	Complex Litigation and Dispute Resolution	Partner	ĹN

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Full Name	Pract./Dept.	Title	Office/Desk
Lee, Young J.	Energy and Infrastructure	Partner	NY / 22,30
Lepage, Yves	Energy and Infrastructure		PR
		Partner	PR
LeQuang, Khai	Complex Litigation and	Partner	OC / 1119
Levin, Barry S.	Complex Litigation and Dispute Resolution	Partner	SF / 7126 ; NY/14.07
Lewis, Mathew Evan	Capital Markets	Partner	BG
Liborio, Vanessa	International Arbitration	Partner	GV
Liburt, Joseph C.	Employment Law	Partner	SV / 1020-1031
Liever, Michael H.	Real Estate	Partner	SF / 9170
Linn, Courtney J.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SC / 2912
Liu, Louise L.		Registered Foreign Lawyer	НК
Livingston, Andrew R.	Employment Law	Partner	SF / 7162
_oeb, Robert	Supreme Court and Appellate	Partner	DC / 1049
Long, Timothy J.	Employment Law	Partner	SC / 2917 ; LA/3212
Lopez, Jonathan E.	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC / 1109
Louie, Betty L.	M&A and Private Equity	Partner	RO
Luk, Edwin	Capital Markets	Partner	нк
Luskey, Randy	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7414
Lvon, Carl F.	Energy and Infrastructure	Partner	NY / 22.08
<u>Ma, Yufeng (Ethan)</u>	Intellectual Property	Partner	SH
<u>MacKerron, John A.</u>	Structured Finance	Partner	NY / 21.62
<u>Magan, Jenna</u>	Public Finance	Partner	SC / 3006
<u>Mainardi, Alessandro</u>	Тах	Partner	ML / A4
<u>Malvey, Steven C.</u>	Tax	Partner	SF / 8642
<u>Margolis, Brian B.</u>	Capital Markets	Partner	NY / 16.27
Marraud des Grottes, Alexis	Capital Markets	Partner	PR
Marshall, Torsten M.	Energy and Infrastructure	Partner	NY / 22.31
Martel, Jean-Pierre	M&A and Private Equity	Partner	PR
Martinelli, Richard F.	Intellectual Property	Partner	NY / 13.48
Martorana, Cristina	Energy and Infrastructure	Partner	ML
Mathews, Daniel A.	Energy and Infrastructure	Partner	NY / 22.24
Mathews, Nikiforos	Structured Finance	Partner	NY / 21.31
Mattel, Andrew	Banking & Finance	Partner	NY / 21.34

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<u>Full Name</u>	<u>Pract./Dept.</u>	<u>Title</u>	<u>Office/Desk</u>	
azzilli, Attilio	M&A and Private Equity	Partner	ML	
cAndrews, Michael	Real Estate	Partner	LA / LA2-133	
	Fechnology Companies Group	Partner	SV / 1040-107	
icconville, I nomas	White Collar, nvestigations, Securities Litigation & Compliance	Partner	OC / 1118	
AcGowen, Lorraine S. F	Restructuring	Partner	NY / 16.42	
IcKenna, Rob	Public Policy	Partner	SE	
	Employment Law	Partner	NY / 14.45	
/ /ermelstein, Mark	White Collar,	Partner	LA / LA3-127	
Aessina, Patrizio	Structured Finance	Partner	RO / ML/A5	
	Restructuring	Partner	NY / 16.53	
/illling Jr., R. King	M&A and Private Equity	Partner	NY / 16.65	
Mingrone, Denise M.	Intellectual Property	Partner	SV / 1000-2075	
······································	Restructuring	Partner	DC / 1248	
Aitchell, Thomas C.	Restructuring	Partner	SF / 8106	,
Iolinaro, Emanuela	Real Estate	Partner	ML	
	Complex Litigation and Dispute Resolution	Partner	LA / LA3-112	
Montella, Carlo	Energy and Infrastructure	Partner	ML / A37	
	Energy and Infrastructure	Partner	NY / 22.49	
Aoore, Richard J.	Tax	Partner	SF / 8634	
Aoss, P. Quinn	M&A and Private Equity	Partner	NY / 16.64	
	Structured Finance	Partner	NY/21.47	
	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC / 1102	
<u>Myers, John R.</u>	Public Finance	Partner	SC / 3029 ·	
Myers, Thomas E.	Public Finance	Partner	NY / 15.35	
Narducci, John	Тах	Partner	NY / 16.39	
	M&A and Private Equity	Partner	RO	1
Nolting-Hauff, Wilhelm	M&A and Private Equity	Partner	DF	
	Banking & Finance	Partner	LN	
Ooker, Jenethen M	Compensation and Benefits	Partner	SF / 9676	
O'Connor, Kathleen	Complex Litigation and Dispute Resolution	Partner	NY / 14.53	
O'Driscoll, Peter	Emerging Markets	Partner	NY / 16.23 ; ML/A35	
<u>Okuliar, Alex</u>	Antitrust & Competition	Partner	DC / 1137	-
O'Nelll, Anne	Real Estate	Partner	LN	

<u>Full Name</u>	<u>Pract./Dept.</u>	<u>Title</u>	Office/Desk
swald, Edwin G.	Тах		DC / 1018 ; NY/15.24
<u> Ottenweller, Chris R.</u>	Intellectual Property	Partner	SV / 1000-2065
arish, William M&A and Private Equity P		Partner	HN
Parker, Warrington	White Collar, Investigations, Securities Litigation & Compliance		SF / 7932 ; SV/1000-2075
<u>Parris, Mark S.</u>	Intellectual Property		SE
Patterson, Analea J.	Public Policy	Partner	SC / 3005
<u>Pearce Jr., T. Vann</u>	Intellectual Property	Partner.	DC / 1024
Perkins, Joseph Z.	Technology Companies Group	Partner	SV / 1040-205
Perry, Jessica <u>R.</u>	Employment Law	Partner	SV / 1020-1017
Perry, Randolph	Real Estate	Partner	LA / 2-129
Pfeffer, A. Antony	Intellectual Property	Partner	NY / 13.55
Phillips, Renee B.	Employment Law	Partner	NY / 14.35
Phillips, Stephen	Restructuring	Partner	LN ·
Piermartini Rosi, Andrea	M&A and Private Equity	Partner	RO
Popo, Weyinmi	M&A and Private Equity	Partner	LN
Poppe, Matthew	Intellectual Property	Partner	SV / 1000-2035
Prokop, Jeffrey M.	Complex Litigation and Dispute Resolution	Partner	DC / 1208
Rackoff, Sarah	Public Finance	Partner	NY / 15.39
Radecki, Alison J.	Public Finance	Partner	NY / 15.27
Rakow, Augie	Technology Companies Group	Partner	SV / 1040-251
<u>Ramsey, Gabriel M.</u>	Intellectual Property	Partner	SF / 7904 ; SV/1000-1035
Rasmussen, Garret G.	Antitrust & Competition	Partner	DC / 1144
Ratledge, Simon	Energy and Infrastructure	Partner	PR
Renner, Stefan	M&A and Private Equity	Partner	DF
Reznick, Robert P.	Intellectual Property	Partner	DC / 1243
Ricozzi, Raul	Structured Finance	Partner	RO
Riddle, Greg R.	Tax	Partner	SF / 8192
Riechert, Julia C.	Employment Law	Partner	SV / 1020-1014
Rigo, George T.	M&A and Private Equity	Partner	PR
Riley, Anthony S.	Emerging Markets	Partner	LN
Rincazaux, Philippe	M&A and Private Equity	Partner	PR
<u>Ringeval, Emmanuel</u>	Banking & Finance	Partner	PR
Ritter, JĶrg	Technology Companies Group	Partner	MU
Roberts, Peter	Energy and Infrastructure	Partner	LN
Roche, Kevin M.	Public Finance	Partner	NY / 15.65
Roger, Joe	Energy and Infrastructure	e Partner	HN

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	Pract./Dept.	Title	<u>Office/Desk</u>
Ronn, David	Capital Markets	Partner	HN
Rooney, Peter J.	M&A and Private Equity	Partner	NY / 16.35
Rosen, B. J.	Banking & Finance	Partner	NY / 21,41
Rosenberg, Jill L.	Employment Law	Partner	NY / 14.50
Rosenfeld, Robert A.	Antitrust & Competition	Partner	SF / 8630
<u>Rosenkranz, E.</u> Joshua	Supreme Court and Appellate	Partner	NY / 14.23
Ross, Amy M.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7638
Routh, Steven J.	Intellectual Property	Partner	DC / 1023
Rugani, Paul F.	White Collar, Investigations, Securities Litlgation & Compliance	Partner	SE
<u>Rutowski, Diana</u>	Intellectual Property	Partner	SV / 1000-2032 ; 8570
Sachdev, Rohit	Energy and Infrastructure	Partner	SF / 9558
<u>Sanzari, Leah</u>	Structured Finance	Partner	NY / 21.17
<u>Sarchio, Christina</u> Guerola	Complex Litigation and Dispute Resolution	Partner	DC / 1208
<u>Sarumida, Hiroshi</u>	M&A and Private Equity	Partner	NY / 16.46
Sawyers, AI B.	Structured Finance	Partner	NY / 21.11
Schmid, Thomas	M&A and Private Equity	Partner	MU
SchrĶder, Christian	Technology Companies Group	Partner	DF
<u>Schuhmacher,</u> Kenneth A.	Energy and Infrastructure	Partner	NY / 22.28
<u>Schultes-Schnitzlein.</u> Stefan	Tax	Partner	DF
Scott, McGregor W.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SC / 2916
Scott, Nell	Emerging Markets	Partner	LN
<u>Seegal, John F.</u>	M&A and Private Equity	Partner	SF / 8676
<u>Seeger, Kristin</u>	Energy and Infrastructure	Partner	SF / 9110
<u>Seneca, Mark W.</u>	M&A and Private Equity	Partner	SV / 1040-131
<u>Setty, Nagendra</u>	Intellectual Property	Partner	SE / 7928
<u>Shah, Jinal</u>	Capital Markets	Partner	LN
<u>Sherman, Les</u>	Energy and Infrastructure		SF / 9130
<u>Shin, Jeannie J.</u>	M&A and Private Equity	Partner	SF / 8110
<u>Shumsky, Eric A.</u>	Supreme Court and Appellate	Partner	DC / 1032
<u>Shwarts, Robert S.</u>	Complex Litigation and Dispute Resolution	Partner	SF / 7166
Sills, Robert L.	International Arbitration	Partner	NY / 13.23
Simons, Albert	Public Finance	Partner	NY / 15.05

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Full Name	Pract./Dept.	Title	Office/Desk
Simpson, Lisa T.	Intellectual Property	Partner	NY / 13.41
Singer, Guy David	White Collar, Investigations, Securities Litigation & Compliance		NY / 15.50 ; DC/1149
<u> Sirodoeva, Olga</u>	M&A and Private Equity		DC / 1232
Smith, Richard /ernon	M&A and Private Equity	Partner	SV / 1040-139 ; SF/8126
Sobel, Larry D.	Tax	Partner	LA / LA1-111
Spielberg, David	Energy and Infrastructure	Partner	SF / 9122
Spitz, Stephen A.	Public Finance	Partner	SF / 9626
Steinvorth, TIII	Antitrust & Competition	Partner	DF
Stengel, James L.	Complex Litigation and Dispute Resolution	Partner	NY / 14.57
Stephens, Eric	Energy and Infrastructure	Partner	SF / 9184
Stern, Robert	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC
Stone, Flona	Real Estate	Partner	LN
Stone, Kolvin	Technology Companies Group	Partner	LN
Strauch Welss, Laurie	Complex Litigation and Dispute Resolution	Partner	NY / 14.60
Sullivan, Mike	Technology Companies Group	Partner	SF / 8668
<u>Sun, Jie Jeffrey</u>	Capital Markets	Partner	SH
Swaminathan, Aravind	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
<u>Syed, David</u>	Finance General	Partner	LN
<u>Takatori, Yoshihiro</u>	Complex Litigation and Dispute Resolution	Partner	тк
<u>Tardivy, Patrick</u>	M&A and Private Equity	Partner	PR
<u>Teshima, Darren S.</u>	Complex Litigation and Dispute Resolution	Partner	SF / 7122
<u>Testa, Guido</u>	M&A and Private Equity	Partner	ML / A2
<u>Thomas, Darrell G.</u>	Energy and Infrastructure	and the second sec	HN
<u>Thompson, Dahl</u>	Energy and Infrastructure	Partner	HN [.]
<u>Thorpe, Andrew D.</u>	Capital Markets	Partner	SF / 8174
<u>Tobiason, Thomas H.</u>	Technology Companies Group	Partner	SF / 8166 ; SV/1040-141
<u>Torpey, Michael D.</u>	Firm	Partner	SF / 7676
<u>Totten, Julie A.</u>	Employment Law	Partner	SC / 2906 ·
<u>Touraine, Hervé</u>	Structured Finance	Partner	PR
<u>Treistman, Carlos</u>	M&A and Private Equity	Partner	HN
<u>Treistman, Katherine</u> <u>G.</u>	Complex Litigation and Dispute Resolution	Partner	HN

<u>Full Name</u>	<u>Pract./Dept.</u>	Title	Office/Desk
	Complex Litigation and Dispute Resolution	Partner	RO
<u>Tsuchiya, Toshihiko</u> I	Real Estate	Partner	ТК
Tu, Michael C.	White Collar, Investigations, Securities Litigation & Compliance	Partner	LA / LA1-134
<mark>√an Zant, Amy K.</mark>	Intellectual Property	Partner	SV / 1000-2050
Varian, Robert P.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7680
	Complex Litigation and Dispute Resolution	Partner	SF / 7170
	Technology Companies Group	Partner	SV / 1040-215
Victor, Bryan D.	Public Finance	Partner	SC / 3009
Vogl, Peter D.	Intellectual Property	Partner	NY / 13.37
Von der Ahe, Christina	Intellectual Property	Partner	OC / 1136
<u>von Samson-</u> Himmelstjerna, Fabian	M&A and Private Equity	Partner	MU '
Vu, Hoang	Public Finance	Partner	HN
	Energy and Infrastructure	Partner	ТК
	Tax	Partner	SF / 8664
	Real Estate	Partner	LA / LA2-124
	Real Estate	Partner	LA / LA2-132
	Public Finance	Partner	SF / 9634
Wang, Xiang	Intellectual Property	Partner	BG
Weed, Michael C.	Complex Litigation and Dispute Resolution	Partner	SC / 3013
Weeks, L. Mark	M&A and Private Equity	Partner	TK / 28th Floor
Weil, Michael D.	Employment Law	Partner	SF / 7138
Weinheimer, Stefan	M&A and Private Equity	Partner	DF
Weitzel, Mark P.	Energy and Infrastructure	Partner	SF / 9126 ; SV/1040-106
Welsh, Thomas J.	Public Policy	Partner	SC / 2915
Wenner, Adam	Energy and Infrastructure	Partner	DC / 1117
Whiteley, Nicola	Employment Law	Partner	LN
Wilkinson, Christopher	Employment Law	Partner	DC / 1033
Williams, Matthew	Energy and Infrastructure	Partner	LN
Willis, Simon	Complex Litigation and Dispute Resolution	Partner	LN
Winburne, Blake H.	Energy and Infrastructure	Partner	HN
Wine, Mark P.	Intellectual Property	Partner	OC / 1129
Winter, Hilary	Capital Markets	Partner	LN

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Full Name	Pract./Dept.	<u>Title</u>	<u>Office/Desk</u>
Wolf, George G,	Тах	Partner	SF / 8680 ; NY/16.15
Wolfe, John	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
Wolk, Neil T.	Public Finance	Partner	NY / 15.53
Wong, Billy	Capital Markets	Partner	НК
Wright, William H.	Intellectual Property	Partner	LA / LA1-123
Yakura, Shinsuke	Complex Litigation and Dispute Resolution	Partner	тк
Yost, Daniel K.	Technology Companies Group	Partner	SV / 1040-211
Yu, Harold M.	Technology Companies Group	Partner	SV / 1040-237 SF/8688
Zarnowiecki, A, Paul	Energy and Infrastructure	Partner	DC / 1118
Zechini, Marco	M&A and Private Equity	Partner	RO
<u>Zellerbach, Thomas</u> H.	Intellectual Property	Partner	SV / 1000-2016
Zhang, Ning	Capital Markets	Partner	BG
Zhang, Shelley	Inteilectual Property	Partner	BG
Zimmermann, Andre	Employment Law	Partner	DF
Zuklie, Mitchell	Technology Companies Group	Orrick Chairman	SV / 1040-121 NY/21.36 ; SF/9680

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Entity: Orrick, Herrington & Sutcliffe LLP
	Address: 51 WEST 52ND STREET
	City, State and Zip Code: New YORK, NY 10019-6142
2.	Entity's Vendor Identification Number: 94-2952627
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoClosely Held Corp Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Please see attached listing of partners. Addresses of the firm's partners are kept confidential

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

Please see attached listing of partners. Addresses of the firm's partners are kept confidential

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

Please see attached listing of firm subsidiaries.

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

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(a) Name, title, business address and telephone number of lobbyist(s):

Not applicable - None

Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

. Not applicable . ÷ (c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State): Not applicable _____ .

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: March 17, 2017	Signed: The Regen
	Print Name: Thomas E Myers
	Title: Partner

Full Name	Pract./Dept.	<u>Title</u>	Office/Desk
Achard, Arnauld	Banking & Finance	Partner	PR
<u>Afanasyeva, Larisa</u>	M&A and Private Equity	Partner	MW
Agboyibor, Pascal	Energy and Infrastructure	Partner	PR
<u>Alderman, William F.</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7110
<u>Altarescu, Howard S.</u>	Finance General	Partner	NY / 21.52
<u>Ansbro, John</u>	Complex Litigation and Dispute Resolution	Partner	NY / 14.65
Archer, Matthew R.	Energy and Infrastructure	Partner	HN
<u>Ashley, Stephen C.</u>	Capital Markets	Partner	NY / 16.28
<u>Atkinson, Shawn</u>	Technology Companies Group	Partner	LN
<u>Austin, Christopher</u>	Capital Markets	Partner	NY / 16.05
<u>Ayre, Jonathan</u>	Energy and Infrastructure	Partner	HN
<u>Azmi, Dani</u>	Finance General	Partner	LN
<u>Banuelos, Juliano</u>	Compensation and Benefits	Partner	SF / 9672
<u>Barbiere, Janet A.</u>	Structured Finance	Partner	NY / 21.64
<u>Batts, Ed</u>	M&A and Private Equity	Partner	SV / 1040-243
<u>Bautista, John V.</u>	Technology Companies Group	Partner	SV / 1040-252
Beasley, Duane K.	Structured Finance	Partner	LA / LA2-110
<u>Becker, Lily</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7672
Becking, Laura L.	Compensation and Benefits	Partner	NY / 15.64
Benard, Emmanuel	Employment Law	Partner	PR
<u>Beniamin, Alan G.</u>	Banking & Finance	Partner	LA / LA2-102
<u>Benson, Robert J.</u>	Intellectual Property	Partner	OC / 1137
<u>Berman, Andrew R.</u>	Real Estate	Partner	NY / 21.32
<u>Bernard, Olivier</u>	Structured Finance	Partner	PR
<u>Bicks, Peter A.</u>	Complex Litigation and Dispute Resolution	Partner	NY / 15.57
<u>Blair, Penelope A.</u> Graboys	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7658
Bolding, Grady M.	Тах	Partner	SF / 8178
Bothwell, Bill W.	Public Finance	Partner	LA / LA1-112
<u>Boursican, Etienne</u>	M&A and Private Equity	Partner	PR
<u>Brennan, Devin</u>	Public Finance	Partner	SF / 9188
Brewer, Todd	Public Finance	Partner	HN
Broderick, Christopher P.	Intellectual Property	Partner	LA / LA1-118

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<u>Full Name</u>	Pract./Dept.	<u>Title</u>	<u>Office/Desk</u>
Brown, Walter F.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7630 ; LA3-121 ; SV/1020-1038
<u>Calkins, Dustin C.</u>	Real Estate	Partner	SF / 9138
<u>Calvaruso, Joseph A,</u>	Intellectual Property	Partner	NY / 13.44
Cardall, Charles C.	Тах	Partner	SF / 8558
<u>Case, David Evan</u>	Intellectual Property	Partner	ТК
<u>Chachkes, Alex V.</u>	Intellectual Property	Partner	NY / 13.27
<u>Champy, Jean-Luc</u>	Energy and Infrastructure	Partner	PR
Chan, June	Capital Markets	Partner	нк
<u>Chang, Ya-Chiao</u>	Intellectual Property	Partner	TP
<u>Chatterjee, I. Neel</u>	Intellectual Property	Partner	SV / 1000-2002
Chen, Nancy	Technology Companies Group	Partner	SV / 1040-116
Cheung, Connie	M&A and Private Equity	Partner	нк
<u>Cheung, Keith</u>	Capital Markets	Partner	НК
Chirls, Richard	Тах	Partner	NY / 15.23
Cichostepski, Benjamin	Technology Companies Group	Partner	PR
Clark, Harry L.	M&A and Private Equity	Partner	DC / 1217
<u>Clark-Herrera,</u> Eugene <u>H.</u>	Public Finance	Partner	SF / 9660
Cohen, Russell P.	Antitrust & Competition	Partner	SF / 8626
Cohn, Peter	Technology Companies Group	Partner	SV / 1040-226
<u>Coll Jr., J. Peter</u>	Complex Litigation and Dispute Resolution	Partner	NY / 13.59
Collins, Mary A.	Public Finance	Partner	SF / 9610
Connell, Erin M.	Employment Law	Partner	SF / 7178
Connors, Peter J.	Tax	Partner	NY / 16.50
<u>Cook, John P.</u>	M&A and Private Equity	Partner	SF / 8170
Cooper, Brett	Capital Markets	Partner	SF / 8130
Cooper, Justin S.	Public Finance	Partnər	SF / 9638 ; SC/2905
Corkran, Kelsi Brown	Supreme Court and Appellate	Partner	DC / 14.37
Criddle, Dean E.	Тах	Partner	SF / 9192
Crosby, Michael	Banking & Finance	Partner	LN
Crost, Katharine I.	Structured Finance	Partner	NY / 21.27
Cullen, William J.	Structured Finance	Partner	NY / 21.56
Damrell, Lauri A.	Employment Law	Partner	SC / 2908
Dassoff, Glenn	Complex Litigation and Dispute Resolution	Partner	oc
D'Aversa, Raniero	Restructuring	Partner	NY / 16.57

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<u>Full Name</u>	Pract./Dept.	<u>Title</u>	Office/Desk
Davies, Mark S.	Supreme Court and Appellate	Partner	DC / 1008
Davis, Pamela R.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7610
Davis, Roger L.	Public Finance	Partner	SF / 9630 ; NY/15.24
de Blank, Bas	Intellectual Property	Partner	SV / 1000-2078
de Feydeau, Amaury	Banking & Finance	Partner	PR
<u>de Marigny, Barbara</u> Spudis	Тах	Partner	HN
de Moüy, Diane	Banking & Finance	Partner	PR
De Nicola, Alessandro	M&A and Private Equity	Partner	ML / A3
<u>Deacon, John</u>	Energy and Infrastructure	Partner .	LN
<u>Deitz, Marcus</u>	Public Finance	Partner	HN
<u>Delikat, Mike</u>	Employment Law	Partner	NY / 14.42
Dell'Antonia, Marco	M&A and Private Equity	Partner	ML / A7
<u> DeLucia, Richard L.</u>	Intellectual Property	Partner	NY / 13.62
<u>Dempsey, Karen</u>	Capital Markets	Partner	SF / 8672
<u>Denny, Ed</u>	Tax	Partner	LN
<u>Dentoni-Litta,</u> Annalisa	Structured Finance	Partner	RO
Denve, Andrew	Real Estate	Partner	LN
<u>Dominguez</u> Sotomayor, Rodrigo	M&A and Private Equity	Partner	HN
Drefke, Kyle W.	Energy and Infrastructure	Partner	DC / 1223
Dubin, Morton Donald	Complex Litigation and Dispute Resolution	Partner	NY / 14.27
<u>Dunne, Daniel J.</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
<u>Duys, Oliver</u>	M&A and Private Equity	Partner	DF
<u>Echtman, Elγse D.</u>	Complex Litigation and Dispute Resolution	Partner	NY / 13.28
Ellisen, E. Patrick	Intellectual Property	Partner	SV / 1000-2081
Elsing, Siegfried H.	International Arbitration	Partner	DF
EssombĂ", Jean Jacques	Banking & Finance	Partner	PR
Ewald, John L.	Complex Litigation and Dispute Resolution	Partner	NY / 14.64
Faulhaber, Karsten	International Arbitration	Partner	DF
Feeman, Vickie L.	Intellectual Property	Partner	SV / 1000-2060
Field, Donald S.	Public Finance	Partner	OC / 1139 ; LA1-105
Fink, Steven J.	Complex Litigation and Dispute Resolution	Partner	NY / 15.60

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Full Name	Pract./Dept.	Title	Office/Desk	
Finley, Zachary S.		Partner	SF / 9174	
Flaherty, Jason D.	Compensation and Benefits	Partner	SF / 9668	
<u>Foresta, Stephen G.</u>	Complex Litigation and Dispute Resolution	Partner	NY / 15.42	
<u>Fournier, Kristen R.</u>	Complex Litigation and Dispute Resolution	Partner	NY / 14.13	
Frangeskides, Maria	Complex Litigation and Dispute Resolution	Partner	LN	
Frost, Claudia Wilson	Intellectual Property	Partner	HN	
<u>Galton, Amanda</u>	Technology Companies Group	Partner	SF / 8660	
<u>Galvan, Rafael I.</u>	Energy and Infrastructure	Partner	NY / 22.44	
<u>Gardner, Elizabeth A.</u>	Intellectual Property	Partner	NY / 13.67	
Gathright, Bradford	Energy and Infrastructure	Partner	HN	
<u>George, Nicholas</u>	Energy and Infrastructure	Partner	PR	
<u>Giannesi, Gianrico</u>	Structured Finance	Partner	RO	
<u>Gladbach, Christopher</u>	Energy and Infrastructure	Partner	DC / 1214	
<u>Glascock, Thomas B.</u>	Energy and Infrastructure	Partner	SF / 9106	
<u>Glymph, Darrin L.</u>	Public Finance	Partner	DC / 1017	
<u>Goe, Douglas E.</u>	Public Finance	Partner	PO	
<u>Golden, Neil</u>	Energy and Infrastructure	Partner	DC / 1119	
<u>Goldman, Beth M.</u>	Intellectual Property	Partner	SF / 7942	
<u>Goldstein, David M.</u>	Antitrust & Competition	Partner	SF / 8618	
<u>Goldstein, Richard S.</u>	Antitrust & Competition	Partner	NY / 15.46	
<u>Golshani, Saam</u>	M&A and Private Equity	Partner	PR	
<u>Goo, Valerie M.</u>	Complex Litigation and Dispute Resolution	Partner	LA / LA3-101	
<u>Goodfriend, Douglas</u> <u>E.</u>		Partner	NY / 15.28	
<u>Goss, Kent B.</u>	Dispute Resolution	Partner	LA / LA3-102	
<u>Graham, Colin</u>	Energy and Infrastructure	Partner	LN	
<u>Greenberg, Elaine</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC / 1124 ; NY/1413	
Greulich, Sven	M&A and Private Equity	Partner	DF	
<u>Grew, Christopher A.</u>	Technology Companies Group	Partner	LN	
<u>Grossman, Marshall</u> <u>B.</u>	Complex Litigation and Dispute Resolution	Partner	LA	
<u>Gubarev, Dmitry</u>	Banking & Finance	Partner	MW	
<u>Guha, Anik</u>	Technology Companies Group	Partner	SF / 8638	
Guillot-Bouhours,	Employment Law	Partner	PR	

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<u>Full Name</u>	Pract./Dept.	<u>Title</u>	Office/Desk
<u>Guv, Jonathan P.</u>	Complex Litigation and Dispute Resolution	Partner	DC / 1244
Haag, Melinda	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7634
<u>Hacohen, Tal</u>	M&A and Private Equity	Partner	NY / 16.60
<u> Haft, William S,</u>	Banking & Finance	Partner	NY / 21.02
Haimes, Burton K.	M&A and Private Equity	Partner	NY / 16.07
<u>Hairston, Eric</u> Matthew	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7192
Halper, Jason M.	White Collar, Investigations, Securities Litigation & Compliance	Partner	NY / 14.05
<u> Halperin, David</u>		Partner	НК
larrington, Greg	Public Finance	Partner	· LA / LA1-107
Harrlson, Stacy W.	Complex Litigation and Dispute Resolution	Partner	LA
<u>-laviland, Sam Z.</u>	M&A and Private Equity	Partner	SE
<u> Iaworth, Michael T.</u>	Real Estate	Partner ·	NY / 21.09
Heibel, Gregory W.	Technology Companies Group	Partner	SV / 1040-248
<u>Heitmann, Konstantin</u>	M&A and Private Equity	Partner	DF
leitzler, Eileen B.	Public Finance	Partner	NY / 15.07
<u> lellman, Dolph</u>	M&A and Private Equity	Partner	SF / 9664
lenrich, Kerstin	M&A and Private Equity	Partner	DF
<u> Iermle, Lynne C.</u>	Employment Law	Partner	SV / 1020-1028
<u>Herzinger, Kenneth</u>	White Collar, Investigations, Securitles Litigation & Compliance	Partner	SF / 7662
	Energy and Infrastructure	Partner	NY / 22.38
<u>tolden Jr., Frederick</u> <u>).</u>	Restructuring	Partner	SF / 7130
<u>lolzborn, Timo</u>	Capital Markets	Partner	MU
<u>loo, Maurice</u>	M&A and Private Equity	Partner	НК
<u> Iorrocks, Madeleine</u>	Structured Finance	Partner	ML
loward, Martin B.	Structured Finance	Partner	LA / LA2-111
<u>lumphrey, George</u>	Energy and Infrastructure	Partner	HN
lumphries, Edward	Energy and Infrastructure	Partner	LN
<u>lurst, Annette L.</u>	Intellectual Property	Partner	SF / 7908
<u>Ivatt, Townsend</u>	Public Finance	Partner	PO
<u>no, Yuko</u>	Real Estate	Partner	тк
sackson, Robert M.	Intellectual Property	Partner	NY / 13.52
<u>yama, Scott M.</u>	Technology Companies Group	Partner	SV / 1040-206

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Full Name	Pract./Dept.	Title	Office/Desk
Jackson, Stephen J.		Partner	PR / 16.54
Jacobsen, Richard A.	Complex Litigation and	Partner	NY / 14.39
Jacobson, William B.	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC / 1044
<u>Jaeger, Laurent</u>	International Arbitration	Partner	PR
<u>Janes, Alexander</u>	Energy and Infrastructure	Partner	LN
Jensen, Sten	Intellectual Property	Partner	DC / 1019
<u>Jensen, Travis</u>	Intellectual Property	Partner	SV / 1000-2040
John, Giji	Energy and Infrastructure	Partner	HN
Johnson, Edward S.	M&A and Private Equity	Partner	ТК
Johnson, Jeffrey	Intellectual Property	Partner	HN
Johnson-McKewan. Karen G.	Intellectual Property	Partner	SF / 7928
Jurata, Jay	Antitrust & Competition	Partner	DC / 1132
Kanabe, George L.	Intellectual Property	Partner	SF / 7924 / SV 2056
Kane, Larry	Technology Companies Group	Partner	SF / 8134
<u>Kaplan, Charles</u>	International Arbitration	Partner	PR
<u>Kataγama, Yoichi</u>	Energy and Infrastructure	Partner	ТК
Keller, Don	Technology Companies Group	Partner	SV / 1040-110
Kensicher, Hervé	Banking & Finance	Partner	PR
Kerfant, Anne-Sophie	Tax .	Partner	PR
Kim, Antony P.	Antitrust & Competition	Partner	DC / 1149
Knoll, Alan M.	Structured Finance	Partner	NY / 21.44
Knox, John H.	Public Finance	Partner	SF / 9414
Kramer, James N.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7626
<u>Kriebel, Keith W.</u>	Energy and Infrastructure	Partner	DC
Kroll, Konstantin I.	M&A and Private Equity	Partner	MW
Kudon, Jeremy	Public Policy	Partner	NY / 13.05
Lahnborg, Douglas	Antitrust & Competition	Partner	LN
Lalance, Frederic	Complex Litigation and Dispute Resolution	Partner	PR
Lallemand, Marine	Complex Litigation and Dispute Resolution	Partner	PR
<u>Lamb, Peter M.</u>	Technology Companies Group	Partner	PO / 1040-243
<u>Larsen, Cynthia J.</u>	Complex Litigation and Dispute Resolution	Partner	SC / 3021
Lawson, Matthew D.	Complex Litigation and Dispute Resolution	Partner	LN

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<u>Full Name</u>	Pract./Dept.	Title	Office/Desk	
.ee, Young J.	Energy and Infrastructure	Partner	NY / 22.30	
<u>epage, Yves</u>	Energy and Infrastructure	Partner	PR	<i>'</i>
<u>epretre, Jean-Michel</u>	M&A and Private Equity	Partner	PR	
LeQuang, Khai	Complex Litigation and Dispute Resolution	Partner	OC / 1119	
Levin, Barry S.	Complex Litigation and Dispute Resolution	Partner	SF / 7126 ; . NY/14.07	
Lewls, Mathew Evan	Capital Markets	Partner	BG	
<u>Liborio, Vanessa</u>	International Arbitration	Partner	GV	
Liburt, Joseph C.	Employment Law	Partner	SV / 1020-1031	
<u>iever, Michael H.</u>	Real Estate	Partner	SF / 9170	
<u>Linn, Courtney J.</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	SC / 2912	
Liu, Louise L.	Capital Markets	Registered Foreign Lawyer	нк	
Livingston, Andrew R.	Employment Law	Partner	SF / 7162	
Loeb, Robert	Supreme Court and Appellate	Partner	DC / 1049	
Long, Timothy J.	Employment Law	Partner	SC / 2917 ; LA/3212	
Lopez, Jonathan E.	White Coliar, Investigations, Securities Litigation & Compliance	Partner	DC / 1109	
Louie, Betty L.	M&A and Private Equity	Partner	RO	
Luk, Edwin	Capital Markets	Partner	нк	
Luskey, Randy	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7414	
Lyon, Carl F.	Energy and Infrastructure	Partner	NY / 22.08	
Ma, Yufeng (Ethan)	Intellectual Property	Partner	SH	
MacKerron, John A.	Structured Finance	Partner	NY / 21.62	
<u>Maqan, Jenna</u>	Public Finance	Partner	SC / 3006	
<u>Mainardi, Alessandro</u>	Tax	Partner	ML/A4	
<u>Malvey, Steven C.</u>	Тах	Partner	SF / 8642	
<u>Margolis, Brian B.</u>	Capital Markets	Partner	NY / 16.27	
<u>Marraud des Grottes.</u> <u>Alexis</u>	Capital Markets	Partner	PR	
<u>Marshail, Torsten M.</u>	Energy and Infrastructure	Partner	NY / 22.31	
<u>Martel, Jean-Pierre</u>	M&A and Private Equity	Partner	PR	
<u>Martinelli, Richard F.</u>	Intellectual Property	Partner	NY / 13.48	
<u>Martorana, Cristina</u>	Energy and Infrastructure		ML	
<u>Mathews, Daniel A.</u>	Energy and Infrastructure		NY / 22.24	
<u>Mathews, Nikiforos</u>	Structured Finance	Partner	NY / 21.31	
<u>Mattel, Andrew</u>	Banking & Finance	Partner	NY / 21,34	

<u>Full Name</u>	Pract./Dept.	Title	Office/Desk
<u>Mazzilli, Attilio</u>	M&A and Private Equity	Partner	ML
<u>McAndrews, Michael</u> <u>A.</u>	Real Estate	Partner	LA / LA2-133
McCarthy, Christine A.	Technology Companies Group	Partner	SV / 1040-107
<u>McConvilie, Thomas</u> <u>S.</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	OC / 1118
McGowen, Lorraine S.	Restructuring	Partner	NY / 16.42
McKenna, Rob	Public Policy	Partner	SE
McQuade, James H.	Employment Law	Partner	NY / 14.45
<u>Mermelstein, Mark</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	LA / LA3-127
<u>Messina, Patrizio</u>	Structured Finance	Partner	RO / ML/A5
<u>Metzger, Laura</u>	Restructuring	Partner	NY / 16.53
Milling Jr., R. King	M&A and Private Equity	Partner	NY / 16.65
Mingrone, Denise M.	Intellectual Property	Partner	SV / 1000-2075
<u>Mintz, Douglas S,</u>	Restructuring	Partner	DC / 1248
Mitchell, Thomas C.	Restructuring	Partner	SF / 8106
Molinaro, Emanuela	Real Estate	Partner	ML
	Complex Litigation and Dispute Resolution	Partner	LA / LA3-112
<u>Montella, Carlo</u>	Energy and Infrastructure	Partner	ML / A37
Moore, Christopher J.	Energy and Infrastructure	Partner	NY / 22.49
Moore, Richard J.	Tax	Partner	SF / 8634
Moss, P. Quinn	M&A and Private Equity	Partner	NY / 16.64
Moyle, Robert B.	Structured Finance	Partner	NY / 21.47
	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC / 1102
<u>Myers, John R.</u>	Public Finance	Partner	SC / 3029
<u>Myers, Thomas E.</u>	Public Finance	Partner	NY / 15.35
Narducci, John	Тах	Partner	NY / 16.39
Nicolini, Marco	M&A and Private Equity	Partner	RO
Nolting-Hauff, Wilhelm	M&A and Private Equity	Partner	DF
O'Brien, Dominic	Banking & Finance	Partner	LN
Ocker, Jonathan M.	Compensation and Benefits	Partner	SF / 9676
O'Connor, Kathleen	Complex Litigation and Dispute Resolution	Partner	NY / 14.53
O'Driscoll, Peter	Emerging Markets	Partner	NY / 16.23 ; ML/A35
<u>Okuliar, Alex</u>	Antitrust & Competition	Partner	DC / 1137
O'Neill, Anne	Real Estate	Partner	LN

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····	Pract./Dept.	Title	Office/Desk
<u>wald, Edwin G.</u>	Тах	Partner	DC / 1018 ; NY/15.24
<u> Ottenweller, Chris R.</u>	Intellectual Property	Partner	SV / 1000-2065
<u>Parish, William</u>		Partner	HN
	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7932 ; SV/1000-2075
Parris, Mark S.	Intellectual Property	Partner	SE
<u>Patterson, Analea J.</u>	Public Policy	Partner	SC / 3005
<u>Pearce Jr., T. Vann</u>	Intellectual Property	Partner	DC / 1024
<u>Perkins, Joseph Z.</u>	Technology Companies Group	Partner	SV / 1040-205
<u>Perry, Jessica R.</u>	Employment Law	Partner	SV / 1020-1017
	Real Estate	Partner	LA / 2-129
Pfeffer, A. Antony	Intellectual Property	Partner	NY / 13.55
<u>Phillips, Renee B.</u>	Employment Law	Partner	NY / 14.35
Phillips, Stephen	Restructuring	Partner	LN
<u>Piermartini Rosi.</u> Andrea	M&A and Private Equity	Partner	RO
<u>Popo, Weyinmi</u>	M&A and Private Equity	Partner	LN
Poppe, Matthew	Intellectual Property	Partner	SV / 1000-2035
	Complex Litigation and Dispute Resolution	Partner	DC / 1208
Rackoff, Sarah	Public Finance	Partner	NY / 15.39
Radecki, Alison J.	Public Finance	Partner	NY / 15.27
<u>Rakow, Augie</u>	Technology Componion	Partner	SV / 1040-251
Ramsey, Gabriel M.	Intellectual Property	Partner	SF / 7904 ; SV/1000-1035
Rasmussen, Garret G.	Antitrust & Competition	Partner	DC / 1144
Ratledge, Simon	Energy and Infrastructure	Partner	PR
Renner, Stefan	M&A and Private Equity	Partner	DF
Reznick, Robert P.	Intellectual Property	Partner	DC / 1243
	Structured Finance	Partner	RO
	Tax	Partner	SF / 8192
	Employment Law	Partner	SV / 1020-1014
	M&A and Private Equity	Partner	PR
	Emerging Markets	Partner	LN
	M&A and Private Equity	Partner	PR
	Banking & Finance	Partner	PR
Ritter, Jörg	Technology Companies Group	Partner	MU
Roberts, Peter	Energy and Infrastructure	Partner	LN
	Public Finance	Partner	NY / 15.65
Roche, Kevin M.		Partner	HN

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<u>Full Name</u>	Pract./Dept.	<u>Title</u>	Office/Desk
Ronn, David	Capital Markets	Partner	HN
<u>Rooney, Peter J.</u>	M&A and Private Equity	Partner	NY / 16.35
Rosen, B. J.	Banking & Finance	Partner	NY / 21.41
<u>Rosenberg, Jill L.</u>	Employment Law	Partner	NY / 14.50
Rosenfeld, Robert A.	Antitrust & Competition	Partner	SF / 8630
<u>Rosenkranz, E.</u> Joshua	Supreme Court and Appellate	Partner	NY / 14,23
Ross, Amy M.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7638
Routh, Steven J.	Intellectual Property	Partner	DC / 1023
Rugani, Paul F.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
<u>Rutowski, Diana</u>	Intellectual Property	Partner	SV / 1000-2032 ; 8570
<u>Sachdev, Rohit</u>	Energy and Infrastructure	Partner	SF / 9558
<u>Sanzari, Leah</u>	Structured Finance	Partner	NY / 21.17
Sarchio, Christina Suerola	Complex Litigation and Dispute Resolution	Partner	DC / 1208
Sarumida, Hiroshi	M&A and Private Equity	Partner	NY / 16.46
Sawyers, Al B.	Structured Finance	Partner	NY / 21.11
Schmid, Thomas	M&A and Private Equity	Partner	MU
SchrĶder, Christian	Technology Companies Group	Partner	DF
<u>Schuhmacher.</u> Kenneth A.	Energy and Infrastructure	Partner	NY / 22.28
Schuites-Schnitzlein, Stefan	Тах	Partner	DF
Scott, McGregor W.	White Collar, Investigations, Securities Litigation & Compliance	Partner	SC / 2916
Scott, Nell	Emerging Markets	Partner	LN
<u>Seegal, John F.</u>	M&A and Private Equity	Partner	SF / 8676
Seeger, Kristin	Energy and Infrastructure	Partner	SF / 9110
Seneca, Mark W.	M&A and Private Equity	Partner	SV / 1040-131
Setty, Nagendra	Intellectual Property	Partner	SE / 7928
Shah, Jinal	Capital Markets	Partner	LN
Sherman, Les	Energy and Infrastructure		SF / 9130
Shin, Jeannie J.	M&A and Private Equity	Partner	SF / 8110
Shumsky, Eric A.	Supreme Court and Appellate	Partner	DC / 1032
Shwarts, Robert S.	Complex Litigation and Dispute Resolution	Partner	SF / 7166
Sills, Robert L.	International Arbitration	Partner	NY / 13.23
Simons, Albert	Public Finance	Partner	NY / 15.05

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<u>Full Name</u>	Pract./Dept.	Title	Office/Desk
Simpson, Lis <u>a T.</u>	Intellectual Property	Partner	NY / 13.41
Singer, Guy David	White Collar, Investigations, Securities Litigation & Compliance	Partner	NY / 15.50 ; DC/1149
<u>Sirodoeva, Olga</u>	M&A and Private Equity	Partner	DC / 1232
Smith, Richard Vernon	M&A and Private Equity	Partner	SV / 1040-139 SF/8126
Sobel, Larry D.	Тах	Partner	LA / LA1-111
Spielberg, David	Energy and Infrastructure	Partner	SF / 9122
Spitz, Stephen A.	Public Finance	Partner	SF / 9626
Steinvorth, Till	Antitrust & Competition	Partner	DF
	Complex Litigation and Dispute Resolution	Partner	NY / 14.57
Stephens, Eric	Energy and Infrastructure	Partner	SF / 9184
<u>Stern, Robert</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	DC
<u>Stone, Fiona</u>	Real Estate	Partner	LN
	Technology Companies Group	Partner	LN
Strauch Weiss, Laurie	Complex Litigation and Dispute Resolution	Partner	NY / 14,60
<u>Sullivan, Mike</u>	Technology Companies Group	Partner	SF / 8668
Sun, Jie Jeffrey	Capital Markets	Partner	SH
Swaminathan, Aravind	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
Syed, David	Finance General	Partner	LN
<u>Takatori, Yoshihiro</u>	Complex Litigation and Dispute Resolution	Partner	тк
<u>Tardivy, Patrick</u>	M&A and Private Equity	Partner	PR
Teshima, Darren S.	Complex Litigation and Dispute Resolution	Partner	SF / 7122
<u>Testa, Guido</u>	M&A and Private Equity	Partner	ML / A2
Thomas, Darrell G <u>.</u>	Energy and Infrastructure	Partner	HN
Thompson, Dahl	Energy and Infrastructure	Partner	HN
Thorpe, Andrew D.	Capital Markets	Partner	SF / 8174
<u>Tobiason, Thomas H.</u>	Technology Companies Group	Partner	SF / 8166 ; SV/1040-141
Torpey, Michael D.	Firm	Partner	SF / 7676
Totten, Julie A.	Employment Law	Partner	SC / 2906
Touraine, Hervé	Structured Finance	Partner	PR
Treistman, Carlos	M&A and Private Equity	Partner	HN
<u>Treistman, Katherine</u> G.	Complex Litigation and Dispute Resolution	Partner	HN

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Full Name	Pract./Dept.	Title	Office/Desk
Troiano, Riccardo	Complex Litization and	Partner	RO
Tsuchiya, Toshihiko		Partner	ТК
Tu, Michael C.	White Collar, Investigations, Securities Litigation & Compliance	Partner	LA / LA1-134
<u>Van Zant, Amy K.</u>	Intellectual Property	Partner	SV / 1000-2050
<u>Varian, Robert P.</u>	White Collar, Investigations, Securities Litigation & Compliance	Partner	SF / 7680
Vejnoska, Christopher	Complex Litigation and Dispute Resolution	Partner	SF / 7170
Venuto, Stephen J.	Technology Companies Group	Partner	SV / 1040-215
Victor, Bryan D.	Public Finance	Partner	SC / 3009
<u>Vogl, Peter D.</u>	Intellectual Property	Partner	NY / 13.37
<u>Von der Ahe.</u> <u>Christina</u>	Intellectual Property	Partner	OC / 1136
<u>von Samson-</u> Himmelstjerna, Fabian	M&A and Private Equity	Partner	MU
<u>Vu, Hoang</u>	Public Finance	Partner	HN
Wakabayashi, Minako	Energy and Infrastructure	Partner	ТК
Wall, Eric C,	Tax	Partner	SF / 8664
Walsh, Gerard J.	Real Estate	Partner	LA / LA2-124
Walsh, Nicole S.	Real Estate	Partner	LA / LA2-132
Wang, John Y.	Public Finance	Partner	SF / 9634
Wang, Xiang	Intellectual Property	Partner	BG
Weed, Michael C.	Complex Litigation and Dispute Resolution	Partner	SC / 3013
Weeks, L. Mark	M&A and Private Equity	Partner	TK / 28th Floor
Weil, Michael D.	Employment Law	Partner	SF / 7138
Weinhelmer, Stefan	M&A and Private Equity	Partner	DF
<u>Weitzel, Mark P.</u>	Energy and Infrastructure	Partner	SF / 9126 ; SV/1040-106
Welsh, Thomas J.	Public Policy	Partner	SC / 2915
Wenner, Adam	Energy and Infrastructure		DC / 1117
Whiteley, Nicola	Employment Law	Partner	LN
Wilkinson, Christopher		Partner	DC / 1033
Williams, Matthew	Energy and Infrastructure		LN
Willis, Simon	Complex Litigation and Dispute Resolution	Partner	LN
Winburne, Blake H.	Energy and Infrastructure	Partner	HN
<u>Wine, Mark P.</u>	Intellectual Property	Partner	OC / 1129
Winter, Hilary	Capital Markets	Partner	LN

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Full Name	Pract./Dept.	Title	Office/Desk
Wolf, George G.	Тах	Partner	SF / 8680 ; NY/16.15
Wolfe, John	White Collar, Investigations, Securities Litigation & Compliance	Partner	SE
Wolk, Neil T.	Public Finance	Partner	NY / 15,53
<u>Wong, Billy</u>	Capital Markets	Partner	нк
<u>Wright, William H.</u>	Intellectual Property	Partner	LA / LA1-123
<u>Yakura, Shinsuke</u>	Complex Litigation and Dispute Resolution	Partner	тк
Yost, Daniel K.	Technology Companies Group	Partner	SV / 1040-211
Yu, Harold M.	Technology Companies Group	Partner	SV / 1040-237 ; SF/8688
Zarnowiecki, A. Paul	Energy and Infrastructure	Partner	DC / 1118
Zechini, <u>Marco</u>	M&A and Private Equity	Partner	RO
<u>Zellerbach, Thomas</u> <u>H.</u>	Intellectual Property	Partner	SV / 1000-2016
Zhang, Ning	Capital Markets	Partner	BG
Zhang, Shelley	Intellectual Property	Partner	BG
Zimmermann, Andre	Employment Law	Partner	DF
Zuklie, Mitchell	Technology Companies Group	Orrick Chairman	SV / 1040-121 ; NY/21.36 ; SF/9680

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Orrick, Herrington & Sutcliffe LLP 2016 Related Entities

- 1. Orrick, Herrington & Sutcliffe (Europe) LLP, a United Kingdom limited liability partnership domesticated in Delaware
- 2. Orrick, Herrington & Sutcliffe SAS, a French corporate entity
- 3. Orrick, Herrington & Sutcliffe MNP, a multinational partnership domesticated in Delaware (in process of being dissolved)
- 4. Orrick, Herrington & Sutcliffe *Studio Legale Associato* and [Named Members], an Italian *Associazione Professionale*
- 5. Orrick, Herrington & Sutcliffe Limited, a UK private limited company
- 6. OHS Secretaries Limited, a UK private limited company
- 7. OHS Nominees Limited, a UK private limited company
- 8. Orrick (CIS) LLC, a Delaware limited liability company
- 9. OHS Moscow Partners, LLC, a Delaware limited liability company
- 10. Orrick Tokyo Law Offices, a joint venture between Orrick Tokyo Law Offices and the Firm
- 11. Orrick Foreign Legal Affairs Attorneys-at-Law, a foreign legal affairs partnership existing under the laws of the Republic of China
- 12. Orrick, Herrington, & Sutcliffe, a Hong Kong partnership
 - 13. Orrick-RCI (Cote d'Ivoire trade name used by an affiliate office)
 - 14. BLX Group LLC (formerly known as Bond Logistix LLC), a Delaware limited liability company
 - 15. BLX Acquisition Corporation, a Delaware corporation
 - 16. Fund Services Advisors, Inc., a California corporation
 - 17. Orrick Global Operations LLC (inactive)
 - 18. Verbatim LLC, a Delaware limited liability company

- 19. The Orrick, Herrington & Sutcliffe Foundation, a registered Section 501(c)(3) public charity
- 20. Orrick Investments 2000 LLC
- 21. Orrick Investments 2001 LLC
- 22. Orrick Investments 2002 LLC
- 23. Orrick Investments 2003 LLC
- 24. Orrick Investments 2004 LLC
- 25. Orrick Investments 2005 LLC
- 26. Orrick Investments 2006 LLC
- 27. Orrick Investments 2007 LLC
- 28. Orrick Investments 2008 LLC
- 29. Orrick Investments 2009 LLC
- 30. Orrick Investments 2010 LLC
- 31. Orrick Investments 2011 LLC
- 32. Orrick Investments 2012 LLC
- 33. Foundry Square Investors XIII, LLC
- 34. Foundry Square Investors XIV, LLC
- 35. Foundry Square Investors XV, LLC
- 36. Foundry Square Investors XVI, LLC

OHSUSA:764353149.1

CONTRACT FOR SERVICES

THIS AGREEMENT, (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), dated as of the date (the "<u>Effective Date</u>") that this Agreement is executed by Nassau County, is entered into by and between (<u>i</u>) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting for and on behalf of the Office of the Nassau County Attorney, having its principal office at One West Street, Mineola, New York 11501 (the "<u>Department</u>"), and (<u>ii</u>) Orrick, Herrington & Sutcliffe LLP, with an office located at 51 West 52nd Street, New York, New York 10019 ("<u>Counsel</u>" or "<u>Contractor</u>").

WITNESSETH:

WHEREAS, the County desires to hire Counsel to perform the services described in this Agreement; and

WHEREAS, Counsel is eminently qualified and ready to provide the necessary services; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter.

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on the Effective Date and shall terminate five (5) years thereafter, unless sooner terminated in accordance with the provisions of this Agreement, provided that the County may renew this Agreement under the same terms and conditions for two (2) additional one (1) year periods.

2. <u>Services</u>. The services to be provided by Counsel under this Agreement shall include, but not be limited to, the following:

- (a) providing customary bond counsel services in connection with tax-exempt and taxable, new money and refunding general obligation bond and note issuances, including, but not limited to: (i) participation in the negotiation and drafting of agreements with respect to such bonds and notes, (ii) advice to, and consultation with, representatives of the County concerning such bonds and notes, (iii) preparation of official statements, offering circulars and/or other disclosure documents, purchase contracts, resolutions, annual information statements or other documents relating to such issuances, as required or necessary, (iv) capital projects review, and/or (v) issuance of unqualified approving opinions and tax opinions;
- (b) providing legal advice and assistance to the County in connection with bond and note issuances by the Nassau County Interim Finance Authority ("NIFA"), NIFA oversight and related matters;
- (c) providing legal advice and assistance regarding tax matters relative to the issuance of obligations and opinions;
- (d) providing legal advice and assistance regarding (i) sewer and storm water resources facilities financings, (ii) health facilities financings and related matters, (iii) tobacco settlement revenues financings and related matters, (iv) the use of adjustable, variable rate or zero coupon bonds, (v) interest rate exchange agreements or other derivatives (to the extent that the County can utilize such products), (vi) credit enhancement and liquidity in connection with financings, (vii) asset-backed transactions, (viii) equipment

leasing, (ix) financings by issuers related to the County, (x) development of new or alternative financing programs, and (xi) general municipal finance and other municipal matters;

- (e) providing legal advice and assistance regarding legislation and related legislative matters;
- (f) providing legal advice and assistance regarding arbitrage rebate, private activity limitations, continuing disclosure and other regulatory matters; and
- (g) seeking, on behalf of the County, any necessary opinions, letter rulings or other documentation from the Internal Revenue Service or other bodies.

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. (1) The County shall pay, and the Contractor shall accept as payment for Services, the rates specified below, subject to the availability of funds for this Agreement following approval by the Department and encumbrance by the County Comptroller. The County shall not be liable for payment of any amounts which have not been approved by the Department and encumbered for this Agreement by the County Comptroller.

(i) <u>Single year bond anticipation notes</u>: \$2,500 base fee plus 35 cents per \$1,000 of par amount of notes over \$4,000,000.

(ii) <u>Tax anticipation and revenue anticipation notes</u>: \$500 base fee plus 35 cents per \$1,000 for the first \$10,000,000 of par amount of notes; 30 cents per \$1,000 for the next \$30,000,000 of par amount of notes; and 20 cents per \$1,000 of par amount of notes thereafter.

(iii) <u>Bond issues (public sale)</u>: \$3,500 base fee plus 55 cents per \$1,000 of par amount of bonds. The following charges are added to fees for standard, publicly-sold competitive bond issues: \$300 for insurance/credit enhancement negotiation/review of documents. Further, the County shall pay Counsel an hourly rate of \$300 for time expended in connection with specialized documents, conferences and other matters relating to an issue, if any, approved in advance by the County. This shall not be generally applicable to standard, competitively-bid general obligation bond issues.

(iv) <u>Bond issues (negotiated or private sale)</u>: The same fee schedule set forth in (iii) above shall apply for bond issues sold at negotiated or private sale, except that the base fee for refunding bonds shall be \$5,000. There shall be added an hourly rate of \$300 for time expended in connection with specialized documents, conferences and other matters relating to such issues, if any, approved in advance by the County.

(v) <u>Disclosure documents</u>: For preparation of the disclosure documents for the County, Counsel shall be paid an hourly rate of \$300.

(vi) <u>Hourly fees</u>: The County shall pay fees for services of attorneys other than in connection with bond and note issuances and for services performed by Counsel's subsidiary, BLX Group, at an hourly rate of \$300.

Notwithstanding the foregoing, for County bond and note issuances sold to the New York State Environmental Facilities Corporation, including short-term financings, fees paid to Counsel shall be 25% less than those specified in (i) through (iv) above. The County shall not pay or reimburse any sale or closing charges, per-bond printing charges, consolidating fees, DTC-related expenses, telephone, postage, telex, computer, paralegal, secretarial, copying, word-processing, e-mail, overnight delivery, or any other fees or expenses not specified herein.

(2) Any appearances before the County Legislature, or any committee thereof for the purpose of the approval of this Agreement or any amendment thereto, are to be construed as part of the fee negotiation and approval process and Counsel agrees that no fee will be charged for any such appearances.

(b) <u>Vouchers; Voucher Review, Approval and Audit</u>. Payment shall be made to Counsel in arrears and shall be contingent upon (i) Counsel submitting a claim voucher (the "<u>Voucher</u>") in a form satisfactory to the County, that (a) is accompanied by a contemporaneous record of hours billed stating the person(s) performing the Services and indicating with reasonable specificity, the Services provided and the payment requested in consideration for such Services, or contains a detailed, itemized list of allowable expenses; (b) certifies that the Services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and upon (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "<u>Comptroller</u>").

(c) <u>Timing of Payment Claims</u>. Counsel shall submit its claim no later than three (3) months following the County's receipt of the services that are the subject of the claim, and no more frequently than once a month.

(d) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between Counsel and any funding source including the County.

(e) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to Counsel following the termination of this Agreement shall not exceed payments made as consideration for services that were (<u>i</u>) performed prior to termination, (<u>ii</u>) authorized by this Agreement to be performed, and (<u>iii</u>) not performed after Counsel received notice that the County did not desire to receive such services.

4. <u>Independent Contractor</u>. Counsel is an independent contractor of the County. Counsel shall not, nor shall any officer, director, employee, servant, agent or independent contractor of Counsel (a "<u>Counsel Agent</u>"), (i) be deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. Counsel is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance with Law</u>. (a) <u>Generally</u>. Counsel shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, Counsel is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules,

regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, Counsel agrees as follows:

- (i) Counsel shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Counsel has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of Counsel to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.

(c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. Counsel acknowledges that Counsel Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify Counsel of such request prior to disclosure of the Information so that the Counsel may take such action as it deems appropriate.

7. <u>Ownership of Records.</u> All County Information provided to Counsel by the County shall remain the property of the County. All reports, documents or information created by Counsel on behalf of the County shall be deemed the property of the County. Upon the County's request, completion of Services, or termination of this Agreement, all such County Information, reports, documents or information shall be returned to the County.

8. <u>Service Standards</u>. Regardless of whether required by Law: (a) Counsel shall, and shall cause Counsel Agents to, conduct his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) Counsel shall deliver Services under this Agreement in a professional manner consistent with the best practices of the legal profession. Counsel shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Counsel Agents to obtain and maintain, all approvals, licenses, and certifications (<u>"Approvals</u>") necessary or appropriate in connection with this Agreement.

9. <u>No Conflict Representation</u>. During the term of this Agreement, Counsel shall not represent any party whose interest is or may be adverse to or in conflict with, or whose interest may appear to be adverse to or in conflict with the County, nor shall it commence any action or proceeding, or act as Counsel in any action or proceeding that is adverse to the County or any County officer or

employee, without the County's prior written consent.

10. <u>Indemnification; Defense; Cooperation</u>. (a) Counsel shall indemnify, defend and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified</u> <u>Parties</u>") from and against any and all liabilities arising out of or in connection with performance under this Agreement by Counsel or a Counsel Agent, <u>provided</u>, <u>however</u>, that the Counsel shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) Counsel shall, upon the County's demand and at the County's direction, promptly and diligently defend, at Counsel's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which Counsel is responsible under this Section, and, further to Counsel's indemnification obligations, Counsel shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) Counsel shall, and shall cause Counsel Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of Counsel and/or a Counsel Agent in connection with this Agreement.

(d) The provisions of this Section shall survive the termination of this Agreement.

11. <u>Insurance</u>. (a) <u>Types and Amounts</u>. Counsel shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than One Million Dollars (\$1,000,000.00) per occurrence and Two Million Dollars (\$2,000,000.00) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit of liability of not less than One Million Dollars (\$1,000,000.00) per claim (iii) compensation insurance for the benefit of the Counsel's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify.

(b) <u>Acceptability</u>; <u>Deductibles</u>; <u>Subcontractors</u>. All insurance obtained and maintained by Counsel pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State and acceptable to the County, and which is (ii) in form and substance acceptable to the County. Counsel shall be solely responsible for the payment of all deductibles to which such policies are subject. Counsel shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by Counsel under this Agreement.

(c) <u>Delivery: Coverage Change; No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, Counsel shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. Counsel shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of Counsel to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of Counsel to maintain the other required

coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

12. <u>Assignment; Amendment; Waiver; Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

13. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (<u>i</u>) for any reason by the County upon thirty (30) days' written notice to Counsel, (<u>ii</u>) for "Cause" by the County immediately upon the receipt by Counsel of written notice of termination, (<u>iii</u>) upon mutual written Agreement of the County and the Counsel, and (<u>iv</u>) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (<u>iii</u>) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) <u>By Counsel</u>. This Agreement may be terminated by Counsel if performance becomes impracticable through no fault of the Counsel, where the impracticability relates to Counsel's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by Counsel delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (<u>i</u>) that Counsel is terminating this Agreement in accordance with this subsection, (<u>ii</u>) the date as of which this Agreement will terminate, and (<u>iii</u>) the facts giving rise to the Counsel's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

(c) <u>Counsel Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Counsel shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning Counsel's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.

14. <u>Accounting Procedures; Records.</u> Counsel shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("<u>Records</u>"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles or such other standard accounting principles that are acceptable within the industry and, if Counsel is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this

Agreement.

15. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief, Counsel shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. Counsel shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of Counsel shall allege that the above-described actions and inactions preceded Counsel's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (<u>A</u>) final payment under or the termination of this Agreement, and (<u>B</u>) the accrual of the cause of action, and (<u>ii</u>) the time specified in any other provision of this Agreement.

16. <u>Work Performance Liability</u>. The Counsel is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Counsel is using a Counsel Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Counsel Agent has been approved by the County.

17. <u>Consent to Jurisdiction and Venue; Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

18. Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name Counsel shall obtain from the Department) at the address specified above for the County, (iii) if to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to Counsel, to the attention of the person who executed this Agreement on behalf of Counsel at the address specified above for Counsel, and (iv) if to address as specified above for Counsel at the address specified above for Counsel, or in each case to such other persons or addresses as shall be designated by written notice.

19. <u>All Legal Provisions Deemed Included; Severability; Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement

for purposes of interpretation and (<u>ii</u>) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

(d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.

20. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

21. <u>Administrative Service Charge</u>. Counsel agrees to pay the County an administrative service charge of Five Hundred Thirty-three Dollars (\$533.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the County by Counsel upon signing this Agreement.

22. <u>Executory Clause</u>. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all requisite County and other governmental approvals have been obtained, including, if required, approval by the County Legislature and (<u>ii</u>) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

23. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

IN WITNESS WHEREOF, Counsel and the County have executed this Agreement as of the Effective Date.

ORRICK, HERRINGTON & SUTCLIFFE LLP

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By:	2-2-4	lyn	
Name:	homas E	Myer 5	
Title:	astru	/	
Date:	1/13/17		
Date:	1/13/17		

NASSAU COUNTY

By:
Name:
Title: <u>County Executive</u>
Deputy County Executive
Date:

PLEASE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the <u>13th</u> day of <u>January</u> in the year 20<u>17</u> before me personally came <u>Thomas E. Myers</u> to me personally known, who, being by me duly sworn, did depose and say that he <u>or she</u> resides in the County of <u>Westchester</u>; that he or she is the <u>Partner</u> of <u>Orrick, Herrington & Sutcliffe LJ</u> the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

NOTARY PUBLIC

ELIZABETH SOLANO Notary Public, State of New York No. 01 JO4973240 Qualified in Kings County Certificate Filed in New York County Commission Expires October 15, 20

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the ______ day of _______ in the year 20____ before me personally came _______ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ______; that he or she is a/the ______ County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

Appendix EE Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional antidiscrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

- (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
- (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
- (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
- (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
- (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed

Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.

In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (1)The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
 - Upon receipt by the Executive Director of a complaint from a contracting agency a. that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
 - b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of

(h)

(i)

the complaint, to the American Arbitration Association for proceeding thereon.

c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or

purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (<u>ii</u>) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.

- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.

h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation

i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

Contract Appendix L Certificate of Compliance

In compliance with Local Law 1-2006, as amended, the Proposer/Bidder hereby certifies the following:

1. The chief executive officer of the Proposer/Bidder is:

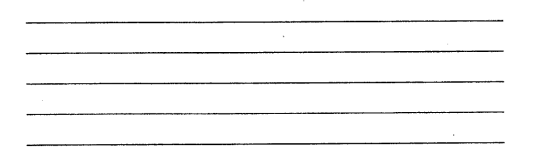
Michell Zuklie

Business: 405 Howard Street San Francisco, CA 94105 (Address) 415-773- 9680 (Telephone Number)

- 2. The Proposer/Bidder agrees to comply with the requirements of the Nassau County Living Wage Law, and with all applicable federal, state and local laws.
- 3. In the past five years, Proposer/Bidder <u>XX</u> has <u>has not been found by a court or</u> a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed by the Proposer/Bidder, describe below:

Orrick was assessed by the City and County of San Francsico in a dispute related to the provision of healthcare benefits to its employees. The matter has been settled.

4. In the past five years, an administrative proceeding, investigation, or government bodyinitiated judicial action _____ has __XX_ has not been commenced against or relating to the Proposer/Bidder in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below:



5. Proposer/Bidder agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

Dated June 21, 2016 Signature of Director

Eileen B. Heitzler_ Cit_ H k Name of Director

Sworn to before me this

Notary Public

ELIZABETH SOLANO Notary Public, State of New York No. 01J04973240 Qualified in Kings County Certificate Filed in New York County / 8 Commission Expires October 15, 20



E.94.17

Contract ID:CQPK16000042-02

Department: Parks

Capital:

SERVICE: Lakeside Theatre concerts

NIFS ID #:CLPK17000006

NIFS Entry Date: 20-MAR-17

Term: from 01-MAY-17 to 30-SEP-17

Amendment
Time Extension:
Addl. Funds:
Blanket Resolution:
RES#

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor ID#
Contact Person: Brian
Rosenberg
Phone

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nangar T sallar antinan Silar
w \$

Routing Slip

Department	NIFS Entry: X 22-MAR-17 PA		
Department	NIFS Approval: X	02-MAY-17 LBARKER	
DPW	Capital Fund Approved:		
ОМВ	NIFA Approval: X 03-MAY-17 RDALLE		
ОМВ	NIFS Approval: X 02-MAY-17 MRONA		
County Atty.	Insurance Verification: X 02-MAY-17 DMCDERM		
County Atty.	Approval to Form: X	02-MAY-17 DMCDERMOTT	
Dep. CE	Approval: X	23-MAY-17 CRIBANDO	

Leg. Affairs	Approval/Review: X	04-MAY-17 MREYNOLDS	
Legislature	Approval:	a .	
Comptroller	NIFS Approval:		
NIFA	NIFA Approval:		

Contract Summary

Purpose: to retain, produce and manage the performance of Tramps Like Us concert at Lakeside Theatre, Eisenhower Park, on July 3, 2017 from 8:00pm-10:00pm and Genessa and The Selena Experience at Lakeside Theatre on July 31, 2017 from 8:00pm-10:00pm

Method of Procurement: Submitted proposal to RFP PK0307-1605 issued April 7, 2016. Original contract CQPK16000042

Procurement History: The Lakeside Theatre has been providing quality programming to the general Nassau County public each summer since the late 1960s.

Description of General Provisions: to retain, produce and manage the performance of Tramps Like Us concert at Lakeside Theatre, Eisenhower Park, on July 3, 2017 from 8:00pm-10:00pm and Genessa and The Selena Experience at Lakeside Theatre on July 31, 2017 from 8:00pm-10:00pm

Impact on Funding / Price Analysis: None- Hotel/Motel Tax Grant Program \$13,800.00

Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted)

Advisement Information

BUDG Fund:	ET CODES GRT	FUNDING SOURCE	AMOUNT	LINE	INDEX/OBJECT CODE	AMOUNT
Control:	PK	Revenue		1	pkgen1800de500	\$ 13,800.00
Resp:	gen1800	Contract:				\$ 0.00
Object:	de500	County	\$ 0.00			\$ 0.00
Transaction:	109	Federal	\$ 0.00			\$ 0.00
Project #:		State	\$ 0.00			
Detail:		Capital	\$ 0.00		······	\$ 0.00
		Other	\$ 13,800.00			\$ 0.00
RENI	EWAL	TOTAL	\$ 13,800.00		TOTAL	\$ 13,800.00
%				L		J
Increase						
Decrease						

NIFA Nassau County Interim Finance Authority

Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Brian Rosenberg New York Inc.

2. Dollar amount requiring NIFA approval: \$13800

Amount to be encumbered: \$13800

This is a Amendment

If new contract - \$ amount should be full amount of contract If advisement – NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 5/1/17-9/30/18

Has work or services on this contract commenced? N

If yes, please explain:

4. Funding Source:

General Fund (GEN) Capital Improvement Fund (CAP) X Other	Grant Fund (GRT) Federal % 0 State % 0 County % 0	
Is the cash available for the full amount of the c	ontract? Y	
If not, will it require a future borrowing?	Ν	
Has the County Legislature approved the borrow	wing? N/A	
Has NIFA approved the borrowing for this contr	act? N/A	

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

to retain, produce and manage the performance of Tramps Like Us concert at Lakeside Theatre, Eisenhower Park, on July 3, 2017 from 8:00pm-10:00pm and Genessa and The Selena Experience at Lakeside Theatre on July 31, 2017 from 8:00pm-10:00pm

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to form	Y
Nassau County Committee and/or Legislature	Not Applicable

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Date	Amount

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true an d accurate and that all expenditures that will be made in reliance on this authorization are in confor mance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

RDALLEVA 03-MAY-17

Authenticated User Date

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

_I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

<u>Date</u>

NIFA

Amount being approved by NIFA: _

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

<u>Date</u>

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being su bmitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

RULES RESOLUTION NO. – 2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PARKS, RECREATION AND MUSEUMS AND BRIAN ROSENBERG NEW YORK INC.

WHEREAS, the County has negotiated an amendment to a personal services agreement with Brian Rosenberg New York Inc. to provide the musical talent for two musical performances at Lakeside Theatre, Eisenhower Park, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amended agreement with Brian Rosenberg New York Inc. George Maragos Comptroller



Keclacked COPY

OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Brian Rosenberg New York, Inc.

CONTRACTOR ADDRESS: 11530	
FEDERAL TAX ID #:	

Instructions: Please check the appropriate box ("Z") after one of the following roman numerals, and provide all the requested information.

I.
The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in ______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on March 7, 2016. Potential proposers were made aware of the availability of the RFP by advertisement in the Legal Notices in Newsday, posting on industry websites, via email to interested parties and by publication on the County procurement website. One hundred forty-four (144) of potential proposers were sent notice of the RFP, Thirty-five (35) of potential proposers opened the documents and Nineteen (19) accepted and requested copies of the RFP on the Nassau County website. Proposals were due on Friday, April 15, 2016. A total of Twenty-two (22) Proposals were submitted. A total of seven (7) proposals were received and evaluated for the D-1 Promotion section of the RFP. The evaluation committee consisted of: four (4) members of the Department of Parks, Recreation & Museums. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected. Brian Rosenberg New York, Inc. was one (1) of Five (5) Proposers awarded.

III. \Box This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on ______[date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP

(copies of the relevant pages are attached). The original contract was entered into after

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. D Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

□ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:

□ B. The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- □ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been₂initiated. Attached is a memorandum that explains

the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

Instructions with respect to Sections VII, VIII and IX: All Departments must check the box for VII. Then, check either box Section VIII or IX, as applicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. \Box **Department MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: X a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41/1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

pepartment Head Signature

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 03/16

Exhibit A

.



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

None

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 2/23/17

Vendor: BRigen Rosen berg Ny.
Signed:
Print Name: Brian Rosen berg
Title: President

Rev. 3-2016

PRINCIPAL QUESTIONNAIRE FORM APPENDIX D

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire. COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name <u>Brian Ro</u>senberg

The second se
Date of birth:
Home address, and the second se
City/state/zip:
Business address:
City/state/zip:
Telephone:
Other present address(es): N/A
City/state/zip: <u>N/A</u>
Telephone: <u>N/A</u>
List of other addresses and telephone numbers attached: N/A

2. Positions held in submitting business and starting date of each (check all applicable)

President 6 / 8	/ 84	Treasurer / /
Chairman of Board		Shareholder / /
Chief Exec. Officer	<u> </u>	Secretary / /
Chief Financial Officer	/	_/ Partner / /
Vice President/		
(Other)		

3. Do you have an equity interest in the business submitting the questionnaire?

NO X YES If Yes, provide details.

4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO X YES _____ If Yes, provide details.

5. Within the past 3 years, have you been a principal owner or officer of any business or not-forprofit organization other than the one submitting the questionnaire? NO <u>X</u> YES <u>I</u> If Yes, provide details.

6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO <u>X</u> YES <u>If</u> Yes, provide details.

APPENDIX D

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
- a. Been debarred by any government agency from entering into contracts with that agency? NO X YES ____ If Yes, provide details for each such instance.
- b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?
- NO X YES If Yes, provide details for each such instance.
- c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO X KES KES kernel with the second such instance.

- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? *
 - NO X YES IF Ves, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 - NO X YES If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges?

NO X YES If Yes, provide details for each such occurrence.

<u>APPENDIX D</u>

9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?

NO X YES If Yes, provide details for each such investigation.

10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?

NO X YES If Yes; provide details for each such investigation.

11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held?

NO X YES If Yes; provide details for each such instance.

12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges?

NO X YES If Yes, provide details for each such year.

APPENDIX D

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I. . Brian Rosenberg _, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this guestionnaire as additional inducement to enter into a contract

22 day of February 2016 Sworn to before ple this// NIARA H MIRANDA Notary Public - State of New York NOL 01MI6063315 Qualified in Nassau County ommission Expires

Brian Rosenberg NY Name of submitting business

Brian Rosenberg Print_name

(Signature

President

Title

23 /

Date

See attached new 2017 notary page

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

1. <u>EVAN</u> EQTINITY , being duly swom, state that I have read and understand all the lens contained in the foregoing pages of this questionnaire and the following pages of attachments, that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief. that I will notify the County is writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract, and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract, with the submitting business entity.

Swom to before me the Stay on May

Notary Public/State at New York Notary Public / NO WIMI6063315 Qualified in Naisau County My Commission Expires 8/27/17

Name of submitting business Brian Control Millers

By. BEIDEN ROMANDER

envinane 50000

Signature

APPENDIX C Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: February 23rd, 2017

1) Proposer's Legal Name: Brian Rosenberg

2) Address of Place of Business.

List all other business addresses used within last five years:

 Mailing Address (if different) <u>N/A</u> Phone: 516-639-1030 Does the business own or rent its facilities? <u>Rent</u>

4) Dun and Bradstreet number: N/A

5) Federal I.D. Number:

6) The proposer is a (check one): _____ Sole Proprietorship _____ Partnership _____ Corporation _____ Other (Describe) _S-Corp

7) Does this business share office space, staff, or equipment expenses with any other business?

Yes <u>No X</u> If Yes, please provide details: ____

8) Does this business control one or more other businesses? Yes ____ No __X _ If Yes, please provide details:

9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes ____ No X _ If Yes, provide details.

APPENDIX C

10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes ____ No X If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract),

11) Has the proposer, during the past seven years, been declared bankrupt? Yes ____ No_X_ If - Yes, state date, court-jurisdiction, amount of liabilities and amount of assets

12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

Yes ____ No __X_ If Yes, provide details for each such investigation.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes ____ No _X_ If Yes, provide details for each such investigation.

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14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? No X Yes I If Yes, provide details for each such charge. b) Any misdemeanor charge pending? No X Yes If Yes, provide details for each such charge.

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No X Yes If Yes, provide details for each such conviction. d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? No X Yes ____ If Yes, provide details for each such conviction.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No X Yes If Yes, provide details for each such occurrence

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No X Yes ; If Yes, provide details for each such instance.

APPENDIX C

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No <u>X</u> Yes <u>If Yes</u>, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all-questions checked "YES". If you need more space, photocopy - the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below.
 NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

"No Conflict Exists"

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

"No Conflict Exists"

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

"No Conflict Exists"

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

In the event that a possible conflict arises, I inform the county of the possible conflict and allow the county to determine if an actual conflict exists.

. APPENDIX C

- A. Brian Rosenberg is the founder and president of BRNY founded in New York, February 2009. Brian Rosenberg holds the sole officer in the company with two full time employees. BRNY located at 320 Endo Blvd, 2nd Floor, Garden City, NY 11758 is an all-in-one hospitality brand impact and marketing company, currently the leading firm of its kind on Long Island. Although Mr. Rosenberg began this venture as Brian Rosenberg Productions back in 1984 as a part-time venture, he is now devoting all of his time and effort into BRNY totaling 32 years of experience.
- B. Over the course of 32 years, Mr. Rosenberg achieved a reputation in New York's hospitality industry as one of its foremost experts. He was employed by the prominent Garden City Hotel - Long Island's leading luxury hotel - from 1990-2007, during which time Mr. Rosenberg's titles included Managing Director of Food & Beverage, Vice President of Special Projects, Vice President of Operations, and finally, Vice President of Sales & Marketing. In each of these capacities, Rosenberg was called upon by ownership to bring to life their evolving vision of the property's entertainment assets, fine dining establishments, and catering and sales departments, respectively; each of which he successfully achieved with historically unmatched results. Mr. Rosenberg was credited with being at the core of achieving an unsurpassed \$32 million in annual revenue for the property. His accomplishments at the hotel also included supervision of a multi-million-dollar renovation of the property's grand lobby and two upscale restaurants. Subsequently, the new restaurants were then marketed and rebranded by Rosenberg, both of which were enormously successful and met with previously unparalleled critical acclaim from both Zagat and the New York Times, among many others.
- C. Additionally, Mr. Rosenberg served as general manager and promoter of the hotel's former nightclub for over 16 years. Most notably, he was responsible for the progressive rebranding and marketing of the venue, which he continued to revitalize over the years keeping in line with modern nightlife trends. From its inception as Club G in 1990, to its final incarnation, Posh Ultra lounge, which closed in 2007, the nightclub was regarded as the most popular nightlife experience on Long Island. Rosenberg's high-profile A-list parties, such as those featuring the casts of The Sopranos and Sex and the City, helped to keep the venue competing with the top nightclubs in the New York Metropolitan area.

Prior to 1990, Rosenberg promoted nightclubs and concerts in every genre of music from rock to hip-hop and dance music – in and around the New York City nightlife scene, building himself a solid resume of success with many iconic nightclubs, such as the famed Studio 54. Some of his most notable concert events included the talent of such industry legends as Bon Jovi, Madonna and LL Cool J. As of 2013 BRNY partnered with Live Nation, the country's biggest concert event company and exclusive independent promoter on Long Island as he is the only independent promotor at the Theater at Westbury. BRNY began producing around 20 concerts a year all over the Northeast including venues such as Westbury Music Fair on Long Island, Wellmont Theater in New Jersey, Emporium Theater in Patchogue, Hudson Civic Center, Poughkeepsie NY Tower Theaters in Philadelphia, The Pennysaver Ampitheater, Brookhaven, Paramount in Huntington, Long Island and Kings Ampitheater at Coney Island. The future includes Jones Beach Theater and Radio City Music Hall.

Brian Rosenberg New York is currently Managing, Tommy Boy recording artist T.K.A, Long Islands Most famous cover band, The Mystic and house music phenon Kim Sozzi. Brian Rosenberg NY has also been one of the chosen promoters at the Lakeside Theater in Garden City NY featuring such shows as Taylor Dayne, Grand Funk Railroad, The Billy Joel Tribute Band and Movin Out. Brian Rosenbergs Lakeside free concerts have ranged from 8,000-10,000 attendees the past years.

D. Three references for whom Brian Rosenberg has provided similar services to evaluate his capability to perform this work.

1. Company: Live Nation Contact Person: Margaret Holmes Address: Company Holmes City/State: Manual Margaret Telephone: Company Holmes E-Mail Address: Manual Margaret

2.

Company: Live Nation Contact Person: Jason Stone Address: Company City/State: Company Telephone: Company E-Mail Address: Jason Company

3. Company: Hudson Civic Center Contact Person: Paul Lloyd Address: Contact Person: Paul Lloyd City/State: Record Contact Person Telephone: Schemeter E-Mail Address: Contact Person

APPENDIX C

CERTIFICATION

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I, <u>Brian Rosenberg</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

February 2016 lav of Swore MARIA H MIRANDA Notary Public - State of New York NO. 01MI/063315 Notary Publiqualified in Nassau County My Commission Expires Name of submitting business: Brian Rosenberg NY Bv: Print name Signature

President

Title <u>2 / 23 / 2017</u> Date

See attached new notary P9. with 2017 date

CERTIFICATION

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I. <u>CEVAN</u> EQUIVITY being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments that supplied full and complete answers to each item therein to the best of my knowledge, information and belief, that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract, and that all information, supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract, with the submitting business entity.

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VGRIA H/MIRANDA Notary Rublic State of New York Notary Rublic // NO. 01 MI6063315 Qualified in Nassau Commy // 7 MV Commission Expires 8//07//17

By. _____ DOURT KOMMIDITY / / /

Signature

En Alimat Trae

++26-2217

Date

Page 1 of 4

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COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1:::	Name of the Entity BRIGA Rosen blog NUM
	Address:
	City, State and Zip Code:
2.	Entity's Vendor Identification Number:
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoClosely Held Corp IVC Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Rosen burg Brian .

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section.

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company.

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7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or ber official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

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Page 3 of 4

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(b) Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities.

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(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

4/18/17 Dated:

Signed: Brian Lownberg S Print Name: Blan Rokenberg aromotre Title;

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including, by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission: any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order, or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation. including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

AMENDMENT TO CONTRACT FOR SERVICES

THIS AMENDED AGREEMENT, made as of the date this agreement is last executed by the County (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), between **Nassau County**, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the **County Department of Parks, Recreation & Museums**, having its principal office at Administration Building, Eisenhower Park, East Meadow, NY 11554 (the "<u>Department</u>"), and **Brian Rosenberg New York Inc.** (BRNY), with offices at **County Department** (the "Promoter" or "Contractor").

WITNESSETH:

WHEREAS, the County has received funding from the State of New York pursuant to State Tax Law §1202-q and appropriated said funds to the Department in accordance with said law in order to improve and advance the marketability of cultural and historic attractions located in the County;

WHEREAS, the Department requires promotional services, including obtaining musical and other performers, for events hosted by the Department; and

WHEREAS, in order to obtain said services, the Department issued Request for Proposals ("RFP") #0307-1605, issued on April 7, 2016; and

WHEREAS, the RFP provides for an initial three (3) year term with an option to renew for an additional two (2) one (1) year periods; AND

WHEREAS, the contract for 2016 erroneously only provided for a one-year term; and

WHEREAS, the Contractor was selected based on its experience and expertise; and

WHEREAS, the Promoter desires to perform the services described in this Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on May 1, 2017 and shall terminate on September 30, 2018 (or two full seasons, whichever is greater), with an option to renew for an additional two (2) one (1) year periods, upon the approval of the County Executive, unless sooner terminated as provided for herein.

2. <u>Amended Program</u>. The program for 2017, to date, is as follows:

(a) Tramps Like Us (the "Performers"), for one (1) live musical performance at Lakeside Theatre, Eisenhower Park, to be held on July 3, 2017, from 8:00 p.m. to 10:00 p.m., includes one (1) fifteen (15) minute intermission), including set-up (a "Performance"). The Performers must appear for a sound check on the day of the Program, at a time to be determined by the Department, and must appear at least sixty (60) minutes prior to the commencement of the Program. The Promoter will not receive its compensation in the event the Performers fail to appear as stated herein.

(b) Genessa and The Selena Experience, for one (1) live musical performance at Lakeside Theatre, Eisenhower Park, to be held on July 31, 2017, from 8:00 p.m. to 10:00 p.m., including set-up (a "Performance"). The Performer must appear for a sound check on the day of the Program, at a time to be determined by the Department, and must appear at least sixty (60) minutes prior to the commencement of the program. The Promoter will not receive its compensation in the event the Performers fail to appear as stated herein.

Substitutions of performers are allowed on the approval of the Parks Department.

The Promoter shall be responsible, at its own cost and expense, for supplying all hotel rooms, airfare, ground transportation, the band(s), the performers' set-up, breakdown, and backline. Breakdown shall commence immediately after the completion of the performance.

The County shall supply venue stage, sound, lighting and reasonable hospitality (per invoice).

At least ten (10) days prior to the Program, the Promoter shall provide to the Department the Program's complete production details and stage plot.

3. <u>Payment.</u> (a) <u>Amount of Consideration</u>. The maximum amount to be paid to the Contractor, including commission, in Amendment No.1, shall be increased by **Thirteen Thousand Eight Hundred**, (13.800.00) so that the maximum amount that the County shall pay to the Contractor as full consideration for all Services provided under the Amended Agreement shall be **Thirty Thousand Eight Hundred** (\$30,800.00) (the "<u>Amended</u> <u>Maximum Amount</u>"). This amount is inclusive of any and all expenses including travel and rehearsal and shall be payable as follows:

For Payment purposes, the following amounts shall be allocated to each Performance:

(a) Eight Thousand Eight Hundred Dollars (\$8,800.00); and

(b) Five Thousand Dollars (\$5,000.00)

This amount is inclusive of any and all expenses including travel and rehearsal and shall be payable as follows:

- (i) There shall be an advance payment of 50% (a total of \$6,900.00) of the maximum amount for each Performer, made payable to the Promoter. Payment of the advance amount shall be contingent upon submission of written proof of booking of each Performer, along with a standard County claim voucher (the "Voucher") certified by the Promoter, approved by the Department and filed with the Comptroller of the County. The Promoter must provide County with four (4) signed original claim vouchers and an invoice on the corporate letterhead.
- (ii) The balance payment respecting each Performance shall be payable to the Promoter and shall be paid after the completion of each respective performance. In the event the Performance is not completed in accordance with this Agreement, the Promoter shall remain liable to the County for return of the advance payment and second check immediately.
- (iii) The Performer shall be responsible for: (a) the procurement and performance of the aforesaid Performers; (b) promotional services respecting the Events, (c) payment of said Performers; (d) set-up, including but not limited to, providing the back-line for the Event, and breakdown of same; and (e) any other matters required to complete its obligations under this Agreement.
- (iv) Reconciliation If the contract is terminated or Program cancelled for any reason prior to completion of Program, other than under conditions set forth in Section 20 of this Agreement and due to no fault of the County, the Contractor shall be responsible for reimbursing the advance payment to the County described in 3(a)(i) above. Reimbursement of the advance payment shall be made within seven (7) business days from notice of cancellation or when performance was due, whichever is sooner.

4. <u>Independent Contractor</u>. The Promoter is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Promoter (a "<u>Promoter Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. The Promoter is not in arrears to the County upon any debt or contract and it is not in default as surety, Promoter, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance with Law</u>. (a) <u>Generally</u>. The Promoter shall comply and shall comply with any and all applicable Federal, State and local Laws, including, but not limited to, prevailing and living wage laws, those relating to the reproduction or

performance of proprietary or copyrighted materials and works of third parties and to the protection of the intellectual property rights associated with such work, conflicts of interest, discrimination disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The parties acknowledge that Information in the County's possession may be subject to disclosure under Section 87 of the New York State Public Officer's Law. In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Promoter of such request prior to disclosure of the Information so that the Promoter may take such action as it deems appropriate.

(c) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:

- (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.

7. <u>Minimum Service Standards</u>. Regardless of whether required by Law:

(a) The Promoter shall, and shall cause Promoter Agents to conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property. (b) The Promoter shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Promoter operates. The Promoter shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Promoter Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

8. <u>Indemnification; Defense; Cooperation</u>. (a) The Promoter shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, agents, volunteers and representatives (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Promoter or a Promoter Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Promoter shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Promoter shall indemnify, defend, protect and hold harmless the Indemnified Parties from and against any and all Losses arising from the use by the Promoter of proprietary intellectual property of third parties (whether such claims are actual or threatened) under the copyright or other laws of the United States. The foregoing shall apply regardless of the means of publication or performance by the Promoter, and shall include without limitation the use of recordings, audio broadcasts, video broadcasts and all other publication or performances whatsoever, whether now known or developed after the date of this Agreement.

(c) The Promoter shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Promoter own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Promoter is responsible under this Section, and, further to the Promoter's indemnification obligations, the Promoter shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(d) The Promoter shall, and shall cause Promoter Agents to cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Promoter and/or a Promoter Agent in connection with this Agreement.

(e) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Insurance</u>. (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" its officials, employees, volunteers, agents, volunteers and representatives as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify. A waiver of subrogation is granted in favor of the County of Nassau.

(b) <u>Acceptability: Deductibles: Subcontractors</u>. All insurance obtained and maintained by the Contractors pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State maintains an A.M. Best rating of at least A- and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(c) <u>Delivery: Coverage Change: No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

(d) IMPORTANT: a Certificate of Insurance is to be issued to the County of Nassau on an acceptable form which shows that the coverage has been obtained and that the County will be given ten (10) days of notice of cancellation.

NOTE: County as a certificate holder ONLY is **NOT ACCEPTABLE**

10. <u>Assignment; Amendment: Waiver; Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County</u>

Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

11. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon eighteen (18) days' written notice to the Contractor (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (<u>iii</u>) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) <u>By the Promoter</u>. This Agreement may be terminated by the Promoter if performance becomes impracticable through no fault of the Promoter where the impracticability relates to the Promoter ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Promoter delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least thirty (30) days prior to the termination date (or a shorter period if thirty days' notice is impossible), a notice stating (i) that the party is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the party's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

12. <u>Accounting Procedures; Records.</u> The Promoter shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("<u>Records</u>"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Promoter is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

13. <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief, the Promoter shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Promoter shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (1) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Promoter shall allege that the above-described actions and inactions preceded the Promoter's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.

14. <u>Work Performance Liability</u>. The Promoter is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Promoter use a Promoter Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Promoter Agent has been approved by the County.

15. <u>Consent to Jurisdiction and Venue; Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

16. <u>Notices</u>. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Promoter shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Promoter, to the attention of the

person who executed this Agreement on behalf of the Promoter at the address specified above for the Promoter, or in each case to such other persons or addresses as shall be designated by written notice.

17. <u>All Legal Provisions Deemed Included: Severability: Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

18. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

19. <u>Streaming Video</u>. The Performer and/or Promoter hereby acknowledge that the County, in its sole discretion, may elect to stream the performance live over the Nassau County website for the benefit of Nassau County residents.

20. Miscellaneous.

(a) The Promoter hereby acknowledges and agrees that the Department shall have sole discretion in determining whether the Program should be cancelled due to inclement weather or other dangerous or emergency condition. The decision to cancel the Program due to inclement weather or other dangerous or emergency condition may be made by the Department up to one half (1/2) hour before the commencement of the Program. In the event the Program is cancelled due to inclement weather or other dangerous or emergency condition, not caused by the Promoter or the Performer, the Promoter shall be paid in full, provided the Performer was willing and able to perform, appeared at the sound check and at the venue prior to the Program being cancelled.

(b) The Promoter grants the Department a limited, non-exclusive, license to use the Promoter and/or the Performer's name, image and Trademark (as hereinafter defined) in connection with advertising, promotion and/or publicity for the Program.

Without the prior written approval by the Department, the County and Department's Trademark shall not be used in connection with the Promoter's and/or the Performers' own promotion and advertisement of the Program. For this Agreement, the term "Trademark" shall include name, trade names, service marks, logos, symbols, design image, seals, flag and symbols.

(c) Each party will bear the cost of its own development, production, promotion and distribution of their respective promotional materials. Each party warrants that their respective promotional materials will be of high standard, style, appearance and quality so as not to reflect adversely upon the good names of the parties.

(d) The Promoter represents and warrants that it is the authorized agent for the Performer and has the authority to enter into this Agreement on the behalf of the Performer and agrees that as the authorized agent, by executing this Agreement, the Performer shall be bound by the terms and conditions contained herein. The Promoter further acknowledges and agrees for the purposes of undertaking this Agreement each shall be jointly and severally liable to third parties, including, but not limited to, the County, for the acts or omissions of the Promoter and/or the Performer.

(e) Promoter acknowledges that the Nassau County Executive shall make introductory remarks at the beginning of the Program.

(f) The Performers shall make themselves available for photographs prior to the performance.

(g) All authorized County personnel and Contractors shall have unrestricted access to the backstage areas and all other areas required to be accessed during the Program. The Commissioner of Parks or his representative shall make any determination as to those employees and/or Contractors who shall have such access.

(h) All decisions respecting stage and set decorations shall be made by the County, in its sole discretion.

(i) The County has final approval over all "Riders" between the Promoter and the Performers.

(j) Either prior to, during, or following any Performance (on site), neither Promoter nor any agent, contractor or employee of the Promoter, may mention any future shows or events that are not County shows or events. Promoter's failure to comply with this provision shall result in the forfeiture of all remaining payments due hereunder and will result in the termination of this agreement.

21. <u>Executory Clause</u>. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (<u>i</u>) all County approvals have been obtained, including, if required, approval by the County Legislature, and (<u>ii</u>) this Agreement has been executed by the County Executive (as defined in this Agreement).

Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

21. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the remainder of the Amended Agreement.

(b)

22. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

{REMAINDER OF PAGE INTENTIONALLY LEFT BLANK}

IN WITNESS WHEREOF, the Promoter, Management Co. and the County have executed this Agreement as of the date first above written.

BRIAN ROSENBERG NEW YORK

By: Name-~ n 20 Fitle: romotor Date: Ma 2017 Ś

NASSAU COUNTY

By:	
Name:	
Title:	County Executive
	Deputy County Executive
Date:	<u> </u>

PLEASE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK)) 55: COUNTY OF NASSAU)

On the $\frac{g}{day}$ of \underline{Maych} in the year 2017 before me personally came \underline{Bryan} $\underline{Rosenberg}$ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of \underline{Massau} ; and that he or she signed his or her name hereto and has executed the above instrument.

VEREFICA NOTA Bild - State of New York Notéry F NO. 01MI6063315 Qualified In Nassau Ça My Commission Expires

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the _____ day of ______ in the year 2017 before me personally came ______ to me personally known, who, being duly sworn, did depose and said that (s)he resides in ______ County; that (s)he is the County Executive or _____ Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that (s)he signed his/her name thereto

NOTARY PUBLIC

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Department<u>: Parks. Rec & Museums</u>-

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C o

Contract Details

Contract 1D#: 001 X16000042

HOTEL/MOTEL TAX GRANT FUND

SERVICE: Lakeside Theatre Concert

NIFS ID #: (UPK16000) 92 NIFS Entry Date: 5 17 16 Term: April 30-July 18 2016

New 🛛 Renewal 🗌	1) Mandated Program:	Yes 🗌	No 🛛
Amendment	2) Comptroller Approval Form Attached:	Yes 🔀	No 🗖
Time Extension	3) CSEA Agmt. § 32 Compliance Attached:	_Yes 🛄	No 🛛 -
Addl. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🔀	No 🗌
Blanket Resolution	5) Insurance Required	Yes 🔀	No 🗌

Agency Information

Vendo		Country Department
Name: Brian Rosenberg New York Inc	Vendor ID# 26-4363548	Department Contact Eileen Krieb
Address 320 Endo Blvd., Garden City, New York, NY 11530 REG:	Contact Brian Rosenberg Phone: 516-5067604	Address Administration Bldg., Eisenhower Park East Meadow, NY 11554
EMAIL: Brian@BrianRosenbergNY.com		
*		Phone (516) 572-0378
Routing Slip Brian Nugent, Ch. Dep. Comm	M	Date 5/18/14
Frank Camerlengo, Deputy Fom	missioner	Dates 1/7/16
Eileen Krieb, CSR	with heads	Date 5/17/16

DATES Rec o Y	DEPARIMENT	Internel verification	SIGNATURE 7/	Leg Approvate Required
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5/19/16	OMB	NIFS Approval (Contractor Registered)	DISIGN ALATA	Yes No No Not required if blanket resolution
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6/9/10	County Attorney	NIFS Approval	Japan Jackwhets	
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PR5254 (1/06)

Contract ID#: (201 K160800 Department: Parks, Rec & Museums Contract Summary Description: Tramps Like Us with an opening act of Randy Jackson concert at Lakeside Theatre, Eisenhower Park Purpose: to retain, produce and manage the performance of Tramps Like Us with an opening act of Randy Jackson concert at Lakeside Theatre, Eisenhower Park, on July 1, 2016 from 8:00pm-10:00pm Method of Procurement: Submitted proposal to RFP PK0307-1605 issued April 7, 2016. Procurement History: The Lakeside Theatre has been providing quality programming to the general Nassau County public each summer since the late 1960s. Description of General Provisions: to retain, produce and manage the performance of Tramps Like Us with an opening act of Randy Jackson concert at Lakeside Theatre, Eisenhower Park, on July 1, 2016 from 8:00pm-10:00pm Impact on Funding / Price Analysis: None- Hotel/Motel Tax Grant Program \$17,900.00 CONTRACT . Processing FEE \$ 160- copy attached Change in Contract from Prior Procurement: n/a Recommendation: (approve as submitted) Advisement Information **BEDGEBCODE** SEUNDINGSOURCE ANLOHN SAMO EN GRT \$17,000.00 Fund: **Revenue** Contract XXXXXXXXX 1 XS PK Control: 2 \$ County s 9100 3 Federal s \$ Resp: GQ \$ 4 \$ Object: A State CHO s 5 \$ Transaction: Capital PK97×5 5 б Other GRANT \$17,000.00 RENEV TOTAL \$17,000.00 TOTAL \$17,000.00 % Increase L. Rosenthal May 17, 2016 % Decrease Document Prepared By: Approval MISSectorization 10.1339年前 ance sufficient to cover this contract is i certify that an unencompered bal I centify that this document was accepted into NIFS. present in the sp on to be charged. Date Nam Nam (For Office Use Only) Date E#:

U-33-16

RULES RESOLUTION NO. 199-2016

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PARKS, RECREATION AND MUSEUMS AND BRIAN ROSENBERG NEW YORK INC..

> Passed by the Rules Committee Nassan Consty Legislature By Voice Voit on 6/6/6/ VOTING: ayes <u>/ sayes</u> 0 abatsized <u>3</u> recused 0 Legislators prizest: 7

WHEREAS, the County has negotiated a personal services agreement with Brian Rosenberg New York Inc. to provide the services for two musical performances at Lakeside Theatre, Eisenhower Park, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorize the County Executive to execute the said agreement with Brian Rosenberg New York Inc. George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Brian Rosenberg New York, Inc.

CONTRACTOR 11530	ADDRESS:			•	
FEDERAL TAX I	D #:	. <u></u>	·	····	<u> </u>

<u>Instructions</u>: Please check the appropriate box ("D") after one of the following roman numerals, and provide all the requested information.

I.
The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on March 7, 2016. Potential proposers were made aware of the availability of the RFP by advertisement in the Legal Notices in Newsday, posting on industry websites, via email to interested parties and by publication on the County procurement website. One hundred forty-four (144) of potential proposers were sent notice of the RFP, Thirty-five (35) of potential proposers opened the documents and Nineteen (19) accepted and requested copies of the RFP on the Nassau County website. Proposals were due on Friday, April 15, 2016. A total of Twenty-two (22) Proposals were submitted. A total of seven (7) proposals were received and evaluated for the D-1 Promotion section of the RFP. The evaluation committee consisted of: four (4) members of the Department of Parks, Recreation & Museums. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected. Brian Rosenberg New York, Inc. was one (1) of Five (5) Proposers awarded.

III. \Box This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on ______[date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP

(copies of the relevant pages are attached). The original contract was entered into after_____

describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

 \Box A. The contract has been awarded to the proposer offering the lowest cost proposal; **OR**:

B. The attached memorandum contains a detailed explanation as to the reason(s) why the *contract* was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- □ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been pinitiated. Attached is a memorandum that explains

the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

Instructions with respect to Sections VII. VIII and IX: All Departments must check the box for VII. Then, check either box Section VIII or IX, as applicable.

VII.
This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. A Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX.
Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: Xa review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 CB. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Deparament Head Signature

<u>NOTE</u>: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

а

Compt. form Pers./Prof. Services Contracts: Rev. 03/16

Exhibit A

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COUNTY OF NÁSSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

None,

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

	Vendor: Briten Kosen berg Ny
Dated: 5,9116	Signed:
· ^	Print Name: Brian Rosenberg
	Thin heads. Of All
	Title: <u>President</u>

Rev. 3-2016 .

1.1.1

PRINCIPAL QUESTIONNAIRE FORM APPENDIX D

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE GONSIBERED FOR AWARD-

1. Principal Name Brian Rosenberg Date of birth: Home address: City/state/zip: City/state/zip: City/state/zip: City/state/zip: Other present address(es): N/A City/state/zip: N/A City/state/zip: N/A List of other addresses and telephone numbers attached: N/A

2. Positions held in submitting business and starting date of each (check all applicable).

President <u>6 / 8</u>	/ 84	Treasurer/	
Chairman of Board	<u> </u>	Shareholder	r <u>/_/</u>
Chief Exec. Officer	<u> </u>	Secretary	<u> </u>
Chief Financial Officer	/	_/ Partner	<u> </u>
Vice President/	<u> </u>		/
(Other)			

3. Do you have an equity interest in the business submitting the questionnaire? NO X YES III If Yes, provide details.

4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO \underline{X} YES ____ If Yes, provide details.

5. Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit organization other than the one submitting the questionnaire? NO X YES ____ If Yes, provide details.

6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? NO_X_YES ____ If Yes, provide details. <u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:

a. Been debarred by any government agency from entering into contracts with that agency?

NO X YES If Yes, provide details for each such instance.

b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause?

NO X YES If Yes, provide details for each such instance.

c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards?

NO X YES If Yes, provide details for each such instance.

d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract?

NO X YES If Yes, provide details for each such instance.

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of - bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)

- a) Is there any felony charge pending against you?
 NO X YES If Yes, provide details for each such charge.
- b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
- c) Is there any administrative charge pending against you?
 NO <u>X</u> YES If Yes, provide details for each such charge.
- d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business?
 NO _X _YES ____If Yes, provide details for each such conviction.
- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

NO X YES If Yes, provide details for each such conviction.

f) In the past 5 years, have you been found in violation of any administrative or statutory charges?

NO X YES If Yes, provide details for each such occurrence.

9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response Question 5?

NO X YES If Yes, provide details for each such investigation.

10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer?

NO X YES I If Yes; provide details for each such investigation.

11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.

12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges?

NO X YES If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Brian Rosenberg</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

day of / 2016 Sworn to before methis MX KA WARANDA Notaly Public - State of New York NO./01MI6063315 t Qualified in Nassau S Notary Commission Expires

Brian Rosenberg NY Name of submitting business

Brian Rosenberg Print-name) Signature President

Title

<u>5 / 9 / 2016</u> Date

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: May 9ª, 2016

1) Proposer's Legal Name: Brian Rosenberg

Address of Place of Business.

List all other business addresses used within last five years:

3) Mailing Address (if different) N/A

Phone: 516-639-1030 Does the business own or rent its facilities? <u>Rent</u> 4) Dun and Bradstreet number: <u>N/A</u>

5) Federal LD, Number:

6) The proposer is a (check one): Sole Proprietorship Partnership Corporation X Other (Describe) S-Corp

7) Does this business share office space, staff, or equipment expenses with any other business?

Yes ____ No X __ If Yes, please provide details: ____

8) Does this business control one or more other businesses? Yes ___ No _X_ If Yes, please provide details:

9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes _____No _X_ If Yes, provide details.

10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes <u>No X</u> If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).

12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes _____ No __X__ If Yes, provide details for each such investigation.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business.

Yes No X If Yes, provide details for each such investigation.

14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? No X wes I If Yes, provide details for each such charge.

b) Any misdemeanor charge pending? No <u>X</u> Yes <u>If Yes, provide details for each such charge.</u>

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No <u>X</u> Yes <u>If Yes</u>, provide details for each such conviction.

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? No _X _ Yes ____ If Yes, provide details for each such conviction.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No <u>X</u> Yes <u>If</u> Yes, provide details for each such occurrence

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No χ Yes ____; If Yes, provide details for each such instance.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges. including but not limited to water and sewer charges? No X Yes If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below.

NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

"No Conflict Exists"

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. "No Conflict Exists"

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. "No Conflict Exists"

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future. "He Conflict Exists if

In the event that a possible conflict action, I inform the county of this possible conflict and allow the county to descernine if an actual conflict exists.

- A. Brian Rosenberg is the founder and president of BRNY founded in New York, February 2009. Brian Rosenberg holds the sole officer in the company with two full time employees. BRNY located at 320 Endo Blvd, 2nd Floor, Garden City, NY 11758 is an all-in-one hospitality brand impact and marketing company, currently the leading firm of its kind on Long Island. Although Mr. Rosenberg began this venture as Brian Rosenberg Productions back in 1984 as a part-time venture, he is now devoting all of his time and effort into BRNY totaling 32 years of experience.
- B. Over the course of 32 years, Mr. Rosenberg achieved a reputation in New York's hospitality industry as one of its foremost experts. He was employed by the prominent Garden City Hotel - Long Island's leading luxury hotel - from 1990-2007, during which time Mr. Rosenberg's titles included Managing Director of Food & Beverage, Vice President of Special Projects, Vice President of Operations, and finally, Vice President of Sales & Marketing. In each of these capacities, Rosenberg was called upon by ownership to bring to life their evolving vision of the property's entertainment assets, fine dining establishments, and catering and sales departments, respectively; each of which he successfully achieved with historically unmatched results. Mr. Rosenberg was credited with being at the core of achieving an unsurpassed \$32 million in annual revenue for the property. His accomplishments at the hotel also included supervision of a multi-million-dollar renovation of the property's grand lobby and two upscale restaurants. Subsequently, the new restaurants were then marketed and rebranded by Rosenberg, both of which were enormously successful and met with previously unparalleled critical acclaim from both Zagat and the New York Times, among many others.
- C. Additionally, Mr. Rosenberg served as general manager and promoter of the hotel's former nightclub for over 16 years. Most notably, he was responsible for the progressive rebranding and marketing of the venue, which he continued to revitalize over the years keeping in line with modern nightlife trends. From its inception as Club G in 1990, to its final incarnation, Posh Ultra lounge, which closed in 2007, the nightclub was regarded as the most popular nightlife experience on Long Island. Rosenberg's high-profile A-list parties, such as those featuring the casts of The Sopranos and Sex and the City, helped to keep the venue competing with the top nightclubs in the New York Metropolitan area.

Prior to 1990, Rosenberg promoted nightclubs and concerts in every genre of music - from rock to hip-hop and dance music - in and around the New York City nightlife scene, building himself a solid resume of success with many lconic nightclubs, such as the famed Studio 54. Some of his most notable concert events included the talent of such industry legends as Bon Jovi, Madonna and LL Cool J.

As of 2013 BRNY partnered with Live Nation, the country's biggest concert event company and exclusive independent promoter on Long Island as he is the only independent promotor at the Theater at Westbury. BRNY began producing around 20 concerts a year all over the Northeast including venues such as Westbury Music Fair on Long Island, Wellmont Theater in New Jersey, Emporium Theater in Patchogue, Hudson Civic Center, Poughkeepsie NY Tower Theaters in Philadelphia, The Pennysaver Ampitheater, Brookhaven, Paramount in Huntington, Long Island and Kings Ampitheater at Coney Island. The future includes Jones Beach Theater and Radio City Music Hall.

Brian Rosenberg New York is currently Managing, Tommy Boy recording artist T.K.A, Long Islands Most famous cover band, The Mystic and house music phenon Kim Sozzi. Brian Rosenberg NY has also been one of the chosen promoters at the Lakeside Theater in Garden City NY featuring such shows as Taylor Dayne, Grand Funk Railroad, The Billy Joel Tribute Band and Movin Out. Brian Rosenbergs Lakeside free concerts have ranged from 8,000-10,000 attendees the past years.

D. Three references for whom Brian Rosenberg has provided similar services to evaluate his capability to perform this work.

1. Company: Live Nation Contact Person: Margaret Holmes Address: City/State: Telephone: 1 E-Mail Address:

2.

Company: Live Nation Contact Person: Jason Stone Address: Contact Person: Jason Stone City/State: Contact Person Telephone: 1 E-Mail Address: State Person

3.

Company: Hudson Civic Center Contact Person: Paul Lloyd Address: Total City/State: Total Telephone: 8 E-Mail Address: Total Per Eileen Krieb:

The *Gross Revenue* for Brian Rosenberg NY for the 2016 tax year was \$805,739.92.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Brian Rosenberg</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this guestionnaire as additional inducement to enter into a contract with the submitting bosiness entity.

Sworn to before THE ASS MAIRARD OF Natapy fublic -state of New York NO, 07MI6063315	2016
Notary Public Qualified in Nassau County My Commission Expires	
Name of submitting business:	
By: Brian Rosenberg NY	••
Print name	
Signature //	
President	
Title <u>5 / 9 / 2016</u> Date	

Page 1 of 3

COUNTY OF NASSAU CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity: Brian Rosenberg NY

Address: City, State and Zip Code

2. Entity's Vendor Identification Number:]

3. Type of Business: ____Public Corp ____Partnership ____Joint Venture ____Ltd. Liability Co ____Closely Held Corp X INC :Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Brian Rosenberg

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section. <u>None</u>

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract. None

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s): <u>None</u>

b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

<u>None</u>

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

<u>None</u>

Page 2 of 3

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: <u>5:9.16</u>

Signed:

Print Name Brian Rosenberg . Title: Promoter

Page 3 of 3

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The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or withrespect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent: the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law, the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

CONTRACT FOR SERVICES

THIS AGREEMENT, made as of the date this agreement is last executed by the County (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), between Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the County Department of Parks, Recreation & Museums, having its principal office at Administration Building, Eisenhower Park, East Meadow, NY 11554 (the "<u>Department</u>"), and Brian Rosenberg New York Inc. (BRNY), with offices at

(the "Promoter" or "Contractor").

WITNESSETH:

WHEREAS, the County has received funding from the State of New York pursuant to State Tax Law §1202-q and appropriated said funds to the Department in accordance with said law in order to improve and advance the marketability of cultural and historic attractions located in the County;

WHEREAS, the Department requires promotional services, including obtaining musical and other performers, for events hosted by the Department; and

WHEREAS, in order to obtain said services, the Department issued Request for Proposals ("RFP") #0307-1605, issued on April 7, 2016; and

WHEREAS, the RFP provides for an initial three (3) year term with an option to renew for an additional two (2) one (1) year periods.

WHEREAS, the Contractor was selected based on its experience and expertise; and

WHEREAS, the Promoter desires to perform the services described in this Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on April 30, 2016 and shall terminate on July 18, 2016, or upon the completion of the Program as that term is defined below in Section 2, unless sooner terminated as provided for herein. The Program for 2017 and 2018 shall be agreed to by Parks and Promoter.

2. <u>Program</u>. (a) Tramps Like Us with an opening act of Randy Jackson (the "Performers"), for one (1) live musical performance at Lakeside Theatre, Eisenhower Park, to be held on July 1, 2016, from 8:00 p.m. to 10:00 p.m. (Randy Jackson shall perform from 7:35 p.m. to 8:00 p.m.) (includes one (1) fifteen (15) minute intermission), including set-up (a "Performance"). The Performers must appear for a sound check on the day of the Program, at a time to be determined by the Department, and must appear at

least sixty (60) minutes prior to the commencement of the Program. The Promoter will not receive its compensation in the event the Performers fail to appear as stated herein.

(b) Genessa and The Selena Experience, for one (1) live musical performance at Lakeside Theatre, Eisenhower Park, to be held on July 25, 2016, from 8:00 p.m. to 10:00 p.m., including set-up (a "Performance"). The Performer must appear for a sound check on the day of the Program, at a time to be determined by the Department, and must appear at least sixty (60) minutes prior to the commencement of the program. The Promoter will not receive its compensation in the event the Performers fail to appear as

The Promoter shall be responsible, at its own cost and expense, for supplying all hotel rooms, airfare, ground transportation, the band(s), the performers' set-up, breakdown, and backline. Breakdown shall commence immediately after the completion of the performance.

The County shall supply venue stage, sound, lighting and reasonable hospitality (per invoice).

At least ten (10) days prior to the Program, the Promoter shall provide to the Department the Program's complete production details and stage plot.

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. The maximum amount to be paid to the Contractor as full consideration for the services under this Agreement shall not exceed **Seventeen Thousand Dollars** (\$17,000.00). This amount is inclusive of any and all expenses including travel and rehearsal and shall be payable as follows:

For Payment purposes, the following amounts shall be allocated to each Performance:

(a) Twelve Thousand Dollars (\$12,000.00); and

(b) Five Thousand Dollars (\$5,000.00)

This amount is inclusive of any and all expenses including travel and rehearsal and shall be payable as follows:

- (i) There shall be an advance payment of 50% (a total of \$8,500.00) of the maximum amount for each Performer, made payable to the Promoter. Payment of the advance amount shall be contingent upon submission of written proof of booking of each Performer, along with a standard County claim voucher (the "Voucher") certified by the Promoter, approved by the Department and filed with the Comptroller of the County.
- (ii) The balance payment respecting each Performance shall be payable to the Promoter and shall be paid after the completion of each respective performance. In the event the Performance is not completed in accordance with this

Agreement, the Promoter shall remain liable to the County for return of the advance payment and second check immediately.

- (iii) The Contractor shall be responsible for: (a) the procurement and performance of the aforesaid Performers; (b) promotional services respecting the Events, (c) payment of said Performers; (d) set-up, including but not limited to, providing the back-line for the Event, and breakdown of same; and (e) any other matters required to complete its obligations under this Agreement.
- (iv) Reconciliation If the contract is terminated or Program cancelled for any reason prior to completion of Program, other than under conditions set forth in Section 20 of this Agreement and due to no fault of the County, the Contractor shall be responsible for reimbursing the advance payment to the County described in 3(a)(i) above. Reimbursement of the advance payment shall be made within seven (7) business days from notice of cancellation or when performance was due, whichever is sooner.

(b) <u>Vouchers: Voucher Review, Approval and Audit</u>. All Payments shall be made in accordance with Section 3(a) above and shall be contingent upon (i) the Promoter submitting <u>Vouchers</u> in a form satisfactory to the County that: (a) states with reasonable specificity the services to be provided and the payment requested as consideration for such services, (b) certifies that the services to be rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").

(c) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the parties and any funding source including the County.

(d) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Promoter following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Promoter received notice that the County did not desire to receive such services.

4. <u>Independent Contractor</u>. The Promoter is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Promoter (a "<u>Promoter Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. The Promoter is not in arrears to the County upon any debt or contract and it is not in default as surety, Promoter, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance with Law</u>. (a) <u>Generally</u>. The Promoter shall comply and shall comply with any and all applicable Federal, State and local Laws, including, but not limited to, prevailing and living wage laws, those relating to the reproduction or performance of proprietary or copyrighted materials and works of third parties and to the protection of the intellectual property rights associated with such work, conflicts of interest, discrimination disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The parties acknowledge that Information in the County's possession may be subject to disclosure under Section 87 of the New York State Public Officer's Law. In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Promoter of such request prior to disclosure of the Information so that the Promoter may take such action as it deems appropriate.

(c) <u>Nassau County Living Wage Law</u>. Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:

- (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached as Appendix L, and shall provide to the

County any information necessary to maintain the certification's accuracy.

7. <u>Minimum Service Standards</u>. Regardless of whether required by Law:
 (a) The Promoter shall, and shall cause Promoter Agents to conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Promoter shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Promoter operates. The Promoter shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Promoter Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

8. <u>Indemnification: Defense: Cooperation</u>. (a) The Promoter shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, agents, volunteers and representatives (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Promoter or a Promoter Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Promoter shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Promoter shall indemnify, defend, protect and hold harmless the Indemnified Parties from and against any and all Losses arising from the use by the Promoter of proprietary intellectual property of third parties (whether such claims are actual or threatened) under the copyright or other laws of the United States. The foregoing shall apply regardless of the means of publication or performance by the Promoter, and shall include without limitation the use of recordings, audio broadcasts, video broadcasts and all other publication or performance mans whatsoever, whether now known or developed after the date of this Agreement.

(c) The Promoter shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Promoter own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Promoter is responsible under this Section, and, further to the Promoter's indemnification obligations, the Promoter shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(d) The Promoter shall, and shall cause Promoter Agents to cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Promoter and/or a Promoter Agent in connection with this Agreement.

(e) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Insurance</u>. (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" its officials, employees, volunteers, agents, volunteers and representatives as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (iii) if contracting in the contractor's employees ("Workers' Compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify. A waiver of subrogation is granted in favor of the County of Nassau.

(b) <u>Acceptability: Deductibles: Subcontractors</u>. All insurance obtained and maintained by the Contractors pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State maintains an A.M. Best rating of at least A- and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(c) <u>Delivery: Coverage Change: No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

(d) IMPORTANT: a Certificate of Insurance is to be issued to the County of Nassau on an acceptable form which shows that the coverage has been obtained and that the County will be given ten (10) days of notice of cancellation.

The following must be on Certificate of Insurance to be valid and acceptable for Nassau County Department of Parks, Recreation and Museums:

Insured:

Brian Rosenberg New York

Description of Operations:

The Certificate holder, Nassau County, is included as an Additional Insured Events/Dates: Tramps Like Us – July 1, 2016 and Genessa and The Selena Experience, July 25, 2016

Location: Lakeside Theatre & Eisenhower Park, East Meadow, New York 11554

Certificate Holder:

County of Nassau 1550 Franklin Avenue Mineola, New York 11501

NOTE: County as a certificate holder ONLY is **<u>NOT ACCEPTABLE</u>**

10. Assignment: Amendment; Waiver; Subcontracting. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

11. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon eighteen (18) days' written notice to the Contractor (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally

rendered; and (<u>iii</u>) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) By the Promoter. This Agreement may be terminated by the Promoter if performance becomes impracticable through no fault of the Promoter where the impracticability relates to the Promoter ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Promoter delivering to the commissioner or other head of the Department (the "Commissioner"), at least thirty (30) days prior to the termination date (or a shorter period if thirty days' notice is impossible), a notice stating (i) that the party is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the party's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "Applicable DCE") on the same day that notice is given to the Commissioner.

12. Accounting Procedures: Records. The Promoter shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Promoter is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

13. <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief, the Promoter shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Promoter shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Promoter shall allege that the above-described actions and inactions preceded the Promoter's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (<u>A</u>) final payment under or the termination of this Agreement, and (<u>B</u>) the accrual of the cause of action, and (<u>ii</u>) the time specified in any other provision of this Agreement.

14. <u>Work Performance Liability</u>. The Promoter is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Promoter use a Promoter Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Promoter Agent has been approved by the County.

15. <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

16. <u>Notices</u>. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Promoter shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Promoter, to the attention of the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the person who executed this Agreement on behalf of the Promoter at the address specified above for the Promoter, or in each case to such other persons or addresses as shall be designated by written notice.

17. <u>All Legal Provisions Deemed Included</u>: <u>Severability: Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

18. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

19. <u>Administrative Service Charge</u>. The Contractor agrees to pay the County an administrative service charge of One Hundred Sixty Dollars (\$160.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

20. <u>Streaming Video</u>. The Performer and/or Promoter hereby acknowledge that the County, in its sole discretion, may elect to stream the performance live over the Nassau County website for the benefit of Nassau County residents.

21. Miscellaneous.

(a) The Promoter hereby acknowledges and agrees that the Department shall have sole discretion in determining whether the Program should be cancelled due to inclement weather or other dangerous or emergency condition. The decision to cancel the Program due to inclement weather or other dangerous or emergency condition may be made by the Department up to one half (1/2) hour before the commencement of the Program. In the event the Program is cancelled due to inclement weather or other dangerous or emergency condition, not caused by the Promoter or the Performer, the Promoter shall be paid in full, provided the Performer was willing and able to perform, appeared at the sound check and at the venue prior to the Program being cancelled.

(b) The Promoter grants the Department a limited, non-exclusive, license to use the Promoter and/or the Performer's name, image and Trademark (as hereinafter defined) in connection with advertising, promotion and/or publicity for the Program. Without the prior written approval by the Department, the County and Department's Trademark shall not be used in connection with the Promoter's and/or the Performers' own promotion and advertisement of the Program. For this Agreement, the term "Trademark" shall include name, trade names, service marks, logos, symbols, design image, seals, flag and symbols.

(c) Each party will bear the cost of its own development, production, promotion and distribution of their respective promotional materials. Each party warrants

that their respective promotional materials will be of high standard, style, appearance and quality so as not to reflect adversely upon the good names of the parties.

(d) The Promoter represents and warrants that it is the authorized agent for the Performer and has the authority to enter into this Agreement on the behalf of the Performer and agrees that as the authorized agent, by executing this Agreement, the Performer shall be bound by the terms and conditions contained herein. The Promoter further acknowledges and agrees for the purposes of undertaking this Agreement each shall be jointly and severally liable to third parties, including, but not limited to, the County, for the acts or omissions of the Promoter and/or the Performer.

(e) Promoter acknowledges that the Nassau County Executive shall make introductory remarks at the beginning of the Program.

(f) The Performers shall make themselves available for photographs prior to the performance.

(g) All authorized County personnel and Contractors shall have unrestricted access to the backstage areas and all other areas required to be accessed during the Program. The Commissioner of Parks or his representative shall make any determination as to those employees and/or Contractors who shall have such access.

(h) All decisions respecting stage and set decorations shall be made by the County, in its sole discretion.

(i) The County has final approval over all "Riders" between the Promoter and the Performers.

(j) Either prior to, during, or following any Performance (on site), neither Promoter nor any agent, contractor or employee of the Promoter, may mention any future shows or events that are not County shows or events. Promoter's failure to comply with this provision shall result in the forfeiture of all remaining payments due hereunder and will result in the termination of this agreement.

22. <u>Executory Clause</u>. Notwithstanding any other provision of this Agreement:

(a)

<u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement). <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

23. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

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(b)

IN WITNESS WHEREOF, the Promoter, Management Co. and the County have executed this Agreement as of the date first above written.

BRIAN ROSENBERG NEW YORK

By: D

Name: Brian Rosenberg Title: Promoter Date: May 9th, 2016

NASSAU COUNTY

By: Name: Ch heles Title: County Executive Deputy County Executive Date:

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)) ss: COUNTY OF NASSAU

came 1290 day of 1290 in the year 2016 before me personally sworn, did depose and say that he or she resides in the County of 1/2520; and that he or she signed his or her name hereto and has executed the above instrument.

MÁRIA H/MÍRAMDA BIGDAGENOI New Yor JO'' NO. 011116063315 Qualified In Nassau Co My Commission Expires

STATE OF NEW YORK)

)ss.: COUNTY OF NASSAU)

On the 8^{-} day of UV in the year 2010^{-} before me personally came <u>Charles Ribando</u> to me personally known, who, being duly sworn, did depose and said that (s)he resides in <u>Nascau</u> County; that (s)he is the County Executive

or _____Chief Deputy County Executive or _____Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that (s)he signed his/her name thereto.

NOTARY PUBLIC



Contract Appendix L Certificate of Compliance

In compliance with Local Law 1-2006, as amended, the Proposer/Bidder hereby certifies the following:

1. The chief executive officer of the Proposer/Bidder is: Brian Rosenberg (Name)

(Telephone Number)

2. The Proposer/Bidder agrees to comply with the requirements of the Nassau County Living Wage Law, and with all applicable federal, state and local laws.

3. In the past five years, Proposer/Bidder has X has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed by the Proposer/Bidder, describe below: NO

4. In the past five years, an administrative proceeding, investigation, or government body-initiated judicial action _____ has ___X ___ has not been commenced against or relating to the Proposer/Bidder in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below: NO

5. Proposer/Bidder agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

5/9/2016 Dated

Signature of Chief Executive Officer

Brian Rosenberg Name of Chief Executive Officer

Sworn to before me this 🔍 dav of May 2016. MARIA/H MIDANDA PUPIC - STATE OF NEW YOR ota NotPY 01M6063315 Qualified in Nassau Co My Commission Expires

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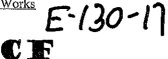
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Contract ID#: S3B120-01M



CLPW17000013

Department: Public Works



CF (Capital)

Contract Details

NIFS ID #:CFPW 13000019

NIFS Entry Date: 3/27/17 Term: from 11/14/13 to 8/13/18

New 🗌 Renewal	x
Amendment	Х
Time Extension	X
Addl. Funds	X
Blanket Resolution RES#	

1) Mandated Program:	Yes X	No 🗌
2) Comptroller Approval Form Attached:	Yes X	No 🗌
3) CSEA Agmt. § 32 Compliance Attached:	Yes X	No 🗌
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes X	No 🗌
5) Insurance Required	Yes X) _{N0} []

Agency Information

Vend	0 r	County Department
Name	Vendor ID#	Department Contact
Gannett Fleming Engineers, P.C.	52-2151596	Damon W. Urso,
		Sanitary Engineer III
Address	Contact Person	Address
	Stephen Hadjiyane, Vice	Cedar Creek WPCP, Bldg R
100 Crossways Park West Suite 300	President	3340 Merrick Rd, Wantagh NY11793
Woodbury, NY 11797	Phone	Phone
woodbary, ivi 11797	(516) 364-4140	516-571-7534

Routing Slip

DATE ' Rec'd,	DEPARTMENT	Internal Verification		DATE Appy'd& Fw'd.	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) NIFS Appvl (Dept, Head)		3-25/1-	12221	
	DPW (Capital Only)	CF Capital Fund Approval		3/18/07	PAT. AUU	
3 30 17	OMB	NIFS Approval	D	3 30 17	Mul Votan	Not required if. Blanket Res
4617	County Attorney	CA RE & <u>Insurance</u> Verification	4	4/4/17		
47/17	County Attorney	CA Approval as to form	Ń	4/2/17	Aller	Yes No
	Legislative Affairs	Fw'd Original Contract to CA		1-1-1		
	Rules []/ Leg. []					
	County Attorney	NIFS Approval				
	Comptroller	NIFS Approval b € :01 V			1107	96 MANUALDARD PARTS
1/1/17	County Executive	Notarization Filed with Clerk of the Leg.		Spring.	Glill	

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Contract ID#: S3B120-01M



Department: Public Works

CFPW 13000019

Contract Summary Amendment 1

Description: Additional Funds for Construction Management Services and Time Extension for the Bay Park Sewage Treatment Plant Influent Screening Facility Improvements.

Purpose: Amendment to continue construction management services required to complete work on construction of the Bay Park Influent Screening Facility Improvements. The amendment is necessary to continue construction management on the project:

Method of Procurement: Qualification Based Selection (QBS) procedure for the procurement of professional services, developed in accordance with procedures stipulated in the Board of Supervisor's Resolution 928-1993 and the County Executive's Order No. 1-1993.

Procurement History: A Request for Proposal (RFP) was advertised in Newsday and the County website in April, 2013. with technical proposals received on May 24, 2013. Eight (8) firms responded to this RFP and their proposals were evaluated. The Firm of Gannett Fleming received the highest technical rating & proposed the lowest cost. The Department recommended that we retain the services of Gannett Fleming. The justification for selecting the Firm of Gannett Fleming was approved by the office of the County Executive on August 8, 2013 (Memo dated July 29, 2013).

Description of General Provisions: This Amendment No. 1 requests continued construction management services during construction to this ongoing project, as well as a one (1) year time extension.

Impact on Funding / Price Analysis: Notice to proceed with construction occurred on May 27, 2014 with substantial completion scheduled for November 24, 2016. The contract has experienced delays and completion is forecast for May 19, 2017. GF was issued authorization to proceed on January 6, 2014, however, did not start services until March 22, 2014 approximately one month prior to construction per the agreement. We are requesting funds to continue CM services to the end of July 2017 which allows two (2) months for project closeout. At the end of the project, the Department will perform a delay analysis on the construction contract to determine of any penalties are due the County.

Change in Contract from Prior Procurement: Request to Increase the Maximum Amount of the Agreement to \$1,450,887 from \$1,351,764 and one (1) year Time Extension.

Recommendation:

Approve as submitted

TOTAL

Advisement Information

BUDGET (ODES	FUNDING SOURCE	AMOUNT
Fund:	CSW	Revenue Contract	XXXXXXXX
Control:	3B	County	\$
Resp:	120	Federal	\$
Object:		State	\$
Transaction:		Capital 3B120	\$ 99,123.00
		Other	\$

LINE	INDEX/OBJECT CODE	AMOUNT
1	CSW; 3B120	\$ 99,123.00
2		\$
. 3		\$
4		\$
5		\$
6		\$
	TOTAL	\$ 99,123.00

7a.

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 7				

% Increase % Decrease

Damon W. Urso, Sanitary Engineer III

\$ 99,123.00

% Decrease	<u>.</u>	Document Prepared	By: Damon W. Urso, Sanitary Engineer III	Date: Feb 24, 2017
的现在分词的现在分词	MINIFS CO	ertification	Comptroller Cortificational	County Executive Approval
		ant was accepted into NIFS.	I certify that an unencumbered balance sufficient to cover this contract is present in the appropriation to be charged.	Name UUT
Name			Name	Date 5/12/17
Date			Date	(For Office Use Only)
				E #:

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Nassau County Interim Finance Authority

Contract Approval Request Form (As of January 1, 2015)

1. Vendor:	Gannett Fleming Engineers, P.t	C		
2. Dollar amount req	uiring NIFA approval: \$99,123	}		
Amount to be encu	mbered: \$ <u>99,123</u>	<i>lb</i>	3/14	
This is a	New Contract Advisement	✓ Amendment	0/	
If advisement – NIFA on	nt should be full amount of contract ly needs to review if it is increasing func t should be full amount of amendment	ls above the amount pre only	viously approv	red by NIFA
3. Contract Term:	1 yr. extension to 8/13/18			
Has work or services of	on this contract commenced? \checkmark	Yes	No	
If yes, please explain:	Addition Funds for construction	management for ong	oing construe	ction work
4. Funding Source:				
General Fund (G Capital Improver Other		Fund (GRT) Federal % State % County % _		
Is the cash available for th If not, will it require :	ne full amount of the contract?	Yes	No	
	_	Yes	No	
	re approved the borrowing?	Yes	No	N/A
	orrowing for this contract?	Yes	No	N/A
5. Provide a brief desc	ription (4 to 5 sentences) of the it	em for which this apj	proval is req	uested:
22. 2014 approximately one m	Iction occurred on May 27, 2014 with substantial compl east for May 19, 2017. GF was issued authorization to contin prior to construction per the agreement. We are re act closecut. At the end of the project, the Department	proceed on January 6, 2014, how	ever, did not start se	rvices until March
6. Has the item reque	sted herein followed all proper pr	ocedures and thereb	y approved h	by the:
Nassau County Attorn Nassau County Comm	ey as to form Yes ittee and/or Legislature Yes	No N	I/A I/A	
Date of approval(s)	and citation to the resolution wh	ere approval for this	item was pro	wided:
7. Identify all contract	s (with dollar amounts) with this o	or an affiliated party	within the p	rior 12 months:
	¥SOK.			

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approval Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberations.

Røsenn	BROG	41	4/17
Signature	Title	Date)

Print Name

	COMPTROLLE	R'S OFFICE
	Nassau County Approved Bud	e information listed is true and accurate and is in dget and not in conflict with the Nassau County
Regarding funding, ple	ase check the correct response:	
I certify that the fun	ds are available to be encumbered	l pending NIFA approval of this contract.
If this is a capital proje	ct:	
I certify that the bo	nding for this contract has been ap	proved by NIFA.
Budget is available a	and funds have been encumbered	but the project requires NIFA bonding authorization.
Signature	Title	Date
Print Name		
	NIF	A
Amount being approve	d by NIFA:	NIFA approves this contract/amendment, but no time charges shall be recognized or paid for services rendered prior to the later of (1) the date of NIFA approval; and (2) the date when the contract/amendment has been fully executed by all parties.
Signature	Title	Date
Print Name		

NOTE: All contract submissions MUST include the County's own routing slip, relevant Nassau County Legislature communication documents and relevant supplemental information as specified in the NIFA Contract Guidelines that pertain to the items requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review. NIFA reserves the right to request additional information as needed.

George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: <u>Gannett Fleming Engineers, P.C.</u>

CONTRACTOR ADDRESS: 100 Crossways Park West, Woodbury, NY 11797

FEDERAL TAX ID #: 52-2151596

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on _____ [date]. Potential proposers were made aware of the availability of the RFP by advertisement in _____ [newspaper], posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on _____ [date]. ____ [state #] proposals were received and evaluated. The evaluation committee consisted of: ______

_____ (list # of persons on proposals were scored and ranked. As a result of the

committee and their respective departments). The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. X This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on November 14, 2013. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after evaluation of eight (8) proposals were received on May 24, 2013 in response to our Request for Proposals. This amendment is to extend the Term and increase the Maximum Dollar Amount of the Agreement.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- □ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- □ B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

□ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.

)

- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. \underline{X} This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>Instructions with respect to Sections VIII, IX and X:</u> All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. <u>X</u> Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. <u>X</u> **Department MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. 🛛 Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

NOTE: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. Compt. form Pers./Prof. Services Contracts: Rev. 03/16



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

None

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Vendor:

Dated: 3/0/11

Signed:

Gannett Fleming Engineers, P.C.

Print Name: Stephen Hadjiyane

Title: President

Page 1 of 4



COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

None

2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

None

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

None

Page 2 of 4

Describe lobbying activity conducted, or to be conducted, in Nassau County, and identification of lobbying activities None
The name of persons, organizations or governmental entities before whom the lobbyist
xpects to lobby:
None

Rev. 3-2016

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Page 3 of 4

6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby, separately attach such a written authorization from the client.

7. Has the lobbyist/lobbying organization or any of its corporate officers provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

None

I understand that copies of this form will be sent to the Nassau County Department of Information Technology ("IT") to be posted on the County's website.

I also understand that upon termination of retainer, employment or designation I must give written notice to the County Attorney within thirty (30) days of termination.

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees listed above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 3/6/17

Signed:

<u>Manti</u> Stephen Hadjiyane

President

Print Name:

Title:

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name Stephen Hadjiyane

Date of birth		
Home address		
City/state/zip		
Business address 100 C	rossways Park West, Suite 300	
City/state/zlp Woodbury,	NY 11797	
Telephone 516-364-414		
Other present address(es		
City/state/zip		
Telephone		
	nd telephone numbers attached	

2. Positions held in submitting business and starting date of each (check all applicable) President 06 /16 /2016 Treasurer 06 /16 /2016

Chairman of Board			Shareholder	 	/
Chief Exec. Officer			Secretary	 	
Chief Financial Officer	/		Partner	 	
Vice President 03 /03	/ 1999	<u></u>		I	
(Other)					

- 3. Do you have an equity interest in the business submitting the questionnaire? YES NO X If Yes, provide details.
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES _____ NO X____ If Yes, provide details.
- Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES <u>NO ×</u>; If Yes, provide details.

Rev. 3-2016

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 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES X NO If Yes, provide details. Cannett Fleming is a national consulting engineering firm and at any one time has 4,000 to 5,000 open agreements too numerous to list. All other entitles listed also have too many agreements to list.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer;
 - Been debarred by any government agency from entering into contracts with that agency?
 YES <u>WO X</u> If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO X ____ if Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO X ____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO X__ If Yes, provide details for each such charge.
 - b) is there any misdemeanor charge pending against you? YES _____ NO X __ If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO X___ If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES <u>NO X</u> If Yes, provide details for each such conviction.

e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO X ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or Investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO X___ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 6 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO X___ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO X ____ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO X___ If Yes, provide details for each such year.

YES ____ NO X If Yes, provide details for each such conviction.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

L Stephen Hadjiyane

I, <u>Stephen Hadjiyane</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Swarn to before me this 6 day of March 2017

Notary Public

Gannett Fleming Engineers, PC Name of submitting business Stephen Hadjiyane

Print name

St. Signature

President

Title

<u>3 | 6 | 17</u> Date

MILA M TAGLIENTO Notory Public - State of New York NO. 017A0138644 Qualified in Nessel County My Commission Expires 12/27/17

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Principal Name James R. Laurita 1.

Date of birth
Home address
City/state/zip
Business address Two Penn Plaza, Suite 552, 380 Seventh Avenue
City/state/zip New York, NY 10121
Telephone 212-967-9833
Other present address(es)
City/state/zip
Telephone
List of other addresses and telephone numbers attached
Positions held in submitting business and starting date of each (check all applicable)
President /// Treasurer ///

President//_	Tr	easure	r//			
Chairman of Board 12	/31	/ 2009	Shareholder	12	/31	/2009
Chlef Exec. Officer		1	Secretary			
Chief Financial Officer	/	/_	Partner			
Vice President/						
(Other)						

- 3. Do you have an equity interest in the business submitting the questionnaire? YES X NO If Yes, provide details. James R. Laurita owns 50% and John W. Kovacs owns 50%.
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES <u>NO X</u> If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES X NO ;; If Yes, provide details. Please see Attachment 1.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- in the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?
 - YES _____ NO X If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO X ____ if Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO X ____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) is there any felony charge pending against you? YES _____ NO X____ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES NO X If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES NO X If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO X____ if Yes, provide details for each such conviction.

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e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO X ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO X___ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO X__ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO X ___ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO X___ If Yes, provide details for each such year.

YES ____ NO X If Yes, provide details for each such conviction.

CERTIFICATION

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, James R. Laurita

I, <u>ournees it</u>, <u>Learnee</u>, being duly swom, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Swom to before me this 25 day of February 2014

HWARIE SINGH Y PUBLIC OF NEW JERSEY **Notary Public** My Comh ission Expires October 21, 2018

I.D. # 2379185

Gannett Fleming Engineers, PC Name of Submitting business James/R. Laurita Print name Signature Chairman Title 02 , 28 , 2017 Date

Attachment 1 Principal Questionnaire Form Question 5

James R. Laurita

Company	Title
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Director
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Chairman
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	President
GFEPC - Gannett Fleming Engineers, P.C.	Director
GFEPC - Gannett Fleming Engineers, P.C.	Chairman
GFINC - Gannett Fleming, Inc.	Senior Vice President

John W. Kovaca

Company	Title
GeoBuild - GeoBuild, LLC	Director
GeoBuild - GeoBuild, LLC	Chairman
GeoBuild - GeoBuild, LLC	Chief Executive Officer
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Director
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Senior Vice President
GFEPC - Gannett Fleming Engineers, P.C.	Director
GFEPC - Gannett Fleming Engineers, P.C.	Senior Vice President
GFEPC - Gannett Fleming Engineers, P.C.	Secretary
GFINC - Gannett Fleming, Inc.	Director
GFINC - Gannett Fleming, Inc.	Senior Vice President
GFMEXICO - Gannett Fleming México, S. de R.L. de C. V.	Secretary
GFMEXICO - Gannett Fleming México, S. de R.L. de C. V.	Member
GFMICHIGAN - Gannelt Fleming of Michigan, Inc.	Director
GFMICHIGAN - Gannelt Fleming of Michigan, Inc.	(Chairman
GFMICHIGAN - Gannett Fleming of Michigan, Inc.	President
HETAGER - L. G. Hetager Drilling, Inc.	Director
HETAGER - L. G. Hetager Drilling, Inc.	Chairman
PUNXSYDRILLING - Punxsy Drilling Company	Director
PUNXSYDRILLING - Punxsy Drilling Company	Chairman

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name John Kovacs

Date of birth	
Home address	
City/state/zip	
Business address 730 Holiday Drive, Suite 400	······································
City/state/zip Pittsburgh, PA 15220	
Telephone 412-922-5575	
Other present address(es)	
City/state/zip	
Telephone	********************************** *****
List of other addresses and telephone numbers attached	

2. Positions held in submitting business and starting date of each (check all applicable) President ______ Treasurer ______ Chairman of Board ______ Shareholder 01 /03 /2014 Chief Exec. Officer ______ Secretary 01 /03 /2014 Chief Financial Officer ______ Partner ______ Vice President 01 /03 /2014 ______

(Other)

- 3. Do you have an equity interest in the business submitting the questionnaire? YES X NO If Yes, provide details. James R. Laurita owns 50% and John W. Kovaca owns 50%,
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES _____ NO X___ if Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES X NO ____; If Yes, provide details. Please see Attachment 1.

6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES X NO If Yes, provide details. Gannett Fieming is a national consulting engineering firm and et any one time has 4,000 to 5,000 open agreements too numerous to list. All other entities listed also have too many agreements to list.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO X___ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO X___ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO X ____ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES NO X If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO X If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO X___ If Yes, provide details for each such conviction.

- e) in the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 - YES ____ NO X If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO X ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO X__ if Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO X ____ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO X___ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you falled to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO X ____ If Yes, provide details for each such year.

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John Kovacs

I, JOHT NOVACS , being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 2nd day of March 2017

Notary Public

COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAI, Carl A. Hunt, Notary Public Green Tree Boro, Allegheny County My Commission Expires Dec. 27, 2020 United Find Engineers, Frank Frank Association of NotARIES

Name of submitting business

John Koyacs

(Print name Signature

Senior Vice President/Secretary Title

12,2017 З Date

Attachment 1 Principal Questionnaire Form Question 5

James R. Laurita

Company	Title
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Director
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Chairman
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	President
GFEPC - Gannatt Fleming Engineers, P.C.	Director
GFEPC - Gannett Fleming Engineers, P.C.	Chairman
GFINC - Gannett Fleming, Inc.	Senior Vice President

John W. Kovacs

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Сопрану	Title
GeoBuild - GeoBuild, LLC	Director
GeoBuild - GeoBuild, LLC	Chairman
GeoBuild - GeoBuild, LLC	Chief Executive Officer
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Director
GFEAPC - Gannett Fleming Engineers and Architects, P.C.	Senior Vice President
GFEPC - Gannett Fleming Engineers, P.C.	Director
GFEPC - Gannett Fleming Engineers, P.C.	Senior Vice President
GFEPC - Gannett Fleming Engineers, P.C.	Secretary
GFINC - Gennett Fleming, Inc.	Director
GFINC - Gannett Fleming, Inc.	Senior Vice President
GFMEXICO - Gannett Fleming México, S. de R.L. de C. V.	Secretary
GFMEXICO - Gannett Fleming México, S. de R.L. de C. V.	Member
GFMICHIGAN - Gannett Fleming of Michigan, Inc.	Director
GFMICHIGAN - Gannett Fleming of Michigan, Inc.	Chairman
GFMICHIGAN - Gannett Fleming of Michigan, Inc.	President
HETAGER - L. G. Hetager Drilling, Inc.	Director
HETAGER - L. G. Hetager Drilling, Inc.	Chairman
PUNXSYDRILLING - Punxsy Drilling Company	Director
PUNXSYDRILLING - Punxsy Drilling Company	Chairmen

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: March 3, 2017

1) Proposer's Legal Name: Gannett Fleming Engineers, PC

2) Address of Place of Business: 100 Crossways Park West, Suite 300, Woodbury, NY 11797

List all other business addresses used within last five years: N/A

3) Mailing Address (if different): N/A

Phone : (516) 364-4140

Does the business own or rent its facilities? Rent

4) Dun and Bradstreet number; 83-241-9894

5) Federal I.D. Number: 52-2151596

- 6) The proposer is a (check one): _____ Sole Proprietorship ____ Partnership _____ Corporation ____ Other (Describe) Professional Corporation
- 7) Does this business share office space, staff, or equipment expenses with any other business? Yes X No if Yes, please provide details: <u>Shares space with Gannett Fleming</u> Engineers and Architects, P.C.
- 8) Does this business control one or more other businesses? Yes No X If Yes, please provide details:

- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes X No If Yes, provide details. <u>GFEAPC is an affiliate of GFEPC and the entity is controlled by Gannett Fleming, Inc. The shareholders of GFEPC are James R. Laurita and John W. Kovacs.</u>
- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes _____ No X____ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract). ______
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes _____ No X_____ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets ______
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

Yes ____ No X If Yes, provide details for each such investigation.

- 13) in the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No X____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? Yes ____ No X ___ If Yes, provide details for each such charge._____

b) Any misdemeanor charge pending? Yes ____ No X ____ If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes _____ No X_{-}

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If Yes, provide details for each such conviction

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? Yes _____ No X____ If Yes, provide details for each such conviction. ______

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes <u>No X</u> If Yes, provide details for each such occurrence.

- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license heid? Yes <u>No X</u>; If Yes, provide details for each such instance.
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes _____ No X___ If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. ______

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest;

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists,"

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflict exists.

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflict exists.

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. No conflict exists.

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future. <u>Gannett Fleming has a Code of Ethics and Conflict of Interest policy that requires the</u> reporting of any potential conflicts to the Ethics Officer, who provides conflict checks and advice regarding the avoidance of conflicts of interest.

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A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified. See attached answers for this section.

Should the proposer be other than an individual, the Proposal MUST include: _____

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business. 101
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services. See attached answers for this section.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company Nassau County Department of Public Works	
Contact Person Joseph Davenport, PE	
Address 1194 Prospect Avenue	
_{City/State} Westbury, NY 11590	
Telephone (516) 571-9608	
Fax # N/A	
E-Mail Address jdavenport@nassaucountyny.gov	

Company New York City Department of Environmental Protection

Contact Person Jerry Fraglas

Address 59-17 Junction Boulevard

City/State Flushing, NY 11373

Telephone (718) 595-4969

Fex # N/A

E-Mail Address jfragias@dep.nyc.gov

Company Suffolk County Department of Public Works

Contact Person John Donovan, PE

Address 335 Yaphank Avenue

_{Clty/State} Yaphank, NY 11980

Telephone (631) 852-4184

Fax # N/A

E-Mall Address public.works@suffolkcountyny.gov

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Answers to Question A

A. - See Appendix A

i. - 3/3/1999; Name Change 9/4/2002

ii. –

(50% Ownership) Laurita, James R. - Chairman - 9 White Oak Ridge Ct, Mendham NJ 07945

(50% Ownership) Kovacs, John W. - Senior Vice President and Secretary -1480 Redfern Drive, Pittsburgh, PA 15241

iii. –

Laurita, James R - Chairman Address: 9 White Oak Ridge Ct, Mendham NJ 07945	
Hadjiyane, Stephen – President and Treasurer Address: 11 Sherman Dr, Syosset NY 11791	
Kovacs, John W - Senior Vice President and Secretary Address: 1480 Redfern Drive, Pittsburgh, PA 15241	
Augustin, Lars- Vice President and Assistant Secretary Address: 88 Merritt Avenue, Massapequa, NY 11758	,
Hair, Glen L - Vice President 4ddress: 23 Harrogate Drive, Hummelstown, PA 1703	6
Inyard, Frederick H - Vice President Address: 8 Glenmark Lane, East Northport, NY 11731	
Schweiger, Paul G - Vice President Address: 50 Circle Place, Camp Hill, PA 17011	

iv. - New York

v. – 2096

vi. -

Gannett Fleming Engineers, P.C. is an affiliate of Gannett Fleming, Inc. and its annual revenue for 2016 was \$375,096,000.

vii. - See Appendix A

viii. - See Attached Certificate

Answer to Question C

See Appendix A

THIS IS TO CERTIFY THAT HAVING MET THE REQUIREMENTS OF SECTION 7210 OF THE EDUCATION LAW AND IN ACCORDANCE THEREWITH THIS CERTIFICATE OF AUTHORIZATION IS GRANTED WHICH ENTITLES PRESIDENT OF THE UNIVERSITY AND COMMISSIONER OF EDUCATION TO PROVIDE PROFESSIONAL ENGINEERING SERVICES IN THE STATE OF NEW YORK FOR THE PERIOD 01/01/2015 TO 12/31/2017. THE UNIVERSITY OF THE STATE OF NEW YORK EDUCATION DEPARTMENT GANNETT FLEMING ENGINEERS PC 11797-0000 100 CROSSWAYS PARK WEST WOODBURY, NY SUITE 300 CERTIFICATE NUMBER DOUGLAS E LENTIVECH DEPUTY COMMISSIONER FOR THE PROFESSIONS B.g. E. Kell 0011949

Appendix A

3. Experience/Qualifications of the Firm

Nassau County Department of Public Works

Bay Park Sewage Treatment Plant Influent Screens Facility Improvements Professional Construction Management Services - RFP No. PW-53B120-01M

3.1. Gannett Fleming

Gannett Fleming has continuously demonstrated a sensitivity and commitment to the needs and expectations of our clients. We have five (5) offices located across the New York metropolitan area.

Construction Management makes up one of the largest Divisions of our company. With more than 200 engineering, construction, and other professionals to draw from, our firm has the available resources to successfully meet the needs of this project.

The Construction Management Division of Gannett Fleming routinely manages and inspects more than \$500 million in construction values each year. As such, we have the necessary procedures in place to control costs, monitor schedules, and confirm that the Owner's project requirements are consistently met. Our program and construction management approach will be integrated with the County's goals for this project.

Our construction management, resident engineering, and inspection personnel work as an extension of our client's staff to represent their interests throughout the phases of the project. We identify the preconstruction requirements, including project risks, programming, design, jurisdictional requirements, and approvals needed. We develop a design and construction schedule for staying on track. We prepare progress estimates during the various design phases to confirm that the project is staying on budget and make recommendations for modifications where appropriate. We also perform constructability reviews and identify value engineering ideas, phasing opportunities, and procurement strategies and consider operation and maintenance costs for the life of the facilities. We work with the design professionals to prepare bid documents and oversee the bidding and award process. During the construction phase, we manage and administer all aspects of the project to adhere to the project contract documents. Our Team can hold and/or manage for the Owner key independent consultant contracts. At substantial completion and prior to occupancy, our comprehensive closeout procedures confirm that the facilities are ready for use and meet the basis of design and all project requirements.

As construction managers, we have integrated our engineering expertise with the construction management process, symbiotically combining the managerial and technical expertise required to deliver successful projects. Our construction management objective is to assist our clients, in whatever way necessary, to achieve their project goals. Ultimate success requires a wide range of construction management, engineering, and support services; it is our broad scope of abilities that has led to our continued success as construction managers.

3-1

As demonstrated in Section 4, Key Personnel and Staffing, our Construction Management Team is comprised of personnel with the capabilities and experience commensurate with the requirements of this assignment. Bay Park Sewage Treatment Plant Influent Screens Facility Improvements Professional Construction Management Services - RFP No. PW-S3B120-01M Nassau County Department of Public Works

Gannett Fleming's experience working on projects similar in scope to the County's proposed project is described within the detailed project descriptions provided at the end of this Section.

3.2. Subconsultants

To meet the goals of the County's WBE, MBE, or W/MBE program and enhance our services for this Contract, we have enlisted the support of LPE Enterprises, Ltd. and Site Safety Solutions LLC. The following paragraphs provide an overview of the qualifications and experience both WBE firms bring to the County.

3.2.1. LPE Enterprises, Ltd.

LPE Enterprises, Ltd., a New York-based WBE program management and construction management support services firm, identifies and serves the needs of construction management and engineering companies for skilled and experienced project-based personnel. The firm's staff members, all of whom are actively engaged on projects in the New York and New Jersey and South Florida areas, are full-time employees of LPE.

Their staff – many of whom have been with the company since its founding in 1988 – has extensive expertise in such areas as engineering, architectural drafting, automated systems and network developing, construction inspection and estimating, document controls, and administrative services.

Assigned to a project on the basis both of applicable skills and compatibility with the client, these professionals are fully integrated into the project team, committed to meeting the highest standards of performance, and are dedicated to their clients' success.

LPE Enterprises, Ltd. is certified as a WBE firm with New York State, the New York State Department of Economic Development, the Port Authority of New York and New Jersey, and the New York City Department of Business Services.

LPE Enterprises has provided technical administrative support on the following DEP projects and wastewater treatment plant (WWTP) upgrades:

- Avenue V Pump Station
- CAT/DEL UV Disinfection Project
- Croton Water Filtration Project
- Jamaica WWTP Upgrades
- Bowery Bay WWTP Upgrades
- Wards Island WWTP Upgrades
- Hunts Point Water Pollution Control Plant (WPCP)

3-2

- Paerdegat Basin WPCP
- Spring Creek WPCP
- Coney Island WPCP
- Newtown Creek WPCP.

3. Experience/Qualifications of the Firm

Nassau County Department of Public Works

Bay Park Sewage Treatment Plant Influent Screens Facility Improvements Professional Construction Management Services - RFP No, PW-S3B120-01M

3.2.2. Site Safety Solutions LLC

Founded in 1998, Site Safety Solutions LLC is a certified New York State Department of Transportation (DOT) Disadvantaged Business Enterprise (DBE), New York State WBE and New City Women's Business Enterprise that provides environmental, health, and safety (EHS) services to municipal, state, and federal governmental agencies and the private sector, including the construction industry, manufacturing, and commercial businesses.

Site Safety Solutions LLC provides a wide range of services within the EHS arena. Their expertise and experience in providing health and safety services includes the development and implementation of site-specific health and safety plans; development of CM Management Plans; emergency evacuation planning; hazard assessment; comprehensive surveys for chemical, biological, and physical agents; training; compliance audits and inspection; indoor air quality; and on-site safety management.

Their expertise in the environmental field includes hazardous material investigations, management and plan development, waste management programs, storm water pollution prevention planning and inspections, air quality assessments, and noise and lighting assessments.

Site Safety Solutions is dedicated to fostering environmental stewardship, the protection of employees in the workplace, and the health and well-being of community residents. Site Safety Solutions maintains a philosophy of commitment to their clients by delivering cost-effective, EHS solution-oriented services that are tailored to the specific and unique needs of their clients.

Their relevant experience is also described in detailed project descriptions provided at the end of this Section.



Excellence Delivered As Promised

Newtown Creek Water Pollution Control Plant Phase 3 Upgrade Construction Management Services

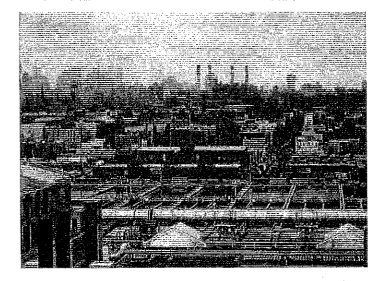
Gannett Fleming is a partner in a tri-venture team and is performing construction management and resident engineering services for 11 construction contracts to upgrade the 310 mgd Newtown Creek Water Pollution Control Plant (WPCP). Gannett Fleming is working on Contracts 41G, E, H, and P, which are for construction of a new \$387 million Central Residuals Building. The Central Residuals Building is to be completed in March 2013. The upgrade of the New York City Department of Environmental Protection's (NYCDEP) Newtown Creek WPCP is under a consent order from the U.S. Environmental Protection Agency (U.S. EPA) and the New York State Department of Environmental Conservation (NYSDEC). There are several construction and operational consent order deadlines that must be met during the term of this contract.

Also, as part of the construction management and resident engineering services, we are providing construction management services on:

- Contracts 47 G, E, H, and P for the South Battery Reconstruction and South Control Building
- Contract 50 Newtown Creek Sludge Barging
 Facilities
- Contract 60 for the Process Wrap-up at Newtown Creek (G and E).

The construction management includes as integral parts of the service, project management over the preparation and review and monitoring of construction schedules; resident engineering inspection services, including the preparation of field change orders and claim records; and processing of Contractors' payments.

Gannett Fleming is leading the scheduling, change order, and document control services for this project. Our lead scheduler and assistant scheduler prepare periodic contractor schedule reviews and updates to NYCDEP.



Client

New York City Department of Environmental Protection

Location Brooklyn, New York

Completion Date Ongoing

Construction Cost Phase 3 Const. Cost: \$1.5 billion

Phase 3 CM Cost: \$80.5 million

Project Construction Manager Fotios Papamichael, P.E., BCEE

Client Reference Mr. Kenneth Moriarty Phone Number 718-595-6238 Prior to contract procurement by NYCDEP, Gannett Fleming also completed constructability review of the Central Residuals Building design and construction documents. The Central Residuals Building consists of secondary screening, grit classification and handling, skimmings handling, waste sludge screening, deodorization, odor control and container handling facilities.

Project Features

Gannett Fleming is providing construction management services for 12 construction contracts to upgrade the Newtown Creek WPCP. Work involves upgrades to the Central Residuals Building and the Newtown Creek sludge barging facilities, modifications to the main building's northwest wing, and reconstruction of the South Battery of aeration and final tanks, and South Control buildings. This project included the following unique features:

• Constructability review of final tank reconstruction Contract 47 and Central Residual Building Contract 41.



Excellence Delivered As Promised

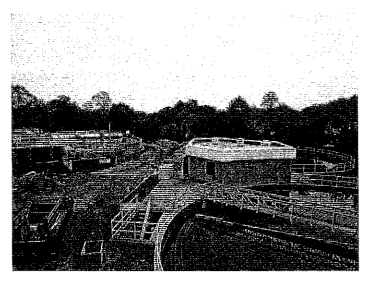
Sewer District No. 21 Wastewater Treatment Plant Improvements Construction Management Services

Gannett Fleming provided construction management services for the Suffolk County Department of Public Works Sewer District No. 21 wastewater treatment plant WWTP improvements. The treatment plant became operational in March 1989 and was designed for an average flow of 2.50 mgd and will be upgraded to 2.80 mgd to accommodate future expansion of SUNY Stony Brook University. As a result of the Long Island Sound initiative, the plant discharge must meet the new York State Department of Environmental Conservation (NYSDEC) SPDES permit limit for effluent total nitrogen of 40 lbs per day by the year 2014.

Improvements to the WWTP include:

- Replace oxidation ditch equipment and provide BNR control system
- New denitrification filter and influent pump station
- New gravity belt thickener
- Replace final clarifier internal components
- Replace gravity thickener internal components
- New odor control system
- New sodium hypochlorite, sodium hydroxide and methanol storage and feed systems
- New RAS/IMLR/WAS Pumping Systems
- New plant-wide supervisory control and data acquisition (SCADA) System
- New emergency generator
- New fire alarm system location
- New HVAC systems and controls
- Removal and disposal of asbestos-containing material.

A carefully planned construction staging schedule was developed and implemented to maintain the WWTP in operation during the construction period.



Client

Suffolk County Department of Public Works

Location Stony Brook, New York

Completion Date 2015

Construction Cost \$16 million

Project Construction Manager

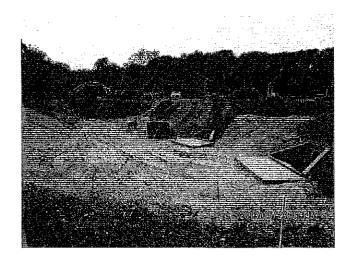
Larry Francino, P.E.

Client Reference

Mr. John Donovan, P.E. 631-852-4184

Construction Management Services:

- Full-time Resident Engineer Services
- Conducted monthly job conferences
- Resolution of change orders and construction issues
- Strategic construction planning for phased-in beneficial use
- Start-up testing and acceptance of new equipment
- Final completion inspections
- Submittals of shop drawings and requests for information tracking
- Coordination with design services during construction
- Coordination with plant management and owner's engineering and municipal staff.





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Sewer District No. 21 Effluent Pump Station Improvements Construction Management Services

Gannett Fleming provided construction management services for the Suffolk County Department of Public Works Sewer District No. 21 Effluent Pump Station improvements. The pump station has a capacity of 6.5 mgd and pumps final effluent from the wastewater treatment plant to Port Jefferson Harbor. The pump station consists of two main sewage pumps, one small jockey pump, a two chamber wet well interconnected by a sluice gate and dry well. The pumps are dry pit submersible pumps with variable frequency drives.

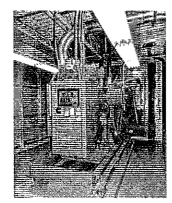
Improvements to the pump station include:

- New 450 kw natural gas fired standby generator with roof-mounted catalytic converter and silencer
- New electrical distribution system for normal and standby power
- New electrical panelboards
- New fire alarm system
- New HVAC systems and controls
- New doors and exterior brick facade repairs
- New roof system with safety railing
- Removal and disposal of asbestos containing material.

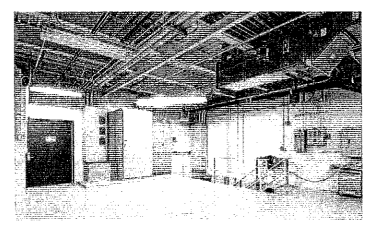
A carefully planned construction staging schedule was developed and implemented to maintain the pump station in operation during the construction period.

Construction Management Services:

- Full-time Resident Engineer Services
- Conducted monthly job conferences



- Resolution of change orders and construction issues
- Strategic construction planning for phased-in beneficial use
- Start-up testing and acceptance of new equipment
- Final completion inspections
- Submittals of shop drawings and requests for information tracking
- Coordination with design services during construction
- Coordination with plant management and owner's engineering and municipal staff.



Client Suffolk County Department of Public Works

Location Stony Brook, New York

Completion Date 2011

Construction Cost \$1.3 million

Project Construction Manager Paul Belard, P.E.

Client Reference

Mr. John Donovan, P.E. 631-852-4184



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Northport Wastewater Treatment Plant Phase I Upgrades

Gannett Fleming provided design and construction management services for the Phase I improvement upgrades at the Northport Wastewater Treatment Plant. Designated as a National Estuary, Long Island Sound is home to an extensive array of plants and animals, and it serves as a major source of recreation and fisheries. A detailed construction staging plan was implemented to minimize any impacts in water quality in the Sound.

Gannett Fleming utilizes a practical, cost-effective maintenance of plant operations (MOPO) approach, and a true partnership among owner and contractor. This approach maintained the water quality of Northport Harbor and Long Island Sound.

Upgrade Features

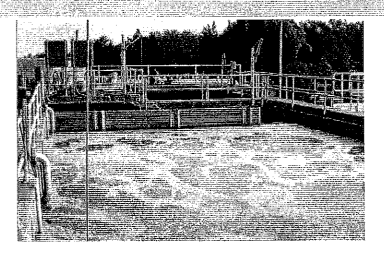
- Utilized Modified Ludzack-Ettinger (MLE) process
- Incorporated new ultraviolet disinfection system
- Involved detailed construction staging plan to meet permit limits during construction
- Seamlessly incorporated upgrades into existing treatment system
- Maximized nitrogen removal capacity of existing plant
- Required minimal operator training

Awards

 Gold Award, 2007, American Council of Engineering Companies of New York

Key Benefits

No disruption to plant operation



Client

Village of Northport

Location Northport, New York

Completion Date December, 2005

Construction Cost \$4 million

Project Construction Manager Stephen Hadjiyane, P.E.

Client Reference Gene Guido 516-261-7502

- Allowed plant to operate at design limit and fully comply with permit limits throughout construction
- Satisfied current, and possibly future, discharge requirements
- Allowed Northport Harbor to keep its public beaches open



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Grass Island Wastewater Treatment Plant Process Pumps and Controls Upgrades

Gannett Fleming is providing engineering design services and construction management services for improvements to the Grass Island Wastewater Treatment Plant. The plant is designed for an average flow of 12.5 mgd and a peak flow of 31 mgd. Our firm is providing the design and construction management services for return activated sludge (RAS), waste activated sludge (WAS), and final effluent (FE) pumps, as well as associated control systems upgrades.

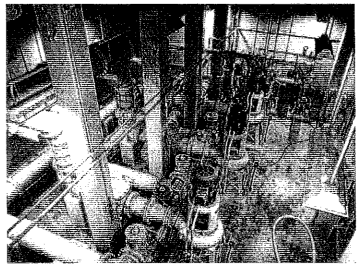
Services Provided

- RAS, WAS, and FE pumps and motors evaluations
- Suction and discharge piping and valves evaluations
- Pumping capacity and operating conditions reviews to confirm pump sizing adequately meets current and future plant requirements
- Electrical/instrumentation designs to integrate new pump controls with the existing Invensys/Foxboro supervisory control and data acquisition (SCADA) system
- Maintenance of plant operations (MOPO) development (for use during construction)
- Construction bid documents preparation
- Construction management
- Resident engineering services.

Project Features

This project includes providing resident engineering; shop drawing review, technical office support and requests for information, special inspection, progress meeting attendance, operations and maintenance manual updates, and record drawings. The project included the following unique features:

- A detailed construction staging plan to maintain operation of critical equipment with temporary electrical drives and controls.
- Resident engineers are MOPO specialists to oversee operation of temporary equipment required to be installed and operated by the contractor.



Client Town of Greenwich

Location Greenwich, Connecticut

Completion Date Ongoing

Construction Cost \$3.2 million

Project Construction Manager Fotios Papamichael, P.E., BCEE

Client Reference

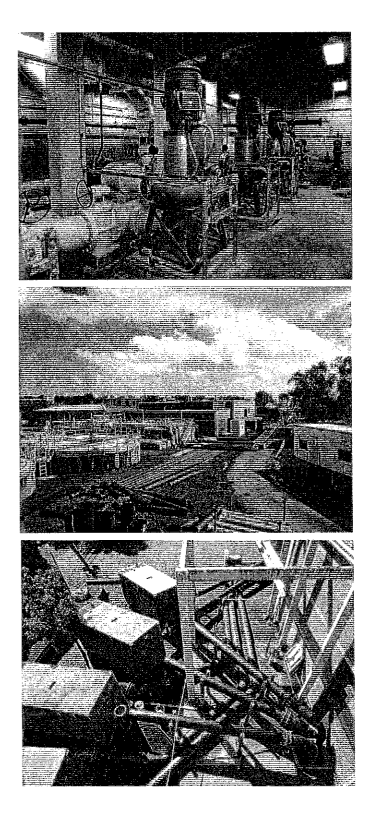
Mr. Dwayne Lockwood Phone Number: 203-822-0963

 Coordinate temporary bypass pumping system of plant flow during critical replacement of equipment.

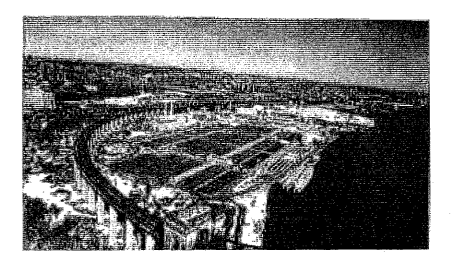
Plant Improvements

- New RAS, WAS, and FE pumps and motors
- New variable frequency drives and pump control panels

- Motor control center and distribution panel replacement (to accommodate new pumps and controllers)
- New pump controls integrated with existing Invensys/Foxboro SCADA system
- New graphic displays incorporated into the existing Foxboro system
- New RAS/WAS magnetic flow meters and transmitters.



Wards Island WWTP Boiler Upgrade



Preject Lightghi

Client – NYCDEP/ Kordun Construction

- Health & Safety Plan
- On-Site Safety
- Site Auidts
- Air Monitoring

Site Safety Solutions provided Environmental Professional (CIH) services for the project. Including the development of the site-specific health and safety plan, conducting weekly audits, developing job hazard analyses, and remaining on-call to respond to safety questions and concerns as the project progressed.

Site Safety Solutions also provided on-site safety services for Kordun Construction Corporation including a full-time on-site Site Safety Representative to oversee the implementation of the site-specific health and safety plan, conduct air monitoring as necessary, provide training and conduct daily inspections.

<u>Contact:</u> Albert Mancusi Kordun Construction 646-372-1043

Project Highlight

- Client-NYCDEP/HAKS
- Project Cost \$500 million
- Health & Safety Plan
- Training Program
- EHS Compliance Program

GILBOA DAM RECONSTRUCTION

Gilboa Dam

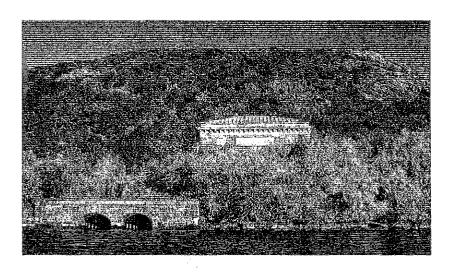
The project scope of work under this contract included: demolition of crest, spillway face, plunge pool and end sill demolition, establishment of erosion and sediment controls including but not limited to check dams and silt fence, placement of gallery slab and drilling foundation drains, drilling and grouting side channel and spillway face anchor bars, placement of mass concrete and installation of under drain system, installation of sheet piling along State Route 990V and installation of cofferdam/causeway upstream around upstream training wall.

Acting as the Health & Safety Professional/Certified Industrial Hygienist for the Construction Management team, Ms. Birnbaum oversaw safety and environmental compliance during the dam reconstruction which included:

- Preparation of the site-specific health and safety plan and associated job hazard analyses (JHAs) addressing hazards and control measures related to dam demolition, fall hazards into the reservoir, diving, barge work, traffic control, dust control, confined space entry, steep slope slide stabilization operating heavy equipment on steep slopes and control of contamination into the water.
- Participation in the development of the CM EHS Management Plan
- Development of CM (environmental health and safety (EHS) training program

<u>Contact:</u> John Schweppenheiser, Jr., P.E. HAKS 607.588.6456

Catskill Aqueduct Inspections



-Project Fighlight-

 Client --- NYCDEP/ Hazen & Sawyer P.C., Jenny Engineering Corporation

- Safe Work Plan
- Confined Space
- Emergency Response & Evacuation Plan

SAFE WORK PLANS

Site Safety Solutions developed the Safe Work Plans (SWPs) for inspections of both the Upper Catskill Aqueduct (Bonticou Grade Tunnel) and Lower Catskill Aqueduct (from Hillview Reservoir to Eastview Reservoir). The SWP provided safe work procedures for activities conducted by inspection personnel including identification and coordination of on-site emergency rescue personnel, rescue and safety equipment required on-site, confined space entry procedures, travelling through the tunnel/aqueduct, falls into aqueduct by personnel remaining on surface, contamination of water system, engulfment by water/drowning and lockout/tag-out of the water supply, collapse of structure, ventilation, poor lighting conditions, communication between ground personnel and inspection crews, travelling on slippery road surfaces/driving during poor road conditions, and weight limits on aqueduct surfaces. Biological hazards such as ticks, insects, snakes and poisonous plants were also covered.

Contact:

Kristi Latimer, P.E. Jenny Engineering Corporation 973.379.6699 ext. 107

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Stephen Hadjiyane 1.

_, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 6 day of $M \approx ch$	20 <u>1</u> 7-
Notary Public	MIRA M TAGLIENTO Notary Public - State of New York NO. 017A0138654 Qualified in Natisely County My Commission Expires 12/27/17
Name of submitting business: Gannett Fle	ming Engineers, PC
_{By:} Stephen Hadjiyane	
Print name	
Signature	and the second second second second second second second second second second second second second second second

President

Title

6 111 Date

Rev. 3-2016

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COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

I. Name of the Entity: Gannett Fleming Engineers, PC
Address: 100 Crossways Park West, Suite 300
City, State and Zip Code: Woodbury, NY 11797
2. Entity's Vendor Identification Number: 52-2151596
3. Type of Business:Public CorpPartnershipJoint Venture
Ltd. Liability CoClosely Held CorpOther (specify)
4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):
Please see attached list of Officers and Directors
5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.
James R. Laurita,
John W. Kovacs, Marchael and Anna and Anna and Anna and Anna and Anna and Anna and Anna and Anna and Anna and A

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

Gannett Fleming, Inc. and Gannett Fleming Engineers and Architects, PC are both affiliated with

Gannett Fleming Engineers, PC. No employees from Gannett Fleming, Inc. will perform work on this contract.

Employees from Gannett Fleming Engineers and Architects, PC will take part in the performance of this contract.

Please see the attached Vendor Disclosure Form for Gannett Fleming Engineers and Architects, PC.

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

None/Not Applicable (No lobbying services were utilized by Gannett Fleming related

to this proposal/matter; however, Gannett Fleming Engineer and Architects, PC does

have a relationship with Park Strategies, which is registered with Nassau County

New York State and has provided introductions to Nassau County personnel in the past.)

Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

-

None

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

Please see the answer to 7a.

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

3/6/17 Dated:

Signed: _______ Print Name: Stephen Hadjiyane

.

Title: President

Gannett Fleming Engineers, P.C.

2

- * Laurita, James R. Chairman Address:
- * Hadjiyane, Stephen President and Treasurer Address:
- * Kovacs, John W Senior Vice President and Secretary Address:
- Augustin, Lars- Vice President and Assistant Secretary Address:

Bartoldus, Doreen M - Vice President Address:

Hair, Glen L - Vice President Address:

Inyard, Frederick H - Vice President Address:

Schweiger, Paul G - Vice President Address:

+ = Director

Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity; Gannett Fleming Engineers and Architects, PC
Address: 100 Crossways Park West, Suite 300
City, State and Zip Code: Woodbury, NY 11797
2. Entity's Vendor Identification Number: 23-2935505
3. Type of Business:Public CorpPartnershipJoint Venture
Ltd. Liability CoClosely Held Corp Professional Corporation Other (specify)
4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):
Please see attached list of Officers and Directors.
5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.
shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly

Harry T. Osborne, 🐔

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

Gannett Fleming Engineers and Architects, PC is an affiliate of Gannett

Fleming, Inc. and Gannett Fleming Engineers, PC.

Gannett Fleming, Inc. will not take part in the performance of this contract.

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

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Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

None

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

Please see the answer to 7a.

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

3/1/17 Dated:

Stor In Signed:

Print Name: Stephen Hadjiyane

L

Title: President

Page 4 of 4

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals. bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission: any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Gannett Flem	ing Engineer	s and Archit	ects, P.C.
	Officers & D	irectors	

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*	Osborne, Harry T	Vice President		9	The second second second second second second second second second second second second second second second s		
*	Rikk, Joseph Jr	Treasurer & Vice President					
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		Assistant Treasurer &	······				
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W	eber, Mitchell M	/ice President					
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* Director

<u>AMENDMENT NO. 1</u>

AMENDMENT, dated as of ______, 2017 (this "<u>Amendment</u>"), between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the Department of Public Works, having its principal office at 1194 Prospect Avenue, Westbury, New York 11590 (the "Department") and (ii) Gannett Fleming Engineers, P.C., a consulting engineering firm having its principal office at 100 Crossways Park West, Woodbury, New York 11797 (the "<u>Firm</u>" or the "<u>Contractor</u>").

WITNESSETH:

WHEREAS, pursuant to County contract number S3B120-01M between the County and the Firm, executed on behalf of the County on November 14, 2013, and as extended by extension letter, executed on behalf of the County on September 26, 2016 (the "Original Agreement"), the Firm performed certain services for the County in connection with the Influent Screening Facility Improvements at the Bay Park Sewage Treatment Plant, which services are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "Services"); and

WHEREAS, the term of the Original Agreement is from November 14, 2013, through August 13, 2017 (the "<u>Original Term</u>");

WHEREAS; the maximum amount that the County agreed to reimburse the Firm for Services under the Original Agreement, as full compensation for the Services, was One Million Three Hundred Fifty-one Thousand Seven Hundred Sixty Four (\$1,351,764) dollars (the "<u>Maximum Amount</u>"); and

WHEREAS, the County and the Firm desire to amend the Original Term and extend the Original Term in order to complete the Services.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Amendment ("<u>Amendment No. 1</u>"), the parties agree as follows:

1. <u>Maximum Amount</u>. The Maximum Amount in the Original Agreement shall be increased by Ninety Nine Thousand One Hundred Twenty Three (\$99,123) dollars, so that the maximum amount that the County shall pay to the Firm as full consideration for all Services provided under the amended agreement shall be One Million Four Hundred Fifty Thousand Eight Hundred Eighty Seven (\$1,450,887) dollars (the "Amended Maximum Amount").

2. <u>Term Extension</u>. The Original Term shall be extended by One (1) year so that the Expiration Date as amended by this Amendment ("Amendment No. 1") shall be August 13, 2018 (the "Amended Term"). The Department, in its sole discretion shall have the right to extend this Amended Term for a period of up to one (1) year by delivering a notice of extension to the Firm at least thirty (30) days prior to the Expiration Date.

2. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement and Amendment No. 1 not expressly amended by this Amendment shall remain in full force

and effect and govern the relationship of the parties for the term of the Amended Agreement.

IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first above written.

GANNETT FLEMING ENGINEERS, P.C.

By:_ Name: 57 Had pNTTitle: The second 820 Date: з, 6/17

NASSAU COUNTY

By:	
Name:	
Title:	Deputy County Executive
Date:	

PLEÀSE EXECUTE IN <u>BLUE</u> INK

STATE OF NEW YORK)

COUNTY OF NASSAU)

On the $(\underline{b} \text{ day of } \underline{Moch}$ in the year 2017 before me personally came $\underline{Stephen} \underline{Hadj} \underline{yane}$ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of \underline{Mossau} ; that he or she is the $\underline{Nesidest}$ of $\underline{Cannelf Fleming Engineers, P.C.}$, the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

ARY PUBLIC

)ss.:

MIRA M. TAGLIENTO Notary Public - State of Ne NO. OTTAK Qualified In Nasia My Commission Expires

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the ______day of _______in the year 2017 before me personally came ________to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of _______; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

TO: Office of the County Executive Richard R. Walker, Chief Deputy County Executive Att:

FROM: Department of Public Works

DATE: March 3, 2017

SUBJECT: Construction Management Services for Bay Park Sewage Treatment Plant Influent Screening Facility Improvements Proposed Amendment No. 1 for Additional Services Gannett Fleming Engineers, P.C. Agreement No. S3B120-01M

This Department is requesting approval of an amendment to the above subject agreement to adjust the exiting cost ceiling for Construction Management Services for Gannett Fleming Engineers, P.C. (GF) as outlined in the attached February 10, 2017, proposal. The firm of GF was retained for construction management for the Influent Screening Facility Improvements project at the Bay Park Sewage Treatment Plant.

The costs ceiling increase is based upon projected level of effort (man-hours) for actual staff to be utilized through the period May 1, 2017 to July 31, 2017, in the amount of \$76,248.00 The original construction completion date was November 24, 2016, and the most recent CPM schedule is now projecting completion by May 19, 2017. Accordingly, GF is projecting additional CM services to the end of July 2017 which allows two (2) months for project closeout.

The new costs ceiling is being determined based upon the following:

Existing Cost Ceiling	\$1,351,764
Extra Services	\$ 76,248
New 30% Contingency	<u>\$ 22,875</u>
New Total Cost Ceiling	\$1,450,887

Accordingly, we propose to increase the cost ceiling of existing Agreement No. S3B120-01M by \$99,123.00 to \$1,450,887.00. In addition to the above, the current contract Term, which was extended by letter dated September 26, 2016, expires on August 13, 2017. By this Amendment, we are requesting that the contract term be extended one (1) year to August 13, 2018. Funding for these services is available from Capital Project No. 3B120.

If you approve or disapprove of the above request, please signify below and return the memo to this office for appropriate action.

Richard P. Millet **Chief Deputy Commissioner**

RFM:KGA:JLD:rp Attachment Shila Shah-Gaynoudias, Commissioner C: Kenneth G. Arnold, Assistant to Commissioner Joseph L. Davenport, Unit Head, Water/Wastewater Engineering Unit

APPROVED:

DISAPPROVED:

Richard R. Walker Date Chief Deputy County Executive

Richard R. Walker Chief Deputy County Executive

Date



K:\ADMIN\Letters for Signature\Water Management\Perfetti\S3B120-01M DCE Memo EXservices.doc

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MIM/DD/YYYY)

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Camp Hill PA 17001-0900				ADDRE	as: JBolton@				l
				INSURER(2) AFFORDING COVERAGE NAIC #					
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ACORD 25 (2014/01)

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(816) 960-9000					IN	URER(8) AFFOR	DING COVERAGE		NAICA
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U.S. DEPARTMENT OF JUSTICE	
OFFICE OF JUSTICE PROGRAMS	
OFFICE OF THE COMPTROLLER	
Certification Regarding	
Debarment, Suspension, Ineligibility and Voluntary E	xclusion
Lower Tier Covered Transactions	
(Sub-Recipient)	
This certification is required by the regulations implementing Executive Order 1 and Suspension, 28 CFR Part 67, Section 67.510, Participants' responsibilities were published as Part VII of the May 26, 1988 <i>Federal Register</i> (pages 19160 (BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON REVI (1) The prospective lower tier participant certifies, by submission of this propo nor its principals are presently debarred, suspended, proposed for deba ineligible, or voluntarily excluded from participation in this transaction department of agency. (2) Where the prospective lower tier participant is unable to certify to any of t this certification, such prospective participant shall attach an explanation to this	a. The regulations -19211). ERSE) sal, that neither it arment, declared by any Federal the statements in
Stepehen Hadjiyane	
Name and Title of Authorized Representative	m/d/yy
Stor In	- 1 - 10-10
Signature	<u>3/ 6/17</u> Date
Gannett Fleming Engineers, P.C.	
Name of Organization	
100 Crossways Park West, Suite 300 Woodbury, NY 11797 Address of Organization	
OJP FORM 4061/1 (REV. 2/89) Previous editions are obsolete	

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Instructions for Certification

1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroreous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposes," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12649.

5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled, "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transaction," without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may check the Nonprocurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of reports in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

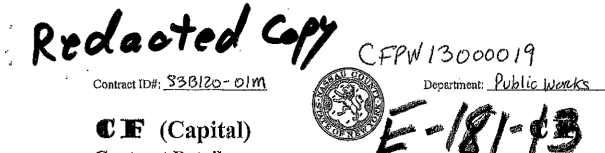
9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntary excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS

CONSULTANT AND CONTRACTOR EVALUATION FORM

Contract No.:	S3B120-01M			Number of Prin	n/a					
Contract Desc:	Construction Management Services for Bay Park Influent Screening Facility Improvements									
			· · · · · · · · · · · · · · · · · · ·		<u> </u>					
Contract Type:	Personal Servic	ces Construction M	anagement	Contract Amt:	\$1,450,887.00					
Firm's Name:	Gannett Flemin	g Engineers, P.C.		Vendor I.D.:	52-2151596					
Address:	Suite 300, 100	Crossways Park W	/est, Woodbury, NY	11797						
Contract Comp	letion Date:	Active Contract								
Evaluate:	[Good (G); Sati	sfatory (S); Unsatis	factory (U) or Not A	pplicable (n/a)]						
Work Quality		G		Physical Facili	ties _	n/a				
Reliability	ReliabilityG			Technical Ability		G				
Accountability		G		Record Keepir	ng	G				
Achieving Sche	dule	G		Cooperation _		G				
Substitution of i	Materials	n/a		Supervision		G				
Attendance at N	Neetings	G		Organization -		G				
Litigation (Y/N)		<u>N</u>		Adequacy of Personnel		G				
Compliance with ContractG		G		Safety Compliance		G				
					•					
				Overall Perfor	mance	G				
Comments (Ma	ndatory for U Ra	atings)								
				• • • • • • • • • • • • • • • • • • •						

Rated by:	Damon Urso	
Title:	Sanitary Engineer III	
Date:	March 7, 2017	



Contract Details NIFS ID #: CFP.W /30000 19

NIFS Entry Date: 8/20/13 Term: from commencement to 33 mos later

New 🔀 Renewal	1) M
Amendment	2) C
Time Extension	3) C
Addl, Funds	4) V
Blanket Resolution RES#	5) In

1) Mandated Program:	Yes 🔲	No 🛛
 2) Comptroller Approval Form Attached:	Yes 🖂	No [_]
 3) CSEA Agmt. § 32 Compliance Attached:	Yes 🛛	No 🗌
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🖂	No 🗌
5) Insurance Required	Yes 🖾	No 🗌

1

Agency Information

Venc	or	County Department
Name	Vendor ID#	Department Contact
Gannett Fleming Engineers,	522151596	Richard Webber
P.C.		
Address	Contact Person	Address
100 Crossways Park West Suite 300	Fotios Papamichael	1194 Prospect Aye Westbury, NY 11590
Woodbury, N.Y. 11797	Phone 516-364-4140	Phone 571-6811

Routing Slip

DATE Reo'd	., DEPARTMENT	Internal Verification	DATE Appy ¹ d& Fy ² d,	SIGNATURE	Leg. Approval Required
•	Department	NIFS Entry (Dept) NIFS Appvi (Dept. Head)	= s/es/p	That land	
	DPW (Capital Only)	CF Capital Fund Approval	□ py13	Zunt alal	
	OMB	NIFS Approval		The	Yes No Not required if Blanket Res
129/13	County Attorney	CA RE & Insurance Verification	1 \$ 29/13	· (Impta)	
1 /	County Attorney	CA Approval as to form	X8/28/13	W-D-	Yes No.
	Legislative Affairs	Fw'd Original Contract to CA	□ 8/30/13	Hogen a. May	
<u> </u>	Rules 🗍/ Lęg, 🛄		D,	101 1	
	County Attorney	NIFS Approval		1) JES RE	
	Comptroller	NIFS Approval	×(0/23)	0.00	2 17 13
	County Executive .	Notarization Filed with Clerk of the Leg.	8 1/1-4/13	ph	Aufers

PRCF1205 (12/05)

Contract ID#: ___



Department:

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Contract Summary

Description: Construction Management (CM) Services Agreement: Environmental Construction Group

Purpose: Agreement to provide Construction Management Services to the Department's Environmental Construction Group for the Bay Park Influent Screening Facility Improvements project S3B120-01M.

Method of Procurement: Qualification Based Selection (QBS) procedure for the procurement of professional services, developed in accordance with procedures stipulated in the Board of Supervisor's Resolution 928-1993 and the County Executive's Order No. 1-1993

Procurement History: A Request For Proposal (RFP) was advertised in Newsday and the County website in April, 2013, with technical proposals received on May 24, 2013. Eight (8) firms responded to this RFP. All of the firms were considered local firms (firms having a main or significant branch office in Nassau or Suffolk County).

Description of General Provisions: This Agreement provides for complete construction services including furnishing resident engineers, inspectors, schedulers, cost estimators, evaluation of contractor claims, constructability review and other construction related services.

Impact on Funding / Price Analysis: Funding for the services to be provided under this agreement will come from capital project 3B120. Gannet Fleming Engineers, P.C., proposed a fee of \$1,126,470. This fee was determined to be fair and reasonable. This thirty three (33) month agreement has a maximum payment limitation of \$1,351,764. See below

Change in Contract from Prior Procurement: NONE

Recommendation: (approve as submitted)

Advisement Information

BUDGET C	ODES	· FUNDING SOURC	I AMOUNT	.	LINE	INDEX/OBJEC	T CODE	AMOUNT
Fund:	CSW	Revenue Contract			1	PWCSWCSW/3B120/	000/0003	\$ 1,351,764
Controi:	38120	County	\$		2	**		\$
.Resp:	000	Federal	\$		3	nnh	129/13	\$
Object:	0003	State	\$ 5		4	1 Unietal	9 (\$
Transaction:		Capital CSW 3B	120 \$ 1,351,764	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	5.1	y.,	 	\$
		Other	\$			and consider the second states of the second states		\$
· RENEW	RENEWAL						TOTAL	\$ 1,351,764
% Increase			-	-		· · ·		
% Decrease							(14/13	
	NLPS Certification The Compression Compre							
I contribut this document was accepted into NIFS. I contribute of blaince sufficient to cover this contract is prosent in the appropriation to be charged:								
Name Michael & Cohen Stores			Stand J.	Feed Shil			14/13	
Date 10/25/2013			lo/23/	ß		E #:	(For Office Use Only)	

PRCF1205 (12/05)

E181-13

RULES RESOLUTION NO. 25-2013

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS, AND GANNETT FLEMING ENGINEERS, P.C.

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Passed by the Rules Committee Nassau County Legislature By Voice Vote on <u>7-25</u>.23 VOTING: ayes <u>2</u> nayes <u>Cabstained</u> recused <u>C</u> Legislators present: 7

WHEREAS, the County has negotiated a personal services agreement with Gannett Fleming Engineers, P.C., to provide construction management services to the department's environmental construction group for the Bay Park Influent Screening Facility Improvements project, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Gannett Fleming Engineers, P.C.

RULES RESOLUTION NO. - 2013

1

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS, AND GANNETT FLEMING ENGINEERS, P.C.

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RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Gannett Fleming Engineers, P.C.



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Gannett Fleming Engineers, P.C.

CONTRACTOR ADDRESS: 100 Crossways Park Drive West Suite 300 Woodbury, NY 11797

FEDERAL TAX ID #: 522151596

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I.
The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in ______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. [#] of sealed bids were received and opened.

II. The contractor was selected pursuant to a Request for Proposals.

III. This is a renewal, extension or amendment of an existing contract.

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The contract was originally executed by Nassau County on October 2, 2009. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after evaluation of proposals. Please see the attached Staff Summary and attachments for further details.

IV. (X) Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- (X) A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- □ B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

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V. \square Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \Box A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains

the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. [X] This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

In addition, if this is a contract with an individual or with an entity that has only one or two employees:

□ a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

7 Department Head Signature

8/25/13 Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

REQUEST TO INITIATE REQUEST FOR QUALIFICATIONS/REQUEST FOR PROPOSAL/REQUEST FOR BID CONTRACT

A ALARMAN AND A REAL AND A					
PART I: Approval by the Dep	outy County	Executive for (Operations mu	st be obtained prior to <u>ANY</u> REQ/REP/REBC	
Ĩ]] RFQ	M R	FP	[] RFBC	
Project No: 3B120-01	М		Project	Title: Bay Park Influent Screening Facilities Re	placement
Department: Public W	⁷ orks		Date:	September 12, 2012	
Project Manager: Rich	ard A. W	ebber, Sani	tary Engin	eer IV	
Service Requested:	An Agi for the l	eement witl Bay Park In:	h a qualifie fluont Soro	d firm to provide Construction Management (CM ming Facilities Replacement Project (3B120).	l) Services
Justification:	ensure	that the req	uired Man	additional staffing to supplement our current Clagement, Inspection, and Scheduling Services are of this Project	M Staff to available
Estimated Agreement C	Cost: \$1,4	loo,000 (30	month dure	•	
Department Head Appr	oval:	囫 _{YES}	□ _{N0}	Sh last BIGNATURE	
CDCE/Ops Approval:		T YES	DNO	BIGNAPURE	ۋە بىسە ب
PART II: To be submitted to Responding vendors.	Chief Dopu	ty County Exec	utive for Ope	ations after Qualifications/Proposals/Contracts are received fro	
Vender 1		Quot		Commoné	
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8.		.	₩		
CDCE/Ops Approval:		YES	NO	Signaturo	
SSG:RM:lmm				,	

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COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

- TO:
 Civil Service Employees Association, Nassau Local 830

 Att:
 Ronald Gurrieri, Executive Vice President
- FROM: Department of Public Works

DATE: September 7, 2012

SUBJECT: CSEA Notification of a Proposed DPW Contract Requirements Contract Proposed Contract No: S3B120-01M

The following notification is to comply with the spirit and intent of Section 32 of the County/CSEA contract. It should not be implied that the proposed DPW authorization is for work, which has "historically and exclusively been performed by bargaining unit members."

- 1. DPW plans to recommend a contract/agreement for the following services: Construction , Management (CM) services for the Bay Park Influent Screens Facilities Improvements.
- 2. The work involves the following: Provide resident engineers, inspectors, schedulers, estimators, office engineers and construction related engineering services for the subject contract which is being managed by the DPW's Construction Management Unit Environmental Construction Group.
- 3. An estimate of the cost is: \$1,400,000
- 4. An estimate of the duration is: Thirty (30) months

Daniel Schor, Director, Office of Labor Relations

Joseph L. Davenport, Unit Head, Water/Wastewater Engineering Unit

James M. Gallagher, Assistant Superintendent of Water Supply

Rakhal Maitra, Deputy Commissioner William S. Nimmo, Deputy Commissioner Patrioia Kivo, Unit Head, Human Resources

• Should you wish to propose an alternative to the proposed contract/agreement, please respond within 10 days to: Department of Public Works, Att: Kenneth G. Arnold, Assistant to Commissioner, telephone 1-9607, fax 1-9657.

Kenneth G. Arnold Assistant to Commissioner

KGA:RM:p1

C:

krisupport staffauthor/webber, richard/s3b120-01nt eaca notif bp screens, raw, doo

Richard A. Webber, Sanitary Engineer IV

Jonathan Lesman, Management Analyst II

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS Inter-Departmental Memo

- TO:Office of the County ExecutiveAtt:Richard R. Walker, Chief Deputy County Executive
- FROM: Department of Public Works
- DATE: July 29, 2013
- SUBJECT: Bay Park Influent Screening Facilities Improvements Selection of Firm for Construction Management Services Project Number: 3B120-01

This Department intends to procure construction management services, through a personal service agreement, for construction management (CM) services for the Bay Park Influent Screening Facilities Improvement project. Services shall include a full-time resident engineer, inspection, office engineer, critical path method (CPM) scheduling, PLA administration, cost estimating and constructability review.

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Requests for Proposals (RFPs) were advertised to provide construction management services for the subject. Proposals from eight (8) firms were received on May 24, 2013. The technical proposals were evaluated by Rakhal Maitra, P.E., Richard P. Millet, Kenneth G. Arnold, P.E., Richard A. Webber, P.E., and James Gallagher, with the results of the technical ratings, as well as the proposed costs, as follows:

Firms Name	Rank	Rating	Proposed	Adjusted
			Cost	Cost
w/contingency				
Gannett Fleming	1	93.2	\$1,126,470	\$1,351,764
D&B	2	89,8	\$1,673,000	\$2,007,600
LiRo	3	88.6	\$1,158,931	\$1,390,717
LKB	4	86.6	\$1,494,016	\$1,792,819
deBruin	5	81.4	\$1,452,214	\$1,742,657
HAKS	6	78,2	\$1,369,230	\$1,643,076
Primer	7	61.2	\$1,554,367	\$1,865,240
Lee Michaels	8	專	*	*
non-responsive				

The costs above, with contingencies added, represent the final cost to perform the work associated with our RFP. As Gannett Fleming was the highest rank firm but not the lowest cost, we negotiated and asked them for their best possible cost.



K:\Support StaffAuthor\Webber, RichardBP CM Services 3B12001 Gannet Flemingraw.doc

Richard R. Walker, Chief Deputy County Executive July 29, 2013 Page two

Re: Bay Park Influent Screening Facilities Improvements Selection of Firm for Construction Management Services Project Number: 3B120-01

The firm lowered their cost from \$1,491,421.00 to \$1,351,764.00 resulting in the lowest cost overall. Gannett Fleming submitted an outstanding RFP which indicated a firm knowledge of the intricacies of a project of this size at a sewage treatment plant.

In our professional judgment, we contend that Gannett Fleming's proposal is the best value to Nassau County being the highest ranked technically and second lowest cost. Therefore, we recommend proceeding with a Personal Service Agreement with Gannett Fleming for \$1,351,764.00 to provide Construction Management Services for the Bay Park Influent Screening Facility Improvements project.

The funding for these professional services is available under Capital Project 3B120.

In accordance with the procedural guidelines, CSEA has been notified of this proposed agreement.

If you approve or disapprove of the foregoing, please signify by signing below and returning a copy of this memo.

Shila Shah-Gavnoudias Commissioner

SSG:RM:lal

 c: Rakhal Maitra, Deputy Commissioner Richard P. Millet, Deputy Commissioner Kenneth G. Arnold, Assistant to Commissioner Joseph L. Davenport, Unit Head, Water/Waste Water Engineering Unit Richard A. Webber, Sanitary Engineer IV James Gallagher, Assistant Superintendent of Sanitary Construction Jonathan Lesman, Management Analyst II

APPROVED:

Richard^{*}R. Walker I Chief Deputy County Executive

DISAPPROVED:

Richard R. Walker Date Chief Deputy County Executive

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE STATEMENT

1.	Name of Firm:Gannett Fleming Engineers, P.C.
-,	Address: 100 Crossways Park West, Suite 300
	City and State: Woodbury, NY Zip Code 11797
2.	Firm's Vendor Identification Number: 52-215-1596
3.	Type of Business;
	Public Corp. Partnership Sole Proprietorship Joint Venture
	Ltd Liability Company Closely Held Corp. P.C. Other (specify)
4.	List names and address of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint ventures, and all members and officers of Limited Liability Companies (attach additional sheet (s) if necessary) See Attached Sheet
•	
<u> </u>	
5.	shareholders/partners/members. (* If a Publicly held Corporation include a copy of 10K form in lieu of completing this section) (attach additional sheet (s) if necessary). See Attached Sheet
6,	List all affiliated and related companies and their relationship to the firm entered on line 1 (one) above [if none, enter "None"] (* include a separate disclosure form for each affiliated or subsidiary company) (attach additional sheet (s) if necessary), Gannett Fleming, Inc, (See Separate Disclosure)
7. Da	VERIFICATION: This section must be signed by a principal of the Consultant, Contractor or Vender authorized as signator of the firm for the purpose of executing contracts. The undersigned affirms and so swears that he/she has read and enderstood the foregoing statements and they are, to his/her own knowledge, true. ted: <u>8/23//3</u> Signed: <u>Print Name: Fotios Paparhichael, P.E. BCEE</u>

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Title: President

Gannett Fleming Engineers, P.C. Officers and Directors as of 06/23/2011

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* James R. Laurita, Chairman

* Fotios Papamichael, President and Treasurer

* Chester L. Allen, Assistant Secretaty

Robert E. Adamski, Vice President

Stephen Hadjiyane, Vice President and Secretary

Frederick H. Inyard, Vice President

Gary A. Rozmus, Vice President and Assistant Secretary

Vincent J. Frisina, Vice President

Jeffrey G. Butler, Vice President

* Director

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE STATEMENT

.

Name of Firm: Gannett Fleming, Inc. (Affiliated Company) Address:207 Senate Avenue City and State:	
Clty and State: Camp Hill, PA Zip Code 17011 2. Firm's Vendor Identification Number; 25-161-3591 3. Type of Business: Public Corp. Partnership Sole Proprietorship Joint Venture	
3. Type of Business: Public Corp Partnership Sole Proprietorship Joint Venture	
Public Corp Partnership Sole Proprietorship Joint Venture	
Ltd Liability CompanyClosely Held CorpOther (specify)	
 List names and address of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited p all corporate officers, all parties of Joint ventures, and all members and officers of Limited Liability Companies (attach additional sheet (s) if necessary) 	artners,
See Attached Sheet	
	<u></u>
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	······································
	·
5. List all names and address of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. (* If a Publicly held Corporation include a copy of 10K form in lieu of completing this section) (attach addi sheet (s) if necessary). See Attached Sheet	
·	
 6. List all affiliated and related companies and their relationship to the firm entered on line 1 (one) above [if none, enter "None"] (* include a disclosure form for each affiliated or subsidiary company) (attach additional sheet (s) if necessary). 	separate
	,
 VERIFICATION: This section must be signed by a principal of the Consultant, Contractor or Vendor authorized as signator of the firm for the of executing contracts. The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to hown knowledge, true. Dated:	purpose is/her
Print Namf. <u>Folios Papamichael, P.E. BCEE</u>	-

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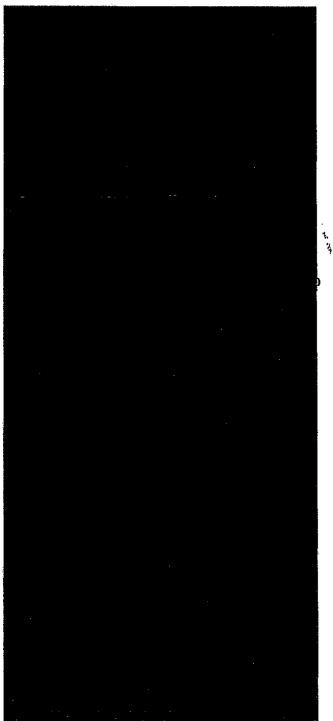
Title: Vice President

Answers to Question #4 and Question #5 of Vendor Disclosure

Gannett Fleming Affiliates, Inc. Stockholders and GF Inc Senior Associates

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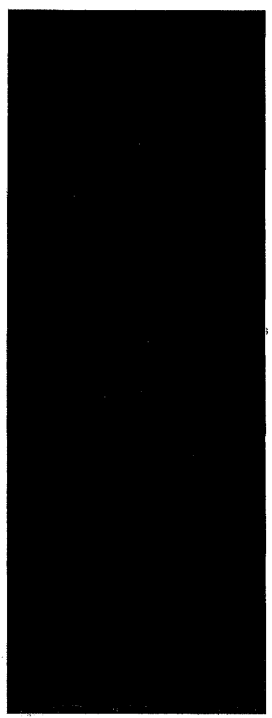
Allen, Chester L Allis, William W Augustin, Lars Averso, Martha J Ayyaswami, Arul Bailey, Christopher S Barrett, Warren A Beauduy, Charles H Botchle, Joseph G Bronize, Brett A Buchheit, John A Butler, Jeffrey G Campanella, George R Cejas, Carlos M Gook, John W Cross, Richard Derr, John A Derr, Mary Anne S Dougherty, John V Downs, Terry L. Dreese, Trent L Durkee, Dean B Dziedzlak, James M Gerlach, Stephen B Gibbons, Susan F Glatfelter, Dale R Goncz, Daniel J Gonzalez, Naldo Guttman, Kenneth T Hadjiyane, Stephen Hair, Glen L Hamlet, David A Hansen, David P Hart, Daniel C Hawtof, Steven I Herbert, Paul R Hoffmann, Arthur G Holderbaum, Rodney E Hricak, Judy L Hughes, R Scott Jager, Ronald A Johnson, Darryl H Johnson, Mark D Kauffman, Sheldon S Kemper, Richard C Kenny, John R Keno, Aaron D Kessler, Jon H Kline, Robert A



Answers to Question #4 and Question #5 of Vendor Disclosure

Gannett Fleming Affiliates, Inc. Stockholders and GF inc Senior Associates

Knepp, Lynn E Knight, Michael A Koontz, Gene C Kovacs, John W Kozel, David M Krebs, Christopher D Kugle, Dennis F Laurita, James R Lech, John J Leech, Thomas G Leins, Ronald N Lewis, Paul J MacAllister, Michael A Matthews, Robert B McGinnis, Esther M McLemore, Barbara R McNamara, Michael T Metil, Mark Milakovic, Gregory Morgan, Michael A Morosky, Donald G Mostoller, Derek J Mouradian, Ara G Mullins, Keith R Mulqueen, Bryan P Norrish, Charles R Nowicki, Paul D Osborne, Harry T Papamichael, Fotios Pletropola, Anthony J Pilwallis, Mark M Plumpton, William M Pollack, Jonathan Purdy, John D Pursel, Thomas B Raffensperger, Jeffrey L Rebele, Leo M Rhine, Scott N Rikk, Joseph Ross, Mary C Salhotra, Atul M Samean, John F Savidge, Roderick A Scaer, Robert M Schlemer, Matthew J Schreier, Ronald D Schweiger, Paul G Shadan, Kambiz F Shantz, Terry A



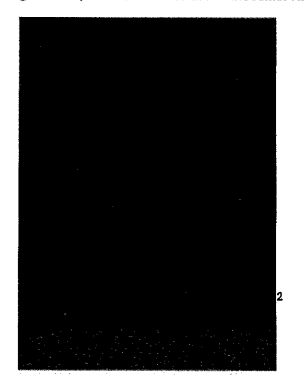
Answers to Question #4 and Question #5 of Vendor Disclosure

Gannett Fleming Affillates, Inc. Stockholders and GF Inc Senior Associates

Sibley, Scott W Spanos, John J Stanley, Robert M Stout, William M Sung, Myung-Hak Switala, Kevin J Taylor, Robert J Thomas, David B Ulrich, Robert J Updegraff, Karl F Veydt, D Eric Weiss, David W Welch, Patrick J Wesdock, Brendan J Whitson, Cyrille R Wilson, David B Wilson, David H Woyden, Edward L Yen, Chen-Yu Zeevaart, Scott W Zieber, Scott F Zink, Thomas G

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CONTRACT FOR SERVICES

THIS AGREEMENT (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), dated as of the date this Agreement is executed by the County of Nassau, between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>") acting on behalf of the County Department of Public Works, having its principal office at 1194 Prospect Avenue, Westbury, New York 11590 (the "<u>Department</u>") and (ii) Gannett Fleming Engineers, P.C., a consulting engineering firm having its principal office at 100 Crossways Park West, Suite 300, Woodbury, New York 11797 (the "<u>Firm</u>" or "<u>Contractor</u>").

WITNESSETH:

WHEREAS, the County desires to hire the Firm to perform the services described in this Agreement; and

WHEREAS, the Firm desires to perform the services described in this Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>.

The term of this Agreement shall commence on the date on which this Agreement is executed by the County (the "Commencement Date") and terminate on the thirty third (33rd) month anniversary of the Commencement Date (the "Expiration Date") unless sooner terminated or extended in accordance with its terms. Notwithstanding the foregoing, the Department, in its sole discretion, shall have the right to extend this Agreement one year by delivering a notice of extension to the Firm at least thirty (30) days prior to the Expiration Date. The Agreement so extended shall be on the same terms, conditions and covenants as during the initial term except that the Expiration Date shall be modified in accordance with the notice of extension.

2. <u>Services</u>.

(a) The services to be provided by the Firm under this Agreement shall be for construction management services for Bay Park Sewage Treatment Plant Influent Screens Facility Improvements and shall consist of those specific work divisions and deliverables as enumerated in the "Detailed Scope of Services," attached hereto and hereby made a part hereof as Exhibit "A". \checkmark

(b) At any time during the term of this Agreement, the County may, in its sole and absolute discretion, require the Firm to perform Extra Services. The Firm shall not perform, nor be compensated for, Extra Services without the prior written approval of the Commissioner of the Department. The Firm agrees to perform any such Extra Services in accordance with the

terms and conditions contained in this Agreement. As used herein, "Extra Services" means additional services which are (i) generally within the scope of services set forth in this Agreement, (ii) necessary or in furtherance of the goals of this Agreement and (iii) not due to the fault or negligence of the Contractor.

(c) The following items shall be reimbursable at an actual cost as expenditures in the interest of the project, provided (i) they have been approved in advance by the Commissioner of the Department in writing, in his/her sole discretion, and (ii) subject to compliance with the County's bill paying procedures:

(1) The direct cost of expenses for travel to locations other than the County and/or the project site, including transportation (coach unless otherwise authorized by the County), reasonable meal and lodging expenses, at rates established by the County for its own employees, and as have been approved in advance by the County.

(2) Testing Laboratory Services.

(3) Messenger service and cables as <u>not</u> necessarily incurred in the performance of services hereunder by the Firm and their sub-consultants.

(4) Final models, photographs and renderings as requested by the County.

(5) Reproduction of design development and construction document drawings, specifications, reports and other documents furnished to, or on behalf of, the County in excess of five (5) copies each. Any items prepared on behalf of the Firm or their sub-consultants shall not be paid for by the County.

(6) Other comparable expenses as approved by the County.

3. Payment.

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(a) <u>Amount of Consideration</u>. The amount to be paid to the Firm as full consideration for the Firm's services under this Agreement, including any Extra Services and reimbursements that may be so authorized, shall be payable as itemized in the "Payment Schedule," attached hereto and made a part hereof as Exhibit "B" and Section 2(c) of this Agreement. Notwithstanding the foregoing, the maximum amount to be paid for the Firm's services under this Agreement, including any Extra Services and reimbursements that may so be authorized, shall not exceed One Million Three Hundred Fifty One Thousand Seven Hundred Sixty four (\$1,351,764) dollars.

(b) <u>Vouchers: Voucher Review, Approval and Audit</u>. Payments shall be made to the Firm in arrears and shall be contingent upon (i) the Firm submitting a claim voucher (the "<u>Voucher</u>") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and

(ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "<u>Comptroller</u>").

(c) <u>Timing of Claims for Payment</u>. The Firm shall submit claims no later than three
 (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.

(d) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Firm and any funding source including the County.

(e) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Firm following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Firm received notice that the County did not desire to receive such services.

(f) <u>Payments Relating to Services Rendered by Subcontractors</u>. The County retains the right, but not the obligation, prior to making any payment to the Firm, to demand that the Firm furnish to the County, proof acceptable to the County, in its sole and absolute discretion, that all due and payable claims made by subcontractors in connection with this Agreement have been paid to date or are included in the amount being requested by the Firm.

4. Ownership and Control of Work Product

(a) <u>Copyrights</u>.

(i) Upon execution of this Agreement, any reports, documents, data, photographs and/or other materials produced pursuant to this Agreement, and any and all drafts and/or other preliminary materials in any format related to such items, shall become the exclusive property of the County.

(ii) Any reports, documents, data, photographs and/or other materials produced pursuant to this Agreement ("Copyrightable Materials") shall be considered "work-made-forhire" within the meaning and purview of Section 101 of the United States Copyright Act, 17 U.S.C. §101, and the County shall be the copyright owner thereof and of all aspects, elements and components thereof in which copyright protection might exist. To the extent that the Copyrightable Materials do not qualify as "work-made-for-hire," the Firm hereby irrevocably transfers, assigns and conveys exclusive copyright ownership in and to the Copyrightable Materials to the County, free and clear of any liens, claims, or other encumbrances. The Firm shall retain no copyright or intellectual property interest in the Copyrightable Materials, and they shall be used by the Firm for no other purpose without the prior written permission of the County.

(iii) The Firm acknowledges that the County may, in its sole discretion, register

copyright in the Copyrightable Materials with the U.S. Copyright Office or any other government agency authorized to grant copyright registrations. The Firm shall cooperate in this effort, and agrees to provide any further documentation necessary to accomplish this.

(iv) The Firm represents and warrants that the Copyrightable Materials: (1) are wholly original material not published elsewhere (except for material that is in the public domain); (2) do not violate any copyright law; (3) do not constitute defamation or invasion of the right of privacy or publicity, and (4) are not an infringement of any kind, of the rights of any third party. To the extent that the Copyrightable Materials incorporate any non-original material, the Firm has obtained all necessary permissions and clearances, in writing, for the use of such nonoriginal material under this Agreement, copies of which shall be provided to the County upon execution of this Agreement.

(b) <u>Patents and Inventions</u>. Any discovery or invention arising out of or developed in the course of performance of this Agreement shall be promptly and fully reported to the Department, and if this work is supported by a federal grant of funds, shall be promptly and fully reported to the Federal Government for determination as to whether patent protection on such invention shall be sought and how the rights in the invention or discovery, including rights under any patent issued thereon, shall be disposed of and administered in order to protect the public interest.

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(c) <u>Pre-existing Rights.</u> In no case shall 4(a) or 4(b) above apply to, or prevent the Firm from asserting or protecting its rights in any report, document or other data, or any invention which existed prior to or was developed or discovered independently from the activities directly related to this Agreement.

(d) <u>Infringements of Patents, Trademarks, and Copyrights</u>. The Firm shall indemnify and hold the County harmless against any claim for any infringement by the Firm of any copyright, trade secrets, trademark or patent rights of design, systems, drawings, graphs, charts, specifications or printed matter furnished or used by the Firm in the performance of this Agreement. The Firm shall indemnify and hold the County harmless regardless of whether or not the infringement arises out of compliance with the scope of services/scope of work.

(e) <u>Antitrust</u>. The Firm hereby assigns, sells, and transfers to the County all right, title and interest in and to any claims and causes of action arising under the antitrust laws of the State of New York or of the United States relating to the particular goods or services procured by the County under this Agreement.

5. <u>Independent Contractor</u>. The Firm is an independent contractor of the County. The Firm shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Firm (a "Contractor Agent"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "Person" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

6. <u>No Arrears or Default</u>. The Firm is not in arrears to the County upon any debt or contract and it is not in default as surety, Firm, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

7. <u>Compliance with Law.</u>

(a) <u>Generally.</u> The Firm shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, human rights, a living wage, and disclosure of information, in connection with its performance under this Agreement. In furtherance of the foregoing, the Firm is bound by and shall comply with the terms of Appendix "EE"", attached hereto and hereby made a part hereof. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Firm agrees as follows:

- (i) Firm shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, such breach being determined solely by the County. Firm has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.

(c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Firm acknowledges that Firm Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Firm of such request prior to disclosure of the Information so that the Firm may take such action as it deems appropriate.

(d) <u>Protection of Client Information</u>. The firm acknowledges and agrees that all information that the Firm acquires in connection with the performance under this Agreement

shall be strictly confidential, used solely for the purpose of performing services to or on behalf of the County, and shall not be disclosed to third parties except (i) as permitted under this Agreement, (ii) with the written consent of the County (and then only to the extent of the consent), or (iii) upon legal compulsion.

8. <u>Minimum Service Standards</u>. Regardless of whether required by Law:

(a) The Firm shall, and shall cause Firm Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Firm shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Firm operates. The Firm shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Firm Agents to obtain and maintain, all approvals, licenses, and certifications ("<u>Approvals</u>") necessary or appropriate in connection with this Agreement.

9. Indemnification; Defense; Cooperation,

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(a) The Firm shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified Parties</u>") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("<u>Losses</u>"), arising out of or in connection with any acts or omissions of the Firm or a Firm Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; <u>provided</u>, <u>however</u>, that the Firm shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

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(b) The Firm shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Firm's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Firm is responsible under this Section, and, further to the Firm's indemnification obligations, the Firm shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) The Firm shall, and shall cause Firm Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Firm and/or a Firm Agent in connection with this Agreement.

(d) The provisions of this Section shall survive the termination of this Agreement.

10. <u>Insurance</u>.

(a) <u>Types and Amounts</u>. The Firm shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability

insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than two million dollars (\$2,000,000) per occurrence and four million dollars (\$4,000,000) aggregate coverage, (iii) compensation insurance for the benefit of the Firm's employees ("<u>Workers'</u> <u>Compensation Insurance</u>"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify.

(b) <u>Acceptability: Deductibles: Subcontractors</u>. All insurance obtained and maintained by the Firm pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Firm shall be solely responsible for the payment of all deductibles to which such policies are subject. The Firm shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Firm under this Agreement.

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(c) <u>Delivery: Coverage Change: No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Firm shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Firm shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Firm to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Firm to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

11. <u>Assignment: Amendment: Waiver: Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

12. <u>Termination</u>.

(a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Firm, (ii) for "Cause" by the County immediately upon the receipt by the Firm of written notice of termination, (iii) upon mutual written

Agreement of the County and the Firm, and (<u>iv</u>) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) <u>By the Firm</u>. This Agreement may be terminated by the Firm if performance becomes impracticable through no fault of the Firm, where the impracticability relates to the Firm's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Firm delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Firm is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Firm's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

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(c) <u>Firm Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Firm shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Firm's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.

13. <u>Accounting Procedures; Records.</u> The Firm shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("<u>Records</u>"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Firm is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

14. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief the Firm shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing

to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Firm shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Firm shall allege that the above-described actions and inactions preceded the Firm's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.

15. <u>Work Performance Liability</u>. The Firm is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Firm is using a Firm Agent to perform some or all of the work contemplated by this Agreement, and ', irrespective of whether the use of such Firm Agent has been approved by the County.

16. <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

17. Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Firm shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Firm, to the attention of the person who executed this Agreement on behalf of the Firm at the address specified above for the Firm, or in each case to such other persons or addresses as shall be designated by written notice.

18. <u>All Legal Provisions Deemed Included: Severability: Supremacy and</u> Construction.

(a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed

inserted into or referenced by this Agreement for purposes of interpretation and (<u>ii</u>) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

(d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement, occurs, it shall not be construed against either party as drafter.

19. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

20. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

21. <u>Administrative Service Charge</u>. The Firm agrees to pay the County an administrative service charge of Five Hundred Thirty Three Dollars (\$533.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the County by the Firm upon signing this Agreement.

22. Joint Venture.

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(a) If the Firm is comprised of more than one legal entity or any group of partners or joint venturers associated for the purpose of undertaking this Agreement, each such entity acknowledges and hereby affirmatively represents and agrees that each has the power to bind the Firm and each of the others hereunder; and as such, each acts both as principal and agent of the Firm and of each of the others hereunder. Each further acknowledges and agrees that all such entities, partners or joint ventures associated for the purposes of undertaking this Agreement shall be jointly and severally liable to third parties, including but not limited to the County, for the acts or omissions of the Firm or any other entity, partner or joint venturer hereunder.

(b) If the Contractor is comprised of more than one legal entity or any group of

partners or joint ventures associated for the purposes of undertaking this Agreement, each such entity acknowledges and hereby affirmatively represents and agrees that the respective rights, duties and liabilities of each hereunder shall be governed by the laws of the State of New York, including but not limited to the New York Partnership Law.

23. <u>Executory Clause</u>. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

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IN WITNESS WHEREOF, the Firm and the County have executed this Agreement as of the date first above written.

GANNE FLEMING GINEERS P E Βy Name: Fotios Papamichael Title: President Date: August 23, 2013 NASSAU COUNTY By: vall Name: ٥ ŝ. Title:_ County Executive Deputy County Executive, .` •, Date: _ Ц łl

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the 23 day of <u> $/4u_{4}u_{5}$ </u> in the year 2013 before me personally came <u> $r_{2}+i_{0}s_{1}$ [copami chae]</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u> $Nassau_{1}$ </u>; that he or she is the <u> $neside_{1}+i_{1}$ </u> of <u> G_{annell} Fleming $F_{A_{a},1}$ eers <u>P.C.</u>, the corporation described herein and which executed the above instrument; and that he prestie signed his or her name thereto by authority of the board of directors of said corporation.</u>

' MM VOTARY PUBLIC MIRA M.TAGLIENTO Notary Public - State of New York NO. 01TA6138664 Qualified in Nation Cour Commission Expires STATE OF YORK) ____ in the year 2013 before me personally came Nomber 4, to me personally known, who, being by me duly sworn, did depose *iichava* and say that he or she resides in the County of $\mathcal{N}ASSAW$; that he or she is County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

CONCETTA A PETRUCOI Rotary Public, State of New York No. 01PEEREBRE Gualified in Norseau County Commission Explose April 02, Sol. J

Exhibit "A"

DETAILED SCOPE OF SERVICES

The FIRM shall provide comprehensive construction and post-construction phase services. The scope of services to be performed in the respective phases (which may overlap) is summarized below.

Construction Phase Services

* <u>Commencement and Duration</u> - The Construction Phase will commence with the award of a construction contract for the project and will terminate upon final acceptance of the Project in it's entirety by the County. The construction phase is scheduled for 30 months. The Construction Manager ("CM") should include one (1) month of pre-construction duties and two (2) months of post-construction duties in their proposal.

<u>General Construction Administration</u> - The CM shall provide administration of the Project and shall administer all construction contracts on the County's behalf. This project is being built under a Project Labor Agreement (PLA) using a single prime Construction Contractor ("CC"). Therefore, the CM is required to perform as the PLA administrator of Nassau County's Master Project Labor Agreement as amended for this project. The CM will be provided a copy of "the Procedure Manual for Project Management" prepared by the Nassau County Department of Public Works, as a guide to the County's standard administrative procedures. Administer the construction Contractor (CC). The CM shall maintain competent full-time staff at the project site to administer the project, at all times Work is being performed by CC. The FIRM shall furnish his staff with personal equipment required for project administration, including, but not limited to personal protective equipment, digital cameras, cellular telephones, etc.

<u>Site Conditions</u> - As portions of the Work become accessible, CM shall promptly and diligently investigate existing conditions and report to the County and the Design Engineer, those conditions which differ substantially from the information contained in the Construction Documents. Collaborate with the County and the Design Engineer to devise appropriate modifications to the Contract Documents.

<u>Quality Assurance</u> - The FIRM shall create and implement a Quality Assurance Program consisting, at the minimum, of testing, controlled Inspection, and the CM's routine observation of the Work of the CC with respect to conformance to the Construction Documents. The CM shall endeavor to guard the Owner against defects and deficiencies in the Work, and shall coordinate testing and controlled inspection by third parties with the Work of the CC. The CM shall promptly notify the County, Design Engineer, and CC, as applicable, of defective, deficient, and/or non-conforming Work, and shall make recommendations for correction/resolution. Track all defective and non-conforming Work through correction until final acceptance by the County.

Scheduling - The CC shall prepare the Master Construction Schedule (baseline) and monthly updates. This Schedule shall be prepared using the critical path method (CPM) and Primavera P3 (or later version) software as approved, and shail be broken down in sufficient detail to be useful for monitoring progress, delay analysis, and administering the CC's contract provisions. The schedule shall be cost and resource loaded by the CC, The CM is responsible for monitoring accuracy and completeness of the CPM Schedule, to review Baseline and updates, analysis of delay, preparation of reports as required by the County, negotiation of delay claims and recommendation for recovery or necessary changes to complete the project within budget and schedule, The CM is responsible for detailed review of all logic, logic changes, durations, Work Breakdown Structure (WBS), resource and cost loading and acceptance. The CM shall evaluate CC's requests for extension of the Contract time, and advise the County confidentially on the quantum and merits of such requests. The CC shall update the Master Schedule monthly to show progress, compile 2-week lock-ahead schedules from the Master Schedule and augment same. The CM shall follow up with the CC who will prepare Schedule updates as necessary to reflect changes and show the impact of changes to the critical path and The CM shall review in a timely manner as per contract completion milestones. specifications. Subsequent to each monthly update, the CM shall prepare/distribute the schedule report consisting of project status, current critical issues, upcoming concerns, analysis of attribution of delays and suggested recovery by CC.

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<u>Cash Flow Forecast</u> - With the cooperation of the CC, CM shall prepare a cash flow forecast for the entire project, based on the project schedule, and shall revise same, whenever there is a significant change in the schedule that would warrant a revision to the cash flow forecast.

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<u>Monitor Progress</u> - Monitor the progress of the CC's work and prepare written daily reports documenting the type and location of work performed, the CC's trade labor and equipment, and all pertinent details relative to the progress of the Work. Augment the written reports with photographic documentation of the work in progress. Photographs are required when unforeseen conditions, disputed work, or deficiencies in the Work are encountered. Pro-actively monitor the progress of the Work, taking such steps (on behalf of the County) as are authorized under the CC's contract, to ensure that the CC's workforce is sufficient and the work is being diligently prosecuted. Where progress is impeded by actions/inactions of the Design Engineer, or others, bring such matters promptly to the attention of the County for resolution. The CM shall monitor the progress in such a manner as to complete the project within the schedule and budget, on behalf of Nassau County.

Information Management System - Implement an information management system to track and update the status of all pertinent project information, including CM's daily reports. Develop and maintain paper and electronic project files, including, but not limited to, project correspondence, contract drawings and documents, submittals, payment requisitions, standard forms (such as insurance certificates, bonds, lien waivers, releases, etc.) and reports. Documents and records will be maintained by the CM for a period of six (6) years after completion of services. The CM shall track all drawings, CC submittals, meeting minutes, requests for information, bulletins, change orders, CC requisitions/payments, correspondence, reports, and all documents, which should be part of the project record. Project records, including the project directory and emergency contact information, will be kept well organized and the information maintained current at all times. The CM shall receive the CC's submittals such as shop drawings, product data, and samples, promptly review them for completeness and responsiveness, log and finally distribute them to the Design Engineer for review and approval; within 48 hours of receipt by CM of CC's submittals. The CM shall return submittals to the CC within 24 hours of receipt from the Design Engineer, and shall update the submittal log accordingly. CM shall collect and complie as-built drawings, operations and maintenance manuals, spare parts and attic stock provided by the CC and is responsible for documenting acceptability and the transfer of these items to Plant Operations.

<u>CC Payments</u>: - Receive, review, and recommend for processing by the County, all schedules of values, involces, and requests for payments prepared by the CC. CM shall correlate CC's payment requests with the progress of the work and take into account any deficiencies in the work for which payment is being requested, in making his recommendation. The CM's recommendation for payment shall constitute a representation to the County, that, to the best of the CM's knowledge, information and belief; the Work has progressed to the point indicated, and the quality of the Work is in accordance with the Contract Documents. All payments shall be based on the cost loaded CPM schedule and CM shall be responsible for certifying such payments.

<u>Meetings</u> – Schedule and conduct regular weekly job progress meetings with the CC, the Design Engineer, the County, and others, where necessary to plan and coordinate the Work, discuss progress, and solve problems related to the Project. The CM shall also attend weekly meetings with the County and/or the Design Engineer. Prepare and timely distribute meeting minutes and agenda. Special meetings will be scheduled as the need arises and participation by the CM at these meetings shall be at no additional cost to the County.

<u>Reporting</u> – The CM shall prepare monthly written progress reports and deliver 5 copies of same to the County, no later than the 10th day of the following month. Such reports shall include the following information at a minimum:

A. Executive Summary

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- B. Progress Narrative supported by photographs and the project schedule updated to show progress
- C. Issues Report Report on all critical and important issues, which require the attention of the County
- D. Change Orders log the status of change orders (e.g., potential, proposed, pending, processed)
- E. CC Payment Summary include a discussion of variances between amounts paid to date and the cash flow forecast
- F. Budget Report
- G. Log of Non-conforming or deficient work
- H. Attachments attach photographs, logs, reports, etc. which are germane to the Issues Report.

<u>Safety</u> - The CM shall require the CC to submit its safety program and shall serve a central role in dissemination of safety-related information between the CC and the Nassau County Plant and Construction personnel. The CM shall not have control over or charge of the Work and the CM shall not be responsible for CC's means, methods, techniques, sequences or procedures, and/or for safety precautions and programs in connection with the work of the CC, since these are solely the CCs' responsibility. The CM shall not be responsible for the CC's failure to carry out the Work in accordance with the CC's Safety Programs, and/or applicable safety rules and regulations. Nevertheless, the CM shall promote safety and endeavor to guard against the creation of unsafe conditions by the CC. The CM must review the CC safety program and Inform the Department of its adequacy.

<u>Changes</u> - The CM shall review all Supplementary Bulletins prepared by the Design Engineer prior to their issuance; prepare cost estimates; review CC's proposals; and

submit formal written recommendations, including confidential memoranda to the County, clearly delineating the scope and reason for the changed work. Evaluate the CC's proposed adjustment to contract price and time; and assist the County in negotlating Change Orders. Where changes are, or may be, the result of the Design Engineer's error or omission, the CM shall confidentially inform the County of such, and shall track all such changes separately on the County's behalf. Keep a log of all Requests for Information, Bulletins, Proposals and Change Orders.

<u>Partial Occupancy and Beneficial Use</u> - The CM shall assist the County in determining dates of Partial Occupancy of the Work, or portions thereof, designated by the County; and shall assist in obtaining any necessary temporary occupancy certificates. Review any lists prepared by the Design Engineer of incomplete or unsatisfactory work, prepare schedules for completing and correcting the Work, and monitor the completion/correction.

<u>Field Office</u> - The CM will be provided space at the Bay Park Sewage Treatment Plant for use as temporary offices, during the construction phase. This will either be on the 2nd floor of the Administration Building and/or in field trailers located on site. All CM's office equipment and supplies, including, but not limited to computers (with software and high speed internet access), printers, copiers, scanners, facsimile machines, etc. shall be provided, maintained, and subsequently removed by the CM, and the cost of same is included in the CM's Fee. Telephone service and up to 2 lines and telephones will be provided to the CM for exclusive use on this project, by the County.

Construction and Pre and Post-Construction Phase Services

Constructability review -As soon as the CM agreement is executed, the CM is to perform a full constructability review of the contract documents to, at the very least, identify inconsistencies between spec sections/disciplines, as well as identify inconsistencies between plans and specs for the purpose of reducing change orders. Depending upon the timing of awarding this CM contract as it relates to bidding the actual contract, the plans and specifications may have already been bid and/or the construction contract awarded. Nonetheless, a constructability review is to be performed.

<u>Contract Closeout</u> - Conduct final inspections with Design Engineer and the County, at the completion of each phase of the project, and prepare detailed punch lists (observed discrepancies, deficiencies and incomplete items of work), as required. It is understood that the project will be completed in phases and that multiple final inspections are needed. Compile project record documents collected during the construction phase and supplement with any information collected following occupancy. Review the as-built drawings provided by the CC and verify that the as-built drawings, to the best of the CM's knowledge, based upon the CM's observations during the progress of the project, document the actual construction of the project. The CM shall then transmit the verified as-built drawings to the Design Engineer for the preparation of record drawings. THE COUNTY RESERVES THE RIGHT TO REQUIRE THE CM TO DIGITIZE CONTRACT CLOSEOUT DOCUMENTS IN A FORMAT NOT YET CHOSEN. COMPENSATION WILL BE BASED UPON THE EXTRA SERVICES SECTION OF THE AGREEMENT. Schedule and record/document the training of County personnel with respect to the operation and maintenance of components and systems.

<u>CC Claims and Disputed Work</u> - The CM shall promptly review the CC's claims for additional compensation and/or extension of time, whether these claims are received during or after construction. Where the Work is disputed, promptly refer the matter(s) under dispute to the Design Engineer for interpretation. Confer with the Design Engineer, and advise the County on the quantum and merits of each claim, and/or recommended resolution of each dispute. At the County's request, and at no additional cost to the County, schedule and attend dispute resolution meetings related to each claim/dispute, whether or not such meetings are held during the construction or post-construction phase. With the County's concurrence, prepare written response to CC's claims, incorporating the Design Engineer's determination, where applicable.

Limitation of Services - Nothing contained in this Agreement shall be deemed to require or authorize the CM to perform any act or render any services other than those of a professional Construction Manager, as defined herein. The services, recommendations, and advice furnished by the CM shall not be deemed to be warranties, or guarantees, or constitute the practice of any profession other than that of a professional Construction Manager. Notwithstanding any language to the contrary, this Agreement shall neither require, nor authorize, the Construction Manager to assume any duty, role, responsibility, or obligation; or perform any task, function, or activity, which is properly that of the Design Engineer.

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Exhibit "B"

PAYMENT SCHEDULE

Payment to the FIRM for all services under this Agreement that may be authorized under this Agreement, shall be made as follows:

The amount to be paid to the FIRM as full consideration for the FIRM's services under this Agreement, including any Extra Services and reimbursements that may be so authorized, shall not exceed One Million Three Hundred Fifty One Thousand Seven Hundred Sixty Four dollars (\$1,351,764)

Compensation for services provided under the terms of this Agreement shall be on a monthly basis, the actual salaries paid to the technical personnel engaged in performing the service, exclusive of payroll taxes, insurance, and any and all fringe benefits, times a multiplier of two point two five (2.25).

Subcontractors engaged by the FIRM shall be compensated on the same basis as provided herein for employees of the FIRM. The FIRM shall be reimbursed the actual cost of the fees of the subcontractor as approved by the County.

The FIRM shall be reimbursed for the actual cost of "out-of-Pocket" expenses that have been approved in writing by the Commissioner of Public Works.

The FIRM shall prepare and attach to this Agreement a Maximum Hourly Wage Rate Schedule listing the job classifications and the maximum hourly wage rate for each classification. The salaries of all employees rendering services under this Agreement must be within the limits of the approved Maximum Hourly Wage Rate Schedule. The Maximum Hourly Wage Rate Schedule will be adjusted annually in accordance with any wage increases granted to County employees in the Civil Service Employees Association. The FIRM may grant an employee a salary increase within a classification or a change of classification upon written notification to the Department one month prior to the effective date of such increase or change <u>and</u> with written approval of the Department. Premium pay for overtime work, over and above the straight hourly rate, performed for any services rendered under this Agreement shail not be subject to any multiplier. In computing the cost to the County for overtime work performed, the overtime period shall be paid at the agreed multiplier times the straight hourly rate plus the actual premium cost incurred. Notwithstanding the foregoing, the maximum billable hourly rate, after application of the multiplier for any services provided under the terms of this Agreement shall not exceed one hundred and seventy five dollars (\$175.00).



GANNETT FLEMING ENGINEERS, P.C. 100 Crossways Park West Suite 300 Woodbury, NY 11797

Office: (516) 364-4140 Fax: (516) 921-1565 Internet:www.gaaneitfleming.com

Maximum Hourly Wage Rates

Maximum hourly wage rates by job classification are:

Job Classification	Max Wage Rate/hr	
Construction Manager	\$	105.00
Resident Engineer	\$	72.00
Office Engineer	\$	43.00
Project Controls/Scheduler	\$	71.00
Civil Mechanical Inspector	\$	49,00
Electrical/I&C Inspection	\$	49.00
Cost Engineer	\$	62.00
Health and Safety CSP	\$	80.00
Health and Safety Field	\$	45.00

Sincerely,

GANNETT FREMING ENGINEERS) P.C.

FOTIOS PAPAMICHAEL, P.E., BCEE Dresident

Appendix EE

Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined by such title and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgrading, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgrading, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

(d) The Contractor shall make Best Efforts to solicit active participation by certified minority or womenowned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, including the granting of Subcontracts.

(e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.

(f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

(g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

(h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor

must submit Documentation.

(i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Reward of a County Contract alone shall not be deemed or interpreted as approval of all Contractors' Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified . M/WBEs.

(k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.

(I) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:

a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.

b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.

c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators' award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase

order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.

b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation.

c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation

d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.

e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.

f. Proof or affidavit that negotiations were held in Best Efforts with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance. The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation.

g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.

h. The conditions of performance expected of Subcontractors by the County Contractor must also be

included with the Best Effort Documentation

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1. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (I) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of the County Contractor. The work shall include, but not be limited to, labor, materials and/or supplies, and professional services necessary for a County Contractor to fulfill the obligations of a County Contract.

Appendix L

Certificate of Compliance

In compliance with Local Law 1-2006, as amended, the Proposer/Bidder hereby certifies the following:

1. The chief executive officer of the Proposer/Bidder is:

ł.

Fotios Papamichael (Name)

100 Crossways Park West, Ste.300 Woodbury, NY 11797 (Address)

516-364-4140 (Telephone Number)

- 2. The Proposer/Bidder agrees to comply with the requirements of the Nassau County Living Wage Law, and with all applicable federal, state and local laws.
- 3. In the past five years, Proposer/Bidder has x has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed by the Proposer/Bidder, describe below:

4. In the past five years, an administrative proceeding, investigation, or government body-initiated judicial action has x has not been commenced against or relating to the Proposer/Bidder. If such a proceeding, action, or investigation has been commenced, describe below:

 Proposer/Bidder agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

13 8/23/

P Uð Chief Executive Officer Signature of

ť

Fotios Papamichael Name of Chief Executive Officer

Sworn to before me this

23rd day of August ____, 20<u>[3</u>,

Notary Public



EDWARD P. MANGANO COUNTY EXECUTIVE



SHILA SHAH-GAVNOUDIAS, P.E. COMMISSIONER

COUNTY OF NASSAU DEPARTMENT OF PUBLIC WORKS 1194 PROSPECT AVENUE WESTBURY, NEW YORK 11590-2723

September 26, 2016

Stephen Hadjiyane, Vice President Gannett Fleming Engineers, P.C. 100 Crossways Park Drive West, Suite 300 Woodbury, New York 11797

Re: Bay Park Sewage Treatment Plant Improvements to the Influent Screening Facility Construction Management Services Agreement No.S3B120-01M Extension of Time Request

Dear Mr. Hadjiyane:

We are in receipt of your attached letter dated August 17, 2016 requesting a one (1) year time extension for the above referenced contract. The term of the subject agreement was thirty-three (33) months commencing on November 14, 2013 and terminating on August 13, 2016. By mutual agreement both Nassau County and Gannett Fleming Engineers, P.C., agree to extend the agreement for one (1) year to August 13, 2017. You are hereby advised that an extension of time for construction management services is granted to August 13, 2017. All other terms and conditions of the agreement remain the same.

Should you have any questions, please contact Mr. Damon Urso of this office at 571-7534.

Very truly yours,

Richard P. Millet Chief Deputy Commissioner of Public Works

RPM:KGA:JLD:rp Attachment

c: Shila Shah-Gavnoudias, Commissioner of Public Works Kenneth G. Arnold, Assistant to Commissioner of Public Works Joseph L. Davenport, Unit Head, Water/Wastewater Engineering Unit Damon Urso, Sanitary Engineer III Doreen Bartoldus, Gannett Fleming Engineers Kathleen Voskerijian, Comptroller's Office

E-132-17



Staff Summary

Subject			·	,
RULES RESOLUTION to authorize				
the County and the Office of				
Management & Budget to proceed				
with Tasks II-IV of CQBU16000005		Internal	Approvals	
Department	Date &	Approval	Date &	Approval
Office of Management & Budget	Init.		Init.	
Department Head Name	1	County		Director of
Roseann D'Alleva	5/111 5	Executive		Legislative
Department Head Signature	e e	or Deputy		Affairs
MBC broken for Roseom D'	allero.	Budget	5/15/17	Counsel to
			do 1	County
Date			62.4	Executive
May 10, 2017				

<u>Narrative</u>: To authorize the County to proceed with KPMG LLP on Tasks II, III, and IV, of County contract number CQBU16000005 (the "Agreement"). Rules Resolution Number 349-2016 authorized the County Executive to execute the Agreement, and proceed with KPMG LLP for the services designated in the Agreement as Task I, provided that, additional authorization from the Rules Committee would be required to proceed with KPMG LLP on Tasks II-IV. The County now desires to proceed with KPMG LLP on Tasks II-IV. The County now desires to proceed with KPMG LLP on Tasks II-IV.

<u>Purpose:</u> This Rules Resolution is to authorize the County to proceed with the services designated as Tasks II-IV in the Agreement.

<u>Discussion/Procedure</u>: Services under the Agreement include, but are not limited to, those outlined in section 2, "Services," of the Agreement. Appendix A of the Agreement contains a list of Tasks I-IV, which are based on discrete milestones. KPMG LLP will be paid based on the successful completion of these Tasks/milestones.

TASK II - Pre-Request for Qualifications and Due Diligence Period

• Assist the County and County advisors in obtaining information and conducting due diligence necessary to prepare the request for qualifications for the P3 Transaction ("RFQ").

• Attend pre-draft meetings and conference calls with the County, County advisors and the Nassau County Interim Finance Authority ("NIFA") to discuss the RFQ, the objectives for the RFQ, and confirm Contractor's role and participation in the RFQ development process.

• Market the transaction as necessary.

TASK III - Assistance in the Preparation of a Request for Qualifications

• Provide the County and County advisors with assistance in the development of the RFQ.

• Assist in review of the initial draft of the RFQ with the County and County advisors. AVII 102

· Attend meetings and conference calls with the County, County advisors and NIFA as necessary to obtain

RECEIVED RESEAU COUNTY CLERK OF THE VEOLVED input and information for the preparation of the final RFQ.

- Provide the County with a list of parties that would be interested in receiving the RFQ.
- Provide the County with an overview of each such firm.
- Market the transaction as necessary.

TASK IV - Review and Evaluation of Responses to Request for Qualifications

• Provide responses to questions and requests for clarification submitted by the respondents to the RFO.

• Assist in the preparation of addenda during the RFQ process.

• Review and comment on relevant portions of the financial qualifications of the respondents.

• Provide related assistance to the evaluation committee, as requested, with evaluation of the responses to the RFQ.

• Attend respondent interviews.

• Market the transaction as necessary.

<u>Impact on funding</u>: KPMG LLP will be paid a flat fee upon completion of each Task for Tasks II through IV in accordance with Appendix A of the agreement, as follows:

Task II fee - \$207,585 Task III fee - \$118,620 Task IV fee - \$363,438

<u>Recommendation:</u> Approve as submitted.

RULES RESOLUTION NO. – 2017

:

A RESOLUTION AUTHORIZING THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF MANAGEMENT AND BUDGET, TO PROCEED WITH KPMG LLP ON TASKS II, III, AND IV AS SET FORTH IN COUNTY CONTRACT NUMBER CQBU16000005

WHEREAS, on December 29, 2016, the County entered into a personal services agreement with KPMG LLP, County contract number CQBU16000005 ("the Agreement"), to provide financial advisory services to the County in connection with a potential public-private partnership transaction, a copy of which is on file with the Clerk of the Legislature;

WHEREAS, pursuant to Rules Resolution Number 349-2016, the Rules Committee of the Nassau County Legislature authorized the County Executive to execute the Agreement, provided however, that such authorization was limited to authorization to proceed with the services designated as Task I in the Agreement;

WHEREAS, additional authorization from the Rules Committee of the Nassau County Legislature is required in order for the County to proceed with KPMG LLP on Tasks II, III, and IV, as set forth in the Agreement;

WHEREAS, the County desires to proceed with KPMG LLP on Tasks II, III, and IV, as set forth in the agreement; now, therefore, be it ______

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County to proceed with KPMG LLP on Tasks II, III, and IV, as set forth in the Agreement.

É-207-16

Department: OMB

Contract ID# CQBU16000005



Contract Details

SERVICE: financial advisor ٦.

NIPS ID #: CQBU16000005	NIFS Entry Date: 8/30/2016 Torm: 2 year	<u>s</u>	
New X Renewal	1) Mandated Program:	Yes	No
Amendment	2) Comptroller Approval Form Attached:	Yes	No
Time Extension	3) CSEA Agreement § 32 Compliance Attached:	Yes	No
Addi, Funds	4) Vendor Ownership & Mgmt. Disclosure Attached;	Yes	No
Bianket Resolution RES#	5) Insurance Required	Yos	No

Agency Information

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Nama KPMG LLP	Vendor 109 13-5565207 - 08	Department Contage Steven Conkling	
Address	Contract Person	Addross	
345 Park Avenue	Tom Mulvihili	1 West Street	
New York, NY 10154		Mineola, NY 11501	
	Plione	Phono	
	212-954-3090	516 571 3023	

DATE Rec'd,	DEPARTMENT	Internal Verification		DATE Appy'd& Fw ³ d,	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dupt) NIFS App¥ (Dept, Head)		8/30/K	8.C.dij	
		Contractor Registered		<u> </u>		
	OMB	NIFS Approval (Contractor Registered)	đ	Q/31116	William lette	Yes No No Not required if blanket resolution
	County Attorney	CA RE & Insurance Verification	U	8/3/16	Jaclipsilo	
	County Attorney	CA Approval-as to form	ليا التا	8131/1L	Haclysits	Yes No
stalk	, Legialative Affairs	Fw'd Original Contract to CA		9/c/4		
7-7-	County Attorney	NIFS Approval	J.	96 116	Jacty Alta	
	Comptroller	NIES Approval	밀	181	h Brun. 5	printu
······	County Excontive	Notarization Filed with Clark of the Leg.		9/11	Efful	

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PR5254 (1/06) .

Contract ID# CQBU16000005



Contract Summary

Description:

The Contractor will provide the County and the Office of Management & Budget ("OMB") with financial advisory services in connection with a potential public-private partnership transaction involving the County's sewer system (the "System").

Purpose:

The County is exploring the possibility of a potential public-private partnership transaction involving the System (the "Transaction or "P3 Transaction"), which Transaction may consist of the concession, lease, or other similar arrangement. This resolution authorizes the County Executive to execute an Agreement between the County and KPMG LLP for financial advisory services (the "Agreement")

Method of Procurement: Request for Proposals

Procurement History:

On May 17, 2016 the County issued a Request for Proposals ("RFP") for investment banking and/or financial advisory services in connection with a potential transaction involving the System. Proposals were due on June 8, 2016. The RFP was published in Newsday and the Bond Buyer, and posted on the County's website and the New York State Contract Reporter website. Proposals were received from the following firms: BMO Capital Markets; Ernst & Young Infrastructure Advisors, LLC; Goldman Sachs & Co.; JP Morgan Securities LLC; KPMG LLP; Loop Capital Financial Consulting Services, LLC; NW Financial Group, LLC; Public Financial Management, Inc.; and Ramirez & Co. Inc.

An Evaluation Committee was formed to review the proposals. The Committee consisted of members from the Office of Management & Budget, the Department of Public Works, and the County Attorney's office. Each Committee member scored each of the proposals based on the evaluation criteria in the RFP. The Committee recommended the firm with the highest average score. However, the County ended contract negotiations with the recommended firm after the parties could not come to agreement on some critical terms in the contract. The County then entered into negotiations with the firm that received the second highest score from the Committee (there was a difference of only 0.1 in the scores of the top two firms).

Description of General Provisions:

Services to be provided include, but are not limited to:

(i) Providing strategic advisory services, which shall include but not be limited to:

- a. Gathering financial and operational data related to the System;
- b. Performing a transaction structure analysis;
- c. Conducting market soundings with private sector participants;
- d. Performing a preliminary valuation analysis;
- e. Assisting with the development of a communications plan;
- f. Assisting with the development of a procurement strategy;
- g. Delivering a summary of the market soundings, a summary of outputs of the financial model demonstrating various option valuations based on the selected delivery structures, and a draft information memorandum;
- h. Preparing marketing and related documents;
- i. Preparing and developing, in collaboration with the County's legal counsel, a request for qualifications ("RFQ");
- J. Advising the County, in writing, on the valuation of the System, including but not limited to, the evaluation criteria and methodology used by the Contractor;
- k. Delivery of the anticipated transaction value, which shall be mutually agreed upon by the County and the Contractor;
- L Planning and facilitating marketing of the Transaction; and
- m. Delivering a summary and assisting with the evaluation of the responses to the RFQ.
- (ii) Coordinating with the County's bond counsel regarding debt defeasance and other matters; and
- (iii) Hosting and managing the online data room for the P3 Transaction

Appendix A of the Agreement contains a list of Tasks (Tasks I-IV) based on discreet milestones. The Contractor will be paid based on the successful completion of these Tasks/milestones (as described below), but will be required to perform all of the services listed above in (i) and (ii).

Impact on Funding / Price Analysis:

(i)

The Contractor will be paid as follows:

a flat fee per Task upon completion of Tasks I through IV in accordance with Appendix A of the Agreement as follows; Task I Fee - \$197,925.00 Task II Fee - \$207,585.00 Task III Fee - \$118,620.00 Task IV Fee - \$363,438.00

The County is entering into the Agreement with the Contractor for the Services, including Tasks I through IV, in accordance with the terms

PR5254 (1/06)



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and conditions of the Request for Proposals for P3 Transaction Facilitator Services for the Nassau County Sewer System dated May 17, 2016, as amended (the "RFP"). To the extent the County requires the financial advisory services set forth in Tasks V through VII, attached to the Agreement as Appendix A-1 (the "Future Services"), the County may, but is under no obligation to award a contract for such services to the Contractor in accordance with the terms and conditions of the RFP. The fees paid to the Contractor for Future Services, if a contract is awarded for such services, shall be those submitted in response to the RFP unless more favorable terms are negotiated by the County.

Change in Contract from Prior Procurement: NA

Recommendation: (approve as submitted) Approve as submitted

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Advisement Information

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BUDGET C	ODES	FUNDING SOUR	CE	AMOUNT	·	LINE	IND	ЕХ/ОВЈЕСТ (CODE	AMOUNT	7
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Resp:	6000	Federal	. <u> </u>	\$	1	3				\$	
Object:	DE	State		\$	1	4				\$	1
Transaction:	500	Capital		\$	1	5			<u></u>	\$	
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RENEW	/AL	TC	TAL	\$40 5;51 0·197;	125				TOTAL	\$405,510177,	120
% Increase					-						
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l certi	fy that this document	was accepted into NIFS.	l certify	r that an unencumbered ba present in the appr	lance suffic opriation to	iont to cover this c bo charged.	centract is	hun	AN	1	
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Amendment in the Nature of a Substitution for Clerk Item E-207-16

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This Amendment changes the Resolution to limit the authorization granted by the Resolution to authorization to proceed with Task I as set forth in the Agreement. This Amendment also removes the sentence 'Tasks I-IV do not have to be completed in chronological order" from section 3(i), "Payment."

SIL S CL 6: das 9102

RECEIVED NASSAU COUNTY CLEER OF TYF I FOISLATURE

RULES RESOLUTION NO.349 2016

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF MANAGEMENT AND BUDGET, AND KPMG LLP

Passed by the Rules Committee Rausan County Legislature by Voice Voice on <u>4-26-16</u> VOTEDCT aver <u>4 acyes</u> <u>3 abstalated</u> recused <u>0</u> Legislators present: 7

WHEREAS, the County has negotiated a personal services agreement with KPMG LLP to provide financial advisory services to the County in connection with a potential public-private partnership transaction, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorize the County Executive to execute the agreement with KPMG LLP, provided however, that the authorization granted by this Resolution is limited to authorization to proceed with Task I as set forth in the agreement. Additional authorization by the Rules Committee shall be required to proceed with the remaining Tasks II through IV as set forth in the agreement. George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: KPMG LLP

CONTRACTOR ADDRESS: 345 Park Avenue, New York, NY 10154

FEDERAL TAX ID #: <u>13-15565207</u>

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in ______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. > The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on May 17,2016. Potential proposers were made aware of the availability of the RFP by advertisement in the Bond Buyer and Newsday. The RFP was also posted on the County's procurement website and the New York State Contract Reporter's website. Proposals were due on June 8, 2016. Nine (9) proposals were received and evaluated. The evaluation committee consisted of members from the Office of Management & Budget, the Department of Public Works and the Count Attorney's office. Each member of the committee scored each of the nine (9) proposals based on the evaluation criteria in the RFP. The committee recommended the firm with the highest average scorer. However, the County ended contract negotiations with the recommended firm after the parties could not come to agreement on some critical terms in the contract. The County then entered into negotiations with the firm that received the second highest score from the Committee (there was a difference of only 0.1 in the score of the top two firms).

III. This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on August 1, 2011, as amended by Amendment 1 executed on October 28, 2011, Amendment 2 executed on February 14, 2013, Amendment 3 executed on March 18, 2014, and Amendment 4 executed on May 13, 2015. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after a Request for Qualifications and Cost Proposals was sent to three (3) qualified vendors. An Evaluation Committee consisting of members of The Office of Management & Budget evaluated the proposals received and selected AJ Consulting Services, LLC. A copy of the most recent evaluation of the contractor's performance is attached.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- □ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- □ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal2agreement.

----VI.
This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

Instructions with respect to Sections VIII, IX and X: All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. Z Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of elaim vouchers.

IX.
Department **MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. 🛛 Vendor will not require any sub-contractors.

In addition, if this is a contract with an individual or with an entity that has only one or two employees: 🗋 a review of the criteria set forth by the Internal Revenue Service, Revenue Ruling No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

8/30/16

NOTE: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. Compt. form Pers./Prof. Services Contracts: Rev. 03/16

	CONFIDENTIAL MEMORANDUM
To:	Nassau County Legislature
From:	Evaluation Committee RFP# BU0506-1613
Subject:	Proposed Personal Services Agreement with KPMG LLP P3 Transaction Facilitator Services for the Nassau County Sewer System
Date:	August 22, 2016

Transaction Rationale

On May 17, 2016, the County issued a Request for Proposals ("RFP") seeking proposals from qualified banks and financial advisors authorized to do business in the State of New York to provide investment banking and/or financial advisory services (the "Services") to the County in connection with a potential public-private partnership transaction (the "P3 Transaction") with a concessionaire or lessee involving the County's sewer system (the "System").

SUEZ Water Long Island Inc. ("SUEZ") is currently operating, maintaining and managing the system and providing operational expertise. Under the SUEZ agreement, and coupled with the ongoing FEMA repairs, the sewer treatment plants and the System generally are being hardened and repaired, and the operational deficiencies are being addressed. Unfortunately, the value of the System is not being optimized and current sewer revenues are insufficient to meet the System's future needs.

- The County has slowed the decline in cash and fund balance. However, despite the operational efficiencies being obtained as a result of the SUEZ agreement, the County will still be unable to fund operations and long-term capital improvements, which will result in the depletion of the sewer district's reserves in the near term
- Current revenues from ratepayers are not recovering the full costs of the System (operations, maintenance, and lifecycle costs)
- The status quo would require significant annual tax increases to cover the cost of operations

A P3 Transaction could ensure a high quality of service for all users of the System for many years to come while also accomplishing a number of the County's key objectives, including:

- Retaining public ownership of the System
- Retaining rate setting authority transparent and stable rate-setting process

- Transferring risk of long-term capital investment to the concessionaire to achieve the County-agreed asset condition during and at the end of the term of the agreement
- The concessionaire may commit to making substantial capital expenditures to the System that will result in a meaningful upgrade to operations and maintenance
- Improving safety and environmental performance
- Transferring risk of compliance with environmental regulations and discharge requirements to the concessionaire

Based on current market conditions, the County believes a P3 Transaction would generate substantial value for the County. The transaction proceeds would be used for the long-term benefit of the County.

- Proceeds from the P3 Transaction would be used to retire or economically defease all sewer-related debt of the System
- Additional upfront money could be used by the County to retire or economically defease additional general obligation debt of the County
- Provide recurring debt service savings
- Improve cash flow liquidity for the County
- Strategic investments in the County, along with recurring debt service savings, will place the County in a position to achieve structural budget balance by fiscal year 2018

RFP Process

The RFP was publicized as follows:

- Advertised in Newsday and the Bond Buyer
- Posted on the County's website and the New York State Contract Reporter website
- Emailed to the following firms:
 - A.C. Advisory, Inc. ("A.C. Advisory")
 - BMO Capital Markets ("BMO")
 - Ernst & Young Infrastructure Advisors, LLC ("Ernst & Young")
 - Goldman Sachs & Co. ("Goldman Sachs")
 - KPMG LLP ("KPMG")
 - Morgan Stanley & Co. LLC ("Morgan Stanley")
 - NW Financial Group, LLC ("NW Financial")
 - Public Financial Management, Inc. ("PFM")
 - Ramirez & Co. Inc. ("Ramirez")

The Services requested in the RFP to be provided in connection with the P3 Transaction consists of providing financial advisory services to the County.

In addition to the Services requested in the RFP, Appendix A of the RFP contained a list of the

anticipated Tasks of the P3 Transaction. See Appendix I of this memorandum for the list of Tasks included in the contract.

Importantly, the RFP also stated that the transaction facilitator would be required to provide the County with a preliminary valuation before the request for qualifications for the P3 Transaction is released.

Proposals

Proposals were received from the following nine (9) firms: BMO; Ernst & Young; Goldman Sachs; KPMG; NW Financial; PFM; Ramirez; JP Morgan Securities LLC ("JP Morgan"); and Loop Capital Financial Consulting Services, LLC ("Loop Capital").

An Evaluation Committee (the "Committee") consisting of members from the Office of Management & Budget, the Department of Public Works and the County Attorney's office was formed to review the proposals.

As stated in the RFP, the proposals were evaluated based on the following criteria:

- (i) Contract Requirements and Proposed Solution 25%
- (ii) Proposer Profile: Organization, Capacity, Staffing, Resumes 25%
- (iii) Related Experience 25%
- (iv) Total Cost (Fee Proposal) 25%

In addition to the foregoing, the County could also consider any other relevant factors as determined by the Committee.

Selection Process

Each member of the Committee scored each of the nine (9) proposals based on the first three (3) evaluation criteria (i.e., (i) Contract Requirements and Proposed Solution; (ii) Proposer Profile: Organization, Capacity, Staffing, Resumes; and (iii) Related Experience) in order to determine the technical capabilities of each proposer. The Committee members were not provided with the fee proposals in this first round of scoring.

Based on the scores of each proposal from each Committee member, and an analysis on the merits of each proposer, the following five (5) proposers were invited to make a presentation to the Committee: BMO, Goldman Sachs, KPMG, Loop Capital and Ernst & Young (the "Short-Listed Proposers").

Regarding the proposers that were not invited to make a presentation, the general view of the Committee, as substantiated by the scores, was that these proposers either had limited or no relevant experience serving as a municipal financial advisor on public-private partnership transactions, had limited depth and resources, or had experience and/or depth and resources that could not compare with the Short-Listed Proposers. As a result, the Committee determined that the experience and technical capacity of these proposers was less advantageous to the County than

the Short-Listed Proposers.

Following the receipt of best and final offers and clarification responses from the Short-Listed Proposers, each Committee member completed his or her scoring sheet for each of the Short-Listed Proposers by including a score for the total cost criterion. The average scores for the Short-Listed Proposers were as follows:

	Goldman	<u>KPMG</u>	<u>BMO</u>	Loop <u>Capital</u>	Ernst & Young
Contract Requirements and Proposed Solution	22.75	23.50	22.33	19.50	18.00
Proposer Profile	22.83	22.67	22,33	18.58	18.41
Related Experience	23.17	23,33	22,50	19.17	17,25
Subtotal - Technical Merit	68.75	69.50	67.16	57.25	53.66
Total Cost	21,17	20.25	20,25	24.42	20.67
Total Score	89,92	89.75	87.4 1	81.67	74.33

While BMO, Ernst & Young and Loop Capital have varying levels of P3 experience and abilities, the committee believed that Goldman Sachs and KPMG demonstrated a greater understanding of the County's requirements for the proposed transaction and are best suited to achieve the County's goals. The committee considered these two firms to be best able to meet the County's goals and timetable in the P3 Transaction based on their superior experience and transaction teams. Their overall scores from the committee were virtually identical, with KPMG receiving a slightly higher technical score.

Based on the foregoing, the Committee recommended that the County enter into negotiations with Goldman Sachs, since such firm had the highest total score. However, the parties ended contract negotiations after they could not come to agreement on certain critical terms in the contract. The County then entered into negotiations with KPMG.

Fee Proposal

Each proposer was required to submit fee proposals based on the same structure. The structure of KPMG's fee proposal is as follows:

Tasks I-IV

A flat fee per Task for Tasks I-IV as follows:

Task I	\$197,925
Task II	\$207,585

Task III	\$118,620
Task IV	\$363,438

The fee per Task will be payable upon completion of each Task.

During Task I, the transaction facilitator would model the following scenarios:

- (1) A forward projection of current County operations assuming that the County continues to finance and manage the capital-intensive investment that is required under the current organizational structure.
- (2) A forward projection assuming that there is a long-term concession lease of the System that transfers responsibility and risk for the capital-intensive investment that is required to a private entity.

If the second scenario does not demonstrate that it is likely that the County would receive sufficient proceeds in the P3 Transaction to retire or economically defease all sewer debt, and provide some amount of additional proceeds to the County, then the County would not continue with the process. (Appendix 1-A has a list of Future Services). The County will have the option to terminate the contract at any time. In the event the contract is terminated, the County would only be liable to pay fees for the Tasks within Tasks I-IV completed by the transaction facilitator.

In Tasks II, III and IV, the transaction facilitator would assist in the preparation of a Request for Qualifications ("RFQ"), and review and evaluate responses to the RFQ.

TASK I – Evaluate Impact on Rates of Status Quo and Concessionaire Scenarios

- Contractor will prepare, working with the County and its technical and legal advisors, a forward projection of current County operations assuming that the County continues to finance and manage the capital-intensive investment that is required under the current organizational structure.
- Contractor will prepare, working with the County and its technical and legal advisors, a forward projection assuming that there is a long-term concession lease of the System that transfers responsibility and risk for the capital-intensive investment that is required to a private entity. This will require the creation of three (3) scenarios based on a low, moderate and high rate of return for the investor.

TASK II - Pre-Request for Qualifications and Due Diligence Period

- Assist the County and County advisors in obtaining information and conducting due diligence necessary to prepare the request for qualifications for the P3 Transaction ("RFQ").
- Attend pre-draft meetings and conference calls with the County, County advisors and the Nassau County Interim Finance Authority ("NIFA") to discuss the RFQ, the objectives for the RFQ, and confirm Contractor's role and participation in the RFQ development process.
- Market the transaction as necessary.

TASK III - Assistance in the Preparation of a Request for Qualifications

- Provide the County and County advisors with assistance in the development of the RFQ.
- Assist in review of the initial draft of the RFQ with the County and County advisors.
- Attend meetings and conference calls with the County, County advisors and NIFA as necessary to obtain input and information for the preparation of the final RFQ.
- Provide the County with a list of parties that would be interested in receiving the RFQ.
- Provide the County with an overview of each such firm.
- Market the transaction as necessary.

TASK IV - Review and Evaluation of Responses to Request for Qualifications

- Provide responses to questions and requests for clarification submitted by the respondents to the RFQ.
- Assist in the preparation of addenda during the RFQ process.
- Review and comment on relevant portions of the financial qualifications of the respondents.
- Provide related assistance to the evaluation committee, as requested, with evaluation of the responses to the RFQ.

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Attend respondent interviews.Market the transaction as necessary.

Appendix 1 - A Future Services

TASK V - Assist in the Preparation of the Request for Proposals

- Assist the County and County advisors in the preparation of internal drafts of the request for proposals for the P3 Transaction ("P3 RFP") based upon comments and discussions with the County and County advisors in preparation for distribution to qualified respondents to the RFQ.
- Attend any meetings and conference calls with the County, County advisors and NIFA, as necessary, to finalize the P3 RFP in preparation for distribution to the respondents to the RFQ.
- Market the transaction as necessary.

TASK VI - Support the Request for Proposal Process

- Assist with responses to questions and requests for clarification submitted by the proposers concerning the P3 RFP and proposed concession agreement.
- Assist the County and County advisors with the preparation of addenda during the proposal process.
- Review and comment on relevant portions of the proposals.
- Provide related assistance to the evaluation committee, as requested, with evaluation of proposals received in response to the P3 RFP.
- Attend proposer interviews.

TASK VII - Support the Concession Agreement Negotiation and Award Process

- Assist the County and County advisors in the negotiation of the final concession agreement with the selected proposer(s).
- Assist the County and County advisors, as necessary, in the financial aspects of the concession agreement and appendices to reflect such negotiations.
- Attend meetings and conference calls and perform related activities in relation to the negotiation process.
- Assist the County with presentations to, and discussions with, the County Legislature, the County Comptroller, NIFA and community groups, as necessary.



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

No contributions made.

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

	Vendor: <u>kRMG</u>
Dated: 7/22/16	Signed: MALLI
ų -	Print Name: Thomas Mulv.h.l
	Title: Managing Director
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Rev. 12-2015

COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

Tom Mulvihill, Managing Director, 345 Park Avenue, New York, NY 10154 (212) 954-3090

Ed Lee, 1305 Walt Whitman Road, Suite 200, Melville, NY 11747 (631) 425-6053

2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

Tom Mulvihill and Ed Lee are registered New York state lobbyist for KPMG LLP

3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:

KPMG LLP

345 Park Avenue

New York, NY, 10154

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4. Describe lobbying activity conducted, or to be conducted, in Nassau County, and identify client(s) for each activity listed. See page 4 for a complete description of lobbying activities.

The government contacts were strictly related to the formal RFP process,

5. The name of persons, organizations or governmental entities before whom the lobbyist expects to lobby:

Not currently known

6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby, separately attach such a written authorization from the client.

7. Has the lobbyist/lobbying organization or any of its corporate officers provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any of the following Nassau County elected officies: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

None

I understand that copies of this form will be sent to the Nassau County Department of Information Technology ("IT") to be posted on the County's website.

I also understand that upon termination of retainer, employment or designation I must give written notice to the County Attorney within thirty (30) days of termination.

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees listed above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 7/22/16

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Signed:

Print Name:

omas Mulvihill Managing Director

Title:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau Gounty-Legislature,-or-any-member-thereof,-with-respect-to-the-introduction,-passage,-defeat,-orsubstance of any local legislation or resolution; any determination by the County Executive to support. oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any 'determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

The term "lobbying" or "lobbying activities" <u>does not include</u>: Persons engaged in drafting legislation, rules, regulations or rates; persons advising clients and rendering opinions on proposed legislation, rules, regulations or rates, where such professional services are not otherwise connected with legislative or executive action on such legislation or administrative action on such rules, regulations or rates; newspapers and other periodicals and radio and television stations and owners and employees thereof, provided that their activities in connection with proposed legislation, rules, regulations or rates are limited to the publication or broadcast of news items, editorials or other comment, or paid advertisements; persons who participate as witnesses, attorneys or other representatives in public rule-making or rate-making proceedings of a County agency, with respect to all participation by such persons which is part of the public record thereof and all preparation by such persons for such participation; persons who attempt to influence a County agency in an adjudicatory proceeding, as defined by § 102 of the New York State Administrative Procedure Act.

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire. *See Note 1 Below*

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name EDWARD N. LEE

Date of birth 01 / 12 / 1973

Home address <u>1 LAURA DRIVE</u>

City/state/zip CENTEREACH, NY 11720

Business address 1305 WALT WHITMAN ROAD, SUITE 200

City/state/zip MELVILLE, NY 11747

Telephone 631 425 6053

Other present address(es)

City/state/zip		

Telephone

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President/ Treasurer//
Chairman of Board/ / Shareholder/ /
Chief Exec. Officer / / Secretary / /
Chief Financial Officer / / Partner 10/01 /2007
Vice President/////
(Other)

- 3. Do you have an equity interest in the business submitting the questionnaire? YES X NO _____ If Yes, provide details. I am an equity partner with less than 1% interest.
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO _x ___ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO <u>x</u>; If Yes, provide details.

Note 1: KPMG LLP is a limited liability partnership which does not have any officers or individuals who own/hold more than 10% ownership interest. As such, this form is being completed from the perspective of the individual, Edward N. Lee. Rev. 3-2016 6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ____ NO x____ If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?

YES _____ NO ____ If Yes, provide details for each such instance.

- b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO _x ___ If Yes, provide details for each such instance.
- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO _x __ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO <u>x</u> If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES <u>NO x</u> If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES ____ NO _x _ If Yes, provide details for each such charge.

.. . .

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d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO _x ___ If Yes, provide details for each such conviction.

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- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES ____ NO _X_ If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO x ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO _x ___ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO <u>x</u> If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO x___ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES <u>NO x</u> If Yes, provide details for each such year.

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CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>EDWARD N. LEE</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this $25~\mathrm{day}$ of $J\ell\ell\ellM$

2016

LESLIE JO VALENTINE Notary Public, State of New York No. 01VA6202425 Qualified in Suffolk County Term Expires March 16, 2017

Notary Public

KPMG LLP Name of submitting business

EDWARD N. LEE

Print name Signature

PARTNER Title

<u>07 / 25 / 2016</u> Date

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire (*)

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Thomas Mulvihill
	Date of birth 07 / 10 / 70
	Home address 186 Manhasset Woods Rd
	City/state/zip_Wanhasset, NY 11030
	Business address 1350 Avenue of the Americas
	City/state/zip Now York, NY 10019
	Telephone 917 375 4445
	Other present address(es)
	City/state/zip
	Telephone

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President __/___ Treasurer __/_/__ Chairman of Board __/___ Shareholder __/_/ Chief Exec. Officer __/___ Secretary __/_/ Chief Financial Officer __/___ Partner __/_/ Vice President __/___ Partner __/_/ (Other) Managing Director 6(23/08 to present

- Do you have an equity interest in the business submitting the questionnaire? YES _____NO X____ If Yes, provide details.
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES _____ NO X___ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO _X; If Yes, provide details.

Delease note: KPMG is a partnership which does not have any officers or individuals who own hold more than 10%. ownership interact. As such, this form is being completed from the perspective Rev. 3-2016 of the engagement lead, Thomas Mulvihill. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES NO X If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - Been debarred by any government agency from entering into contracts with that agency?
 YES ______ NO ____ If Yes, provide details for each such instance.
 - Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO X____ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO X___ If Yes, provide details for each such instance.
 - 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO X If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES _____ NO K If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO K If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ___ If Yes, provide details for each such conviction.

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- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES _____ NO X
 If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES ______ NO ____ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO X ____ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO X If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO ____ If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

___, being duly sworn, state that I have read and understand all homas Mulvihill the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 22 day of July

20 10

Notarv Public

DESSEIRÉ C. FAHIE NOTARY PUBLIC-STATE OF NEW YORK No. 01FA6298355 Qualified in Queens County My Commission Expires March 10, 2018

Name of submitting business Print name Signature Title

Business History Form

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the bid/proposal.

NOTE: All questions require a response, even is response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: June 6, 2016

1) Bidder's/Proposer's Legal Name: <u>KPMG LLP</u>

2) Address of Place of Business: 345 Park Avenue, New York, NY 10154

List all other business addresses used within last five years: <u>KPMG LLP has 89 offices throughout the United States. A list of addresses can be provided if needed.</u>

3) Mailing Address (if different): Not-applicable

Phone: (212) 758-9700

Does the business own or rent its facilities? Both

4) Dun and Bradstreet number: 00-166-7906

5) Federal I.D. Number: <u>13-15565207</u>

6) The proposer is a (check one): ____ Sole Proprietorship ____ Partnership ____ Corporation ____ Other (Describe) X___ Limited Liability Partnership

7) Does this business share office space, staff, or equipment expenses with any other business?

Yes ____ No X

If Yes, please provide details: Not-applicable

8) Does this business control one or more other businesses?

Yes∆

No ____

If Yes, please provide details: <u>KPMG has an ownership interest in certain subsidiaries, but to the best of</u> our knowledge those subsidiaries will not be involved in providing the services under this proposal,

9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business?

Yes X

No ____

If Yes, provide details. <u>KPMG has an ownership interest in certain subsidiaries and third party service</u> providers. To the extent any such subsidiary or service provider will provide direct services in connection with KPMG's performance of the proposed engagement, such subsidiary or service provider is disclosed in this proposal, in Appendix E – Item 7]. (KPMG Corporate Finance LLC, KPMG Global Services and KPMG

<u>Global Delivery Center and other KPMG Member Firms). Subsidiaries and service providers that are not</u> anticipated to directly provide services pursuant to the RFP have not been disclosed.

10) Has the bidder/proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated?

Yes ____ No __X

If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract). <u>KPMG is a nationwide</u> accounting firm and works on thousands of engagements each year across the country. From time to time KPMG like other major professional services firms may receive a question or complaint from a client about the conduct of a particular engagement. KPMG attempts to promptly address and resolve issues with clients, so that clients do not invoke contractual termination or default clauses. While the firm does not centrally track contract terminations. KPMG is not aware of any significant issues, relating to contracts with other clients in the last 5 years, or any terminations of those contacts, which would present any concerns with respect to KPMG's ability to successfully perform the services contemplated by this proposal.

11) Has the bidder/proposer, during the past seven years, been declared bankrupt?

Yes ____ No _X

If Yes, state date, court jurisdiction, amount of liabilities and amount of assets Not-applicable

12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation was related to activities performed at, for, or on behalf of an affiliated business.

No X

If Yes, provide details for each such investigation. As is the case with all major professional services firms, given the large number of KPMG clients who are registered with, or otherwise regulated by, the SEC, FDIC, Federal Reserve Board, various stock exchanges or other regulatory or self-regulatory entities ("Regulators"), or who may otherwise be the subject of an investigation or informal inquiry by a Regulator or other government agency (including, but not limited to the Department of Justice, Internal Revenue Service, various federal, state and local Offices of Inspectors General, state attorneys general and other federal, state and local law enforcement agencies, collectively "Investigators"), KPMG regularly is asked to, and does, cooperate with informal inquiries and formal investigations by responding to numerous subpoenas and informal requests for information from various Regulators and Investigators related to services provided to clients, or investigations by Regulators (including by the SEC, the Public Companies Accounting Oversight Board and/or various state boards of accountancy) regarding KPMG's compliance with laws, rules and regulations. Many of these investigations are not public, and we are frequently-not privy to the Regulator's or I Investigator's thoughts or focus with respect to the investigation. In the vast majority of cases, investigations in which KPMG receives a subpoena or other request for information are closed without any action being threatened or taken against KPMG. We are not aware of any pending investigation by any Regulator or Investigator that would materially affect the firm's operations or our ability to provide services under this proposal.

13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not

limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business.

Yes ____ No _X

If Yes, provide details for each such investigation. As is the case with all major professional services firms, given the large number of KPMG clients who are registered with, or otherwise regulated by, the SEC. FDIC, Federal Reserve Board, various stock exchanges or other regulatory or self-regulatory entities ("Regulators"), or who may otherwise be the subject of an investigation or informal inquiry by a Regulator or other government agency (including, but not limited to the Department of Justice, Internal Revenue Service, various federal, state and local Offices of Inspectors General, state attorneys general and other federal, state and local law enforcement agencies, collectively "Investigators"), KPMG regularly is asked to, and does, cooperate with informal inquiries and formal investigations by responding to numerous subpoenas and informal requests for information from various Regulators and Investigators related to services provided to clients, or investigations by Regulators (including by the SEC, the Public Companies Accounting Oversight Board and/or various state boards of accountancy) regarding KPMG's compliance with laws, rules and regulations. Many of these investigations are not public, and we are frequently not privy to the Regulator's or I Investigator's thoughts or focus with respect to the investigation. In the vast majority of cases, investigations in which KPMG receives a subpoene or other request for information are closed without any action being threatened or taken against KPMG. We are not aware of any pending investigation by any Regulator or Investigator that would materially affect the firm's operations or our ability to provide services under this proposal.

14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending?

Yes ____ No _<u>X</u>

If Yes, provide details for each such charge. <u>To the best of our knowledge, no current Partner or Principal</u> of KPMG LLP has been charged with a crime relating to the conduct of the firm's business.

b) Any misdemeanor charge pending?

Yes ____ No X

If Yes, provide details for each such charge. <u>To the best of our knowledge, no current Partner or Principal</u> of KPMG LLP has been charged with a crime relating to the conduct of the firm's business.

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business?

Yes ____

No X

If Yes, provide details for each such conviction. <u>To the best of our knowledge, no current Partner or</u> Principal of KPMG LLP has been convicted of a crime relating to the conduct of the firm's business.

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?

Yes ____ No_X

If Yes, provide details for each such conviction. <u>To the best of our knowledge, no current Partner or</u> <u>Principal of KPMG LLP has been convicted of a crime relating to the conduct of the firm's business</u>.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes X____

No

If Yes, provide details for each such occurrence. As is the case with all major professional services firms. given the large number of KPMG clients who are registered with, or otherwise regulated by, the SEC, EDIC, Federal Reserve Board, various stock exchanges or other regulatory or self-regulatory entities ("Regulators"), or who may otherwise be the subject of an investigation or informal inquiry by a Regulator or other government agency (including, but not limited to the Department of Justice, Internal Revenue Service, various federal, state and local Offices of Inspectors General, state attorneys general and other federal, state and local law enforcement agencies, collectively "Investigators"), KPMG regularly is asked to, and does, cooperate with informal inquiries and formal investigations by responding to numerous subpoenas and informal requests for information from various Regulators and Investigators related to services provided to clients, or investigations by Regulators (including by the SEC, the Public Company Accounting Oversight Board and/or various state boards of accountancy) regarding KPMG's compliance with laws, rules and regulations. Many of these investigations are not public, and we are frequently not privy to the Regulator's or Investigator's thoughts or focus with respect to the investigation. In the vast majority of cases, investigations in which KPMG receives a suppoena or other request for information are closed without any action being threatened or taken against KPMG. We are not aware of any pending investigation by any Regulator or Investigator that would materially affect the firm's operations or our ability to provide services under this proposal.

Occasionally, our regulators, primarily the SEC or PCAOB, have commenced administrative proceedings against an individual partner and have sought penalties such as suspension from practicing before the SEC. Actions brought by the SEC are a matter of public record, but administrative proceedings commenced by the PCAOB are privileged and confidential pursuant to Section 105 of the Sarbanes-Oxley Act and any PCAOB discipline or sanction becomes public only after being affirmed by the Board.

In January 2013, the SEC announced that it had instituted an administrative proceeding against a current KPMG audit partner and senior manager, arising out of KPMG's audit of the financial statements of TierOne Bank for the fiscal year ended December 31, 2008. (The Firm was not charged.) The SEC claimed that our partner and senior manager did not satisfy professional standards in planning and performing the 2008 audit, including the audit procedures relating to management's estimates of the Allowance for Loan Losses and Leases and related internal controls over financial reporting. In the fall of 2012, the SEC filed two separate enforcement actions against three former senior executives of TierOne Bank (the CEO, COO, and chief credit officer), alleging that they participated in a fraudulent scheme to understate millions of dollars in losses and mislead investors and federal regulators. Significantly, the SEC complaints against the Bank's former executives allege that they defrauded the KPMG auditors by making materially false statements in connection with KPMG's work for TierOne. Our partner and senior manager presented the facts in support of their work at a trial in late 2013. Respected expert witnesses supported the work of our audit team, and testified that they acted appropriately, and that the TierOne audit work was conducted in accordance with professional standards. In July 2014 KPMG received the Initial Decision of the SEC administrative law judge. The judge ruled that the partner and senior manager did not comply with applicable auditing standards, and she ruled that the partner should be precluded from practicing before the SEC for a period of 1-year, and that the senior manager should be precluded from practicing before the SEC for 6 months. As to each individual, reinstatement of the right to practice before the SEC would occur automatically after the expiration of the time periods noted above. KPMG respectfully disagrees with the judge's ruling, and the partner and senior manager have appealed. The SEC has accepted the individuals' appeal, and as provided in the Initial Decision itself, the decision will not become final (and the restrictions on the individuals' rights to practice before the SEC will not take effect) until the appeals process is concluded.

From time to time, a state board of accountancy may discipline or impose a sanction on an individual KPMG partner or employee, for example, for failure to renew a CPA license on a timely basis, or for a

failure to obtain the required amount of CPE on a timely basis. We do not believe that these matters materially affect the Firm's operations or our ability to perform services for you.

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held?

Yes _X___

No

If Yes, provide details for each such instance. <u>Please see 14) e</u> We do not believe that these matters materially affect the firm's operations or our ability to provide services to you.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges?

Yes ___

No X

If Yes, provide details for each such year. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.<u>Not-applicable</u>

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 17) Conflict of Interest:
 - a) Please disclose any conflicts of interest as outlined below. **NOTE: If no conflicts exist, please** expressly state "No conflict exists."
 - (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflict exists.</u>
 - (ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflict exists.</u>

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflict exists.</u>

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Our firm has more than 1,800 partners and more than 20,000 employees across the country, and it would be impossible for us to canvass all of our partners and employees to determine whether

(a) any individual partner or employee has a financial relationship that might create a conflict of interest or the appearance of a conflict of interest in connection with KPMG acting acceleration agent on behalf of Nassau County, or

(b) whether any individual partner or employee has a family relationship with any Nassau County public servant that might create a conflict of interest or the appearance of a conflict of interest in

connection with KPMG acting <u>se cellection decrif</u> on behalf of Nassau County However, we have canvassed the proposed members of the KPMG engagement team, and to the best of our knowledge the currently proposed members of the engagement team do not have any financial or family relationships with any Nassau County employee which would give rise to a conflict of interest.

KPMG uses comprehensive procedures and a suite of technology tools to help safeguard that the firm and applicable personnel are independent of the firm's audit clients. The Lead partner on an engagement is responsible for KPMG's continued independence from the client and will continually monitor our service and investment relationships by using the tools described below. In addition, the firm provides mandatory annual independence training for all professionals and holds them personally accountable for their independence. Our independence procedures meet or exceed standards set by the SEC, PCAOB, Government Accountability Office, and all other applicable regulatory bodies. We have substantially completed our independence due diligence and are confident that we can be independent upon appointment.

KPMG's Independence Technology Tools

Service Independence – Our automated services reporting system. Sentinel, helps make sure that KPMG does not perform any audit or non-audit services anywhere in the world that could jeopardize our independence. The lead partner will be notified through Sentinel whenever any KPMG partner anywhere attempts to begin a new engagement with a client, and he/she must approve that engagement before the work can begin. The lead partner will obtain your requirements from your audit committee, and the information will be entered into this system.

Investment Independence – The KPMG Independence Compliance System (KICS) is a Web-based tracking system to monitor investments and other financial interests of the firm and personal investments of partners and managers. Before buying stocks of public companies, KPMG professionals must access the system to determine if the investment is restricted. They must enter all new investments into KICS within 14 days. Individuals who have reported holdings of investments that later become restricted are automatically notified and must sell the investment within five business days.

Compliance with Rules – All KPMG professionals must use our electronic independence and code of conduct confirmation process at least once a year to confirm their understanding of and compliance with the firm's code of conduct and independence rules. As an extra safeguard. KPMG audits selected confirmations and information reported in KICS.

Business Relationship Independence – The KPMG Conflicts Check System uses a conflicts database that contains up-to-date information on business relationships, current and prohibited. At the request of the engagement team, a conflict report is generated from this database. The lead partner reviews the report and acts on its findings.

Our promise of professionalism to each other, our clients, and the capital markets we serve is the basis for everything we do at KPMG and the foundation for each of our strategic priorities. To uphold our promise of professionalism, we maintain an extensive system of quality controls that meet or exceed the rules and standards issued by the PCAOB and the requirements of the AICPA.

KPMG has made significant enhancements to its system of quality controls over the past three years, including the separation within the firm of responsibility for Operations, Professional Practice/Risk Management, and Legal and Compliance. This separation was implemented at the top of the firm, by assigning our deputy chairman responsibility for Professional Practice/Risk Management. We also established an executive vice chair position for Operations and an executive vice chair for Legal and Compliance, each of whom reports directly to the chairman. Each individual measure within our quality.

control system is strengthened by the "tone at the top" of our organization—one of strict adherence to ethics and integrity.

Attachments to Business History Form

A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

See Attachment 1: Resumes.

Should the bidder/proposer be other than an individual, the bid/proposal MUST include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial Interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- vili) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.

146 years (Firms history dates back to 1870)

C. Provide any other information which would be appropriate and helpful in determining the proposer's capacity and reliability to perform these services.

Please see the financial information herein in Appendix C-2 - KPMG Financials and References

D. Provide names and addresses for no fewer than two (2) references for whom the proposer has provided similar services or who are qualified to evaluate the proposer's capability to perform this work.

Exceeding the expectations of our clients and maintaining high levels of client satisfaction is our goal on every engagement. We encourage you to contact the references listed below to hear their candid feedback about KPMG-including our service, our industry and engagement qualifications, and our professionals. We believe that speaking to other clients regarding similar engagements will provide a true depiction of what you can expect when working with us.

Company	Dormitory Authority of the State of New York	
Contact Person	Paul Koopman	
Address	515 Broadway	
City/State	Albany, NY	
Fax #	N/A	
Telephone	518.257.3343	
E-Mail Address	pkoopman@dasny.org	

Company	Tampa Bay Water	
Contact Person	Koni Cassini - Director of Fiscal Services *	
Address	601 E. Kennedy Blvd.	- <u></u>
City/State	Hillsborough County, FL	
Fax #	N/A	
Telephone	813-209-3001	
E-Mail Address	cassinik@hillsboroughcounty.org	

* Formerly Chief Financial Officer at Tampa Bay Water - Served as the project manager for the reservoir project

Company	Ohio Department of Transportation
Contact Person	Julie Brogan – Deputy Director
Address	1980 West Broad Street
City/State	Columbus Ohio, 43223
Telephone	614-466-2825
Fax #	N/A
E-Mail Address	jbrogan@dot.state.oh.us
Company	Indiana Finance Authority
Contact Person	Jim McGoff – Toll Road Oversight Director and Legal Counsel
Address	One North Capitol, Suite 900
City/State	Indianapolis, IN 46204
Fax #	N/A
Telephone	317-232-2972
E-Mail Address	JMCGOFF@ifa.IN.gov

E. Please provide any other information which would be appropriate and helpful in determining the proposer's capacity and reliability to perform these services.

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CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Waths</u> <u>Mulvik</u> being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business pntity.

KPMG LLP

2200 Sworn to before me this day of _____

DESSEIRÉ C. FAHIE NOTARY PUBLIC-STATE OF NEW YORK No. 01FA6298355 Qualified in Queens County My Commission Expires March 10, 2018

Notary Public

Name of submitting business:

By: <u>Thomas Mulvihill</u> Print name

Signature

Managing Director Title

221 Date

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Thomas Mulvihill

Managing Director

KPMG Corporate Finance LLC Primary Office Location 345 Park Avenue New York, NY 10154

Tel 212-964-3090 Fax 212-604-32B1 Cell 917-375-4445 tmulvihill@kpmg.com

Education, licenses & certifications

- MBA and BBA, Pace University
- FINRA Licenses: Series 7, 24 and 63

Engagement Lead

Background

Tom is a Managing Director with KPMG's Infrastructure practice. He has over 20 years of experience in the US capital markets working in both public/municipal finance and project finance markets. He is accustomed to leading diverse advisory teams on complex, large-scale infrastructure programs and transactions. His experience includes utilities (energy and water/wastewater), transportation infrastructure (marine ports, airports, roads, bridges/tunnels and rail/transit) and social infrastructure (k-12 education, higher education, state and local government). Prior to working at KPMG, Tom worked on multiple tax-backed transactions, including tax increment financings based on ad valorem property taxes and special assessment districts, utilizing parcel taxes.

Tom has experience advising clients including:

- Nassau County Nassau Veterans Memorial Coliseum P3 Project
- New York City Department of Environmental Protection Biosolids Beneficial Reuse Project
- New York City Department of Environmental Protection Upstate Hydroelectric Project
- Puerto Rico Public-Private Partnerships Authority Caguas Commuter Train Project
- Commonwealth of Pennsylvania/Philadelphia Regional Port Authority
 Southport Marine Terminal Project
- Massachusetts Department of Transportation P3 Commission
 Program
- Amtrak Northeast Corridor High-Speed Rail and Master Plan Project
- Delaware River Joint Toll Bridge Commission Scudder Falls Bridge Project
- Massachusetts Bay Transportation Authority Commuter Rail Operating Contract
- California High Speed Rail Business and Finance plan
- Florida Department of Transportation Tampa-Orlando High-Speed Rail Project
- Virginia Department of Transportation US Route 460 Corridor Improvements Project

Professional and industry experience

Nassau Veterans Memorial Coliseum P3 Project - Tom led KPMG's engagement to provide financial advisory services to Nassau County, New York, which included analysis of the potential financial returns and lease terms generated by the Project; evaluation of the financial qualifications and experience of the proposing firms; and Assessment of the financing plans to develop the Project by the proposing teams.

Protection – Tom served as the lead strategic and financial advisor to New York City Water Board and DEP. He advised DEP with the review of Requests for Proposals (RFPs) related to the transportation, processing, and marketing of biosolids and sludge from NYC wastewater processing facilities for beneficial use. Tom also assisted DEP on Public-Private Partnership opportunities related to the development of three Upstate hydroelectric generation facilities. This work included review of Requests for Expression of Interests (RFEIs) from private sector partners, financial modeling and analysis of potential project structures, market sounding and assistance with the FERC application process.
Dormitory Authority of the State of New York (DASNY) – Tom is currently serving as the lead financial advisor to the DASNY on the development of a new 700,000 square foot consolidated laboratory project – NY's first social infrastructure P3. DASNY intends for the project to be delivered as a Design-Build-Finance-Operate-Maintain P3 supported by availability payments to the private sector. KPMG has provided financial modeling and analysis, performed a market sounding with 17 market participants, provided white papers and benchmarking on various transactions and issues and will support DASNY in their procurement of the private partner.

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Ed Crooks Managing Director

KPMG Corporate Finance LLC Primary Office Location 1676 International Drive Suite 1200 MoLean, VA 22102

Tel 703-286-6610 Cell 671-226-7222 ecrooks@kpmg.com

Function and specialization

Ed is an advisory managing director in KPMG's McLean office. He specializes in infrastructure and project finance advisory.

Education, licenses & certifications

- AB degree, Indiana University
- AAS degree, Purdue University (Fort Wayne)
- ---- MBA degree , University of Chicago
- --- Professional Engineer, Toxas (inactive)
- FINRA registrations: Series 79, 63 & 24

Water Sector Specialist

Background

Ed is a managing director in KPMG's Infrastructure Advisory team, specializing in advising public and private sector clients in structuring, procuring and financing major infrastructure projects. He has more than 30 years of experience in all aspects of infrastructure development, with extensive experience in public-private partnerships. Ed is a member of the EPA's Environmental Finance Advisory Board and leads KPMG's water and wastewater activities in the US.

Professional and industry experience

Ed's infrastructure experience includes commercial structuring, joint ventures, financial analysis, and limited recourse financing. Previously, Ed was Vice President of Bechtel Enterprises Holdings, the finance, development and investment arm of the Bechtel Group. While at Bechtel, Ed served as Project Finance Director for International Water, a water development subsidiary, and managed the financing for water/wastewater project across Europe. Before joining Bechtel, he was a project engineer for a civil engineering consulting firm. Ed's select project experience includes:

- --- City of Baltimore, Department of Public Works: Ed leads the KPMG team serving as the City's Alternative Project Delivery advisor, responsible for assisting the Department in exploring and implementing a range of project delivery options including P3 for their water and wastewater program. Most recently, Ed's team supported the city in successfully completing its first construction manager at risk procurement for the \$350 million Back River Headworks Sanitary Sewer project.
- Tampa Bay Water: Ed led the KPMG team in serving as TBW's Strategic Procurement Advisor for the ~\$150 million rehab of the CW Bill Young Reservoir. KPMG's work entailed detailed review of project delivery options, market outreach, procurement structuring and implementation, and negotiations support.
- California High Speed Rail Authority: Ed supported the Authority In developing a project delivery strategy for their \$30 billion implementation of the initial operating segment. This work entailed extensive coordination between the Authority, its technical and legal advisors, and the private sector to devise a plan for designing, building and operating the project.

Experience prior to KPMG:

- Crivina Water Treatment Plant: Ed led the team for a competitive bid for a 9 m3/sec water treatment facility. Tasks included: managing financial <u>analysis, engaging and managing external advisors, identifying sources of</u> capital, presenting key findings to investment committee, and drafting final proposal.
- Bielsko-Biala Water Privatization: Ed led the first privatization of a water company in Poland, including: managing external legal, financial and accounting advisors; arranging share purchases; negotiating key commercial terms with city leaders; and presenting final case to the investment committee.



Stephen Hill

Director

KPMG Corporate Finance LLC Primary Office Location 345 Park Avenue New York, NY 10154

Tel 212 964 7436 Cell 903 738 3607 shill2@kpmg.com

Education, licenses & certifications

- --- MS, Wake Forest University
- BBA, Baylor University
- --- CPA, Licensed in Texas
- ---- FINRA Licenses: Series 63 and 79

Procurement Lead

Background

Stephen is a director in KPMG's Infrastructure Advisory practice, specializing in advising private and public sector clients in structuring, procuring and financing major infrastructure projects. Stephen is active with various financial modeling and commercial structuring elements of public-private partnership and project finance transactions. Stephen has advised on over \$8 billion of public-private partnership projects that have successfully reached close. Stephen's experience includes advising on the \$229 million, 10,000 seat Nassau Veterans Memorial Coliseum refurbishment project in New York where a private developer was selected to design, build, finance, and operate the facility for a 34 year term in exchange for a minimum annual lease payment and revenue sharing provisions.

Professional and industry experience

- Nassau Veterans Memorial Coliseum: Provided financial advisory services to Nassau County, New York, which included assisting in the review of the short-listed proposals to redevelop the Nassau Veterans Memorial Coliseum
- Fort Lauderdale Downtown Development Authority Federal Courthouse Feasibility Study: Lead day to day advisor on a feasibility study for a new Federal Courthouse in downtown Fort Lauderdale. Assisting the Fort Lauderdale Downtown Development Authority with conducting analyses for different transaction and delivery options, assessing the potential implementation of the project through a P3, identifying potential additional sources of revenue, and conducting preliminary financial projections.
- I 4 Ultimate Project: Lead day to day advisor on Florida's largest availability payment public private partnership project to date. Assisting Florida DOT with Value for Money analyses, preparation of applications for TIFIA credit assistance and allocation of PABs, and advice on development of the procurement and contractual documents. The \$2.1 billion project reached financial close in September 2014.
- North Tarrant Express, Segments 3A/3B: Assisted the Texas DOT with financial modeling and public sector comparator analysis of the project. The \$1.3 billion DBFOM project reached financial close in
 September 2013.
- Ohio River Bridges, East End Crossing: Assisted the Indiana DOT with financial modeling and procurement support for the state's first availability payment project. The \$1.2 billion DBFM project reached financial close in March 2013.
- FIA Facilities Improvement Program: Currently conducting commercial feasibility assessments for various global motorsport

race-track-projects-as-part-of-an-advisory-consortia_led-by-Apex_Circuit Design.
 Route 460 Project: Assisted the Virginia Department of Transportation with financial modeling, preparation of applications for TIFIA credit assistance, and advice on development of contractual documents. The project was valued at \$1.4 billion and reached financial close in December 2012.
Midtown Tunnel/Downtown Tunnel/MLK Extension Project: Assisted the Virginia Department of Transportation with financial modeling and assessing the commercial implications of various positions with respect to risk transfer in negotiations with private sector developers. The project was structured as a \$2.1 billion DBFOM and reached financial close in April 2012.



Alex Seleznyov

Manager

KPMG Corporate Finance LLC Primary Office Location 1660 Internetional Drive, McLean, VA 22102

Tel 703-286-6036 Cell 202-247-7910 aseleznyov@kpmg.com

Education, licenses & certifications

- (MBA, Georgetown University, Washington, DC
- ---- B.A. Westminster College, Fulton, MO
- ---- Project Management Professional (PMP)

Day-to-Day Project Manager

Background

Alex is an experienced consultant and manager with KPMG's Infrastructure Advisory practice. For over a decade, he has consulted various public sector clients in the US and around the world, specializing in infrastructure finance, public-private partnerships, and economic development.

Professional and industry experience

Prior to joining KPMG, Alex was one of the founding leaders of Deloitte's P3 integrated market offering, where he played a key role in developing the practice and securing several significant client accounts. He started his career in economic development, serving public sector clients across the emerging markets for KPMG's Barents Group.

Relevant areas of specialization include advising public authorities in the successful implementation of P3 and privatization projects. Alex has conducted demand studies, feasibility studies, Value for Money, funding and financing options analyses for public sector clients on a variety of public infrastructure transactions in the transport, and social sectors.

Alex's select relevant project experience includes:

- Virginia Department of Rail and Public Transport. Strategic, commercial, and financial advice to support the evaluation of options for financing rail improvements in the Commonwealth for the Office of the Secretary of Transportation and DRPT.
- North Carolina Department of Transport. Assisted the NCDOT Rail Division to identify strategies and develop implementation roadmap for reducing service cost, increasing efficiencies in service delivery, and improving transparency of passenger rail operations.
- US Army Corps of Engineers Institute for Water Resources. Advised the US Army Corps of Engineers on the establishment of the Alternative Financing Program for water projects, including flood and coastal storm damage reduction, inland water transportation, coastal harbors, aquatic system restoration, water supply storage, and hydropower.
- Drew University. Commercial and financial advisory for new academic space and student housing.
- P3 program development Government of Kazakhstan. Team Leader of the EU-funded project in Kazakhstan, leading a
 comprehensive initiative to establish an organizational structure and developing capacity of Kazakhstan's PPP Unit. Completed a prefeasibility study and initial project structuring for a pilot PPP transaction in social sector (hospital) for the Ministry of Healthcare.
- Power utility privatization Government of the Bahamas.
 Assistance in the procurement process for the utility privatization; review of commercial and financial terms of the bids.



Leonard R. Berry

Managing Director

Backstrom McCarley Berry & Co

Education, licenses & certifications

- Master of Communications and a Bachelor of Arts degree with a major in Social Communications and General Studies from the University of Washington.
- Municipal Securities Principal, with Series 7, 24, 63, and 53 registrations

MBE + Traditional Water Financing Specialist

Background

Leonard Berry has over 20 years of combined professional experience in the investment banking and brokerage industry. He has served as a project leader in various investment banking capacities. Mr. Berry's activities included account development, structuring and marketing of bond issues, securities and investment sales, public/private advisory and financing initiatives, and general banking.

Professional and industry experience

Mr. Berry's relevant utility and financlal advisory experience includes service to the following issuers: CA Department of Water Resources, Los Angeles Wastewater System, Santa Clara Valley Water District, City of Chicago Water & Wastewater, San Francisco Public Utilities Commission, Metropolitan St. Louis, Sewer District, San Francisco County Transportation Authority, Bay Area Rapid Transit District, Los Angeles County Metropolitan Transportation Authority, Port of San Diego, and Port of Los Angeles. Mr. Berry's also completed a P3 terminal development project for the Port of Oakland.

Mr. Berry holds a Master of Communications and a Bachelor of Arts degree with a major in Social Communications and General Studies from the University of Washington. Mr. Berry is a Municipal Securities Principal, with Series 7, 24, 63, and 53 registrations.



Edward N. Lee

Partner

KPMG LLP Primary Office Location 1305 Walt Whitman Road Suite 200 Melville, NY 11747

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 631-425-8053

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 631-956-9161

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 516-848-9463

 enlee@kpmg.com

Function and specialization

Ed is a partner in KPMG's Long Island office. He specializes in serving government, healthcare, higher education, research and other not-for-profit clients.

Education, licenses & certifications

 BS degree, accounting, School of Professional Accountancy, Long Island University - Post Campus

Professional associations

- Member, American Institute of Certified Public Accountants (AICPA)
- Member, New York State Society of CPAs (NYSSCPA)

Client Service Partner

Background

Ed is a partner in KPMG's Metro New York Government, Healthcare and Higher Education, Research, and Other Not-for-Profit practice. He has more than 18 years experience serving government, healthcare, higher education and not-for-profit organizations. Ed was also the Resource Partner for KPMG's Long Island Office, responsible for overseeing the staffing of audit engagements, manager workloads and KPMG's employee performance management process. Ed took a two year hiatus from KPMG during which he was the Controller for Hofstra University.

Professional and industry experience

Ed has significant experience serving government, health care, higher education, research, and other not-for-profit organizations in the Metro New York area. He also has extensive experience in performing audits in accordance with OMB Circular A-133, various cost reports required by the New York State department of health, electronic filing of annual financial statements on HUD REAC system, and agreed-upon procedures reports in connection with tax exempt bond offerings.

Ed has also assisted clients in documenting their internal controls and identifying leading practices. In addition, he has presented to several not-for-profit organization on topics such as Enterprise Risk Management and OMB Circular A-133.

Publications and speaking engagements

Guest speaker, represented KPMG at various meetings of Hospital Financial Management Association (HFMA), National Council of University Research Administrators (NCURA), Association of College and University Auditors (ACUA) and the NYSSCPA.

Other activities

- Long Island Business News -- 40 Under 40 (Class of 2010)
- Co-chairman, KPMG's Family for Literacy Program Long Island Office
- Chairman, KPMG's Veterans Network Long Island Office
- Chairman, Audit and Accounting Committee, Benevolent and Protective Order of Elks, Port Jefferson Lodge #2138
- <u>Chairman, Drug Awareness Committee, Benevolent and Protective</u> Order of Elks, Port Jefferson Lodge #2138
- Honorary Board Member and Corporate Recruitment Chair, American Diabetes Association- Long Island Chapter
- Member, KPMG's national instructor and quality performance review programs

 Member, NYSSCPA He Committee at the state the Suffolk Chapter	alth-Gare-Committee-and-Goveri level, as well as, Not-for-Profit C	ommittee of

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Michael Benouaich

Director

KPMG Corporate Finance LLC Primary Office Location Two Financial Center 80 South Street Boston, MA 02111

Tel: 508 422 6642 mbenouaich@kpmg.com

Function and specialization

Michael works at the Interface of strategy, finance, and engineering to enhance value and mitigate risks project finance and P3 transactions for largescale infrastructure projects.

Education, licenses & certifications

- Massachusatts Institute of Technology, M.Sc., concentration Finance & Infrastructure Development
- Swiss Federal Institute of Technology, M.Sc., B.Sc., Civil Engineering
- PINRA Licenses: Series 79 & 63

Technical Specialist

Background

Michael is a Director with KPMG's Infrastructure Advisory practice. He has over 13 years of advisory experience in project finance, public finance, and development in the global infrastructure sector with a track record in public-private partnership (P3) transactions. Combining a background in finance and civil engineering, Michael works closely with technical and financial teams of government and industry owners, developers, and investors to:

- Evaluate infrastructure investments
- Identify and quantify project risks and develop allocation and mitigation strategies
- Develop innovative funding, financing, and procurement solutions
- Assess financial feasibility and build the business case to demonstrate Value-for-Money
- -- Structure contract terms that efficiently balance public policy objectives with commercial interests
- Build trust among sponsors, bidders, and stakeholders
- Lead transaction execution and support negotiations to successful close.

Michael has served as financial, strategic, and technical advisor for over 50 mandates in six countries and a number of pathfinder P3s in North America. Prior to joining KPMG, Michael led the P3 Advisory practice of Parsons Brinckerhoff, advising public-sector clients nationwide.

Professional and industry experience

- Private Client, Texas Led financial analysis for private developer submitting an unsolicited proposal to develop a \$250 million, limitedrecourse water pipeline to extract and transport underground water over 60 miles in Central Texas under a concession model.
- Private Client, Texas Led financial feasibility analysis for the development of 3500 MW of generating capacity, including 2200 MW of wind power, and 300 miles of new transmission lines in Western Texas under a concession model.
- Pennsylvania Department of Transportation, Rapid Bridge Replacement Project – Strategic and financial advisor to PennDOT on the procurement of a \$1.1-billion-DBFM concession contract for.
 the replacement and 25-year maintenance of 558 structurallydeficient bridges statewide. Developed and coordinated commercial, financial, and technical terms across concession contract documents.
- North Carolina Department of Transportation, I-77 HOT Lanes and Mid-Currituck Bridge – Led the development of the commercial terms, toll policy, toll services agreement, and technical provisions for the procurement of the \$600 million, 35-year DBFOM toll concessions.

 Maryland Transit Administration, Purple Line LRT Project -
Advised the MTA on procurement, commercial, and financing strategy for the delivery of the \$2.1 billion DC Purple Line light rail transit system using P3 alternatives. Led development of the P3 structure for the Purple Line and build the business case and Value- for-Money analysis to support decision-making.
 Regional Transportation District, Denver, CO, FasTracks Eagle P3 Project – Advised the RTD on operating risk evaluation and calibrated the concession's availability payment mechanism for the \$2.1 billion project FasTrack commuter rail project.
 San Francisco County Transportation Authority and Caltrans, CA, Presidio Parkway P3 – Advised on the procurement of the first availability payment concession in the state for the \$352 million Presidio Parkway, Led development of the business case and the Value-for-Money analysis, as part of the joint venture team. Developed and coordinated commercial, financial, and technical terms across concession contract documents.
 Madden-Colón Toll Highway Concession, Republic of Panama – Financial advisor to the Ministry of Public Works, carrying out the valuation of the Madden-Colón Toll Highway concession.
 Internal Revenue Service, US, Valuation – Financial advisor caring out the valuation of a privately-held passenger bus transportation company in support of tax litigation.
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Henry Berling

Managing Director

hberling@kpmg.com

Function and Specialization Managing Director, Corporate Finance Energy, Oll & Gas

Education, Licenses & Certifications

- ----- Villanova University:
- BS In in Accountancy with Honors
- Certified Public Accountant (CPA)
- Investment Banking Representative (Series 7)
- ---- Securities Representative (Series 63)

WI&A Specialist

Background

Henry is a Managing Director in the Richmond VA, office of KPMG Corporate Finance. He specializes in providing financial advisory and M&A service offerings relating to mergers, acquisitions, and capital raising for energy and industrial companies.

Professional and Industry Experience

Prior to joining KPMG, Henry was a Senior Managing Director with Ewing Bemiss & Co. where he was instrumental in building the firm's energy investment banking effort, a market-leading advisory practice focused on developers of renewable and distributed energy projects, and providers of products and services to the oil and gas sector. Henry was also active in the Ewing Bemiss' principal investing activities. Prior to Henry's investment banking career, he was a supervising senior tax consultant in the financial services area with KPMG Peat Marwick LLP in Richmond, Virginia.

Representative Clients

- ---- Selected M&A advisory engagements include the following:
- --- Sale of 144MW oil and landfill gas fired portfolio of power generation projects
- Sale of 20MW wind power plant located in the Midwest
- Buy-side advisory for a private equity firm's acquisition of a midstream oil and gas services company in Appalachia
- Sale of leading logistics and transportation company focused on oilfield products
- Sale of leading manufacture of gas processing plants
- Sale of the marine fuel distribution business for a leading fuel distribution company focused on the Southeast and Caribbean
- Sale of 42MW natural gas fired power plant located in the Midwest
- Sale of a 10MW portfolio of oil and gas fired demand and curtailment management projects
- Equity placement for a manufacturer and operator of anaerobic digestion vessels targeted to the food and beverage industry
- Sale of a portfolio of 50MWs of biomass power projects
- Debt recapitalization of a 20MW hydro power plant
- Equity placement for the development of a 120MW geothermal power plant



Stephen W. Guy Managing Director & Group Head

KPMG Corporate Finance LLC 1 East Pratt Street, 8th Floor Baltimore, MO 21202

Tel 410-949-8909 Fax 410-558-6854 Call 410-409-4159 sguy@kpmg.com

Function and Specialization

Steve is a senior member of the Corporate Finance practice, specializing in advising on mergers, acquisitions and divestitures.

Education, Licenses & Certifications

- BS (Finance and Economics), Virginia Tech, Blacksburg, Virginia
- MBA (Financa), University of Maryland, College Park, Maryland
- --- General Securities Representative (Series 7)
- --- General Securities Principal (Series 24)
- Securitias Agent (Serlos 63)
- Investment Banking Representative (Series 79)

Financing Specialist

Background

Steve joined KPMG Corporate Finance in 2001. His experience in both advisory and corporate capacities includes a wide range of corporate finance responsibilities, including execution and advisory work covering mergers, acquisitions, divestitures, private equity investments, financings, valuations, and strategic assessments.

Steve has worked with start-ups, private/family-owned, middle market public and Fortune 500 companies in a number of industries including business services, tech services and software, industrials, government contracting, engineering & construction, facilities management, logistics & transportations, aerospace and defense, healthcare/med devices and industrial services. Additionally, he has extensive international experience, having worked on cross border transactions involving companies based in Canada, Europe, Asia Pacific, and South America.

Professional and Industry Experience

Steve began his career at Goldman, Sachs & Co. in New York, and went on to lead the corporate business development activities for a US\$4 billion non-regulated subsidiary of Columbia Energy Group. Prior to Columbia, Steve worked in a corporate development capacity for Perot Systems Corporation, a multi-national information technology services and consulting company, where he executed acquisitions, outsourcing engagements, joint ventures, and private equity investments.

Steve is Group Head of the Business Services industry sector and also leads the practice's institutional referral channel relationships, primarily with large bulge bracket investment banks, wealth advisors, law firms, regional accounting firms, and other key referral channels.

Representative Clients

- Advised AEA Technology Group plc on the sale of Project Performance Group to Global Analytics Information Technology Services
- Advised AEA Technology Group plc on the sale of Eastern Research Group Inc. to management
- Advised Siteworx, Inc. on its recapitalization with RLH Equity Partners
- Advised on the sale of RWD Technologies, LLC to General Physics
 Corporation-(NYSE: GPX)
- Advised Empire Investment Holdings on the sale of their portfolio company, VITEC Solutions LLC
- Advised Electrolux AB on the sale of its Baring Industries division to Duray/J.F. Duncan
- Advised RWD Technologies, LLC on the sale of its performance improvement software division to Court Square Capital Partners

	Advised Diversified Maintenance Systems, Inc. on its recapitalization —— led Frontenac Company
	Advised IZI Medical Products on its recapitalization led by Riverside Partners
-	Advised LifeShield Engineering Systems on its sale to The Sherwin- Williams Company (NYSE: SHW)
_	Advised Rock-It Cargo on its recapitalization and raising mezzanine financing with Spring Capital
-	Advised Zellweger Luwa Group on the sale of its Luwa Americas engineering division to management
-	Advised Hewlett Packard's Managed Services division on a global acquisition mandate across 22 countries
-	Advised CACI International on the review of their capital structure and optimal acquisition financing strategies
	Advised Vosper Thornycroft Holdings plc (VT Group plc) on its acquisition of Griffin Services, Inc.
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lain Tester

KPMG Corporate Finance LLC Primary Office Location 111 Congress Ave, Austin, Texas 78735

Tel 512-501-5328 Cell 512-983-7494 laintester@kpmg.com

Function and specialization

tain is an edvisory director in KPMG's Austin office. He specializes in infrastructure and project finance advisory

Education, licenses & certifications

- --- BEng (Hons) degree In civil engineering
- --- Chartered Engineer
- FINRA Licenses: Series 7, 63, 24
- Member, Institution of Civil Engineers

Water Sector Financing

Background

lain has 13 years of advisory experience on infrastructure projects. He has a background in project finance banking and has structured senior funding facilities across a range of market sectors, lain is currently advising the Indiana Finance Authority on the development of the East End Crossing project, part of the Ohio River Bridges Project.

Professional and industry experience

lain has provided strategic and commercial advice on a number of water sector projects, including advice on assessing early project feasibility and project structures, lain has advised many public and private owner clients in the development of project evaluation analyses; development of public sector reference cases in order to assess value for money and risk; reviewing financial models; and negotiating funding and commercial agreements.

lain's select relevant sector experience includes:

- NSC Agua development of Greenfield desalination project; including project evaluation and feasibility;
- Aqua America confidential project; asset feasibility analysis
- Tampa Bay Reservoir Project review of key commercial terms and proposed transaction structures;
- Ajman Wastewater project, United Arab Emirates arranged senior debt finance and undertook credit analysis for limited recourse project finance asset
- Umm Al Nar IWPP, United Arab Emirates arranged senior debt finance and undertook credit analysis for limited recourse project finance asset
- Dalmuir Wastewater project, Scotland bid development and structuring for equity sponsors on a \$80 million design, build, finance, operate and maintain waste water facility developed to meet EU clean water regulations.

Select project experience:

- Brent Spence Bridge development of options analysis for Ohio Department of Transportation regarding the development of \$2.5 billion crossing over Ohio River;
- Michigan Department of Treasury provided advice to establish public-private partnership program within the Department of Treasury.



Raj Shelat

Director

KPMG Corporate Finance LLC Primary Office Location 1660 International Drive, McLean, VA 22102

Tel 703-286-6706 Fax 703-663-9345 Cell 410-908-1252 rajshelat@kpmg.com

Function and specialization

Raj is an advisory director in KPMG's McLean office. He specializes in program/project management and oversight, strategic plenning, performance measurement, process improvement, organizational review, and business continuity consulting services to state and local governments

Education, Licenses & Certifications

- Bachelors degree in civil engineering
- Masters degree in environmental engineering
- Masters degree in finance and international business
- ---- Project Management Professional (PMP)
- --- FINRA Licenses Series 79 and Series 63

Water Sector Procurement

Background

Raj is a director in KPMG's Infrastructure practice based in Washington DC metro area with more than 15 years of experience in program and project management support across all phases of the project lifecycle. His project management experience includes project planning, developing functional and technical requirements, project cost and schedule monitoring, performing process redesign, organizational and management reviews, and performing business continuity planning.

Professional and industry experience

Raj specializes in managing large scale consulting engagements covering capital improvement program planning, innovative service delivery models and funding strategies, program management, business process improvement, IT assessment and integration, and financial analysis for public sector utilities and transportation agencies. He has successfully developed comprehensive project management plans and has actively managed mission-critical projects for large federal and state agencies. Raj brings extensive knowledge and experience of managing high-profile projects with substantial public significance for a wide range of federal and state government organizations. Raj's select relevant project experience includes:

- Tampa Bay Water: Raj provided strategic and procurement advisory services for the ~\$150 million rehab of the CW Bill Young Reservoir.
 KPMG's work entailed detailed review of project delivery options, market outreach, procurement structuring and implementation, and negotiations support.
- Hillsborough County, Florida Water Department. Raj led a team conducting a performance and operational review of the Department, including comprehensive review and assessment of applicable laws, statutes, ordinances, and business practices. The recommendations for improvement proposed by the team resulted in annual cost savings of approximately \$3.5 million.
- District of Columbia Water and Sewer Authority. Raj led a project team to implement a new financial management system for the Authority. The project involved evaluating the Authority's core financial business processes, policies, procedures and practices, assessment of management information systems and gap analysis, and implementing a new accounting classification structure to improve financial reporting, budgeting, cost allocation, accounts payable, accounts receivable, and cash management functions.

Tampa Bay Water – Governance and Financing Study. Raj managed governance and financing study for the Tampa Bay Water Authority, a major water wholesaler in southwest Florida. The governance and financing alternatives were presented to the various state and local government agencies, legislatures, environment interest groups, and business associations to gain their feedback and acceptance. Recommendations presented in the final report were approved by the Florida legislatures in their entirety and the report was instrumental in passing of a state law that facilitated the reorganization of the Authority.

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David M. Neuenhaus

Principal, Inbound Tax, Mergers & Acquisitions Global Tax Lead, Infrastructure

KPMG Corporate Finance LLC Primary Office Location 345 Park Avenue New York, NY 10154

Tel 973-912-6348 Fax 267-730-7536 Cell 917-400-9272 dneuenhaus@kpmg.com

Function and specialization

David specializes in advising institutional clients investing and structuring cross-border investments and acquisitions

Education, licenses & certifications

- LLM in Taxation, NYU
- JD, with honors and tax honors, Rutgers School of Law
- BA, Accounting, SUNY Buffalo
- Member of Legal Bar, States of New York and New Jarsey
- Prior Past Chair, International Section, New Jersey State Bar Association
- Member of PREA

Tax Specialist

Background

David is a Tax Principal in KPMG's Inbound Tax practice. As a member of the Inbound Tax Practice, David is responsible for servicing and coordinating US tax matters in relation to a number of jurisdictions, including The Netherlands, the Nordic Region and Russia. He also serves as the Global Tax Lead for KPMG's Infrastructure Network.

David has lived and worked in both the US and Europe as a tax advisor and has more than 17 years of experience in tax planning and structuring transactions. David has assisted numerous companies successfully expand their operations into the US

Professional and industry experience

David is responsible for the coordination and delivery of tax services in relation to infrastructure projects. Recent activities include:

- Advising a foreign based consortium on the acquisition and subsequent IPO of a US portfolio company. Services provided include global coordination of due diligence, financing and structuring considerations, development of holding company structures, tax treaty planning and section 892 considerations.
- Advising client on the rationalization of existing US portfolio and investment holdings, and the development of procedures for the review and structuring of future investments, dispositions and tax compliance obligations. Considerations included coordination with home country tax rules, FIRPTA tax planning and reporting, publicly traded partnership (PTP) rules, the preservation and utilization of tax attributes, tax treaty planning and the administration of federal, state and international tax compliance burdens.
- Advising clients on the taxation and compliance burdens under special US withholding, documentation and reporting regimes, including Withholding Foreign Partnership rules and the FATCA/Intergovernmental Agreement rules.
- Advising a state port authority agency in relation to the lease/sale of port properties and expansion opportunities.
- Advising an infrastructure fund on classification of mid-stream asset for investor and restructuring related purposes

Publications and speaking engagements

David is a frequent speaker at tax seminars and trainings, as well as an author of a numerous articles, including:

- Tax Analysts, Tax Notes International, 'Inbound Investment Fund Problems and Withholding Foreign Partnership Status', Vol. 58, no. 4 (April, 2010).
- Tax Analysts, Tax Notes International, 'U.S. Tax Reporting Obligations for Foreign Intermediaries' Non-U.S. Securities', Vol. 47, No. 10 (September, 2007).

The Journal of Private Equity, 'U.S. Tax Planning Considerations for Investments in Foreign Portfolio Companies', Vol 8, no. 1 (Winter 2004).
 Private Equity International, The 2004 Fund Administration Handbook, 'Going International' (June 2004).
 Tax Analysts, Tax Notes International, 'Circular Cash Doctrine in International Restructurings,' Vol. 35, No. 4 (July, 2004).
 BNA Tax Planning International Review, 'Restructuring Opportunities Under the U.SNetherlands Income Tax Treaty,' Vol. 29, No. 5 (May 2002).
 BNA Tax Planning International Financing, 'Commonly Encountered Qualified Intermediary Issues,' Vol. 2, No. 5 (May 2002).



Gregory Driscoll

Partner

KPMG Corporate Finance LLC Primary Office Location Two Financial Center 60 South Streat Boston, MA 20111

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Function and specialization

Greg specializes in providing audit services to state and local governments, including municipal governments, public authorities and public employee retirement systems.

Representative clients

- City of New York Water and Sawer System
- City of New York, NY
- ---- City of White Plains, NY
- Commonwealth of Massachusetta
- --- County of Nassau, NY
- Massachusetts Bay Transportation Authority
- Massachusetts Department of Transportation
- New York City Transit Authority
- New York State and Local Retirement System
- ---- Fort Authority of New York and New Jersey
- State of New York
- State-Boston Retirement System

Professional associations

- Member, AICPA
- Member, GFOA CAFR Special Review Committee
- Member, AGA, Boston Chepter
- Member, New York State Sociaty of Certified Public Accountants (NYSSCPA)
- Member, NYSSCPA Government Accounting and Auditing Committee

Education, licenses & certifications

- ---- BS, Fairfield University
- Licensed CPA, New York State, Commonwealth of Massachusetts

GASB Specialist

Background

Greg Driscoll is a partner with 20 years of experience in providing audit services to state and local governments and not for profit entities throughout the Northeast region.

Professional and industry experience

Greg has significant experience serving government clients throughout the Northeast. During this time, Greg has led engagement teams performing financial statement audits, Federal and state single audits, services related to public offerings of debt, and other attestation services. Greg also has served as a technical resource for many of the firm's largest and most complex government clients, most recently as a member of the firm's GASB 53 Derivatives Team specializing in the accounting and financial reporting for derivative instruments.

From 2003 through 2010, Greg served in the firm's national Department of Professional Practice. In that role, Greg was responsible for providing technical assistance and training programs to field personnel primarily in the areas of governmental accounting, auditing and reporting. In this role, Greg was consulted by the engagement teams for numerous large state and local government clients in the resolution of varied complex accounting and financial reporting issues.

From March 2006 through June 2008, Greg served as the KPMG Practice Fellow with the Governmental Accounting Standards Board (GASB). While serving in this role, Greg was involved with many GASB projects, including:

- GASB Statement No. 51, Accounting and Financial Reporting for Intangible Assets
- GASB Statement No. 53, Accounting and Financial Reporting for Derivative Instruments
- 2007 and 2008 versions of GASB's Comprehensive Implementation Guide
- GASB's project on service concession arrangements (public-private partnerships)

As part of his work on the GASB service concession arrangements (public-private partnerships) project, Greg also worked with the International Public Sector Accounting Standards Board (IPSASB) on their similar project. Greg participated in IPSASB Board meetings and was the key staff member involved in the issuance of IPSASB's Consultation Paper, Accounting and Financial Reporting for Service Concession Arrangements. Greg continues to monitor the work of the IPSASB through his participation in the firm's IPSASB Subcommittee. Since returning from the GASB, Greg has continued to participate in the governmental accounting standard setting process. He has participated on a number of GASB task forces and advisory committees, including those associated with GASB Statement No. 60, Accounting and Financial Reporting for Service Concession Arrangements, GASB Statement No.

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Con the GAS appr Imp	Codification of Accounting and Financial Reporting Guidance tained in Pre-November 30, 1989 FASB and AICPA Pronouncements, Derivative Instruments Implementation Guide, and revisions of the SB Comprehensive Implementation Guide. He has also recently been ointed to the advisory committee for the new Pension Standards lementation Guides. He also contributes to the firm's responses to SB due process documents.
Pub	lications and speaking engagements
	Frequent speaker at governmental accounting and financial reporting conferences sponsored by numerous state CPA societies and other industry organizations including the AICPA, AGA, NASACT, New York State GFOA, and New York State Association of Counties
	Presents on governmental accounting and financial reporting topics on KPMG sponsored webcasts and the firm's internal national training sessions
	Developed and presented training programs for many of the firm's largest government clients including the States of New York, North Carolina, Vermont and New Hampshire, the Cities of New York, Detroit, Milwaukee and Dallas and the Port Authority of New York and New Jersey
—	Served as a guest lecturer at the John F. Kennedy School of Government at Harvard University
_	Served as a reviewer of the GASB publication, What You Should Know About Your Local Government's Finances.
	Served as a reviewer of certain chapters of the 2010 and 2011 versions of the AICPA Audit Guide, State and Local Governments

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Carlos Mourisca

Manager

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 202-379-7682

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 cylliaswmourisca@kpmg.com

Education, licenses & certifications

- MBA, INSEAD
- MEng, IST, Portugal
- FINRA Licenses Series 79 and Series 63

Commercial Analyst

Background

Carlos is a Manager with KPMG's Infrastructure practice, based in Washington DC metro area, specializing in project finance with focus in the infrastructure sector. He has 8 years of experience in project finance, public-private partnerships, financial modeling and P3 valuation. Carlos has conducted complex financial analysis and deal modeling, in a project finance basis, for both private and public-sector client companies in the infrastructure sector. He has been involved in several infrastructure subsectors, such as transportation (roads and ports), social (hospitals and education), energy, public lighting, water and waste, and in the real estate sector.

Carlos has served as the lead financial modeler numerous analysis for public sector clients and has assisted on all aspects of transactions, including project feasibility, commercial structuring, financial modeling, value for money analysis, and financial closes. Carlos can bring his international knowledge and experience in PPP projects to maximize value for you. His previous experience includes consultancy in one of the world's largest commercial real estate services firm and served as a project engineer to a top five structural design engineering company in Portugal.

Professional and industry experience

Carlos' select relevant experience includes:

- Virginia Department of Rail and Public Transport Strategic, commercial, and financial advice to support the evaluation of options for financing rall improvements in the Commonwealth for the Office of the Secretary of Transportation and DRPT.
- Port of New Orleans Carlos is part of the team advising the Port Authority in a feasibility study for the extension of a container terminal, utilizing a PPP structure.
- North Carolina Department of Transportation (NCDOT) | Tolling and P3 screening – Assisted NCDOT in screening a list of projects for potential tolling and/or P3 opportunities.
- North Carolina Department of Transportation (NCDOT) | 1-77
 HOT Lanes Carlos was part of the team advising the DOT on the 1-77 HOT lanes project. Carlos was engaged in the bid evaluation process.
 - —New-Orleans Public Belt Railroad Carlos is assisting NOPB railroad in a financial analysis of a potential project.
- -- NSC Agua | Rosarito desalination plant Assisted NSC Agua in preparing the project's financial model and an information memorandum for potential equity investors.
- Virginia Port Authority Carlos is part of the team advising VPA in the renegotiation of a terminal operations lease.

	 a new consolidated criminal justice center for Indianapolis-Marion County. Pennsylvania Department of Transportation (PennDOT) Rapid Bridge Replacement Assisted PennDOT in evaluating bids from the private sector regarding the P3 concession contract for the replacement and 25-year maintenance of approximately 600 structurally-deficient bridges statewide. Portuguese Road Authority P3 financial advisory, renegotiation of concession contracts, business plan development, cost-benefit analysis and feasibility studies.
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Michiel Roodenburg

Senior Associate

KPMG Corporate Finance LLC Primary Office Location 345 Park Avenue New York, NY 10154

Tel 212-954-6086 Cell 917-825-9523 michielroadenburg@kpmg.com

Education, licenses & certifications

- MSc Finance & Investments, Eresmus University & Tel Aviv University
- BSc Business Administration, Eraamus University
- FINRA Licenses: Series 79 and 63

Financial Analyst

Background

Michiel is a Senior Associate with KPMG's US Infrastructure practice. Previously, he was employed by KPMG Sustainability in The Netherlands, working in risk management consulting with a focus on sustainability and environmental issues.

Prior to joining KPMG in 2012, Michiel co-founded the non-for-profit 'Cycle for Water' and cycled 20,000 miles from the Arctic to the Antarctic to raise actionable attention to the world's freshwater and sanitation issues. Often quoted on environmental and social issues (e.g. CNN, The Huffington Post, USA Today, Times of India), he has assisted 6185 people in rural areas to get access to clean drinking water through infrastructure projects.

Michiel has strong (intercultural) organizational and communication skills, and international experience in sustainability assurance and advisory, as well as infrastructure related project finance. He has studied, worked and/or lived in over 30 countries (including The Netherlands, The UK, Norway, India, United States, Saudi Arabia, Spain, UAE, Syria, Gabon, The United Kingdom and Israel) and is fluent in Dutch and English.

Infrastructure professional and industry experience

- Brent Spance Bridge: Michiel is assisting with the financial modeling and options analysis on the Brent Spance Bridge Project, which is in the pre-procurement phase.
- UMBA: The University of Massachusetts Building Authority is currently evaluating alternative delivery options for a number of projects. Michiel is assisting the client with the value for money analysis and market sounding activities as well as the legal/legislation considerations.
- MBTA: Michiel assisted the Massachusetts Bay Transportation Authority with the price proposal evaluations for the orange and red lines rolling stock procurement. Responsibilities, including the development of an Independent Cost Estimate (ICE).
- NCDOT: Michiel supported the North Carolina Department of Transportation on the I-77 Hot Lanes financial capacity analysis, next to procurement assistance and communication plan development, in addition to assisting with financial modeling towards Financial Close.
- PennDOT: The Pennsylvania Department of Transportation
 (PennDOT)-issued an REQ in December 2013 for the Rapid-Bridge ---Replacement Project (RBR Project), which will be structured as a DBFM, availability-based P3. Michiel has provided support to senior staff through the procurement process.

Sustainability advisory experience

 Royal Philips: Michiel performed extensive analysis of the EHS (Environment, Health and Safety) systems, including hazardous waste reporting systems and policies.

 Statoll: For this Norwegian energy company, Michlel conducted site visits and performed assurance analysis on the sustainability strategy and EHS metrics.
 SABIC: SABIC, active in chemicals, polymers, fertilizers and metal, is a large company in the Middle East. Michiel performed carbon footprint analysis on the company's emissions. Michiel also performed EHS audits at a number of SABIC production facilities in Saudi Arabia.
Dutch Government: Michiel reviewed a wide variety of energy efficiency policies and performed analyses on (Tax/Investment) incentives to reduce energy consumption of energy intensive industries in The Netherlands. He led the interview and survey program with over industrial 100 facilities.
GBPN: For the Global Buildings Performance Network, Michiel explored market hurdles and barriers, as well as opportunities for energy savings companies in emerging markets. He also performed an analysis of global practices, with a focus on the US as a practice market.



Jonathan McClelland

Senior Manager

KPMG LLP 345 Perk Avenue New York, NY 10154-0102

Tel 212-758-9700 Cell 917-573-7492 jonathanmodelland@kpmg.com

Function and Specialization

Jonathan McClelland Is a Senior Manager in KPMG's Economic and Valuation Services (EVS) practice. He provides economic services to KPMG's clients and has 13 years of consulting axperience.

Representative Clients

- Con Edison
- ---- PSEG
- ---- Iberdrola USA
- New York City Mayor's Office
- ---- Long Island Power Authority
- ---- Rentech
- United Wind

Professional Associations

---- USAEE

Languages English

Education, Licenses & Certifications

- MA In International Economics & Relations from Johns Hopkins-SAIS
- B.Economics and B.Commerce (Hons) from University of Queensland, Australia

Regulatory Specialist

Background

Jonathan McClelland is an experienced economist and project manager. His focus is primarily on the energy sector where he advises utilities, policy makers, project developers and clean tech ventures on industry and project economics. During his career, Jonathan has completed engagements for clients in the UK, Australia and throughout the United States. Prior to joining KPMG, he worked for a variety of energy focused consulting firms, including PA Consulting, IHS, Power Capital, and M.J. Beck Consulting. Jonathan is a Council Member of the US Association for Energy Economics and serves as an Adjunct Professor at New York University's Center for Global Affairs. He is a member of the Associated Press (AP) Board of Economists, a reviewer for the JISEA Innovative Research Awards Program at the National Renewable Energy Laboratory (NREL), and is a mentor to clean tech start-up companies through PowerBridge NY and The Cleantech Open.

Professional and Industry Experience

Economic Analysis

- Led the market entry assessment of the US renewable power sector for an international EPC/developer client examining financial structures, project characteristics, market and regulatory risks, competitive environment and growth projections.
- Project manager for a market and technical review for a proposed ceal-to-gas conversion of a 600MW power plant located in PJM for a strategic investor. The review included evaluating the process behind energy and capacity price assumptions, market heat rates, hedging strategies and others.
- Led a series of workshops for Con Edison's Energy Efficiency Department focusing on the economics of the company's demand response and energy efficiency programs. Workshop topics included the economics of free ridership, spillover, investment deferral, and emissions reductions and general cost-benefit testing.
- Project Manager for an engagement assisting the City of New York in reviewing the major energy related areas of its long term sustainability plan (PlaNYC) including the city's energy supply portfolio and demand reduction initiatives.
- Led the economic analysis stream for a joint university-consultant team-working-with-Con-Edison-Distribution-Engineering-departmenton the economic impact of a permanent voltage reduction on the utility system and the customer.
- Developed a financial model to assess the economics of customer sited wind generation for United Wind. The model captured all areas of value including renewable incentives, the avoided cost of purchasing power from the local utility and revenues from net metering.

 Engagement Director for a project to build a financial model for a solar project developer showing the investment returns on a portfolio of customer-sited solar power development projects. Project Manager for a project to help a New York utility holding
company prepare for a NYPSC audit of the electric reliability tracking and outage reporting processes of two upstate utilities.
 Project Manager for a project assisting in the development of an energy strategy for the City of Moscow. The project incorporated detailed analysis of the infrastructure

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Joanne Beatty

Director, Climate Change and Sustainability, Advisory Services

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 214-840-6787

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 214-934-8380

 jbeatty@kpmg.com

Function and specialization

Joanne is experienced in assessing environmental compliance, environmental regulatory and policy development and promulgation. Joanne has assisted clients develop business cases for infrastructure investment, prepared strategic adaptation plans to mitigate the effects of a changing climate and develop sustainable approaches to business and resource management that lead to tangible goals and outcomes.

Education, licenses & certifications

- Bachelor of Arts (Bonors In Geography), University of Melbourne, Australia
- Mesters of Public Policy, University of Melbourne, Australia
- GRI Certified G4 Sustainability Reporting Course – Administered by ISOS Center for Social Responsibility- Dallas, TX

Environmental Specialist

Background

Joanne has over 26 years of natural resource management experience working in the public and private sectors. Joanne joined KPMG in 2008 after 20 years in senior executive roles in the Australian public sector. Joanne has worked in KPMG's Australian and US sustainability services practices, moving to the US in 2010 and has extensive experience in water security, sustainable resource management and climate change adaptation. Joanne's professional experience spans a range of sectors including energy and natural resources, government, ICT, pharmaceutical, consumer and industrial markets and utilities. Joanne was KPMG's Global representative on the World Business Council for Sustainable Development, Water Leadership Group and Water Stewardship Pathway group for the period 2010 to 2014.

Professional and industry experience

Joanne has extensive experience in water security, sustainable resource management and climate change adaptation. Prior to joining KPMG Joanne was the Director in the State Office of Water responsible for overseeing the performance of eight water utilities, including three retailers, a metropolitan wholesaler and four regional urban water authorities. Recent relevant experience includes:

- World Business Council for Sustainable Development:
 Development of leading practices in watershed approaches by global companies
- Federal Government. Assisted in the preparation of the Murray-Darling Basin Plan plain English summary of the plan which provides an integrated and strategic approach to water resource management in one of Australia's most significant catchments.
- State government Department: Preparation of a business case to support Commonwealth funding of \$85 million towards a preferred option to reduce salt loads in sewerage discharged to waterways in the Murray-Darling Basin
- State Government Department: Assistance and advice in the development and funding of a long-term plan to help ensure the future sustainability of the Coorong, Lower Lakes and Murray Mouth.
- Major beverage manufacturer: Water risk assessment advice for a major Australian and New Zealand beverage manufacturer. This included mapping their water footprint and assessing the water scarcity risks to their business.
- State Government Department: Advice on demand and supply scenarios, development of an adaptive management framework and demand management options to inform South Australia's Water for Good water security plan.
- Major regional water corporation. Joanne assisted in the development of a planning framework for a major regional urban.

water utility. The planning framework will assist the water corporation prepare for its pricing review.
 Federal Government Department: Specialist water advice on the due diligence assessment of water projects seeking Commonwealth funding under the \$12,9 billion Water for the Future program.
 Confidential private sector client: Joanne provided advice on options to sell high security water entitlements including pricing, risks and opportunities in the current market to a private sector client seeking to optimize a financial return on its water entitlements.
 State Government Department: Joanne led the preparation of a technical and advisory report which dealt with options for increasing the level of metering in urban areas to support the use of two-part pricing structures.

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Entity: <u>KPMG LLP</u>			
	Address:345 Park Avenue			
	City, State and Zip Code: New York, NY 10154			
2.	Entity's Vendor Identification Number: <u>13-15565207</u>			
3.	Type of Business:Public CorpPartnershipJoint Venture			
	Ltd. Liability CoClosely Held Corp XOther (specify) Limited Liability Partnership			

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Please find attached

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5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

There are no officers nor individuals that hold a ten percent (10%) or greater ownership interest in the proposer.

б.	List all affiliated and related companies and th	neir relationship to the firm entered on line 1, above
	(if none, enter "None"). Attach a separate di	sclosure form for each affiliated or subsidiary
	company that may take part in the performar	nce of this contract. Such disclosure shall be
	updated to include affiliated or subsidiary cor	npanies not previously disclosed that participate in
	the performance of the contract.	TM
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KPMG LLP holds ownership inters in other entities, but, except as noted in Appendix E, no affiliates will

be involved in performing services to the County

KPMG Corporate Finance, KPMG Global Services and KPMG Global Delivery Center

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, postbid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

Thomas Mulvihill, Managing Director, 345 Park Avenue, New York, NY 10154 (212) 954-3090

Ed Lee, Partner, 1305 Wait Whitman Road, Suite 200 ,Melvile, NY 11747, (631) 425-6053

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(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

The government contacts were strictly related to the formal RFP procurement process.

:

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

Tom Mulvihill and Ed Lee are registered New York State Lobbyists for KPMG LLP.

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated:	7/22/16	Signed:	Mague	ll
Print Name	Thomas	Mulvihill	· · · · · · · · · · · · · · · · · · ·	
Title:	Managine	Director		

Attachment to Consultant's Contractor's & Vendor's Disclosure form

Delle, Jaclyn

From: Sent:	————Miller, Chad-E- <cemiller@kpmg.com> Wednesday, July 27, 2016 4:21 PM</cemiller@kpmg.com>
То:	Delle, Jaclyn; Denion, Conal
Cc:	Mulvihill, Thomas M; Denion, Conal; Conkling, Steven
Subject:	RE: Nassau County contract questions from Legislature

Jaclyn,

Thanks for talking with me today about the questions that were raised on the Firm's form.

With respect to Q. 5, here is a revised response:

KPMG LLP is a Delaware limited liability partnership with more than 2,000 partners and principals, none of which owns more than 5 percent of the voting shares of the partnership. As it is impractical to list all of them, KPMG is identifying those individuals who will be working on the subject contract:

Thomas Mulvihill, an Advisory Managing Director, is leading the engagement. Edwin Crooks, an Advisory Managing Director, is also assigned to the contract. The following partners/principals are subject matter experts who are expected to be consulted during the course of contract performance:

- 1. Timothy Wilschetz
- 2. Anthony Dalessio
- 3. Edward Lee
- 4. David Neuenhaus
- 5. Gregory Driscoll
- 6. Stephen Guy
- 7. Iain Tester
- 8. Henry Berling

With respect to Q. 7(b), here is a revised response:

As noted above, Ed Lee and Tom Mulvihill are registered with the State of New York and -Nassau-County-as-lobbyists.—With-respect-to-this-matter, however, all-communications have_____ been in accordance with the requirements of the RFP. No communications have taken place outside of the normal procurement process.

Please let me know if there are any other questions.

Kind regards, Chad

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature. or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Board Member	Office	
Ahlstrom, Theresa P	Long Island	Suite 200 1305 Walt Whitman Road Melville, New York 11747-4302
Canning, Patrick J	Chicago	Suite 5500 Aon Center 200 E. Randolph Drive Chicago, Illinois 60601-6436
Cannizzaro, Edward G	Silicon Valley Office	Suite 100 Mission Towers 3975 Freedom Circle Drive Santa Clara, California 95054
Connors, Terence	Philadelphia	1601 Market Street Philadelphia, Pennsylvania 19103-2499
Engel, Greg A	Houston	Suite 4500 Suite 4400 (Mail Deliveries) 811 Main Street Houston, Texas 77002
Ford, Patrick J	Los Angeles	Suite 1500 550 South Hope Street Los Angeles, California 90071
Glenn, Kevin	Short Hills	51 John F. Kennedy Parkway Short Hills, New Jersey 07078
Hay, Laura J	New York	345 Park Avenue New York, New York 10154-0102
Hutchins, Mark	Los Angeles	Suite 1500 550 South Hope Street Los Angeles, California 90071
Knopp, Paul J	St. Louis	Suite 900 10 South Broadway St. Louis, Missouri 63102-1761
LeBlanc Jr., Donald H	Shreveport	Sulte 1900 333 Texas Street Shreveport, Louislana 71101-3692
Marcello, Scott	New York	345 Park Avenue New York, New York 10154-0102
Ozanus, P. Scott	New York	345 Park Avenue New York, New York 10154-0102
Saran, Claudia M	Chicago	Suite 5500 Aon Center 200 E. Randolph Drive Chicago, Illinois 60601-6436
Veihmeyer, John B	New York	345 Park Avenue New York, New York 10154-0102
Watson, Kelly J	Short Hills	51 John F. Kennedy Parkway Short Hills, New Jersey 07078
Welch, Kenneth D	Atlanta	Suite 2000 303 Peachtree Street, NE Atlanta, Georgia 30308-3210

	COUNTY OF NASSAU	
	CONSULTANT'S, CONTRACTOR'S AND VENDOR'S D	ISCLOSURE FORM
1.	Name of the Entity:	
	Address: 345 Park Avenue	، ۲۰۰۵ د میروند. میروند. میروند. میروند. میروند. میروند. میروند. میروند. میروند. میروند. میروند. میروند. میرون
	City, State and Zip Code: New York, NY 10154	
2.	Entity's Vendor Identification Number:	
3,	Type of Business:Public CorpPartnership	Joint Venture
Dire of Jo shee	Ltd. Liability Co X Closely Held Corp List names and addresses of all principals; that is, all individu ectors or comparable body, all partners and limited partners, all co point Ventures, and all members and officers of limited liability co ets if necessary): MG LLP (US)	uals serving on the Board of orporate officers, all parties ompanies (attach additional
Dire of Jo shee	List names and addresses of all principals; that is, all individu ectors or comparable body, all partners and limited partners, all co bint Ventures, and all members and officers of limited liability co ets if necessary):	uals serving on the Board of orporate officers, all parties ompanies (attach additional
Dire of Jo shee	List names and addresses of all principals; that is, all individuctors or comparable body, all partners and limited partners, all control Ventures, and all members and officers of limited liability costs if necessary): MG LLP (US)	uals serving on the Board of orporate officers, all parties ompanies (attach additional
Dire of Jo shee	List names and addresses of all principals; that is, all individu ectors or comparable body, all partners and limited partners, all co bint Ventures, and all members and officers of limited liability of ets if necessary): MG LLP (US)	uals serving on the Board of orporate officers, all parties ompanies (attach additional
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of Jc shee KP	List names and addresses of all principals; that is, all individu ectors or comparable body, all partners and limited partners, all co bint Ventures, and all members and officers of limited liability of ets if necessary): MG LLP (US)	als serving on the Board of orporate officers, all parties ompanies (attach additional

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Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

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None

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

None

Page 3 of 4....

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(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

None

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(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

None

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 7 25 16	Signed: MMMall
	Print Name: Thomas Mulvin-1-
	Title: Managing Director

Rev, 3-23-2016

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

oard Member	Office	Office Address
Ahlstrom, Theresa P	Long Island	Suite 200
		1305 Walt Whitman Road
		Melville, New York 11747-4302
Canning, Patrick J	Chicago	
	2	Suite 5500
	Ľ	Aon Center
		200 E. Randolph Drive
		Chicago, Illinois 60601-6436
lannizzaro, Edward G	Sillcon Valley Office	Suite 100
		Mission Towers
		3975 Freedom Circle Drive
		Santa Clara, California 95054
Connors, Terence	Philadelphia	1601 Market Street
······································	1	Philadelphia, Pennsylvania 19103-2499
ingel, Greg A	Houston	Sulte 4500
		Suite 4400 (Mail Deliveries)
		811 Main Street
		Houston, Texas 77002
ord, Patrick J	Los Angeles	Suite 1500
of afternaki	HAA LII IBAIRA	550 South Hope Street
		Los Angeles, California 90071
Slenn, Kevin	Short Hills	51 John F, Kennedy Parkway
	SHOLEHINS	Short Hills, New Jersey 07078
lay, Laura J	New York	345 Park Avenue
idy, Laula i	INGAA LOLK	New York, New York 10154-0102
lutchins, Mark	Los Angeles	Suite 1500
nuterins, wark	LOS Angeles	550 South Hope Street
		Los Angeles, California 90071
Knopp, Paul J	St. Louis	Suite 900
1055 - 2011		10 South Broadway
		St. Louis, Missouri 63102-1761
eBlanc Jr., Donald H	Shreveport	Suite 1900
sonane il a Dottalu fi	an avepore	333 Texas Street
		Shreveport, Louisiana 71101-3692
Marcello, Scott	New York	345 Park Avenue
marceno, score	LACIA FOLK	New York, New York 10154-0102
Dzanus, P. Scott	New York	345 Park Avenue
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/elhmeyer, John B	New York	345 Park Avenue
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Watson, Kelly J	Short Hills	51 John F. Kennedy Parkway
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Welch, Kenneth D	Atlanta	Suite 2000
		303 Peachtree Street, NE
	ł	Atlanta, Georgia 30308-3210

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	COUNTY OF NASSAU CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM
	CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM
	KRMG Clobal Servicer
1	Name of the Entity:
	Address:8th Floor, Building No. 10, Tower - B, DLF Cyber City, Phase - 2
	City, State and Zip Code:Gurgaon, Haryana, India
;	Entity's Vendor Identification Number:
	. Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoClosely Held CorpPrivate Limited Co. Other (specify)(under Indian law)
] I	List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional heets if necessary): KPMG LLP (US), KPMG UK, KPMG India
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<u> </u>	5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholdres/partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section.
	KPMG LLP (US), KPMG UK, KPMG India

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Page 2 of 4

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6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

None

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

None

Page 3 of 4

None

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

None

-

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Signed: 1944 Dated: 725/16 -Print-Name: Thomas Mulvihill_____ Title: Managing Director

Rev. 3-23-2016

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

oard Member	Office	Office Address
Ahlstrom, Theresa P	Long Island	Suite 200
		1305 Walt Whitman Road
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Canning, Patrick J	Chicago	C.14. TEDA
	-	Suite 5500
		Aon Center
		200 E. Randolph Drive
		Chicago, Illinois 60601-6436
Cannizzaro, Edward G	Silicon Valley Office	Sulte 1.00
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		3975 Freedom Circle Drive
		Santa Clara, California 95054
Connors, Terence	Philadelphia	1601 Market Street
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HIDAL OF C	100001	Suite 4400 (Mail Deliveries)
		811 Main Street
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Ford, Patrick J	Los Angeles	Suite 1500
roru, radiuk j	LOS Augeres	550 South Hope Street
		Los Angeles, California 90071
Alasta Varia	Short Hills	51 John F. Kennedy Parkway
Glenn, Kevin	SHORT AIRS	
	http://www.bita.org	Short Hills, New Jersey 07078 345 Park Avenue
Hay, Laura J	New York	
		New York, New York 10154-0102
Hutchins, Mark	Los Angeles	Suite 1500
	•	550 South Hope Street
		Los Angeles, California 90071
Knopp, Paul J	St. Louis	Suite 900
		10 South Broadway
		St. Louis, Missouri 63102-1761
LeBlanc Jr., Donald H	Shreveport	Suite 1900
	Į	333 Texas Street
		Shreveport, Louisiana 71101-3692
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Ozanus, P. Scott	New York	345 Park Avenue
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Saran, Claudía M	Chicago	Suite 5500
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		200 E. Randolph Drive
		Chicago, Illinois 60601-6436
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		New York, New York 10154-0102
Watson, Kelly J	Short Hills	51 John F. Kennedy Parkway
		Short Hills, New Jersey 07078
Welch, Kenneth D	Atlanta	Sulte 2000
		303 Peachtree Street, NE
	1	Atlanta, Georgia 30308-3210

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COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

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KPMG Corporate Finance LLC Name of the Entity:

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Address: 345 Park Avenue

City, State and Zip Code:______New York, NY 10154

2. Entity's Vendor Identification Number:

Type of Business: ____Public Corp ____Partnership ____Joint Venture

X Ltd. Liability Co _____Closely Held Corp . _____Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Philip J. Isom, President - 200 E. Randolph Street, Suite 5500, Chicago, IL 60601

Rebecca Brockmeier, Vice President - 200 E. Randolph Street, Suite 5500, Chicago, IL 60601

Al Izaguirre, Chief Compliance Officer - 303 Peachtree Street, Suite 2000, Atlanta, GA 30308

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholdres/partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section.

KPMG LLP

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1, above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

None

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(a) Name, title, business address and telephone number of lobbyist(s):

None

Page 3 of 4

None

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

None

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 725/16	Signed: Mull
	Print-Name: Thomas Mulvihill
	Title: Managing Director

سيناب والموجود فالعربان والسابر بالالتحاد ووالعم ويستورك التفعيسيني المحاذ الاناريا تواسات التكاريا

Rev. 3-23-2016

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant. loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise. concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

CONTRACT FOR SERVICES

THIS AGREEMENT, (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), dated as of the date that this Agreement is executed by Nassau County (the "<u>Effective Date</u>"), is entered into by and between (I) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the Office of Management and Budget, having its principal office at One West Street, Mineola, New York 11501 (the "<u>Department</u>"), and (<u>ii</u>) KPMG LLP, having an office located at 345 Park Avenue, New York, New York 10154 (the "<u>Contractor</u>").

WITNESSETH:

WHEREAS, the County desires to hire the Contractor to perform the services described in this Agreement; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter; and

WHEREAS, the Contractor desires to perform the services described in this Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on the Effective Date and shall terminate two years thereafter, unless sooner terminated in accordance with the provisions of this Agreement, provided, however, that the County may renew this Agreement under the same terms and conditions for one (1) additional one (1) year period.

2. <u>Services</u>. (a.) The services to be provided by the Contractor under this Agreement shall consist of providing financial advisory services to the County in connection with a potential public-private partnership transaction (the <u>"Services</u>") involving the County's sewer system (the <u>"System</u>"). The transaction may consist of the concession, lease, or other similar arrangement involving the System, including, but not limited to, a public-private partnership (the <u>"P3 Transaction</u>" or <u>"Transaction</u>"). Such Services shall include, but are not limited to:

- (i) Providing strategic advisory services, which shall include but not be limited to:
 - a. Gathering financial and operational data related to the System;
 - b. Performing a transaction structure analysis;
 - c. Conducting market soundings with private sector participants;
 - d. Performing a preliminary valuation analysis;
 - e. Assisting with the development of a communications plan;
 - f. Assisting with the development of a procurement strategy;
 - g. Delivering a summary of the market soundings, a summary of outputs of the financial model demonstrating various option valuations based on the selected delivery structures, and a draft information memorandum;
 - h. Preparing marketing and related documents;
 - i. Preparing and developing, in collaboration with the County's legal counsel, a request for qualifications ("RFQ");
 - j. Advising the County, in writing, on the valuation of the System, including, but not limited to, the evaluation criteria and methodology used by the

Contractor;

- k. Delivery of the anticipated transaction value, which shall be mutually agreed upon by the County and the Contractor;
- I, Planning and facilitating marketing of the Transaction; and
- m. Delivering a summary and assisting with the evaluation of the responses to the RFQ.
- (ii) Coordinating with the County's bond counsel regarding debt defeasance and other matters; and
- (iii) Hosting and managing the online data room for the P3 Transaction.

Contractor shall provide the Services as set forth in Tasks I through IV, attached to this Agreement as Appendix A. Contractor shall not commence work on any Task until receiving written notice from the County to proceed with such Task.

(b.) <u>Future Services</u>. The County is entering into this Agreement with the Contractor for the Services, including Tasks I through IV, in accordance with the terms and conditions of the Request for Proposals for a P3 Transaction Facilitator Services for the Nassau County Sewer System dated May 17, 2016, as amended (the "RFP"). To the extent the County requires the financial advisory services set forth in Tasks V through VII, attached to this Agreement as Appendix A-1 (the "Future Services"), the County may, but is under no obligation to award a contract for such services to the Contractor in accordance with the terms and conditions of the RFP. The fees paid to the Contractor for Future Services shall be those submitted in response to the RFP unless more favorable terms are negotiated by the County. Contractor agrees such fees submitted in response to the RFP shall remain valid for the term of this Agreement. Any such fees paid to the Contractor shall be in addition to fees payable hereunder. The terms and conditions of any such engagement shall be set forth in a separate written agreement, subject to all County and governmental approvals. Contractor acknowledges and understands that the County may, in its sole discretion, award a contract for Future Services to another vendor.

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. The Contractor shall be paid the following, which shall be inclusive of all costs and disbursements:

(i) a flat fee upon completion of each Task for Tasks I through IV in accordance with Appendix A, as follows:

<u>Task I Fee</u>: one hundred ninety-seven thousand, nine hundred twenty-five dollars (\$197,925), payable upon completion of the Task as evidenced by delivery of a range of valuations of the status quo and concessionaire scenarios upon acceptance by the Department, which shall not be unreasonably withheld;

<u>Task II Fee</u>: two hundred seven thousand, five hundred eighty-five dollars (\$207,585), payable upon completion of the Task as evidenced by delivery of a market sounding and due diligence summary upon acceptance by the Department, which shall not be unreasonably withheld;

<u>Task III Fee</u>: one hundred eighteen thousand, six hundred twenty dollars (\$118,620), payable upon completion of the Task as evidenced by delivery of final comments on the draft RFQ and a summary of recommended market participants upon acceptance by the Department, which shall not be unreasonably withheld; and

Task IV Fee: three hundred sixty-three thousand, four hundred thirty-eight dollars (\$363,438), payable upon completion of the Task as evidenced by delivery of a summary of the Contractor's evaluation of the statement of qualifications and delivery of the anticipated transaction value upon acceptance by the Department, which shall not be unreasonably withheld.

(ii) a fee capped at ten thousand dollars (\$10,000.00) for data room services from a third party vendor, payable monthly upon receipt of invoice(s).

Contractor acknowledges that the County retains the right to terminate this Agreement at any time. If this Agreement is terminated, the County shall only be liable to pay Contractor for completed Tasks I through IV.

(b) <u>Vouchers: Voucher Review, Approval and Audit</u>. Payments shall be made to the Contractor in arrears and shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").

(c) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than (1) month following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.

(d) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.

(e) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.

4. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), (i) be deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or <u>Person with the authority to commit the County to any obligation</u>. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance with Law</u>. (a) <u>Generally</u>. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of

interest, discrimination, a living wage, disclosure of information, and vendor registration, in connection with its performance under this Agreement. In furtherance of the foregoing, Contractor is bound by and shall comply with the terms of Appendix EE attached hereto and with the County's registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended (the "Living Wage Law"), and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, Contractor agrees as follows:

- Contractor shall comply with the applicable requirements of the Living Wage Law;
- (ii) Failure to comply with the Living Wage Law may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of Contractor to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.

(c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law or applicable professional standards. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

(d) <u>Protected Information.</u> The Contractor acknowledges and agrees that all records, information, and data ("<u>Information</u>") that the Contractor acquires in connection with performance under this Agreement shall be strictly confidential, held in the strictest confidence, and used solely for the purpose of performing services to or on behalf of the County. The Contractor shall, and shall cause Contractor Agents to, safeguard such Information and not disclose it to third partles except (i) as permitted under this Agreement, (ii) with the written consent of the County (and then only to the extent of the consent), or (iii) upon legal compulsion or when required by applicable professional standards. In the event that legal process is effectuated, the Contractor shall promptly notify the County so that the County may take such action as it deems appropriate.

- 7. Minimum Service Standards. Regardless of whether required by Law:
- (a) The Contractor acknowledges that it is authorized to do business in the State of New York to provide financial advisory services to the County.

- (b) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
- (c) The Contractor shall deliver services under this Agreement in accordance with the professional standards applicable to the services that Contractor is performing. The Contractor shall take all actions reasonably necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

8. <u>Indemnification; Defense; Cooperation</u>. (a) Contractor shall indemnify, defend and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified</u> <u>Parties</u>") from and against any and all liabilities arising out of or in connection with performance under this Agreement by Contractor or a Contractor Agent, <u>provided</u>, <u>however</u>, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the County.

(b) Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more indemnified Parties for which Contractor is responsible under this Section, and, further to Contractor's indemnification obligations, Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) Counsel shall, and shall cause Contractor Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of Contractor and/or a Contractor Agent in connection with this Agreement.

(d) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Insurance</u>. (a) <u>Types and Amounts</u>. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than five million dollars (\$5,000,000) per claim, and (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) automobile-liability insurance, as the County may from time to time specify.

(b) <u>Acceptability; Deductibles; Subcontractors</u>. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be written by one or more commercial insurance carriers licensed or authorized to do business in New York State and acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and similar provisions required to be carried by the Contractor under this Agreement.

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(c) <u>Delivery: Coverage Change: No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any cancellation of coverage under any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

10. <u>Assignment; Amendment; Waiver; Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights. For purposes of this Section, the County approves the Contractor's use of the following subcontractors: (i) KPMG Corporate Finance LLC; (ii) KPMG Global Services; (iii) KPMG Global Delivery Center; and (iv) any other KPMG member firms.

11. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, provided that the Contractor has been afforded a reasonable opportunity to cure the "Cause" and has failed to do so; (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement upon receipt by the Contractor of written notice of termination, (iv) upon mutual written Agreement of the County and the Contractor, and (v) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered.

(b) <u>By the Contractor</u>. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the <u>Contractor's ability to perform its obligations and not to a judgment as to convenience or the</u> desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least thirty (30) days prior to the termination date (or a shorter period if thirty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner.

(c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or Impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.

12. <u>Accounting Procedures; Records.</u> The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate timekeeping and expense records, whether maintained electronically or manually ("<u>Records</u>"), pertinent to performance under this Agreement. Contractor shall prepare, maintain and retain Records in accordance with its Partnership Agreement, Bylaws and Operating Method Accounting Policies and Guidelines, primarily utilizing the accrual method of accounting. Where not otherwise prescribed, Contractor shall do so in accordance with accounting principles generally accepted in the United States of America (GAAP). Such Records shall at all times, upon reasonable advance notice and during normal business hours, be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

13. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (<u>A</u>) final payment under or the termination of this Agreement, and (<u>B</u>) the accrual of the cause of action, and (<u>ii</u>) the time specified in any other provision of this Agreement.

<u>14. Work Performance Liability. The Contractor is and shall remain primarily liable for the</u> successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.

15. <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum</u> non conveniens. This Agreement is intended as a contract under, and shall be governed and

construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

16. <u>Notices</u>. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mall, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(j) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the Country, (iii) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.

17. <u>All Legal Provisions Deemed Included; Severability; Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

(d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.

18. <u>Section and Other Headings</u>. The section and other headings contained in this <u>Agreement are for reference purposes only and shall not affect the meaning or interpretation of this</u> Agreement.

19. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

20. <u>Administrative Service Charge</u>. The County acknowledges the Contractor has paid the County an administrative service charge of five hundred thirty-three dollars (\$533) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006.

21. Limitation of Liability. Notwithstanding anything else herein to the contrary, except for claims for death, bodily injury, or damage to tangible property, the liability of the Contractor on account of any actions, damages, claims, liabilities, costs, expenses or losses in any way arising out of or relating to the services performed under the Contract shall be limited to three times the amount of fees paid or owing to Contractor under the Contract, or five million dollars (\$5,000,000), whichever is greater. In no event shall Contractor be liable for consequential, special, indirect, incidental, punitive or exemplary damages, costs, expenses, or losses (including, without limitation, lost profits and opportunity costs). This section shall apply regardless of the form of action, damage, claim, liability, cost, expense, or loss asserted, whether in contract, statute, tort (including but not limited to negligence) or otherwise and shall survive termination or expiration.

22. <u>Management Decisions.</u> The County acknowledges and agrees that Contractor's services may include advice and recommendations; but, all decisions in connection with the implementation of such advice and recommendations shall be the responsibility of, and made by, the County. The Contractor will not perform management functions or make management decisions for the County.

23. <u>Third Party Usage.</u> Any advice, recommendations, information, deliverables or other work product provided to the County under this Agreement is for the sole use of the County, and is not intended to be, and may not be, relied upon by any third party, and all advice, recommendations, information, deliverables, or other work product may be marked to so indicate. Except for disclosures that are required by law or that are expressly permitted by this Agreement, the County will not disclose or permit access to such advice, recommendations, information, deliverables, or other work product to any third party without the Contractor's prior written consent. Contractor acknowledges that the County may reference, or attach as an exhibit, the Contractor's advice, recommendations, information, deliverables, or other write-up included as part of the project documentation that is filed with the Clerk of the Nassau County Legislature in the ordinary course of seeking the requisite County approvals for the Transaction.

24. <u>Electronic Communications</u>. Contractor may communicate with the County by electronic mail or otherwise transmit documents in electronic form during the course of this engagement. The County accepts the inherent risks of these forms of communication (including the security risks of interception of or unauthorized access to such communications, the risks of corruption of such communications and the risks of viruses or other harmful devices, to the extent the Contractor has taken reasonable steps to protect the security of these communications). The County agrees that the final hardcopy version of a document, including a deliverable, or other written communication that Contractor transmits to the County shall supersede any previous versions transmitted electronically by Contractor to the County unless no such hard copy is transmitted.

25. <u>Active Spreadsheets and Electronic Files</u>. Contractor may use models, electronic files, and spreadsheets with embedded macros created by Contractor to assist Contractor in providing the services under the Agreement. If the County requests a working copy of any such model, electronic file or spreadsheet, Contractor may, at its discretion, which shall not be unreasonably withheld, make such item available to the County for the County's internal use only and such item shall be considered a deliverable (subject to the requirements herein); provided that the County is responsible for obtaining the right to use any third-party products necessary to use or operate such item.

Use of Vendors. The County acknowledges that in connection with the performance 26.__ of services under the Contract, Contractor may use the services of KPMG controlled entities and/or KPMG member firms to complete the Services required by this Agreement. The County also acknowledges that in connection with the performance of Services under the Agreement, Contractor uses vendors within and without the United States to provide at Contractor's direction administrative and clerical services to Contractor. These vendors may in the performance of such services have limited access to information, including but not limited to confidential information, received by Contractor from or at the request or direction of the County. Contractor represents to the County that each such vendor has agreed to conditions of confidentiality with respect to the County's information to the same or similar extent as Contractor has agreed to pursuant to this Agreement. Contractor will have full responsibility to cause these vendors to comply with such conditions of confidentiality and Contractor shall be responsible for any consequences of their failure to comply. Accordingly, the County consents to Contractor disclosure to a vendor and the use by such vendor of data and information, including but not limited to confidential information, received from or at the request or direction of the Contractor for the purposes set forth herein.

County Vendors and Conflicts. The County is aware that Contractor may be 27. providing assurance, tax and/or advisory services to other actual or potential vendors of the County. Contractor will perform an internal search for any potential client conflicts relating to any of the County's vendors identified by the County as having a role in connection with Contractor's performance of this Agreement. The County hereby agrees that a vendor's status as a Contractor client does not in and of itself impact Contractor's engagement to perform this Agreement. Contractor will advise the County of any conflicts of interest that could prevent it from performing the Agreement. However, Contractor is a large firm that is engaged by new clients on a daily basis and as a result it cannot guarantee that, following its conflict search, an engagement for any other related party will not be accepted somewhere else in Contractor's firm, provided that the Contractor implements reasonable controls to identify actual or potential client conflicts. Should any new information come to Contractor's attention, Contractor will promptly notify the County. Contractor shall perform this Agreement in accordance with applicable professional standards and in no event does this provision intend to exempt the Contractor from professional obligations with respect to client conflicts.

28. <u>Ownership and Control of Work Product.</u> Upon execution of this Agreement, any reports, documents, data, photographs and/or other material produced pursuant to this Agreement, and any and all drafts and/or other preliminary materials in any format related to such items, shall become the exclusive property of the County, subject to the limitation provided in Section 31 below.

29. <u>Ownership of Materials.</u> The Contractor retains all ownership rights in any proprietary methodologies, methods, processes, or procedures of the Contractor that pre-exist or were developed outside the scope of this Agreement. If any such property of Contractor is contained in any of the deliverables hereunder, the Contractor grants to the County a royalty-free, paid-up, non-exclusive, perpetual license to use such Contractor Intellectual property in connection with the County's use of the deliverables.

30. <u>County Acknowledgment of Type of Services Provided Under this Agreement.</u> The County is represented by, and will rely on the advice of an independent registered municipal advisor, in connection with any municipal derivatives, guaranteed investment contracts, or investment strategies ("municipal financial products") or the issuance of municipal securities for the System or any P3 Transaction. It is understood and agreed that KPMG LLP is not registered with the SEC as a municipal advisor and that the County is not asking KPMG LLP to provide, and KPMG LLP will not provide, any services to the County which would require registration as a municipal

advisor, including but not limited to advice with respect to municipal financial products or the issuance of municipal securities. Accordingly, KPMG LLP will not make recommendations relating to municipal financial products or the issuance of municipal securities, and KPMG LLP will not owe a fiduciary duty to the County under Section 15B of the Securities Exchange Act of 1934. The County represents to KPMG LLP that if the County desires municipal advisor services in connection with or related to the subject matter of this Agreement, it will obtain such services from another party. While Contractor does not provide legal advice or legal opinions, Contractor will work closely with (i) the County's counsel to assist with negotiations and (ii) the County's bond counsel and municipal advisor to address debt defeasance and other matters.

31. Executory Clause. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County and other governmental approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the Effective Date.

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KPMG LLP

By: Name:_ MU Title: Ma Director ina ላልል 150 Date: 8 29

NASSAU COUNTY

By: Name:__ Charles ß Title: <u>County Executive</u> Deputy County Executive Date:__ 12/4/16

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)

)ss.: COUNTY OF NASSAU)

On the <u>a9th</u> day of <u>August</u> in the year 20<u>16</u> before me personally came <u>Thomas Mulvi lui</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Massau</u>; that he or she is the <u>Manasing Director</u> of <u>KPMG LUP</u>, the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

NOTARY PUBLIC

)ss,:

JACLYN DELLE Notary Public, State of New York No. 02DE6305114 Qualified In Nassau County Commission Expires on June 2, 20<u>18</u>

STATE OF NEW YORK)

COUNTY OF NASSAU)

On the $\frac{1}{Marles}$ day of \underline{center} in the year 2016 before me personally came and say that he or she resides in the County of \underline{MacsaM} ; that he or she is the County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County

recetta a. Vetreece

NOTARY PUBLIC

CONCETTA A PETFILICCI Notary Public, State of New York No. 01PE6259026 3 Qualified in Nassau County Commission Expires April 02, 20.2

Appendix A

TASK I - Evaluate Impact on Rates of Status Quo and Concessionaire Scenarios

- Contractor will prepare, working with the County and its technical and legal advisors, a
 forward projection of current County operations assuming that the County continues to
 finance and manage the capital-intensive investment that is required under the current
 organizational structure.
- Contractor will prepare, working with the County and its technical and legal advisors, a forward projection assuming that there is a long-term concession lease of the System that transfers responsibility and risk for the capital-intensive investment that is required to a private entity. This will require the creation of three (3) scenarios based on a low, moderate and high rate of return for the investor.

TASK II - Pre-Request for Qualifications and Due Diligence Period

- Assist the County and County advisors in obtaining information and conducting due diligence necessary to prepare the request for qualifications for the P3 Transaction ("RFQ").
- Attend pre-draft meetings and conference calls with the County, County advisors and the Nassau County Interim Finance Authority ("NIFA") to discuss the RFQ, the objectives for the RFQ, and confirm Contractor's role and participation in the RFQ development process.
- Market the transaction as necessary.

TASK III - Assistance in the Preparation of a Request for Qualifications

- Provide the County and County advisors with assistance in the development of the RFQ.
- · Assist in review of the initial draft of the RFQ with the County and County advisors.
- Attend meetings and conference calls with the County, County advisors and NIFA as necessary to obtain input and information for the preparation of the final RFQ.
- Provide the County with a list of parties that would be interested in receiving the RFQ.
- Provide the County with an overview of each such firm.
- Market the transaction as necessary.

TASK IV - Review and Evaluation of Responses to Request for Qualifications

- Provide responses to questions and requests for clarification submitted by the respondents to the RFQ.
- Assist in the preparation of addenda during the RFQ process.
- Review and comment on relevant portions of the financial qualifications of the respondents.
- Provide related assistance to the evaluation committee, as requested, with evaluation of the responses to the RFQ.
- Attend respondent interviews.
- Market the transaction as necessary.

TASK V - Assist in the Preparation of the Request for Proposals

- Assist the County and County advisors in the preparation of internal drafts of the request for proposals for the P3 Transaction ("P3 RFP") based upon comments and discussions with the County and County advisors in preparation for distribution to qualified respondents to the RFQ.
- Attend any meetings and conference calls with the County, County advisors and NIFA, as necessary, to finalize the P3 RFP in preparation for distribution to the respondents to the RFQ.
- Market the transaction as necessary.

TASK VI - Support the Request for Proposal Process

- Assist with responses to questions and requests for clarification submitted by the proposers concerning the P3 RFP and proposed concession agreement.
- Assist the County and County advisors with the preparation of addenda during the proposal process.
- Review and comment on relevant portions of the proposals.
- Provide related assistance to the evaluation committee, as requested, with evaluation of proposals received in response to the P3 RFP.
- Attend proposer interviews.

TASK VII - Support the Concession Agreement Negotiation and Award Process

- Assist the County and County advisors in the negotiation of the final concession agreement with the selected proposer(s).
- Assist the County and County advisors, as necessary, in the financial aspects of the concession agreement and appendices to reflect such negotiations.
- Attend meetings and conference calls and perform related activities in relation to the negotiation process.
- Assist the County with presentations to, and discussions with, the County Legislature, the County Comptroller, NIFA and community groups, as necessary.

Appendix EE

Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional antidiscrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002;

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

- (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
- (d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.
- (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

- (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.
- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.
- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make
 Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- The Contractor shall be bound by the provisions of Section 109 of Local Law No.
 14-2002 providing for enforcement of violations as follows:
 - a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law

No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.

- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection

1 1

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors.
 In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be

included with the Best Effort Documentation

- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.

h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation

i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the <u>Nassau County Office of Minority Affairs; provided</u>, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

1 1

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required. <u>Appendix I</u>

1 3.

Certificate of Compliance

In compliance with Local Law 1-2006, as amended (the "Law"), Counsel hereby certifies the following:

managing director I. The chief executive officer of Contractor is:

Thomas Mulvihill		(Name)
345 Park Ave, NY, NY	10154	(Address)
212954 3090		(Telephone Number)

- 2. The Contractor agrees to either (1) comply with the requirements of the Nassau County Living Wage Law or (2) as applicable, obtain a waiver of the requirements of the Law pursuant to section 9 of the Law. In the event that the Contractor does not comply with the requirements of the Law or obtain a waiver of the requirements of the Law, and such Contractor establishes to the satisfaction of the Department that at the time of execution of this Agreement, it had a reasonable certainty that it would receive such waiver based on the Law and Rules pertaining to waivers, the County will agree to terminate the contract without imposing costs or seeking damages against the Contractor
- 3. In the past five years, Contractor has has has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed against the Contractor, describe below:

None 4. In the past five years, an administrative proceeding, investigation, or government bodyinitiated judicial action _____ has ____ has not been commenced against or relating to

the Contractor in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below:

None

5. Contractor agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance,

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief. it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

7125116

4.

Signature of Chief Executive Officer Managing Director

Thomas Mulvihill Name of Chief Executive Officer Managing Director

Sworn to before me this

day of Jul , 2016.

JACLYN DELLE Notary Public, State of New York No. 02DE6305114 Qualified in Nassau County Commission Expires on June 2, 20 18

E.136.17

Contract ID:CQCO16000001

SERVICE: CAFR preparation assistance

Department: Comptroller

NIFS ID #:CLCO17000003

Capital:

NIFS Entry Date: 02-MAY-17

Term: from 01-JAN-16 to 31-DEC-18

Amendment
Time Extension:
Addl. Funds:X
Blanket Resolution:
RES#

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	Ň
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:		Department:		
Name: Albrecht, Viggiano, Zureck & Company, P.C.	Vendor ID#: 112556624	Contact Name: Sergio Blanco		
Address: 25 Suffolk Court	Contact Person: Jeffrey Davoli,	Address: Address	Contraction of the second seco	i and i and
Hauppauge, New York 11788	СРА	240 Old Country Road, Mineola, NY		ം) ്ജ വമം നമം
	Phone: (631) 434-9500	Phone: 571-2854		
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Routing Slip

Department	NIFS Entry: X	11-MAY-17 SBLANCO
Department	NIFS Approval: X	24-MAY-17 JGARNER
DPW	Capital Fund Approved:	
ОМВ	NIFA Approval: X	24-MAY-17 RDALLEVA
ОМВ	NIFS Approval: X	24-MAY-17 MRONAN
County Atty.	Insurance Verification: X	24-MAY-17 AAMATO
County Atty.	Approval to Form: X	26-MAY-17 DMCDERMOTT
Dep. CE	Approval: X	26-MAY-17 ENAUGHTONCE

Leg. Affairs	Approval/Review: X	25-MAY-17, MREYNOLDS
Legislature	Approval:	· · · · · · · · · · · · · · · · · · ·
Comptroller	NIFS Approval:	
NIFA	NIFA Approval:	

Contract Summary

Purpose: Department requires assistance in the complex and time-consuming process of preparing the CAFR due to resource limitations within the Department and increasingly complex government accounting standards.

Method of Procurement: RFP

Procurement History: The Comptroller's Office issued a request for proposals. AVZ was the sole firm to respond. The Selection Committee, composed of three (3) employees from the Comptroller's office, evaluated the proposals based on the criteria set forth in the RFP. AVZ demonstrated its vast array of knowledge with respect to government accounting. Most importantly, AVZ has prepared CAFRs for other governmental agencies in the past, including the three towns in Nassau County.

Description of General Provisions: Prepare and print the County¿s fiscal year 2015, 2016 and 2017 CAFRs in accordance with Generally Accepted Accounting Principles (¿GAAP¿); prepare all CAFR drafts and final financial exhibits; meet with the outside auditors and County representatives to discuss the details of required reporting; work with the County to ensure that all blended and discretely presented component units are appropriately identified and included in the CAFR; and ensure that all applicable current and future GASB pronouncements are reflected in the CAFR.

Impact on Funding / Price Analysis: \$21,250.00.

Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted) approve as submitted

Advisement Information

BUI Fund:	DGET CODES GEN	FUNDING SOURCE	AMOUNT	LINE	INDEX/OBJECT CODE	AMOUNT
Control:	CO10	Revenue				\$ 0.00
Resp:	1200	Contract:				\$ 0.00
Object:	DE503	County	\$ 21,250.00			\$ 0.00
Transaction:	103	Federal	\$ 0.00			\$ 0.00
Project #;		State	\$ 0,00			
Detail:		Capital	\$ 0.00			\$ 0.00
		Other	\$ 0.00	1	COGEN1200 DE503	\$ 21,250.00
%	ENEWAL		\$ 21,250.00		TOTAL	\$ 21,250.00
Increase % Decrease					,	L

Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Albrecht, Viggiano, Zureck & Company, P.C.

2. Dollar amount requiring NIFA approval: \$21250

Amount to be encumbered: \$21250

This is a Amendment

If new contract - \$ amount should be full amount of contract If advisement – NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 1/1/16 - 12/31/18

Has work or services on this contract commenced? Y

If yes, please explain: See attachment

4. Funding Source:

X General Fund (GEN) Capital Improvement Fund (CAP) Other	Grant Fund (GRT)	Federal % State % County %	0
Is the cash available for the full amount of the	contract?	Y	
If not, will it require a future borrowing?		Ν	
Has the County Legislature approved the borr	owing?	N/A	
Has NIFA approved the borrowing for this cont	tract?	N/A	

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

Department requires assistance in the complex and time-consuming process of preparing the CAFR due to resource limitations within the Department and increasingly complex government accounting standards.

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to form Y

Nassau County Committee and/or Legislature

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Date	Amount

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true an d accurate and that all expenditures that will be made in reliance on this authorization are in confor mance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation S.

RDALLEVA 24-MAY-17 Authenticated User

<u>D</u>ate

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau Cou nty Multi-Year Financial Plan.

Regarding funding, please check the correct response:

_I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

Date

NIFA

Amount being approved by NIFA: _

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

Date

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS pri ntouts for all relevant accounts and relevant Nassau County Legislature communication docu ments and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being su bmitted to NIFA for review.

NIFA reserves the right to request additional information as needed.



Hon. George Maragos Nassau County Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501 Tel: (516) 571-2386 • Fax: (516) 571-5900 nccomptroller@nassaucountyny.gov

Additional Response for NIFA form question #3

Due to the inadequacies of the County's current financial system, it is necessary to utilize the services of an outside accounting firm, AVZ, to assist in the compilation of the County's Comprehensive Annual Financial Report (CAFR). AVZ's process, by use of their proprietary software, acts as a secondary review of the data compiled to ensure that the County's financial statements are accurate.

During the 2015 year-end audit, several issues occurred that required additional work by AVZ that was outside the scope of the original contract. One such issue was the delay in receiving the Nassau Medical Center's (NUMC's) financial statements seven weeks after the requested deadline. This required additional draft CAFRs to be prepared and reviewed by AVZ, thus necessitating additional staffing on their part to expedite the issuance of the CAFR as close to the June 30th deadline as possible. The Medical Center has missed this deadline over the past three years. Because there is a deadline for releasing the County's CAFR, the Comptroller's Office instructed the firms to do what was necessary to complete the work needed for the issuance of the CAFR.

Delays in the release of the CAFR affect NYS reporting, rating agencies' review of the County's financials, Federal Awards and bond covenants, therefore, it is in the best interest of the County to release the annual CAFR as close to the deadline as possible.

RULES RESOLUTION NO. – 2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY COMPTROLLER AND ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C.

WHEREAS, the County has negotiated an amendment to a personal services agreement with Albrecht, Viggiano, Zureck & Company, P.C. in relation to assisting the County in its preparation of its Comprehensive Annual Financial Report ("CAFR"), a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Albrecht, Viggiano, Zureck & Company, P.C. George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Albrecht, Viggiano, Zureck & Company, P.C.

CONTRACTOR ADDRESS: 25 Suffolk Ct., Hauppague, NY 11788

FEDERAL TAX ID #: <u>11-2556624</u>

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. _____ [#] of sealed bids were received and opened. [#] of

II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on June 30, 2015. Potential proposers were made aware of the availability of the RFP by advertisement in Newsday, posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on August 7, 2015. One (1) proposal was received and evaluated. The evaluation committee consisted of: three members of the Comptroller's Office. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on _____ [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after______

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- □ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \square A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ **B.** The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-o, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. This is a public works contract for the provision of architectural, engineering

or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>Instructions with respect to Sections VIII, IX and X:</u> All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. A Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. \Box **Department MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. x Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. Compt. form Pers./Prof. Services Contracts: Rev. 03/16 3



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

Yes - Nassau Forward

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 4/26/17

, 1

Vendor: Albrecht, Viggiano, Zureck & Co., P.C.
Signed: Sill T. Guyl
Print Name: Jill K. Gunzel

_{Title:} Partner

Rev. 3-2016

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Principal Name Jill K. Gunzel 1.

> Date of birth 07 /08 1977 Home address 25 Suffolk Court

City/state/zip_Hauppauge, NY 11788

Business address 25 Suffolk Court

City/state/zip Hauppauge, NY 11788

Telephone_631-434-9500

Other present address(es) None

Citv/state/zip	N/A
Citv/state/zip	IW/A

Telephone N/A

List of other addresses and telephone numbers attached

Positions held in submitting business and starting date of each (check all applicable) 2.

President ////	Treas	surer/	
Chairman of Board	_//_	Sharehol	der//
Chief Exec. Officer			
Chief Financial Officer	/	/Partne	er <u>07 /01 /2015</u>
Vice President/_			//
(Other)			

- Do you have an equity interest in the business submitting the questionnaire? 3. YES NO / If Yes, provide details.
- Are there any outstanding loans, guarantees or any other form of security or lease or any 4. other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES NO V If Yes, provide details.
- Within the past 3 years, have you been a principal owner or officer of any business or not-5. for-profit organization other than the one submitting the questionnaire? YES V NO If Yes, provide details.

Treasurer of the Mental Health Association of Nassau County (MHA)

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ✓ NO
 If Yes, provide details. Yes, grant funding for the MHA.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agen<u>cv?___</u>

YES NO 🗸 If Yes, provide details for each such instance.

- b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ____ If Yes, provide details for each such instance.
- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES NO V If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES NO IF If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES ____ NO ___ If Yes, provide details for each such charge.

d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES NO If Yes, provide details for each such conviction.

Rev. 3-2016

e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

YES NO IF Yes, provide details for each such conviction.

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO ✓ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES NO ✓ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO ___ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES NO V If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES NO ✓ If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Jill K. Gunzel

I, <u>our reconnect</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this $5^{\prime\prime}$ day of <u>April</u> 20 17

ne E. Howell

Notary Public

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffork County 18 Commission Expires Sept. 8, 20

Albrecht, Viggiano, Zureck & Co., P.C.

Name of submitting business

Jill K. Gunzel

Print name

Tifle

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL. WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Thomas Murray
	Date of birth <u>3 / 6 / 1954</u>
	Home address 78 Benson Avenue
	City/state/zipSayville, NY 11782
	Business address 25 Suffolk Court
	City/state/zip Hauppauge, NY 11788
	Telephone
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President// Treasurer//	
Chairman of Board/ Shareholder _ ⁹ / ¹ / ¹⁹⁸⁷	_
Chief Exec. Officer/ Secretary/	
Chief Financial Officer / / Partner 9 / 1 / 1987	
/ice President/////////	
Other)	

- 3. Do you have an equity interest in the business submitting the questionnaire? YES <u>V</u> NO <u>If Yes, provide details</u>. "See attached details - Principal Questionnaire Form - Question #3".
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO <u>[/]</u>; If Yes, provide details.

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES _____ NO
 If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?
 - YES _____ NO $\boxed{\boxed{}}$ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ___ If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES _________NO <u>r</u>_______If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO <u>V</u> If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES _____ NO 🗹 If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO 🔽 If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ____ If Yes, provide details for each such conviction.

e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

YES ____ NO 🗹 If Yes, provide details for each such conviction.

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO

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- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO <u>V</u> If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO ___ If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

L Thomas Murray _, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this guestionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 10 day of April 2017

<u>nene E. Howell</u>

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County 18 Commission Expires Sept. 8, 2018

Albrecht, Viggiano, Zureck & Co., P.C. Name of submitting business

Thomas Murray

Print name Than Signature

Sha-holder

Title

<u>4 | 10 | 17</u> Date

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name Charles Mattern

Date of birth 03 / 15 / 1960			
Home address 35 Hobson Avenue			
City/state/zipSt. James, NY 11780			
Business address 25 Suffolk Court			
City/state/zip Hauppauge, NY 11788			
Telephone 631-434-9500			
Other present address(es) None			
City/state/zip			
Telephone N/A			

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President/ / Treasurer/ _/
Chairman of Board /// Shareholder 9 / 1 / 2003
Chief Exec. Officer// Secretary/ //
Chief Financial Officer/ Partner 9 / 1 / 2003
Vice President//////
(Other)

- 3. Do you have an equity interest in the business submitting the questionnaire? YES 📝 NO ____ If Yes, provide details. "See attached details - Principal Questionnaire Form - Question #3".
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO <u>__</u> If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES _____ NO ____; If Yes, provide details.

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES _____ NO
 If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?

YES	NO <u>Ľ</u>	If Yes, provide details for each such instance.
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- b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ___ If Yes, provide details for each such instance.
- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO <u>V</u> If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO 🗹 If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ____ If Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES ____ NO √ If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO [] If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO <u>___</u> If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO <u>[v]</u> If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Charles Mattern</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this $D^{+/}$ day of $Apri^{-1}$ 20.17

ne E. Howelt

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20_/8

Albrecht, Viggiano, Zureck & Co., P.C. Name of submitting business

Charles Mattern

Print name Mathem

Signature

antres

10 12017

PRINCIPAL QUESTIONNAIRE FORM

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All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name _____ Beffrey S. Davoli

Date of birth 06 / 16 / 1962

Home address _____32 Westmoylan Lane

City/state/zip Coram, NY 11727

Business address 25 Suffolk Court

City/state/zip _____Hauppauge, NY 11788

Other present address(es) None

City/state/zip ____

Telephone _ N/A

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President/ Treasurer//	
Chairman of Board/ Shareholder _9_/	01 / 2003
Chief Exec. Officer/ Secretary/	_/
Chief Financial Officer / / Partner 9 / 0	<u>1 / ²⁰⁰³</u>
Vice President/ /	/ <u>/</u>
(Other)	

- 3. Do you have an equity interest in the business submitting the questionnaire? YES 🗹 NO ____ If Yes, provide details. "See attached details - Principal Questionnaire Form - Question #3".
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO ___ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES _____ NO ____; If Yes, provide details.

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES _____ NO
 If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?
 - YES _____ NO $\underline{\checkmark}$ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ___ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO 🗹 If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
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 - b) Is there any misdemeanor charge pending against you? YES _____ NO 🗹 If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO 🗹 If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ____ If Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES ____ NO
 If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO

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- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO ___ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO ____ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO ___ If Yes, provide details for each such year.

CERTIFICATION

1

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Jeffrey S. Davoli</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 10^{th} day of April 2017

prene E. Howelf

Notary Public

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20___

Albrecht, Viggiano, Zureck & Co., P.C.

Jeffrey S. Davoli Print name MM Signature haveholder Title 4, 10, 17 Date

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1. Principal Name Joseph Ferreira

Date of birth 05 / 28 / 1962			
Home address 13 Magnolia Lane			
City/state/zipSmithtown, NY 11787			
Business address 25 Suffolk Court			
City/state/zip Hauppauge, NY 11788			
Telephone 631-434-9500			
Other present address(es) None			
City/state/zip			
Telephone N/A			

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President/ / Treasurer//
Chairman of Board/ / Shareholder _9 / 1 / 2003
Chief Exec. Officer// Secretary//
Chief Financial Officer / / Partner 9 / 1 / 2003
Vice President//////
(Other)

- Do you have an equity interest in the business submitting the questionnaire?
 YES / NO _____ If Yes, provide details. "See attached details Principal Questionnaire Form Question #3".
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO YES ____ NO If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO ___; If Yes, provide details.

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ____ NO
 If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?
 - YES _____ NO ____ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ___ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO 🔽 If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO 🔽 If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ____ If Yes, provide details for each such conviction.

e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

YES ____ NO 🔽 If Yes, provide details for each such conviction.

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO ____ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO weithintline.com If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO <u>V</u> If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO ___ If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

1, <u>Joseph Ferreira</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this D^{th} day of $A \rho r d = 20 \underline{17}$

rene E. Howell

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20<u>18</u>

Albrecht, Viggiano, Zureck & Co., P.C. Name of submitting business

Joseph Ferreira
Print name)
Josephine .
Signature
V Sharah Ala
The
Title
4,10,17

Date

PRINCIPAL QUESTIONNAIRE FORM

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All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name Robert Quarte
	Date of birth <u>11 / 09 / 1956</u>
	Home address 500 Marseille Path
	City/state/zip_Sayville, NY 11782
	Business address 25 Suffolk Court
	City/state/zip Hauppauge, NY 11788
	Telephone
	Other present address(es)
	City/state/zip
	Telephone N/A
	List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President// Treasurer/ /
Chairman of Board /// Sharehoider 2 / 1 / ¹⁹⁹⁸
Chief Exec. Officer/ Secretary//
Chief Financial Officer / / Partner 2 / 1 / 1998
Vice President///////
(Other)

- 3. Do you have an equity interest in the business submitting the questionnaire? YES <u>V</u> NO <u>If Yes</u>, provide details. "See attached details - Principal Questionnaire Form - Question #3".
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO Withing the questionnaire? YES ____ NO Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO Withing the questionnaire? YES ____ NO ; If Yes, provide details.

6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES _____ NO ____ If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency?

YES N	o <u> </u>	If Yes, provide	details for	each such	instance.
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- b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ___ If Yes, provide details for each such instance.
- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO <u>___</u> If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) is there any felony charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES ____ NO <u>I</u> If Yes, provide details for each such charge.
 - c) is there any administrative charge pending against you? YES _____ NO 🗹 If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ____ If Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES ____ NO
 YES ____ NO
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO
 If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES ______ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _______ NO wincluding but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES ________ NO wincluding but not l
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO ✓_ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO <u>[v]</u> If Yes, provide details for each such year.

CERTIFICATION

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I. Robert Quarte _, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this II day of April 20_17

Anene C. Howell Notary Public

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20___8

Albrecht, Viggiano, Zureck & Co., P.C. Name of submitting business

Robert Quarte

Print name

Signature

KUTNEL

Title

<u>4 11 17</u> Date

PRINCIPAL QUESTIONNAIRE FORM

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1.	Principal Name
	Date of birth 08 / 15 / 1963
	Home address _ 66 Wintercress Lane
	City/state/zip_E. Northport, NY 11731
	Business address25 Suffolk Court
	City/state/zip Hauppauge, NY 11788
	Telephone
	Other present address(es) None
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

President//	Trea	surer//
Chairman of Board		Shareholder <u>7 / 1 / ²⁰⁰⁷</u>
Chief Exec. Officer		Secretary//
Chief Financial Officer	/	/Partner 7 / 1 / 2007
Vice President/_	_/	//
(Other)		

- 3. Do you have an equity interest in the business submitting the questionnaire? YES 1 NO 1 If Yes, provide details. "See attached details - Principal Questionnaire Form - Question #3".
- Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES ____ NO
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES <u>V</u> NO <u>;</u> If Yes, provide details.

Vice President of the NYS Society of CPAs, 6/1/16-5/31/17

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6. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ____ NO ✓____ If Yes, provide details. None to the best of my knowledge.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - None to the best of my knowledge.
 a. Been debarred by any government agency from entering into contracts with that agency?
 YES _____ NO
 If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO √ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO 🗹 If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)

None to the best of my knowledge.

- a) Is there any felony charge pending against you? YES ____ NO 🗹 If Yes, provide details for each such charge.
- b) Is there any misdemeanor charge pending against you? YES _____ NO 🗹 If Yes, provide details for each such charge.
- c) Is there any administrative charge pending against you? YES _____ NO 🔽 If Yes, provide details for each such charge.
- d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES ____ NO ___ if Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES ____ NO ____ If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been frind in violation of any administrative or statutory charges? YES _____ NO ____ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting busines intity and/or an affiliated business listed in response to Question 5? YES _____ NO ____ If Yes, provide details for each such investigation. No to the best of my knowledge.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, an tocal regulatory agencies while you were a principal owner or officer? YES _____ NO ____ If Yes; provide details for each such No to the best of my knowledge.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or a prinistrative proceedings with respect to any professional license held? YES No lif Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other sessed charges, including but not limited to water and sewer charges? YES _____ NO ____ If Yes, provide details for each such year.

No to the best of my knowledge.

CERTIFICATION

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I, <u>John Shillingsford</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this l^{th} day of $A\rho r (l) = 2$

20<u>1']</u>

ne E. Howell

Notary Public

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20____

Albrecht, Viggiano, Zureck & Co., P.C. Name of submitting business

John Shillingsford

Print name

Milled nature

HARE HOLDEN

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Rev. 3-2016

Attachment to all AVZ Principal Questionnaire Forms

Owners	Ownership %
Murray, Thomas J.	25.19%
Quarte, Robert T.	24.69%
Davoli, Jeffrey S.	12.03%
Ferreira, Joseph C.	12.03%
Mattern, Charles M.	12.03%
Shillingsford, John	12.03%
Posner, Robert	2.00%
Total	100.00%

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Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, / taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: April 3, 2017

1) Proposer's Legal Name: Albrecht, Viggiano, Zureck & Co., P.C.

2) Address of Place of Business: 25 Suffolk Court, Hauppauge, NY 11788

List all other business addresses used within last five years: 245 Park Avenue, 39th Floor, New York, NY 10187

3) Mailing Address (if different): N/A

Phone : 631-434-9500

Does the business own or rent its facilities? Rent

4) Dun and Bradstreet number: N/A

5) Federal I.D. Number: 11-2556624

- 6) The proposer is a (check one): _____ Sole Proprietorship ____ Partnership X____ Corporation ____ Other (Describe) _____
- 7) Does this business share office space, staff, or equipment expenses with any other business?
 Yes ✓ No _____ If Yes, please provide details: ______
 See Attachment
- 8) Does this business control one or more other businesses? Yes No If Yes, please provide details: See Attached

- 9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes <a>V <a>No <a>If Yes, provide details. <a>See Attachment
- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes No I lf Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes No 7 If Yes, state date, court jurisdiction, amount of liabilities and amount of assets
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

Yes \square No \checkmark If Yes, provide details for each such investigation.

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No ____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a)	Any felony charge pending?	Yes No	If Yes, provide details for
eac	h such charge.		

b)	Any misdemeanor	charge pending?	Yes 🔄 No 🖌	If Yes, provide details
for	each such charge.			

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes No 🖌

If Yes, provide details for each such conviction

d) In the past 5 ye	ars, been convicted, after trial or by plea, of a misdemeanor?
Yes 🔄 No 🗸	If Yes, provide details for each such conviction.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes No V If Yes, provide details for each such occurrence.

- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? Yes No . If Yes, provide details for each such instance.
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes No ✓ If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. **NOTE: If no conflicts exist, please expressly state "No conflict exists."**

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

See Attachment

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No Conflict Exists

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

No Conflict Exists

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

See Attachment

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal MUST include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	
Christine Wiss, Deputy Comptroller	
Address	
City/State Oyster Bay, NY 11771	
Telephone	
Fax #	
E-Mail Address	

Perty you have

Company _____

Contact Person_____

Address _____

City/State _____

Telephone _____

Fax # _____

.

•

E-Mail Address_____

Company _____ Town of North Hempstead

Averil Smith, Comptroller

Address _____

City/State _____

Telephone _____

Fax #_____

E-Mail Address_____

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Jill K. Gunzel</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 5^{th} day of April

no C Howel

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20___8

2017

Name of submitting business: Albrecht, Viggiano, Zureck & Co., P.C.

Jill K. Gunzel Bv:

1 17

Business History Form Attachment

Question # and Response:

- 7) The Company shares its space with two affiliates, AVZ Wealth Management, a financial services entity, and Suffolk Court Associates LLC, a rental holding company.
- 8) The Company's partners control the affiliates by common ownership among the businesses.
- 9) The Company has two affiliates, AVZ Wealth Management LLC and Suffolk Court Associates LLC, but the Company is not controlled by either of those entities.
- 17) a) and b) The Company has no conflicts of interest with Nassau County or Nassau County Sewer and Storm Water Finance Authority as it pertains to this proposal. The Company uses an Annual Independence form that is completed by all employees of the Company to identify and rectify any conflicts of interest.

Attachments to Business History Form information:

- A. i) 1950
 - ii) Names and addresses of the Company's Partners:

Davoli, Jeffrey S.	32 Westmoylan Lane	Coram, NY 11727	Greater than 10% Ownership
Ferreira, Joseph	13 Magnolia Lane	Smithtown, NY 11787	Greater than 10% Ownership
Gunzel, Jill	193 North Country Road	Smithtown, NY 11787	0% Ownership
Kenneth Laks	196 Ballad Circle	Holbrook, NY 11741	0% Ownership
Lawrence Lucarelli	93 Rumford Road	Kings Park, NY 11754	0% Ownership
Mattern, Charles	35 Hobson Avenue	St. James, NY 11780	Greater than 10% Ownership
Murray, Thomas J.	78 Benson Avenue	Sayville, NY 11782	Greater than 10% Ownership
James O'Connor	107 Saddle Lane	Levittown, NY 11756	0% Ownership
Posner, Robert	42 Garfield Place	E. Northport, NY 11731	Less than 10% Ownership
Quarte, Robert	500 Marseille Path	Sayville, NY 11782	Greater than 10% Ownership
Shillingsford, Jr., John S.	66 Wintercress Lane	E. Northport, NY 11731	Greater than 10% Ownership
Thomas Ruggiero	15 Junard Blvd.	Port Jefferson Station, NY 11776	0% Ownership

iii) Names and addresses of the Company's officers:

Murray, Thomas J.	78 Benson Avenue	Sayville, NY 11782	President
Quarte, Robert	500 Marseille Path	Sayville, NY 11782	Secretary/Treasurer

- iv) New York
- v) 73 employees

vi) \$13,725,000

viii) See attached - New York and Florida

- A. AVZ has been in business 67 years.
- C. We are the contract accountants for the Suffolk County Tobacco Asset Securitization Corp and have maintained/prepared the general ledger, all supporting accounts, amortization schedules and the financial statements for presentation to the Board of Trustees.

We are the contract accountants for the Nassau County Tobacco Settlement Corp and have prepared the the financial statements for presentation to the Board and auditors for many years.

We are the independent auditors for the Nassau County Industrial Development Agency and perform an audit of the books and records, and assist in the preparation of annual audited financial statements of the Agency.

We are the contract accountants for Nassau County Interim Finance Agency and we prepare the annual financial statements, analyze and review all monthly bank reconciliations and investment accounts, review and analyze the annual adopted budget, and compare annual budgets to actual expenses.

We are the contract accountants for the Town of Oyster Bay and we assist in closing the year-end books and records, and prepare the annual financial statements.

All engagements are performed in accordance with GASB 34 and 37.





Office of the Professions

Verification Searches

The information furnished at this web site is from the Office of Professions' official database and is updated dally, Monday through Friday. The Office of Professions considers this information to be a secure, primary source for license verification.

Business Entity Information *

05/16/2017

Name : ALBRECHT VIGGIANO ZURECK AND COMPANY PC Street Address : 25 SUFFOLK COURT HAUPPAUGE, NY 117880000

Business Entity : Professional Service Corporation PSC # : 013363 Initial Filing Date : 03/20/81 Current through : 02/29/20

Officers, Directors, Shareholders : Click on license number link to the left of professional's name for detailed information. 052305 QUARTE ROBERT T -054474 MATTERN CHARLES MICHAEL -054973 FERREIRA JOSEPH CARLOS -059163 DAVOLI JEFFREY SCOTT -071988 SHILLINGSFORD JOHN S JR -082174 POSNER ROBERT STEVEN -

* Use of this online verification service signifies that you have read and agree to the <u>terms and conditions of use</u>. See <u>HELP glossary</u> for further explanations of terms used on this page.

Use your browser's back key to return to establishment list.

· You may search to see if there has been recent disciplinary action against this registered establishment,



State of Florida Department of State

I certify from the records of this office that ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C., P.A. is a New York corporation authorized to transact business in the State of Florida, qualified on January 12, 2015.

The document number of this corporation is F15000000174.

I further certify that said corporation has paid all fees due this office through December 31, 2017, that its most recent annual report/uniform business report was filed on March 6, 2017, and that its status is active.

I further certify that said corporation has not filed a Certificate of Withdrawal.



Ken Datin

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Sixth day of March, 2017

Ken Detren Secretary of State

Tracking Number: CR9776399587

To authenticate this certificate, visit the following site, enter this number, and then follow the instructions displayed.

https://services.sunbiz.org/Filings/CertificateOfStatus/CertificateAuthentication

Client#: 42150 AL BRVI DATE (MM/DD/YYYY) ACORD. **CERTIFICATE OF LIABILITY INSURANCE** 4/26/2017 THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). PRODUCER CONTACT Bradley & Parker, Inc. C/L PHONE (A/C, No, Ext): 631 981-7600 E-MAIL FAX (A/C, No): 16319817681 320 South Service Road ADDRESS: Melville, NY 11747 INSURER(S) AFFORDING COVERAGE NAIC # 631 981 7600 INSURER A : Foremost Insurance Co. INSURED INSURER B: Hartford Insurance Co. 19682 Albrecht, Viggiano, Zureck & Co. PC **INSURER C :** 25 Suffolk Court **INSURER D** : Hauppauge, NY 11788 INSURER E : INSURER F ; COVERAGES **CERTIFICATE NUMBER: REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR POLICY EFF POLICY EXP (MM/DD/YYYY) (MM/DD/YYYY) TYPE OF INSURANCE POLICY NUMBER LIMITS GENERAL LIABILITY Α PAS08211734 01/02/2017 01/02/2018 EACH OCCURRENCE \$1,000,000 X COMMERCIAL GENERAL LIABILITY DAMAGE TO RENTED PREMISES (Ea occurrence) \$1,000,000 CLAIMS-MADE OCCUR \$10,000 MED EXP (Any one person) PERSONAL & ADV INJURY \$1,000,000 GENERAL AGGREGATE \$2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER; PRODUCTS - COMP/OP AGG \$2,000,000 POLICY PRO-LOC \$ 01/02/2017 01/02/2018 COMBINED SINGLE LIMIT (Ea accident) AUTOMOBILE LIABILITY А PAS08211734 s1.000.000 ANY AUTO BODILY INJURY (Per person) \$ SCHEDULED AUTOS NON-OWNED AUTOS ALL OWNED BODILY INJURY (Per accident) \$ AUTOS PROPERTY DAMAGE (Per accident) Х х HIRED AUTOS \$ \$ Α UMBRELLA LIAB PAS08211734 01/02/2017 01/02/2018 EACH OCCURRENCE OCCUR \$5,000,000 EXCESS LIAB CLAIMS-MADE AGGREGATE \$5,000,000 DED X RETENTION \$10000 WORKERS COMPENSATION WC STATU-TORY LIMITS OTH-ER 04/17/2017 04/17/2018 B 12WECEX2753 AND EMPLOYERS' LIABILITY Y/N ANY PROPRIETOR/PARTNER/EXECUTIVE \$500.000 E.L. EACH ACCIDENT N N/A (Mandatory In NH) E.L. DISEASE - EA EMPLOYEE \$500,000 If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT \$500,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE Nassau County THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. 1550 Franklin Ave Mineola, NY 11501

AUTHORIZED REPRESENTATIVE

na

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Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

Albrecht, Viggiano, Zureck & Co., P.C.
25 Suffolk Court Address:
City, State and Zip Code: Hauppauge, NY 11788
2. Entity's Vendor Identification Number:
3. Type of Business:Public CorpPartnershipJoint Venture
Ltd. Liability CoClosely Held CorpOther (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Thomas Murray, Robert Quarte, Jeffrey Davoli (All 25 Suffolk Court, Hauppauge, NY 11788)

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

Thomas Murray, Robert Quarte, Chuck Mattern, Joseph Ferreira, Jeffrey Davoli, John Shillingsford, Robert Posner, Thomas Ruggiero, Jill Gunzel, Lawrence Lucarelli, Kenneth Laks and James O'Connor. (All 25 Suffolk Court, Hauppauge, NY 11788)

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

AVZ Wealth Management, LLC

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

None. There were no lobbyist services utilized.

Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

None. There was no lobbying activity.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

None. The partners and firm are not registered as lobbyists.

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: _5/5/17 Signed:_____

fill & Shepf MIK. Gunzel

Print Name:

Partner Title:

AMENDMENT NO. 1

This AMENDMENT (together with any appendices or exhibits hereto, this "Amendment") dated as of March 1, 2017 between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Office of the Nassau County Comptroller, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) Albrecht, Viggiano, Zureck & Company, P.C., a New York State corporation having its principal office at 25 Suffolk Court, Hauppauge, New York 11788 (the "Contractor").

WITNESSETH:

WHEREAS, pursuant to County contract number CQCO16000001 between the County and the Contractor, executed on behalf of the County on April 11, 2016 (hereby referred to as the "Original Agreement"), the Contractor provides services in connection with assisting the Department in its preparation of the Fiscal Year Comprehensive Annual Financial Reports and related services, which services are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "Services"); and

WHEREAS, the term of the Original Agreement was from January 1, 2016, and terminate on December 31, 2018, provided that the Department has the option to renew the Original Agreement for two separate additional one year periods, or unless sooner terminated in accordance with the terms of the Original Agreement (the "Original Term"); and

WHEREAS, the maximum amount that the County agreed to reimburse the Contractor for Services under the Original Agreement, as full compensation for the Services, was Eight-five Thousand Dollars (\$85,000) per Fiscal Year, for a total of Two Hundred Fifty-Five Thousand and 00/100 Dollars (\$255,000.00) for all three Fiscal Years ("Maximum Amount"); and

1

WHEREAS, the Original Agreement provides that, where there is a change in the scope of Services or any agreed-upon additional accounting-related services necessary to complete the County's financial statement to be provided under the Original Agreement, or in any material circumstance with respect to the Original Agreement, the parties shall negotiate in good faith to make an equitable adjustment to the Maximum Amount or rates payable; and

WHEREAS, the County and Contractor deem it in their respective best interests to include additional accounting-related services as part of the Services and to increase the Maximum Amount to provide funds for such additional accounting-related services; and

WHEREAS, the County and the Contractor desire to amend the Original Agreement as and to the extent set forth in this Amendment; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

1. <u>Amount of Consideration</u>: The Maximum Amount in the Original Agreement shall be increased pursuant to Section 3(b) of the Original Agreement by Twenty-One Thousand Two Hundred and Fifty and 00/100 Dollars (\$21,250.00) as compensation for additional accountingrelated services relating to the Contractor's assistance with the preparation of the County's financial statements for Fiscal Year 2015, which additional compensation represents an equitable adjustment to the Maximum Amount as a result of good faith negotiation between the parties. Accordingly, the maximum amount that the County shall pay the Contractor as full consideration for all Services provided under the Original Agreement, as amended by this Amendment (the "Amended Agreement"), shall not exceed One Hundred And Six Thousand Two Hundred and Fifty and 00/100 Dollars (\$106,250.00) for Fiscal Year 2015 related Services, and a total maximum amount of Two Hundred Seventy-six Thousand Two Hundred Fifty and 00/100 Dollars (276,250.00) for all three Fiscal Year Services (the "Amended Maximum Amount"). 2. <u>Services</u>: The Services to be provided by the Contractor as set forth in Section 2 of the Original Agreement shall be amended to include the following additional services performed by Contractor in relation to the following items, with their respective costs:

÷.

- a. Issuing an additional revised draft of the financial statements to include a restatement of the Capital Fund for the prior year, due to audit adjustments required to be made after final worksheets were provided to the Contractor and the draft of the financial statements was complete;
- b. Additional time incurred in preparing a reconciliation of the general fund, including adjustments to correct the FEMA fund.

3. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C.

By: Name: J:11 K. Gunzel Title: Date: <u>4/18/17</u>

PLEASE EXECUTE IN BLUE INK

State of New York)

) ss.:

County of Suffolk)

On the 18^{++} day of <u>April</u> in the year 2017 before me personally appeared <u>Jill K. Gunzel</u>, to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Suffork</u>; that he or she is a Director of Albrecht, Viggiano, Zureck & Company, P.C., the company described herein and which executed the above instrument; and that he or she signed his or her name by authority of the partners of said limited liability company.

Mene E. Howell

NOTARY PUBLIC

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20_18

NASSAU COUNTY

Ву:		
Name:		<u> </u>
Title:	County Executive	

(or) Chief Deputy County Executive

(or) Deputy County Executive

Date: _____

NOTARY PUBLIC

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STATE OF NEW YORK)

) ss.:

COUNTY OF NASSAU)

On the _____day of _______ in the year 2017 before me personally came _______to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ______; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

Notary Public

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		AUTHORIZED	REPRESENTATIVE	Istin 21.	<u>7</u>	
Attention:			fel	server . ")	

Contract ID#:CQCO16000001



Department: CO_____

Contract Details

SERVICE Auditing

NIFS ID #: CACO17000001 NIFS Entry Date: 3/9/17 Term: from 1/1/16 to 12/31/18

New 🗌 Renewal	\boxtimes
Amendment	
Time Extension	
Addl. Funds	\boxtimes
Blanket Resolution RES#	

1) Mandated Program:	Yes 🗌	No 🛛
2) Comptroller Approval Form Attached:	Yes 🖂	No 🗌
3) CSEA Agmt. § 32 Compliance Attached:	Yes 🛛	No 🗌
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🖂	No 🗌
5) Insurance Required	Yes 🔀	No 🗌

Agency Information

Vendo		
Name Albrecht, Viggiano, Zureck & Company, P.C.	Vendor ID# 11-255-6624	Departme Sergio
Address	Contact Person	Address
25 Suffolk Court Hauppauge, New York 11788	Jeffrey Davoli, CPA	240 O
	Phone	Phone
	(631) 434-9500	571-28

County Department
Department Contact
Sergio Blanco
Address
240 Old Country Road, Mineola, NY
Phone
571-2854

Routing Slip

DATE Ree'd.	DEPARTMENT	Internal Verification	DATE Appv'd& Fw'd,	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) Co NIFS AppvI (Dept. Head)	又3月17日	Forms A Jan	Sactor access
03/2/17	омв	NIFS Approval	V 3/2010	MD '	Yes No
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- and a state of the state of the	County Attorney	CA Approval as to form			Yes No
	Legislative Affairs	Fw'd Original Contract to CA	0/11/1	1 (C)	
	Rules 🗍/ Leg. 🗌			Arguet 1	
	County Attorney	NIES Approvat			· · · · · · ·
	Comptroller	NIFS Approval	14 131)	7 Jons ADan	3 4/3/17
	County Executive	Notarization Filed with Clerk of the Leg.	By/11/1	SA	

PR5254 (8/04)



Contract Details

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SERVICE Auditing

NIFS ID #: CQCO16000001 NIFS Entry Date: 1/5/16 Term: from 1/1/16 to 12/31/18

New 🛛 Renewal	
Amendment	
Time Extension	
Addl. Funds	
Blanket Resolution RES#	

1) Mandated Program:	Yes 🗌	No 🛛
2) Comptroller Approval Form Attached:	Yes 🛛	No 🗌
3) CSEA Agmt. § 32 Compliance Attached:	Yes 🖂	No 🗌
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🛛	No 🗌
5) Insurance Required	Yes 🖂	

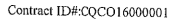
Agency Information

Vendo	r 1	County Department
Name Albrecht, Viggiano, Zureck & Company, P.C.	Vendor ID# 11-255-6624	Department Contact Sergio Blanco
Address 25 Suffolk Court Hauppauge, New York 11788	Contact Person Jeffrey Davoli, CPA	Address 240 Old Country Road, Mineola, NY
	Phone (631) 434-9500	Phone 571-2854

Routing Slip

DATE Rec'd,	DEPARTMENT	Internal Verification	DATE Appv'd& Fw'd.	SIGNATURE	Leg. Approval Required	
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)		Ans A Dann		
	OMB	NIFS Approval	21/2/16	Cartan ounel	Yes No No Not required if blanket resolution	
1/2/10	County Attorney	CA RE & <u>Insurance</u> Verification	1/20/16.	a Constra		
	County Attorney	CA Approval as to form	$\Box \Big _{C^{1/2}} \Big _{2}$	16 Xic Sile	Yes No	
	Legislative Affairs	Fw'd Original Contract to CA	-P/10/14	Concetta, a.	Vetsuel	* <u>/</u> *
	Rules / Leg.					
	County Attorney	NIFS Approval	- Us/ish	1 Xie Sise		
	Comptroller	NIFS Approval	D13/34	16 Aun "	810-1112	
	County Executive	Notarization Filed with Clerk of the Leg.	2/6/16	Colift h)		

PR5254 (8/04)





Department: CO_____

Contract Summary

Description: This is a three year contract. According to paragraph 3 of the agreement, the County shall pay contractor \$85,000.00 per year over the life of the

Purpose: Department requires assistance in the complex and time-consuming process of preparing the CAFR due to resource limitations within the Department and increasingly complex government accounting standards.

Method of Procurement: RFP

Procurement History: The Comptroller's Office issued a request for proposals. AVZ was the sole firm to respond. The Selection Committee, composed of three (3) employees from the Comptroller's office, evaluated the proposals based on the criteria set forth in the RFP. AVZ demonstrated its vast array of knowledge with respect to government accounting. Most importantly, AVZ has prepared CAFRs for other governmental agencies in the past, including the three towns in Nassau County.

Description of General Provisions: Prepare and print the County's fiscal year 2015, 2016 and 2017 CAFRs in accordance with Generally Accepted Accounting Principles ("GAAP"); prepare all CAFR drafts and final financial exhibits; meet with the outside auditors and County representatives to discuss the details of required reporting; work with the County to ensure that all blended and discretely presented component units are appropriately identified and included in the CAFR; and ensure that all applicable current and future GASB pronouncements are reflected in the CAFR.

Impact on Funding / Price Analysis: \$85,000.00 per year for three years.

Change in Contract from Prior Procurement: N/A

Recommendation: approve as submitted

Advisement Information

BUDGET CODES		FUNDING SOURCE	AMOUNT
Fund:	GEN	Revenue Contract	
Control:	C010	County	\$85,000.00
Resp:	1200	Federal	\$
Object:	DE503	State	S
Transaction: 103		Capital	\$
		Other	\$
RENEW	/AL	TOTAL	\$85,000.00

LINE	INDEX/OBJECT CODE	AMOUNT
1	COGEN1200 DE503	\$85,000.00
2		\$
3	10	\$
4	K. Kmath ? 1/20/16	\$
5		\$
6		\$
	TOTAL	\$85,000.00

Date:

RENEWAL		
% Increase		
% Decrease		

Docsment Prepared By:

NIFS Certification		Comptroller Certification	County Executive Approval	
		I certify that an unencumbered balance sufficient to cover this contract is prosent in the appropriation to be charged.		
Name	(in	Name Kyren	Bale 2/10/16	
Date	21.11	Date 3/39/11	(If r Office Use Only) E #:	

E-52-16

RULES RESOLUTION NO. 47 2016

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY COMPTROLLER, AND ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C.

> Passed by the Rules Committee Nassae County, Legislature By Voice Vote on 2/03/16 VOTING: nyes 7 Rayes 0 ebstained 0 recused 0 Logislators present: 7

WHEREAS, the County has negotiated a personal services agreement with Albrecht, Viggiano, Zureck & Company, P.C. in relation to assisting the County in its preparation of its Comprehensive Annual Financial Report ("CAFR"), a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Albrecht, Viggiano, Zureck & Company, P.C.

(

RULES RESOLUTION NO. – 2016

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY COMPTROLLER, AND ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C.

WHEREAS, the County has negotiated a personal services agreement with Albrecht, Viggiano, Zureck & Company, P.C. in relation to assisting the County in its preparation of its Comprehensive Annual Financial Report ("CAFR"), a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Albrecht, Viggiano, Zureck & Company, P.C. George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C.____

CONTRACTOR ADDRESS: 25 SUFFOLK COURT, HAUPPAUGE, NEW YORK 11788_____

FEDERAL TAX ID #: 11-2556624_____

<u>Instructions</u>: Please check the appropriate box ("D") after one of the following roman numerals, and provide all the requested information.

1. The contract was awarded to the lowe	est, responsible bidder after advertisement
for sealed bids. The contract was awarded in	after a request for sealed bids was published
[date]. The sealed bids were publicly opened on sealed bids were received and opened.	[newspaper] on [date]. [#] of

II. X The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on June 30, 2015. Potential proposers were made aware of the availability of the RFP by advertisement in Newsday, posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on August 7, 2015. One (1) proposal was received and evaluated. The evaluation committee consisted of: three members of the Comptroller's Office. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

1

III. \Box This is a renewal, extension or amendment of an existing contract.

[describe procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- \square A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- □ A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The Selected Contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of best efforts as outlined in Exhibit "EE" may be requested by the Comptroller's Office prior to the approval of claim vouchers.

IX. Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to the contract being submitted to the Comptroller.

X. x Vendor will not require any sub-contractors.

A

In addition, if this is a contract with an individual or with an entity that has only one or two employees:

 \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 09/15

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Hon. George Maragos Nassau County Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501 Tel: (516) 571-2386 Fax: (516) 571-5900 nccomptroller@nassaucountyny.gov

December 15, 2015

VIA EMAIL

John Aloisio, CSEA Grievance Chairman jaloisio@csea830.org Nassau Local 830 CSEA 400 County Seat Drive Mineola, NY 11501

Dear Mr. Aloisio:

Nassau County hereby provides notice of its intent to enter into a contract with Albrecht, Viggiano, Zureck & Company, P.C (AVZ).

The work involves assisting the County in the preparation of its 2015 Fiscal Year Comprehensive Annual Financial Report ("CAFR"), which will include, but not be limited to, preparing all CAFR drafts and final financial exhibits; meeting with the outside auditors and County representatives to discuss the details of all required reporting; working with the County to ensure that all blended and discretely presented component units are appropriately identified and included in the CAFR; and ensuring that all applicable current and future Government Accounting Standards Board ('GASB") pronouncements are reflected in the CAFR. These services are necessary due primarily to the inability to retrieve the data from the current legacy financial system in a manner consistent with the increased complexity required in the reporting as new GASB pronouncements.

The CAFR, in prior years, had been created internally using Microsoft Excel workbook formats with data manually inputted from reports run from the financial system, and then manually linking spreadsheets. This data was then manually adjusted to adhere to the GASB requirements. The complexity introduced by annual additions of new GASB regulation, renders the old methodology using Excel spreadsheets impractical.

OFFICE OF THE COMPTROLLER 240 Old Country Road • Mineola, New York 11501 Tel: (516) 571-2386 • Fax: (516) 571-5900 • nccomptroller@nassqucountyny.gov

The current process still requires the County staff to prepare the CAFR as before, but AVZ's services helps alleviate some of the manual compilation and cross-referencing that is performed by the County staff, and acts as an important secondary review to ensure that the County's financial statements are correct and in compliance with all governmental accounting reporting standards. Without a new financial system or AVZ's assistance in the compilation of the CAFR, the County would not be able to meet the required reporting deadlines set by the Federal and State governments. The firm provides valuable assistance to the Comptroller's Office Accounting staff. Please note that the Towns of Hempstead, North Hempstead and Oyster Bay all currently use AVZ to prepare their CAFRs.

Since March 2014, the Comptroller's Accounting Department has filled two open positions (Accounting System Specialist and Accountant IV) and hired an Accountant II to replace the employee who took the September 2015 VSIP. There is another Accountant position and an Inspector/Comptroller position that should be backfilled next year (it is being held for a promotion). No County positions have been lost as a result of the AVZ contract.

The following notification is to comply with the spirit of Section 32 of the CSEA-Nassau County Collective Bargaining Agreement.

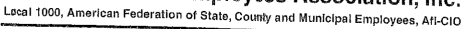
Should you wish to propose an alternative to this proposed contract, please respond to me within ten (10) days of this letter.

Sincerely,

Sergio A. Blanco, Esq.

cc: Brian Libert, Esq. (via email)

The Civil Service Employees Association, Inc.





Jerry Laricchluta PRESIDENT

Ron Gurrieri Exec. Vice President

Scott Mulholland Vice Pres.

Kenneth Nicholson Vice Pres.

Lynne Kramer Vice Pres.

Robert Arciello Vice Pres.

Ernest Jackson Vice Pres.

Robert Campo Vice Pres.

Gary Volpe Vica Pres,

Ana O'Gorman Vice Pres.

Baibara Lang Vice Pres.

Richard Dopkin Vice Pres.

Glen Tuifel Vice Pres.

Nancy lanson Secretary

Debra O'Connell Treasurer Hon. George Maragos Nassau County Comptroller 240 Old Country Rd Mineola, NY 11501

Re: 2015 CAFR-Albrecht, Viggiano, Zureck & Company

Dear Hon. George Maragos:

As per our discussion with some of your Accounting staff for the contract referenced above and in the interest of bargaining in good faith, CSEA withdraws its objection to the above referenced contract. You may release said document.

However, this does not waive CSEA rights to object to any future work being done by this vendor, or any other sub-contractors, and in no way does this waive any of CSEA's other rights under Section 32.

Very Truly Yours Richard Dopkin

Richard Dopkin Vice President CSEA Local 830

Cc: Jerry Laricchiuta, President, CSEA Local 830 File 12/31/15

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CONTRACT FOR SERVICES

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THIS AGREEMENT, dated as of______, 2015 (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the Office of the Nassau County Comptroller, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "<u>Department</u>"), and (ii) Albrecht, Viggiano, Zureck & Company, P.C., a New York State corporation having its principal office at 25 Suffolk Court, Hauppauge, New York 11788 (the "Contractor").

WITNESSETH:

WHEREAS, the County desires to hire the Contractor to perform the services described in this Agreement; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter;

WHEREAS, the Contractor desires to perform the services described in this Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on January 1, 2016 and terminate on December 31, 2018, unless sooner terminated in accordance with the provisions of this Agreement. The Department shall have an option to renew this Agreement for one (1) additional year, covering the time period from January 1, 2019 through December 31, 2019, for completion of the Services (as defined below) for the fiscal year ending December 31, 2018. In the event the Department exercises said option, it shall then have a second option to renew this Agreement for one (1) additional year, covering the time period from January 1, 2020 through December 31, 2020, for completion of the Services for the fiscal year ending December 31, 2019. The Department shall exercise each such renewal option by giving written notice thereof to the Contractor.

2. <u>Services</u>. The services to be provided by the Contractor under this Agreement shall consist of assisting the Department in its preparation of the 2015, 2016, and 2017 Fiscal Year Comprehensive Annual Financial Reports ("CAFR"), including, but not necessarily limited to, the specific services listed in Exhibit "A" (the "Services").

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. Except as otherwise provided in Section 3(b) hereof, the maximum amount to be paid to the Contractor as full consideration for the Contractor's Services under this Agreement, including during any renewal periods of this Agreement, as provided above, shall be subject to encumbrance and payable in accordance with the provisions of this Agreement and with the pricing structure set forth as follows:

Fiscal year	Maximum Fee
2015	\$85,000.00
2016	\$85,000.00
2017	\$85,000.00

2018	\$87,000.00, if renewal option exercised
	\$89,000.00, if renewal option exercised

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During the term of this agreement Contractor shall submit claim vouchers for payment in four (4) equal monthly installments, beginning in May and ending in August for each fiscal year. The last installment payment for each fiscal year is not to be made before the month following the final issuance of the CAFR. The Contractor, prior to each installment payment, will provide the Department, at least monthly, with an updated status of Services that have been performed and completed, which will be reviewed and approved by the Department.

(b) If there is a change (i) in the scope of Services or any agreed-upon additional accounting-related services to be provided under this Agreement, or (ii) in any material circumstance with respect to this Agreement (or any attachments hereto), the parties shall negotiate in good faith to make an equitable adjustment to the maximum amount or rates payable and incorporate said adjustments into written contract amendments.

(c) <u>Vouchers: Voucher Review, Approval and Audit</u>. Payments shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, including compliance with the monthly status report requirements described in Section 3(a) above, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").

(d) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.

(e) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.

(f) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.

4. <u>Independent Contractor</u>. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

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5. <u>No Arrears or Default</u>. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance with Law</u>. (a) <u>Generally</u>. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, discrimination, a living wage, disclosure of information, and vendor registration, in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE attached hereto with the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:

- (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.

(c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

(d) Protection of Client Information. The parties further acknowledge that in the course of this Agreement each may have access to and/or be in possession of proprietary or confidential information of the other party. "Confidential Information" shall mean information regarded by the disclosing party as confidential; provided that, information deemed confidential by the disclosing party shall be clearly marked "Confidential", "Restricted" or with another similar legend. Each party agrees to use the Confidential Information of the other party solely for the purposes of this Agreement, and will not disclose such Confidential Information to any third party without the other party's consent. Each party shall maintain the Confidential Information of the other party in confidence using at least the same degree of care as it employs in maintaining in confidence its own proprietary and confidential information, but in no event less than a reasonable degree of care. Provided that, the receiving party shall have met the foregoing standard of care, an inadvertent or accidental disclosure by the receiving party of Confidential Information of the disclosing party shall not constitute a breach hereof. Neither party shall use the Confidential Information of the other party for its own benefit or for the benefit of any third party, except as expressly permitted in this Agreement. A receiving party also may disclose Confidential Information to the extent required by an order of a court of competent jurisdiction, administrative agency or governmental body, or by any law, rule or regulation, or by court ordered subpoena, summons or other administrative or legal process, or by applicable regulatory or professional standards, or in connection with any judicial or other proceeding involving Contractor and County relating to Contractor's Services for County or this Agreement. If requested by the County or any of its departments or agencies, the Contractor agrees to execute, and cause its subcontractors to execute, a commercially reasonable non-disclosure agreement.

7. <u>Minimum Service Standards</u>. Regardless of whether required by Law: (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Contractor shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

8. <u>Indemnification: Defense: Cooperation</u>. (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified Parties</u>") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("<u>Losses</u>"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; <u>provided</u>, however, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section, and, further to the Contractor's indemnification obligations, the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Contractor and/or a Contractor Agent in connection with this Agreement.

(d) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Insurance</u>. (a) <u>Types and Amounts</u>. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per occurrence, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify.

(b) <u>Acceptability: Deductibles: Subcontractors</u>. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(c) <u>Delivery: Coverage Change: No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain

the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

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10. <u>Assignment: Amendment: Waiver: Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

11. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) By the Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "Commissioner"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

(c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.

12. Accounting Procedures: Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained

in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

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13. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (<u>A</u>) final payment under or the termination of this Agreement, and (<u>B</u>) the accrual of the cause of action, and (<u>ii</u>) the time specified in any other provision of this Agreement.

14. <u>Work Performance Liability</u>. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.

15. <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non</u> <u>conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

16. <u>Notices</u>. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or

made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (\underline{d})(\underline{i}) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (\underline{ii}) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the County, (\underline{iii}) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (\underline{iv}) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Counter persons or addresses as shall be designated by written notice.

17. All Legal Provisions Deemed Included; Severability; Supremacy.

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(a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

(d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.

18. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

19. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

20. <u>Administrative Service Charge</u>. The Contractor agrees to pay the County an administrative service charge of Five Hundred Thirty-three dollars (\$533.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-

2006. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

21. Executory Clause. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County and other governmental approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the date first above written.

ALBRECHT, VIGGIANO, ZURECK & COMPANY, P.C.

Ву:	Jurl	
Name:	JEFF DAVOII	
Title:	Partner	
Date:	11 16 15	

State of New York }SS.: County of Nassau}

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I, Michael C. Pulitzer, Clerk of the Legislature, do hereby certify that the foregoing is a true and correct copy of the original agreement with Albrecht, Viggiano, Zureck & Company, P.C.

On behalf of the Nassau County, Office of CO

On file in this office of the Legislature and is of the whole said original. IN WITNESS WHEREOF, I have hereunto set my hand and affixed seal of the Nassau County Legislature thel4th day of April 2016

Clerk of the Nassau County Legislature Nassau County, N.Y.

STATE OF NEW YORK)) ss.: COUNTY OF NASSAU)

On the <u>16</u>th day of <u>November</u> in the year 2015 before me personally came <u>Teffrey Davoli</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Suffact</u>; that he or she is the <u>Partner</u> of <u>Albrecht Viggrano Zureckt Co</u>, the corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the board of directors of said corporation.

NOTARY PUBLIC

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 20_18

Drene E. Houell

STATE OF NEW YORK)) ss.: COUNTY OF NASSAU)

On the \underline{ll}_{day} day of \underline{Apnl}_{in} in the year 2016 before me personally came *Charles Ribando* to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of Nassau, the Mass \underline{au}_{i} ; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC



EXHIBIT "A"

The Contractor will prepare and print the County's CAFR in accordance with Generally Accepted Accounting Principles ("GAAP") (as applied to governments) and the guidance of the Governmental Accounting, Auditing and Financial Reporting Guide ("GAAFR") so that the report is eligible to receive the Government Finance Officers Association ("GFOA") "Certificate of Excellence in Financial Reporting" Award. The filing of the CAFR must be completed no later than June 30 of each year.

The required services will include, but not be limited to, the following:

- 1. At the start of each fiscal year, the Contractor will provide the County with an annual timetable, which should include County deliverable dates and the expected date that the Contractor anticipates providing a complete first draft of the CAFR to the County and the County's external auditors, with a constraint that this date should be no later than June 1 of each year.
- The Contractor will prepare all CAFR drafts and final financial exhibits including, but not limited to, statistical sections and tables included in the Management's Discussion and Analysis ("MD&A"), which reflect Government Accounting Standards Board ("GASB") Statement 34, GASB Statement 45 and GASB Statement 54, and all other applicable current and future official GASB statements; the Table of Contents; and the Footnotes accompanied by work papers adequate for the outside auditors to review.
- 3. The Contractor will meet with the outside auditors and County representatives to discuss the details of all required reporting.
- 4. The Contractor will work with the County to ensure that all blended and discretely presented component units are appropriately identified and included in the CAFR.
- 5. The Contractor will ensure that all applicable current and future GASB pronouncements are reflected in the CAFR.
- 6. The Contractor will work with the County and the auditors to resolve questions and issues related to the preparation and presentation of information in the CAFR.
- 7. Upon completion of the CAFR, each year, the Contractor must provide the Comptroller's Office with all supporting documentation, including but not limited to, spreadsheets and exhibits that were used to generate the CAFR.

In conjunction with the Services to be provided by the Contractor, the Comptroller's Office will:

- 1. Prepare worksheets of the County's results, inclusive of all County funds, starting from the County's books of record contained in NIFS and adjusted to the modified accrual basis as presented in the CAFR.
- 2. Prepare supporting analysis, as needed by the Contractor, in order to complete the CAFR.
- 3. Provide the Contractor with audited reports from the component units.

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- 4. Provide the Contractor with report(s) from an actuary regarding the Other Post- Employment Benefits ("OPEB") liability.
- 5. Communicate requests from the Contractor to the appropriate departments, component units and outside auditors, as necessary.

Appendix EE Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional antidiscrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or markal status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

(d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, for the purpose of granting of Subcontracts.

(e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.

(f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

(g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

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(h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.

(i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

(k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.

(1) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:

- a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions,

fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrator's award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Commact" shall mean (i) a written agreement

or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (<u>ii</u>) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the

M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.

- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.

h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation

i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (I) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department fread approval prior to subcontracting shall not

apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, states, or the federal government is not required.

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Appendix L

Certificate of Compliance

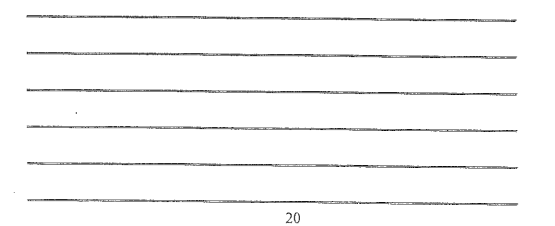
In compliance with Local Law 1-2006, as amended (the "Law"), the Contractor hereby certifies the following:

1. The chief executive officer of the Contractor is:

	Robert	Quart	`e	(Name)
25	SUFFOIN	GUIT	Hauppinge M 11788	(Address)
	631	- 434 - 9:	500	. ,
				(Telephone

Number)

- 2. The Contractor agrees to either (1) comply with the requirements of the Nassau County Living Wage Law or (2) as applicable, obtain a waiver of the requirements of the Law pursuant to section 9 of the Law. In the event that the contractor does not comply with the requirements of the Law or obtain a waiver of the requirements of the Law, and such contractor establishes to the satisfaction of the Department that at the time of execution of this agreement, it had a reasonable certainty that it would receive such waiver based on the Law and Rules pertaining to waivers, the County will agree to terminate the contract without imposing costs or seeking damages against the Contractor
- 3. In the past five years, Contractor _____ has <u>X</u> has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed against the Contractor, describe below:



- 4. In the past five years, an administrative proceeding, investigation, or government bodyinitiated judicial action _____ has _X__ has not been commenced against or relating to the Contractor in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below:
- 5. Contractor agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

11/16/15

Dated

Signature of Chief Executive Officer

Robert Ovarte

Name of Chief Executive Officer

Sworn to before me this 1/2 th day of Verember 2415

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Oualified in Suffolk County Commission Expires Sept. 8, 20 Dienet Howell 11/16/15

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 _____ day of _____, 2015

Notary Public

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EXHIBIT H

Page 1 of 4

3.

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity: Albrecht, Viggiano, Zureck & Company, P.C.

Address: 25 Suffolk Court

City, State and Zip Code: Hauppauge, NY 11788

2. Entity's Vendor Identification Number: <u>11-2556624</u>

Type of Business: ____Public Corp ____Partnership ____Joint Venture

Ltd. Liability Co _____Closely Held Corp ____Corporation _____ Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Beard of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited hability companies (attach additional sheets if necessary):

<u>Thomas Murray, Robert Quarte, Stephen Antaki, Jeffrey Davoli</u>

____(All_25_Suffolk_Court,_Hauppauge, NY_11788)

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders partners/members. If a Publicly held Corporation include a copy of the 10K in lieu of completing this section,

Kenneth Laks, Stephen Antaki, Michael Collins, Jeffrey Davoli,

Joseph Ferreira, Jill Gunzel, John Knox, Lawrence Lucarelli, Chuck Mattern,

Page 2 of 4

Robert McGrath, Thomas Murray, James O'Connor, Robert Posner, Robert Quarte,

Thomas Ruggiero, John Shillingsford

(All 25 Suffolk Court, Hauppauge, NY 11788)

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company.

and a sum any subscription of the subscription of the subscription of the subscription of the subscription of the

AVZ Wealth Management, LLC

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, includiag but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

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None

Page 3 of 4

Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete **(b)** description of lobbying activities.

_N/A____ ----And a second contraction with the second second second second second second second second second second second a a a general la desence a la constant regelation despected and a second a second a second a second a second a . .

List whether and where the person/organization is registered as a lobbyist (e.g., (c)Nassau County, New York State):

N/A

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VERIFICATION: This section must be signed by a principal of the consultant, 8. contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his her knowledge, true and accurate.

8/2/15 Dated

Signal

JM J.l deffe DAvoli Partmen

Print Name:

Title:

Page 4 of 4:

The term labhving shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies: any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals. bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing: the issuance, repeal, modification or substance of a County Executive Order, or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Albrecht, Viggiano, Zureck & Co.

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Shareholder	Business Address			Business Phone
Antaki, Stephen A.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Davoli, Jeffrey S.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Ferreira, Joseph	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Knox, John J.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Mattern, Charles	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
McGrath, Robert M.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Murray, Thomas J.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Quarte', Robert	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Shillingsford, Jr., John S.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500

AVZ Wealth Management, LLC

Shareholder	Business Address			Business Phone
Antaki, Stephen A.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Connors, Katherine M.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Davoli, Jeffrey S.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Ferreira, Joseph	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Knox, John J.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Mattern, Charles	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
McGrath, Robert M.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Murray, Thomas J.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Quarte', Robert	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500
Shillingsford, Jr., John S.	25 Suffolk Court	Hauppauge, NY	11788	631-434-9500

Business History Form

In addition to the submission of bids/proposals, as applicable, each bidder/proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the bid/proposal.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: February 6, 2016

1) Bidder's/Proposer's Legal Name: Albrecht, Viggiano, Zureck and Company, P.C.

2) Address of Place of Business: 25 Suffolk Court, Hauppauge, NY 11788

List all other business addresses used within last five years: 245 Park Avenue, 39th Floor, New York, NY 10167

3) Mailing Address (if different): N/A

Phone ; (631) 434-9500

Does the business own or rent its facilities? Rent

- 4) Dun and Bradstreet number: NA
- 5) Federal I.D. Number: 11-2556624
- 6) The bidder/proposer is a (check one): Sole Proprietorship Partnership Corporation Other (Describe)
- 7) Does this business share office space, staff, or equipment expenses with any other business? Yes ✓ No If Yes, please provide details: See attached
- 8) Does this business control one or more other businesses? Yes No If Yes, please provide details: See attached
- Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes ✓ No If Yes, provide details.
 - See attached
- 10) Has the bidder/proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes No ✓ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).

11) Has the bidder/proposer, during the past seven years, been declared bankrupt? Yes		No	1	
If Yes, state date, court jurisdiction, amount of liabilities and amount of assets	L	nol		í.

- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a ______ civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes _____ No ____ If Yes, provide details for each such investigation. ______
- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No ____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? charge.	No Yes	If Yes, provide details for each such
VMA/-rupe all Southantians Lation.		
		Partition and a second and a

b) Any misdemeanor charge pending? No V Yes I If Yes, provide details for each such charge.

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No 🗸 Yes ____ If Yes, provide details for each such conviction

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 No ✓ Yes _____ If Yes, provide details for each such conviction. ______

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No 🗸 Yes 🔄 If Yes, provide details for each such

occurrence,

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No ✓ Yes ✓ If Yes, provide details for each such instance.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No version version if Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17)Conflict of Interest:

a) Please disclose:

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County. N/A

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting as collection agent on behalf of Nassau County. $\nu l A$

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting as a collection agent on behalf of Nassau County. μ h

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Attachments to Business History Form

Please provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.

A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the bidder/proposer be other than an individual, the bid/proposal should include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the bidder/proposer has provided similar services or who are qualified to evaluate the bidder's/proposer's capability to perform this work.

Town of Oyster BayRobert McEvoy, ComptrollerAddress74 Audrey AvenueCity/StateOyster Bay, NY 11771Telephone(516) 624-6444Fax #(516) 624-6460

E-Mail Address_rmcevoy@oysterbay-ny.gov

_{City/State} Manhasset, NY 11030

Telephone (516) 869-7740

Fax #_____

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CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

Jeffrey S. Davoli

_____, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 9th day of February

<u>Drene E. Howell</u>

Notary Public

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Qualified in Suffolk County Commission Expires Sept. 8, 2013

2016

Nam	e of submitting business:	Albrecht, Viggiano, Zureck and Co., P.C.
By:	Jeffrey S. Davoli	
	Print name	
	Signature	
Pa	rtner	
	Title	
	2,9,16	
Date	······································	

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO V YES If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO YES If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO YES IFYES, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO 🖌 YES If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? NO 🖌 YES _____ If Yes, provide details for each such charge.
 - b) Is there any misdemeaner charge pending against you? NO 🖌 YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO 🗸 YES _____ If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO 🗸 YES 🔤 If Yes, provide details for each such conviction.
 - e) In the nast 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO YES I If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges?
 NO ✓ YES If Yes, provide details for each such occurrence.

- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO ✓ YES _____ If Yes, provide details for each such investigation.
- 10. In addition to the Information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO YES If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO √ YES I If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO VES If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

L Jeffrey S. Davoli

, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity,

Sworn to before me this 9th day of February 20 16

<u>Aneme & Howell</u> Notary Public

IRENE E. HOWELL NOTARY PUBLIC, State of New York No. 4871174 Oualified in Suffek County Commission Expires Sept. 8, 20_18

Name of submitting business

Jeffrey S. Davoli

Print name

Signature

Partner

Title

16

Date

Business History Form Attachment

Question # and Response:

- 7) The Company shares its space with two affiliates, AVZ Wealth Management, a financial services entity, and Suffolk Court Associates LLC, a rental holding company.
- b) The Company's partners control the affiliates by common ownership among the businesses.
- In the Company has two affiliates, AVZ Wealth Management LLC and Suffolk Court Associates LLC, but the Company is not controlled by either of those entities.
- (7) a) and b) The Company has no conflicts of interest with the County as it pertains to this proposal. The Company uses an Annual Independence form that is completed by all employees of the Company to identify and rectify and conflicts of interest.

Attachments to Business History Form information:

- A. i) 1950
 - ii) Names and addresses of the Company's officers:

Antaki, Stephen A.	25 Suffolk Court	Hauppauge, NY 11788
Davoli, Jeffrey S.	25 Suffolk Court	Hauppauge, NY 11788
Ferreira, Joseph	25 Suffolk Court	Hauppauge, NY 11788
Knox, John J.	25 Suffolk Court	Hauppauge, NY 11788
Mattern, Charles	25 Suffolk Court	Hauppauge, NY 11788
McGrath, Robert M.	25 Suffolk Court	Hauppauge, NY 11788
Murray, Thomas J.	25 Suffolk Court	Hauppauge, NY 11788
Posner, Robert	25 Suffolk Court	Hauppauge, NY 11788
Quarte, Robert	25 Suffolk Court	Hauppauge, NY 11788
Shiilingsford, Jr., John S.	25 Suffolk Court	Hauppauge, NY 11788

iii) Names, addresses and titles of the Company's officers:

Murray, Thomas J. Quarte, Robert Antaki, Stephen A. Davoli, Jeffrey S Ferreira, Joseph Knox, John J. Mattern, Charles McGrath, Robert M. Posner, Robert	25 Suffolk Court 25 Suffolk Court	Hauppauge, NY 11788 Hauppauge, NY 11788	President Secretary/Treasurer Vice President Vice President Vice President Vice President Vice President Vice President
Posner, Robert Shillingsford, Jr., John S.	25 Suffolk Court 25 Suffolk Court 25 Suffolk Court	Hauppauge, NY 11788 Hauppauge, NY 11788 Hauppauge, NY 11788	Vice President Vice President Vice President

- iv) New York
- v) Approximately 75 employees
- vi) Approximately \$13 million
- vii) AVZ personnel devote a substantial amount of time to professional activities. Our participation provides our professionals with the ability to offer and discuss recent issues and topics on auditing, accounting, and management subjects. Many of our partners, principals, and managers are committee members of various State organizations/societies in New York as well as the State Society of Certified Public Accountants and BKR International. In addition, we are active members in the New York State Conference of Mayors and Municipal Officials (NYCOM), Government Finance Officers Association (GFOA) and members of the New York State Association of School Business Officials (NYSASBO). AVZ professionals compose articles on current business issues and frequently speak on a variety of topics and provide educational seminars, including presentations at GFOA conferences, to clients and other professionals. AVZ professionals are also actively involved in other organizations within their communities.

viii) AVZ is a public accounting firm registered to practice in the State of New York. All AVZ partners, principals, managers, and supervisors assigned to this engagement are licensed certified public accountants.

B. In business 66 years

31 B

C. We are the contract accountants for the Suffolk County Tobacco Asset Securitization Corp and have maintained/prepared the general ledger, all supporting accounts, amortization schedules and the financial statements for presentation to the Board of Trustees.

We are the auditors for the Nassau County Industrial Development Agency and perform an audit of the books and records, and assist in the preparation of annual audited financial statements of the Agency.

We are the contract accountants for Nassau County Interim Finance Agency and we prepare the annual financial statements, analyze and review all monthly bank reconciliations and investment accounts, review and analyze the annual adopted budget, and compare annual budgets to actual expenses.

We are the contract accountants for the Town of Oyster Bay and we assist in closing the year-end books and records, and prepare the annual financial statements.

E.137.17

Contract ID:CQCO14000004

Department: Comptroller

Capital:

SERVICE: Annual County Audit

NIFS ID #:CLCO17000004

NIFS Entry Date: 02-MAY-17

Term: from to

Amendment	
Time Extension:	
Addl. Funds:X	
Blanket Resolution:	
RES#	

1) Mandated Program;	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:		Department:
Name: RSM US LLP	Vendor ID#: 420714325-01	Contact Name: Sergio A. Blanco
Address: 1185 Avenue of the Americas, New York, NY 10036	Contact Person: Jen Katz	Address: 240 Old Country Road, Mineola, NY 11501
	Phone: (212) 372-1000	Phone: (516) 571-2854

Routing Slip

Leg. Affairs	Approval/Review: X AIN003 075570	24-MAY-17 MREYNOLDS
Dep. CE	Approval: X Approval/Review: X AIN003 0V55V0	26-MAY-17 ENAUGHTONCE
County Atty.	Approval to Form: X 81 : 1 Ci 92 IVN LID	18-MAY-17 DMCDERMOTT
County Atty.	Insurance Verification: X	18-MAY-17 DMCDERMOTT
OMB	NIFS Approval: X	24-MAY-17 MRONAN
ОМВ	NIFA Approval: X	24-MAY-17 RDALLEVA
DPW	Capital Fund Approved:	
Department	NIFS Approval: X	18-MAY-17 JGARNER
Department	NIFS Entry: X	11-MAY-17 SBLANCO

Legislature	Approval:	
Comptroller	NIFS Approval:	
NIFA	NIFA Approval:	

Contract Summary

Purpose: Contractor is to provide additional services related to the comprehensive audit of County¿s financial statements, provide management letters, perform the County¿s federally mandated single audit and provide other related services not included in the scope of the original contract. Unexpected circumstances required significant additional work beyond the normal scope of testing which ultimately led to the need for a restatement of opening fund balance, supplementary staff necessary to complete testing required by the Federal government, as well as Risk mitigation procedures which were required in order for the Contractor to be able to issue to the DOT report

Method of Procurement: A request for proposals was done in January 2014.

Procurement History: Three firms submitted proposals. After a lengthy evaluation process, including presentations by all of the three proposers, and Best and Final Offers from each of the three proposers, the evaluation committee determined that McGladrey¿s (n/k/a RSM US, LLP), proposal was superior to the rest.

Description of General Provisions: Complete annual financial audit of the County and Single Audits of Federally Funded Programs, inclusive of monies received under ARRA management letters.

Impact on Funding / Price Analysis: \$45,766.

Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted) Approve as submitted

Advisement Information

BUD Fund:	GET CODES GEN	FUNDING SOURCE	AMOUNT	LINE	INDEX/OBJECT CODE	AMOUNT
Control:	CO	Revenue				\$ 0.00
Resp:	1200	Contract:				\$ 0.00
Object:	DE503	County	\$ 45,766.00			\$ 0.00
Transaction:	103	Federal	\$ 0.00			
Project #:		State	\$ 0.00			\$ 0.00
Detail:		Capital	\$ 0.00			\$ 0.00
	NTEXEZAT	Other TOTAL	\$ 0.00 \$ 45,766.00	1	COGEN1200 DE503	\$ 45,766.00
%	NEWAL	IUIAL	φ 43,700.00		TOTAL	\$ 45,766.00
Increase % Decrease				L	- I ., , ,	L

RULES RESOLUTION NO. – 2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY COMPTROLLER AND RSM US, LLP

WHEREAS, the County has negotiated an amendment to a personal services agreement with RSM US, LLP to provide annual financial audits of the County, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amended agreement with RSM US, LLP.



Hon. George Maragos Nassau County Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501 Tel: (516) 571-2386 • Fax: (516) 571-5900 nccomptroller@nassaucountyny.gov

Additional Response for NIFA form question #3

The County's Comprehensive Annual Financial Report (CAFR), is audited annually by the County's independent audit firm, RSM US, LLP.

During the 2015 year-end audit, several issues occurred that required additional work by RSM that was outside the scope of the original contract. One such issue was the delay in receiving the Nassau Medical Center's (NUMC's) financial statements seven weeks after the requested deadline. This required additional draft CAFRs to be prepared and reviewed by RSM, thus necessitating additional staffing on their part to expedite the issuance of the CAFR as close to the June 30th deadline as possible. The Medical Center has missed this deadline over the past three years. Because there is a deadline for releasing the County's CAFR, the Comptroller instructed the firm to do what was necessary to complete the work needed for the issuance of the CAFR.

Delays in the release of the CAFR affect NYS reporting, rating agencies' review of the County's financials, Federal Awards and bond covenants, therefore, it is in the best interest of the County to release the annual CAFR as close to the deadline as possible.

NIFA Nassau County Interim Finance Authority

Contract Approval Request Form (As of January 1, 2015)

1. Vendor: RSM US_LLP

2. Dollar amount requiring NIFA approval: \$45766

Amount to be encumbered: \$45766

This is a Amendment

If new contract - \$ amount should be full amount of contract if advisement - NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 2014 to 2016 CAFR year

Has work or services on this contract commenced? Y

If yes, please explain: Please see attachment

4. Funding Source:

X General Fund (GEN)	Grant Fund (GRT)		
Capital Improvement Fund (CAP) Other		Federal % State % County %	0
is the cash available for the full amount of the com	ract?	Y	100
	lasti	-	
If not, will it require a future borrowing?		N	
Has the County Legislature approved the borrowin	g?	N/A	
Has NIFA approved the borrowing for this contract	N/A		

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

Contractor is to provide additional services related to the comprehensive audit of Countys financial statements, provide management letters, perform the Countys federally mandated single audit and provide other related services not included in the scope of the original contract. Unexpected circumstances required significant additional work beyond the normal scope of testing which ultimately led to the need for a restatement of opening fund balance, supplementary staff necessary to complete testing required by the Federal government, as well as Risk mitigation procedures which were required in order for the Contractor to be able to issue to the DOT report

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to form Y

Nassau County Committee and/or Legislature Not Applicable

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true an d accurate and that all expenditures that will be made in reliance on this authorization are in confor mance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

RDALLEVA 24-MAY-17

Authenticated User Date

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

_I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

<u>Date</u>

NIFA

Amount being approved by NIFA: _

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

Date

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being su bmitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: RSM US, LLP

CONTRACTOR ADDRESS: 1185 Avenue of the Americas, New York, NY 10036

FEDERAL TAX ID #: <u>420714325-01</u>

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on ______ [date]. Potential proposers were made aware of the availability of the RFP by advertisement in ______ [newspaper], posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on ______ [date]. _____ [state #] proposals were received and evaluated. The evaluation committee consisted of: _______

____ (list # of persons on

committee and their respective departments). The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. \overline{X} This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on December 15, 2014. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP The original contract was entered into after a request for proposals was done in January 2014. Three firms submitted proposals. After a lengthy evaluation process, including presentations by all of the three proposers, and Best and Final Offers from each of the three proposers, the evaluation committee determined that McGladrey's (n/k/a RSM US, LLP), proposal was superior to the rest.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- □ A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s) why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \Box A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ **B.** The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- **D**. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. This is a public works contract for the provision of architectural, engineering

or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>Instructions with respect to Sections VIII, IX and X:</u> All Departments must check the box for VIII. Then, check the box for either IX or X, as applicable.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. \Box **Department MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 03/16



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

No.

Dated: 4-28-2017

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Signed: wt A. Basset

Print Name: Scott Bassett

Title: Partner_____

Rev. 3-2016

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer/bidder. Answers must be typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID/ PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

1.	Principal Name <u>Scott A. Bassett</u>						
	Date of birth03 / 06 / 1963						
	Home address967 Pequot Avenue						
	City/state/zipNew London, CT 06320						
	Business address157 Church Street						
	City/state/zip New Haven, CT 06510						
	Telephone 203-773-6615						
	Other present address(es)						
	City/state/zip						
	Telephone						
	List of other addresses and telephone numbers attached						
2.	Positions held in submitting business and starting date of each (check all applicable)						
	President//Treasurer//						
	Chairman of Board//Shareholder//						
	Chief Exec. Officer// Secretary/ //						
	Chief Financial Officer / / Partner <u>02 / 01 / 1</u> 995						
	Vice President/////						
	(Other)						
3. 5 4 8 4.	Do you have an equity interest in the business submitting the questionnaire? NO YES <u>X</u> If Yes, provide details. Partner <i>19</i> 6 مىل <i>ىدىسىمىيە</i>						
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? NO <u>X</u> YES <u>I</u> If Yes, provide details.						
5.	Within the past 3 years, have you been a principal owner or officer of any business or not-for-profit						

organization other than the one submitting the questionnaire? NO X YES ; If Yes, provide details. Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in 6.

the past 3 years while you were a principal owner or officer? NO X YES If Yes, provide details.

POF (02/2016)

<u>NOTE</u>: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? NO X_YES _____ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? NO X YES If Yes, provide details for each such instance.
 - c. Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? NO X___YES ____ If Yes, provide details for each such instance.
 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? NO X YES If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? NO X YES If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? NO X YES If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? NO X YES If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? NO X YES If Yes, provide details for each such conviction.
 - e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? NO X_____YES _____ If Yes, provide details for each such conviction.
 - f) In the past 5 years, have you been found in violation of any administrative or statutory charges? NO X YES If Yes, provide details for each such occurrence.

PQF (02/2016)

- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? NO X YES If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? NO <u>X</u> YES If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? NO X YES If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X YES If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Scott A. Bassett</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

20 17

Sworn to before me this 13th day of April

State of Connecticut County of New Haven Notary Public

RSM US LLP

Name of submitting business

Scott A. Bassett

Print name JH. Basset

Signature

Partner

Title

04 / 13 / 2017

Date

Business History Form

In addition to the submission of bids/proposals, as applicable, each bidder/proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the bid/proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date: April 13, 2017

1) Bidder's/Proposer's Legal Name: ____RSM US LLP

2) Address of Place of Business: 1185 Avenue of the Americas New York, NY 10036

List all other business addresses used within last five years: Address of the principal place of business is: One South Wacker Drive, Suite 800, Chicago, IL 60606

3) Mailing Address (if different):

Phone: 212-372-1000

Does the business own or rent its facilities? Rent

4) Dun and Bradstreet number: 07-348-2424

5) Federal I.D. Number: 42-0714325

6) The bidder/proposer is a (check one): ____ Sole Proprietorship ____ Partnership ____ Corporation ___ Other (Describe) _LLP

 Does this business share office space, staff, or equipment expenses with any other business? Yes ____ No X ___ If Yes, please provide details: ______

- Does this business control one or more other businesses? Yes ____ No X If Yes, please provide details: ______
- Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes ____ No X ____ If Yes, provide details._____

10) Has the bidder/proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes <u>No X</u> If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).

- 11) Has the bidder/proposer, during the past seven years, been declared bankrupt? Yes ____ No X____ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes ______ No _X_____ If Yes, provide details for each such investigation. _______
- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes X No If Yes, provide details for each such investigation. See Attachment A.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? No X Yes If Yes, provide details for each such charge.

b) Any misdemeanor charge pending? No X Yes I If Yes, provide details for each such charge.

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No X Yes _____ If Yes, provide details for each such conviction ______

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 No X Yes I If Yes, provide details for each such conviction.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No Yes X If Yes, provide details for each such

occurrence. See Attachment A.

- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No <u>X</u> Yes <u>;</u> If Yes, provide details for each such instance.
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No X Yes If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. **NOTE:** If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflicts exist</u>

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. <u>No conflicts exist</u>

 Please describe procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future. No conflicts exist A. Include a resume or detailed description of the bidder's/proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified. See attached pages from original proposal and updated bios.

Should the bidder/proposer be other than an individual, the bid/proposal MUST include:

- i) Date of formation; 1926, date of incorporation 1994.
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner; A full listing of partners has
- iii) Name, address and position of all officers and directors of the company; been provided.
- iv) State of incorporation (if applicable); RSM US LLP is an Iowa limited liability partnership incorporated December 30, 1994.
- v) The number of employees in the firm; Nearly 9,000, see attached write up.
- vi) Annual revenue of firm; \$1,845,000,000 as of April 30, 2016.
- vii) Summary of relevant accomplishments See attached write up.
- viii) Copies of all state and local licenses and permits. See attached write up regarding requirements for licenses.
- B. Indicate number of years in business. We have been in business since 1926, 91 years.
- C. Provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services. We have been performing the audit of Nassau County since 2014
- D. Provide names and addresses for no fewer than three references for whom the bidder/proposer has provided similar services or who are qualified to evaluate the bidder's/proposer's capability to perform this work.

Company Nassau County Interim Finance Authority

Contact Person Carl Dreyer, Treasurer

Address _____ Franklin Avenue, Suite 302

City/State Garden City, NY 11530

Telephone 516-248-3077

Fax # 516-248-4050

E-Mail Address carl.dreyer@nifa.ny.gov

Company Nassau County Sewer and Storm Water Finance Authority

Contact Person_Beaumont Jefferson, County Treasurer

Address 1 West Street

City/State Mineola, NY 11501

Telephone _______

Fax # ____516-571-1528

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E-Mail Address___bjefferson@nassaucountyny.gov

Company Massau County Tobacco Settlement Corporation

Contact Person_____Beaumont Jefferson, County Treasurer

Address 1 West Street

City/State Mineola, NY 11501

Telephone _____

Fax #_____516-571-1528

E-Mail Address bjefferson@nassaucountyny.gov

E. Please provide any other information which would be appropriate and helpful in determining the bidder's/proposer's capacity and reliability to perform these services. We have been performing the audit of Nassau County since

2014.



Scott Bassett

Partner, Assurance Services RSM US LLP New Haven, CT scott.bassett@rsmus.com + 1 203 777 4293

Summary of Experience



Scott Bassett has over 25 years of specialized experience in the audits of governmental and nonprofit organizations. He has provided significant services to many governmental entities. He has been involved in the planning processes, design and implementation of the audit work plan, supervision of staff, compliance testing for the Single Audit Concept, providing management advice and preparation of Comprehensive Annual Financial Reports for various clients. Scott has also assisted numerous clients with implementing new generally accepted accounting principles. He serves or has served as lead assurance partner for public sector clients, including the following:

- City of Hartford, Connecticut, and related entities
- City of Stamford, Connecticut, and related entities including Stamford Water Pollution Control Authority
- City of Providence, Rhode Island and related entities
- City of New Haven, Connecticut and related entities including Department of Education
- City of Danbury, Connecticut
- San Diego County Regional Airport Authority
- City of Miami, Florida and related entities
- Greater New Haven Regional Water Authority
- Financial Accounting Foundation, including the FASB and GASB

Professional Affiliations and Credentials

- Certified public accountant
- American Institute of Certified Public Accountants
- Connecticut GFOA Technical Standards Committee
- Connecticut Society of Certified Public Accountants, serves on its Governmental Accounting and Auditing Committee

Education

Master of Accountancy, Central Connecticut State University



James Walch

Partner, Assurance Services RSM US LLP Rochester, MN james.walch@rsmus.com +1 507 226 0410



Summary of Experience

Jim Walch is an assurance partner with over 35 years of experience providing financial and compliance audit and consultation services. His clients have primarily been in the public sector and consist of cities, counties, school districts, healthcare organizations and various for-profit companies.

An audit and accounting specialist, Jim provides advice and consultation regarding complex accounting matters, assists engagement teams in audit matters, and is responsible for ensuring that reports issued by the firm comply with professional standards.

Professional Affiliations and Credentials

- Certified public accountant
- Government Finance Officers Association Special Review Committee
- American Institute of Certified Public Accountants

Education

Bachelor of Science, accounting, St. Cloud State University



Jennifer M. Katz

Partner, Government Services RSM US LLP New York, NY jen.katz@rsmus.com 732 515 7300 212 372 1617

Summary of Experience



Jennifer Katz is a partner with more 12 years of experience serving significant governmental and not-forprofit entities. She is well-versed in the requirements of Uniform Guidance, Governmental Accounting Standards Board pronouncements and *Government Auditing Standards*. Prior to joining RSM US LLP, she was a senior manager at Deloitte & Touche LLP, where she served in a management development position for the public sector and not-for-profit groups. This role included researching and evaluating the impact of new accounting pronouncements and providing technical training.

Clients served include:

- County of Nassau, New York
- Nassau County Interim Finance Authority
- Nassau County Sewer and Storm Water Finance Authority
- Nassau County Tobacco Settlement Corporation
- The Mayor's Fund to Advance NYC
- The City of New York*
- New York City Water and Sewer System*
- New York City Other Postemployment Benefits Plan*
- City of New York Retirement Plans*

- MTA New York City Transit Authority*
- The Port Authority of New York and New Jersey*
- New Jersey Environmental Infrastructure Trust
- The City of Newark
- Trust for Cultural Resources of the City of New York

*Client while employed by her previous firm.

Professional Affiliations and Credentials

- Certified public accountant in the states of New York and New Jersey
- American Institute of Certified Public Accountants
- New York State Society of Certified Public Accountants
- New Jersey Society of CPAs
- Association of Government Accountants

Education

Bachelor of Accountancy, George Washington University



Melissa Lewis

Manager, Government Services RSM US LLP New York, NY melissa.lewis@rsmus.com 212 372 1025



Summary of Experience

Melissa Lewis is a manager with more than seven years of experience serving governmental and nonprofit entities. She is well-versed in the requirements of Uniform Guidance, Governmental Accounting Standards Board pronouncements and *Government Auditing Standards*.

Prior to joining RSM US LLP, Melissa was a senior accountant at EFP Rotenberg, LLP, a regional public accounting firm in the greater Rochester, New York area. As a member of the government team, she researched new accounting pronouncements, wrote quarterly email blasts on issues affecting governmental clients and provided internal technical training.

Clients served include:

- County of Nassau, New York
- Nassau County Tobacco Settlement Corporation
- Mayor's Fund to Advance
 NYC
- Nassau County Interim Finance Authority
- Nassau County Sewer and Storm Water Finance Authority
- Nassau Community College
- Nassau Community College
 Foundation, Inc.
- New Jersey Environmental Infrastructure Trust

Professional Affiliations and Credentials

- Certified public accountant in the state of New York
- American Institute of Certified Public Accountants

Education

Bachelor of Science in Accounting, State University of New York at Geneseo

About RSM

RSM is the leading provider of audit, tax and consulting services focused on the middle market, with more than 8,000 people in 80 offices nationwide. We are a licensed CPA firm and the U.S. member of RSM International, a global network of independent audit, tax and consulting firms with more than 38, 000 people in over 120 countries.



Size of practice

Within our public sector practice, we offer approximately 140 partners and principals, 150 directors, and nearly 500 additional professionals who are committed to serving state and local governments.

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Partner	Director	Other	Partner	Director	Other	Partner	Director	Other
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State and local government experience As a national firm, RSM serves the audit, compliance and consulting needs of over 800 governmental entities. Our governmental clients include cities and towns, utilities, housing authorities, redevelopment agencies and transportation authorities. This translates into considerable knowledge of the unique challenges faced by government organizations.

We understand that current economic conditions demand state, county, city, municipal and special purpose governments to do more with less and recognize your need to shift priorities in response to fluctuations in local, state and federal funding. We serve the financial and compliance audit needs of a number of governments on an annual basis, many of whom also count on us to assist them in earning the GFOA Certificate of Achievement for Excellence in Financial Reporting

As a firm, we have committed resources to help our government clients address these challenges and anticipate future changes. The County will have the benefit of dedicated resources that closely monitor public sector developments and provide regular communications on important accounting, regulatory, and tax pronouncements and other matters pertinent to our state and local government clients.

Uniform guidance

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A large number of state and local governments receive federal funds. Our ability to effectively serve these entities is based on significant knowledge and experience previously with OMB No. A-133, *Audits of States, Local Governments and Non-profit Organizations* and now with Subpart F of Title 2 U.S. Code of Federal Regulations (CFR) Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance).

Your proposed engagement team members collectively possess the skills, knowledge and experience to perform financial and compliance audits under *Government Auditing Standards* and Uniform Guidance— and have undergone requisite training.

Licenses, certifications or educational requirements the firm holds in order to be in compliance with state and federal regulations

RSM US and its individually licensed certified public accountants are regulated by a number of state and federal requirements. All partners in the firm are CPAs. All CPAs must be licensed in the state in which their office is located. Our licensing department ensures that our firm and its individual employees are in compliance with the licensing requirements in the states where active firm and individual licenses are held.

Many state licensing boards require that CPAs maintain and improve their skills through continuing professional education courses and other opportunities for professional development. Certain competency requirements also must be met for professionals who perform engagements in accordance with standards established by the Comptroller General of the United States (i.e., *Government Auditing Standards*).

RSM US is a registered sponsor with the National Association of State Boards of Accountancy. We ensure our internal training meets the requirements of the AICPA/NASBA Statement on Standards for Continuing Professional Education (CPE) Programs.

Our assurance and tax partners and professional staff, including CPAs and non-CPAs, are required to participate in at least 20 hours of qualifying CPE every year and at least 120 hours every three years. In addition to these requirements, there are additional minimum standards for professionals who practice in certain industries. It is the responsibility of each professional to be familiar with the various CPE requirements for the states in which they are licensed, and to properly register and complete the necessary CPE requirements when renewing state licenses to practice. Our National Office of Risk Management monitors compliance with CPE requirements.

While all of our professionals receive a minimum of 80 hours of CPE every two years, all employees who participate in audits of governmental clients are required to fulfill a minimum of 24 hours of CPE every two years in subjects directly related to:

- Current public sector environment, including unique accounting rules and applications
- Auditing techniques, including those specifically pertaining to the satisfaction of governmental audit requirements
- Professionals who serve governmental entities satisfy the 24-hour CPE requirement by attending the following internal training sessions as appropriate:
- Governmental accounting, auditing and financial reporting
- Advanced governmental accounting and auditing
- Governmental auditing for in-charge auditors
- Government compliance auditing workshop
- Government financial auditing
- Government financial and compliance auditing conference
- Our training programs

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID/PROPOSAL OR FUTURE BIDS/PROPOSALS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Scott A. Bassett</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County

will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 13th day of April 20_17

Connecticut Notary Public unty of New Haven

Name of submitting business: ____RSM US LLP

Scott A. Bassett By: Print name ABasaN Signature

Partner

Title

04 / 13 / 2017 Date

Attachment A

Additional response to 13 and 14(e):

RSM US LLP is a national provider of accounting, tax and consulting services. Like other professional services firms, we engage in matters with legal and regulatory implications as a part of doing business. At any given time, most public accounting firms will have ongoing legal activity.

As is customary within the accounting profession and other professional practices, RSM does not disclose information pertaining to legal proceedings. Settlements and regulatory activity often involve matters that are bound by confidentiality agreements and orders that prohibit comment. However, there are no pending or actual claims that could reasonably be expected to impact our ability to serve our clients generally, or to provide the services contemplated by this proposal, specifically.

Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1.	Name of the Entity: RSM US LLP
	Address: 1185 Avenue of the Americas
	City. State and Zip Code: New York , NY 10036
2.	Entity's Vendor Identification Number: 42-0714325
3.	Type of Business:Public CorpPartnershipJoint Venture
	Ltd. Liability CoClosely Held Corp Other (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

See attached listing.

5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholdres/partners/members. If a Publicly held Corporation include a copy of the 10K in fieu of completing this section.

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See attached listing.

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company.

None

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements, or to otherwise engage in lobbying as the term is defined herein. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

None	
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Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See page 4 of 4 for a complete description of lobbying activities.

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	List whethe inty, New York		e person/organiz	ation is registered	as a lobbyist (e.g
			e person/organia	ation is registered	as a lobbyist (e.g

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 4/13/12

with A. Bassett Signed:

Print Name: Scott A. Bassett

litle	Partner

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

Consultant's Contractor's and Vendor's Disclosure form Attached listing

D Name	Lic #	Lic State
11861 Abeles,Randy D	239013704	<u>الم</u>
22928 Abernethy,Linda S	065027337	IL
32829 Ackerman,Brian C	065032886	IL
2979 Adams,Joseph M	065.020960	IL
53264 Adinolfi,Jonathan D	090658	ТΧ
11512 Adkisson,Jay	065.048124	IL
44881 Affonso,Dale		
58524 Ahlheim,John	014337	MO
51522 Albano,Richard	099121	NY
40620 Alexander, Jason A		
64023 Allen,Thomas	079584	ТХ
57473 Almonte,Ernest	32653R	MA
61962 Alston,Tim V	058010	ΤX
6742 Altshuler, Jeffrey M	45988	CA
32866 Alzfan,Alan D	056303	NY.
24989 Anderson,Chad	21023	MN
25433 Anderson, Christopher V	O08795	IA
61963 Anderson,Jeff C	058014	ΤX
24743 Anderson,Kelly L	AC40610	FL
56972 Anderson,Mark	077946	ΤX
52632 Anderson, Michael	CPA020510	GA
32879 Andrews,David M	33204	ОН
46161 Ansah,William	34166	MÐ
32887 Antman,Marvin R	060247	NY
32888 Antonopoulos,Nikolaos George	065.022899	۱L
10533 Arata,James L	CPAL.0003631	СТ
55923 Archer,John	AC50893	FL
24774 Archer,Michael	CPAL.0003683	СТ
42211 Atwell Jr,Alan George	20265	NC
46177 Aubrey,Nancy L	10129	MA
35474 Avakian,Norik L		
46180 Awdeh,Lutof G		
8233 Azbell,Kerry B	R04101	IA
35667 Bachman,Dennis M	CA033123L	PA
56011 Backos,Gavin		
41722 Bailitz,Owen	065030031	IL
14914 Baker,Jeffery C	O02844	IA
24535 Bakker,Christie	18036	WA
32926 Baldowski,Patricia A	062147	NY
25764 Banse, Christopher E	099929	ТХ
7513 Barnes, Stephen J	14407	NC
43918 Barsky,Scott A	CA14533L	PA

.

1 4131	Bartak,Edward J	2001005699	МО
22511	Bartlett,Patrick	31346	NC
12786	Bartman,Jean C	35211	NE
46186	Bartucca,Michael A	14583	MA
13502	Bassett,Scott A	CPAL.0006293	СТ
13891	Beacom,Michael J	082527	ТΧ
12881	Beal,James A	O08079	IA
21775	Beasley,Tyrone W		
26582	Beck,Ronald Alan		
10778	Becker,Brian J	O06828	IA
5711	Becker,Marla	065023811	IL
11552	Beelendorf,Douglas	20604	NC
41166	Behringer,John	065.033297	IL
54082	Beil,Daniel	18311	MD
61973	Bendele,Denise B	050686	ТΧ
39144	Bender,Michael W	37646	MD
12266	Beneventi,Thomas John	065.010496	IL
29498	Benfatti,Joseph James	99700	CA
32976	Benjamin,Ian J	054218	NY
32985	Berger,Benjamin Aaron	26388	MD
36199	Berger,David J	085848	NY
38768	Bergthold,Joseph	065.031264	IL.
50511	Berman,Daniel		
22301	Bernstein,Bruce	036106	NY
24538	Best,Robert	12228	WA
23255	Billig,Robert H	CPA900191	DC
32999	Bird,John	065.032939	IL
27439	Bistolas,Christa	CPAL.0014553	CT
33002	Blacklaw,Brian N	065.026053	IL
23101	Blakey,Paul	065.023364	IL.
51750	Blanton,Claire	AC0030667	FL
33007	Blaze,Thomas	065.039179	IL.
33011	Bloom,Mark L	065.016305	IL
56288	Boehrer,Terry W	905031	OK
16616	Boelter,Angela D	18062	MN
49483	Bonnette,Daniel	16302	MA
50778	Borgman,Sequoya	22285-1	WI
35669	Borrelli,Adam D	CA042636	PA
53462	Bosman,Andrew		
35553	Botzis,Michael	27318	NC
59498	Bova,Nicholas		
5904	Bowman,Karen A	AC0008561	FL
27689	Brackett,John	25161	NC

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. . .

15833 Bradford, Christopher M	CP19900317	IN
12507 Bradvica, Matthew L	CPA78976	CA
44876 Brady,Peter	01740010	0/1
52284 Bravo,Carlos	AC41966	FL
28068 Briggs,Todd	239001247	IL
46203 Brisbois,Girard C	100001111	
19854 Broberg,Brad W	O10309	IA
17674 Brock,Lisa L	25831	VA
33073 Brunk,Martin P	7935	MD
44108 Budnik, Gregory	CPAL.0008393	СТ
33085 Burdine, Theresa A	AC0029524	FL
11793 Burger, Jon I	CPA60028	CA
51028 Burgess, Timothy R	28830	NC
21000 Burkamper,Laura Ann		
46206 Burke III,Robert M	16265	MA
23264 Burke,Janette D	18940	VA
47989 Burquest,Patricia		
58239 Burr,Tracy	033630	ТΧ
24167 Burtner,Thomas	19267	VA
35516 Butler,Kerensa	AC0031524	FL.
21954 Byman,James F	10291	MA
55317 Cacurak,Scott	83253	CA
40521 Cadden,John D.	AC0029453	FL
48041 Caforio,Jonathan R		
26373 Caicedo,Angelika M	61989	CA
9720 Cain,Paul G	O06590	IA
60839 Calafell,Robert		
33098 Calamita,Paul L	CPAC.0010419	СТ
21635 Callens,Robert J	8750	MD
50183 Camacho,Ramon		
6113 Cannon,Wm Louis	12086	NC
13910 Capistrant,Andrew C	16791	MN
46212 Cappelloni,Albert J	7699	MA
55103 Cardinal,Troy		
53497 Carney,Patrick	84989	CA
5373 Carney,Shawn P	19912-001	WI
54371 Carr,Charles	19647	VA
44460 Carr,Robert	AC37495	FL
41725 Carroll,Eric	095739	NY
49074 Carroll,Zachary	095086	ТХ
61995 Carter,James W	048331	ТХ
59501 Casey,George		
33122 Cashin,James L	17400	MA

23266 Castle,Dara F	37365	VA
45796 Cataldo,Joseph	CP19900112	IN
46218 Caturano, Richard	5096	MA
46220 Cavallo, Christopher M	25632	MA
24775 Ceci Jr.,Anthony D	CPAL.0004388	CT
60170 Chabanel,Andre	20CC03030900	NJ
19588 Chaberski,Mark P	065.012829	IL
53279 Chaffin,Kenneth W	040312	TX
53280 Chance, Mary Catherine	022338	тх
36286 Christner, Charles J	CP18702101	IN
28821 Chugh,Gireesh	112154	NY
50760 Churchill, Christina	112104	
48024 Chylinski,Patrick		
4856 Clarahan,James D	065.017981	۱L
33169 Clark,Joseph F	CPAL.0006914	CT
6117 Clontz Jr,Charles E	12844	NC
33177 Coakley, Terrence	065.020353	IL
28442 Coffland,Matthew	27439	NC
46525 Cohen,Allan H	4716	MA
57518 Coker,Angela E	8878	AL
46228 Cole,Monique L	0070	
57519 Collins,Korey Lee	8488	AL
10070 Compiani,Frank T	AC0010023	FL
46233 Condon III,Richard J	16002	MA
56286 Conner, James R	906528	OK
46132 Conroy,Patrick J	19360	MA
35850 Corns,Steven	32437	VA
25760 Couch, Michael George	086390	TX
54283 Cowhey, Gregory	000000	17
22065 Cox,Lance S	060891	тх
53246 Craft III,H. Charles	12814	NC
33230 Creevy,LeeAnne W	CPAC.0010595	СТ
24561 Croft,Brenda M	23180	WA
24432 Cronauer, James J	065.031693	IL
46242 Cummings,Richard M	10011	MA
25920 Curttright, Vincent A	065032544	IL
48057 Dahl,Shawn		14
2013 Davenport,Sam D	CP18556457	IN
6618 Davis,Keith J	CP18704399	IN
22600 Davis,Susan L	O06256	IA
10508 Davisson,Richard A	CP19300260	IN
7807 Dawson,Harold W	O06459	IA
4188 Day,Richard D	O03828	IA
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45074 de la Fe,Sergio	AC35002	FL.
48016 Decilveo Jr, Joseph E	055257	NY
19560 Decker, Charles E	O10638	IA
14357 DeFilio,Scott D	CPAL.0009577	CT
33283 DeGrandis,Ron	CPA.06787	OH
56766 DeHart,Charles J	CA039064L	PA
36756 Deiso,Phyllis	25855	FL
58722 Del Core, Thomas A	087247	TX
48714 Del Re,Catherine	091368	NY
20512 DeLuca,Albert J	27964	NC
46997 Dempsey, Gregory	060062-1	NY
63041 Denena,Ana	058207	ТΧ
11433 Denney,James Jay	05691	MN
51954 Dennis,Mark	26883	NC
56295 Denny,James H	905400	ок
46250 DePhillips,Keith A		
12112 Devine,Martin F	065.019672	11_
39054 Devino,Gregory L	AC35568	FL
17763 DeWulf,Craig R	O10314	lA
21967 DiGiusto,David A	9303	MA
62013 Dimick III,William E	065341	ΤX
46257 Dimino,Thomas J	9822	MA
61054 Dingwall,Michael	1101025218	MI
33325 Dobranic,David M	CPA 37972	ОН
26927 Doggett,Ty P	O11543	IA
22033 Dombrowski,Robert A	065.020796	}L
17762 Donaldson,Aaron R		
13957 Donatell,Henry	16403	MN
27266 Douvris,George	065.030988	IL.
46260 Dow,Stacy E	16956	MA
24862 Draxler,Steven	18805	MN
25231 Drollinger,Lenore L	15102	WA
33342 Dubois,Dominic S	200299	MD
21932 Dunlap,Randall W	065.025810	IL
57523 Dunn,John A	6065	AL
23284 Dykes,Arthur J	002058	MD
8644 Eash,Robert E	28637	NC
33358 Edelheit,Richard	065.016300	IL
19852 Edgar,Cameron M	21304	MN
9251 Edwardson,John M	10962	MN
46267 Egbert,Allison H	21426	MA
23707 Ems,Steven R		
10148 Eto,Dwayne S	59272	СА
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	9501 Evans,Edward W	18694	NC
	28697 Evans,John F	19962	MN
	22946 Evans,Joseph J	065.022689	IL.
	16070 Even,Loras Raymond		
	39066 Fanelli,Michael	120069	NY
	8838 Farrell,Thomas M	065.023443	IL
	35665 Feldman,David N	CA019134L	PA
	11882 Feldmann,Robert Raymond	AC0023373	FL
	27511 Fell,Travis J	O11648	IA
	33409 Fennessy,Jason		
	46271 Ferraro, Michael	7323	MA
	10559 Ferreira,Thomas H	CPAL.0004995	СТ
	56770 Fesnak,Robert W	CA015252L	PA
	62021 Fields,Kathleen K	051498	тх
	33426 Fischer, Charles J	065010416	IL
	9723 Fischer, Frederick L	O06971	IA
	8631 Flemmer,Jefry D	11704	MN
	53379 Fletcher, Michael	26048	VA
	23523 Fleura,Shawn	065.031070	IL
	55722 Foley,Charles M	CPA.11951	ОН
	46277 Foraste, Michael C	18886	MA
	23295 Forde,Mark W	0305-009599	VA
	33446 Fortineaux,Marlon	42471	MD
	13953 Fortsch,Zachary A	065.024573	IL
	5302 Foster,Rodney D	O04843	IA
	26900 Fox,Julee A.	2003029082	MO
	33448 Fox,Michael	065-026386	IL
	62027 Fraga,Santos Jr	030055	TX
	36401 Frankel,David	18248	MA
	21801 Franken,Galen Ross	015746	MO
	46280 Frattasio,Robert A	20526	MA
ł	29945 Friedman,Brett	AC0027326	FL.
	2342 Frisbie,Hugh D	23854	IL
	57852 Furmanski,Neil	065027401	IL
	1808 Furst,Kenneth W	R02947	IA
	46282 Gaffey,Daniel J	22304	MA
	33470 Gaines,Mark	065014650	IL.
	28914 Galivan,Karen	065.028026	IL
	15873 Gallagher,Timothy M	065.018917	IL.
	22352 Gallegra, Vincent	052767	NY
	20379 Gansen,Bryan R	2005002205	MO
	62032 Garcia,Leslie G	067771	TX
	44095 Gay,Mark	24608	NC
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48448	Geopfert,Daimon		
12133	George,John	065.024892	IL
58532	Geschke,Steven J	004942	MO
57005	Ghazi,Tauseef		
59437	Gibson,Kristina	108943	ТΧ
56281	Gibson,Michael J	906223	OK
9408	Gidlow,Eric A	11228	MN
53303	Gilbert,Meredith A	074436	ТΧ
33517	Gillespie,Patrick G	079613	NY
33520	Ginsburg,Noah	065.018400	IL
18182	Glazik,Robert Anthony	065029170	IL
45170	Glynn,Robert	065.030011	IL
39978	Godwin,Armied A	16247	NC
46290	Goguen,Christopher	·	
21533	Golebiowski,Rich	CA-018989-L	PA
21663	Gorman,William J	09219	MD
43082	Gradl,Steven	90621	CA
11476	Graham,James G		
46299	Greehan,Katie	23251	MA
33569	Green,Thomas	065.024648	IL
56317	Greenwell,David T	4631	ОК
23632	Greer,Michael S	12033	AZ
37784	Greisch,James R	35202	NE
59509	Grell, Jeffrey		
24499	Griffin,David H	78137	CA
62045	Griffith,Steven R	025223	ТΧ
10611	Gross,Guy M	065.024944	IL
19891	Grossman,Michael A	O10794	IA
28382	Grossman,Michael J		
55726	Grubb,Elizabeth B	CPA.29372	ОН
27830	Gruidl,Nicholas P	19408	MN
39147	Guill,Andrew M	45191	NE
29010	Guirovich,Paul J	093536	NY
28364	Guo,Hao	086510	ТΧ
51760	Haase,Phillip		
1695 1	Hague,John T	065.019853	IL
62049	Haigler,Christopher S	052863	ТΧ
57533	Haley,Richard Wallace	2336-R	AL
13572	Halkitis,Michael J	065-027315	łL
38087	Hallemeyer,Adam James	101878	CA
42316	Hallick,Michael T	091736	ТΧ
33620	Hanover,Christine A	065.024430	IL
49838	Harder,John	12988	VA

20307	Harp,Melissa A		
24217	Hartema,Brett M	103662	ТΧ
33639	Harvey,Mark	065.023282	IL
15295	Harvey,Matthew C	2000172908	МО
17 419	Hasan,Hussain T		
33645	Hassett,William	065.021156	IL.
28825	Hawkins,Bert	71366	CA
57215	Hayes,Vince	56236	CA
50022	Head,Daniel		
36058	Healey,Kathryn	CPA.0022334	СО
24587	Hedden,Dale K	06953	WA
40516	Heidt,Robert H	AC0025400	FL
21670	Hemelt,Matthew E	21240	MD
33662	Henson,Jeremy Steven	16959	AZ
45394	Hernandez,Carlos	AC44645	FL
28543	Hershberger,Brad L	R05514	IA
37686	Hill,Bjorn S		
57457	Hill,David	127265	CA
53310	Hill,Jeffery A	046569	ТΧ
36674	Hill,Tammy M	CP18604478	IN
12178	Hillmann,Jon P	O07092	IA
33682	Hirsh,Lawrence Mark	CPA.14879	OH
33683	Hirsh,Mitchell	065.025351	IL.
22171	Hobkirk,Heidi S	O10837	IA
33687	Hoff,Melanie S	064954	NY
28324	Hoffman,Ryan J	86512	CA
10926	Holland,Troy D	CP19400375	IN
17381	Holmberg,Martin R	065.029599	IL
33696	Holmes,Brian D		
59513	Homan,Brian		
13580	Horaney,Michelle	R04833	IA
2590	Horn,William K	04800	MN
46319	Houle,Julie M	20559	MA
55735	Howard,Hugh R	CPA.17921	OH
13917	Hren,Brian	16101	MN
28353	Hudson,Melvin E	87327	CA
61002	Humphries,John B		
46323	Hurley,J. Ryan	24170	MA
59514	Hutter,Christian		
33736	Isaac,Elliot	088640	NY
36640	Iyer,Kesavan R		
5119	Jackson,Todd A	08005	MN
25520	Jacobson,Robert W		

33755 Jenkins,Andrew	CPA.51385	OH
45005 Jenkins,Gary	AC40412	FL
55737 Jenkins,Kenneth J	CPA.30298	OH
27614 Ji,Yang Frank	065.049042	IL.
21679 Jirsa,Robert J	5567	MD
12295 Joaquin,C Dean	66003	CA
4254 Johannesen, Jeffrey	R02999	IA
20784 Johnson,Elizabeth		
53172 Johnson, James	89662	CA
11446 Johnson,Randolph L	11379	MN
22956 Johnson,Steven	065.023506	IL.
12793 Johnson,Steven R	2004019996	MO
16557 Jones,Brandon K	17613	MN
59563 Jones,Christopher		
55738 Jones,Paul R	CPA.37395	ОН
25004 Jong,Karen W	52489	CA
4186 Jorth,Bruce J	AC0030231	FL.
33793 Jugan,Steve	074349	NY
24042 Juliana,Michele		
29869 Kaczmarek,Joseph	065036159	IL
11850 Kadavy,James M	R03666	IA
20796 Kain,Theresa A		
25174 Kaiser,John	065040422	IL
33802 Kalic,Loraine A	34540	ОН
16653 Kalla,Jennifer A	18937	MN
47749 Kastenschmidt,Robert	17979-1	WI
9089 Kathe,Shari L	065.025031	IL
51930 Katz,Jennifer	094791-1	NY
33820 Kaufman,Gabrielle	10303	MD
55912 Kautter,David	CPA2846	DC
47723 Kawecki,Richard		
26891 Keating,Sean	102435	NY
20842 Kelley,Steve E	18248	WI
44017 Kellogg,Jason J	CPA.0024891	CO
56036 Kelly,Raymond	49203	NY
25120 Keninger,Korey C	2008036970	MO
22082 Kennedy,Kristi	041718	ТΧ
21230 Kenney,Matthew A		
8561 Kent,Ronald D	53375	CA
33844 Kessel,Morton	065-008141	۱L
27860 Kettler,Joshua N		
48473 Keyler,Lawrence	CP18604949	IN
27730 Kiehl,Gregg	22862	NC

23990 Kie	l Paul E	065028079	IL
	ay Jr.,Paul C	20382	MA
	nball,J. Scott	065.027222	IL
	slow,Joseph S	32696	MD
51119 Kirl	•	52090	
	ey,Thomas Michael	19033	MN
24758 Kiri		CPAL.0011450	CT
	sh,Michael A	CA-039784-L	PA
	sell,Gerald B	14520	MN
	chen,Patrick	065027201	IL
	nkowski,James	000027201	
	ntworth,David J	065018487	IL
	sch,John David	CPA012504	GA
	udson,James R	11574	MN
	ch,Timothy J	CP19800052	IN
	odkin,Ronald	53387	CA
	tun,Steven M	065030997	IL
	ndisetty,Sudhir K	000030337	
	pew,Steven P	CA-026408-L	PA
-	stick,Tasha Rae	83182	CA
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	hmann,William S	087978	ТХ
	icunas,William J	001010	17
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	imer,Gary M	97107	CA
	iner,Chaim H	065-029889	IL
	zek,James A	019868	MO
47908 Kru			
48204 Kul		8573-1	WI
	ek,Karen L	065.017988	IL
	iatek,Harlan J	118478-1	NY
	Due,Christopher K		
	France,Steven W	CP19200452	IN
10178 Lar	nbrix,Gary R	3122R	NV
23622 Lar	nkin,Kathleen P		
46346 Lar	nothe,Marc P	20727	MA
24778 Lar	ndau,Gerald	CPAL.0007237	СТ
33938 Lar	ngley Jr,Robert P	12043	MA
29064 Lar	nza,John	20CC02405400	NJ
33941 Lap	bidus,Carol C	055563	NY
	uritsen,Kaye A	17919-R	AZ
20839 Le	Bihan,Franck		

45056	Leblanc,Larry L	38298	MD
20752	Lee, Jr., Ronald Wendell	25765	NC
58460	Lee,Peter	75325	CA
41989	Lee,Susan	75088	CA
33975	Leffler,William H	11592	MD
27284	Leitzen,Valerie	25438-1	WI
13293	Lemke,Eric	065.025556	IL
20161	LeMond,Ryan T	87915	CA
19543	Lemons,Dean M		
11865	Lenz,Thomas C	065.015432	IL.
45652	Levenson,Daniel F	065.028531	IL
53327	Li,Virginia Way-Jen	065557	ТХ
14916	Lidel,Jamie L	11150	AZ
57671	Lindamood,Alex	29898	VA
51632	Linders,Martina	239.011529	IL
22395	Lipari,Donald	054561	NY
58729	Lisi, John	AC0027968	FL
4868	Lockwood,Debra K	AC0032286	FL
46054	Logan,Marc D	31552	VA
53329	Logan,Robert M	017348	ТХ
62080	Lonsdale,Patrick M	080505	ТХ
50954	Lord,Sara	20148	MN
22398	Lorusso,Mark	CPAL.0004885	СТ
54153	Loudermilk,Jay	CP10000367	IN
15315	Lundberg,Michael D	27820	MN
13094	Luzi,David S	065.022027	IL
28294	Machara,Joseph	065.021403	IL.
7836	Mack,Christine T	10683	MN
46365	MacKenzie,Christopher J	10223	MA
48599	Mackey,Scott	27613	MA
48127	Macora,Stanley	107803	NY
21840	Maddux,Gregory A	011149	MO
35901	Maginley,Donnovan	AC0027718	FL
21994	Mahoney Jr.,Joseph E	14545	MA
56797	Mahoney,William III P	CA017304L	PA
29771	Majer,John	AC38374	FL
56798	Malone,Andrew J	CA020473L	PA
3597	Mansk,James Kenneth	065.019318	IL.
35661	Mantas,John H	CA015394L	PA
11863	Marcotte,Milton J	065.026199	IL
57554	Mardis,Jeffrey T	7390	AL
53332	Margolis,Barry H	010945	ТΧ
36915	Margossian,Raffi	130338	CA

34093 Marinacci,Thomas P	043413	NY
59520 Marker, Jeffrey	0-10-110	
20382 Marrano,Brian C	065026742	IL.
39793 Marshall,Brian	CPAL.0012096	CT
11756 Marshburn,Morris R	16764	NC
13635 Martin,Garrick L	22740	NC
14761 Martin, Jerome J	17652	MN
21478 Martinelli,Susan A	CPAL.0012003	CT
21562 Marvel, Paul J	CA024508L	PA
24483 Mascareno,Samuel	85325	CA
57555 Mason,Craig J	8140-R	AL
12537 Massmann,Lance Walter	1739	SD
34117 Matheny,James Stephen	4270	MD
54304 Matson,Patricia		
14526 Matthys,Ryan	CP19800098	IN
43857 Matz,Randy		
16770 Maves,Brandon M	19880	MN
21703 Mayhew,Keith R		
16635 Mazza,Joseph D	73913	CA
34127 McAuliffe,R Bruce	CPA.40148	ОН
2337 McCann,Steven J	R03219	IA
20477 McCarragher,Joseph D	O10820	IA
50047 McClelland,Stephen	078478	NY
26322 McConnell,Paige M	83821	CA
42719 McCourt,John G	31155	VA
46378 McDonald,Robert Joseph	21541	MA
56799 McLemore,Lisa A		
12523 McNeal,Timothy D	15363	MN
22405 McParland, John	043916	NY
46383 Meconi,William L	27356	MA
24707 Megahee,Laura	3 16 44	NC
18477 Meier,Kurt		
38990 Menaker,Steven Alan	14592	NC
34165 Meritt,Brian S	4272	MD
44565 Metzger,Moshe	039939	NY
34174 Meyer,Joel	065.008152	IL.
34179 Milewski,Thomas A	065.027504	IL.
29980 Miller,Bradley	CP10500049	IN
44544 Miller,Faye	35856	MD
28414 Miller,Jonathan		
2354 Miller,Kenneth L	R02530	IA
11489 Millmann,Daniel C	10884-1	WI
·7677 Miskell,Mark W	065.018806	IL

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55750 Moeller,Jay J	CPA.28954	ОН
34198 Moenck, Jan M		
21710 Monaghan,Michael P	6559	MD
25005 Moore, James B	O07935	IA
14461 Moore,Robert B	065.024643	IL.
24615 Morgan,Bryce W	08081	WA
12242 Moritz, Timothy E	065.025174	IL I
4042 Morton, James F	CP18605929	IN
49162 Mulloy,Patrick	CA049627	PA
13798 Mulvey,Peter T	065.024774	IL.
22411 Muratovic,Haslan	084187	NY
13772 Murphy Hirata,Patricia	32981	CA
20241 Murphy, Christopher M	065030673	IL
6900 Murphy,Craig A	09135	MN
14703 Musi,Gennaro	074444	NY
14989 Nafziger,Michael		
38249 Nahom,Robert	8337	AZ
58542 Nahorski,James R	006105	MO
46403 Natalucci,Gregory P	20738	MA
3691 Natenstedt,Donald E	36959	CA
22417 Nedder,Ernest J	CPAL.0012098	СТ
23940 Nelson,Bryan		
5175 Nelson, Michael V	06106	MN
1447 Neumann,Roger L	O01532	IA
36970 Newman,Philip	AC39224	FL
24244 Nichols,K. Michael	239001836	IL
24079 Nichols,Martin		
34287 Nichols, Richard	034126	NY
23772 Nickel,Jamie S	20149	MN
46409 Nicolopoulos, John	16073	MA
52633 Niden,Henry	1 1 620	GA
16432 Nietzel, Terri L	065.025218	IL
58543 Nilges,Dennis P	004387	MO
34294 Nockels,Paul J	065-024441	IL.
51827 Noonan,David		
53848 Norfleet,James	072675	NY
62104 Notley,Robert M	068534	ТΧ
34301 Nudelman,Mendel	065016675	IL.
49523 Nunez,Alfonso	130211	CA
62105 O'Brien,Michael W	025596	ТΧ
34313 O'Brien,William J	065024311	IL
18230 O'Connor,Douglas J	26003-1	WI
3063 Oeth,David R	11205	MN

24621 O'Hare,Kenneth	20281	WA
35662 Ohliger,Teri A	CA013199L	PA
58429 O'Leary,Richard A	49072	CA
43771 O'Leary,Thomas	25467	VA
3594 Opheim,Douglas W	09295	MN
8749 Opland,Gordon L		
27140 Parish,Steven		
18466 Passaglia,Linda R	25521	WI
46419 Paul,Alan D	4106	MA
12403 Pavano,Carrie A	13441	AZ
44058 Peikes,Rebecca	CA13165L	PA
34395 Peltz,Scott	065.014834	1L
23509 Perez,Eric	CPAL.0009947	СТ
62112 Perez, Jr., Joel	075571	ТХ
23203 Perez,Patricio J	AC0031690	FL
9372 Peterson,David B	065022498	IL
34404 Petrus,William J	CPA.20053	ОН
53339 Phipps,Jeannette I	013519	ТΧ
16310 Pierce, Christopher M	087074	ТΧ
62654 Pinkstaff,Karen	084815	ТΧ
55757 Pleiman,Todd P	CPA.41197	ОН
22430 Plutzer,Robert	084963	NY
23014 Pornoy,Karen	239.028035	11_
48474 Pottratz,Michael	CP19500220	IN
442 Price,Dean R	O01045	IA
6637 Prien,Kevin K	O05720	IA
26977 Prillaman, Jacquelyn	28872	NC
56282 Prophet,Melissa G	904379	ОК
17780 Prough,Roger L	CPA.47060	ОН
40457 Radford, Michael	17 1 33	NC
1776 Radke,Craig T	24755	NC
19763 Ragan,Randy A	065.007514	IL.
9864 Randles,Gary R	065.014146	۱L
34482 Rate Jr,Richard A	45829	VA
55316 Reagan,Kevin	45303	CA
24635 Reffner,Karen L	19282	WA
27740 Reimann,Rodney		
34495 Rennie,Marcia	103904	NY
11981 Reto,Joyce	CPA034281	GA
34505 Ricchezza,Joseph R	051229	NY
57571 Richardson, James L	2502	AL.
17207 Richardson,James M	44937	NE
39902 Riddle,Steven D		

29539 Ridenour,Craig	31928	NC
35666 Rilling,John	CA028936L	PA
62120 Rios,Raul	045147	ТΧ
24639 Ritchie, Scott	20355	WA
8185 Ritsche,Mark A	10763	MN
13206 Roeder,Susan L	CA046874	PA
29213 Romano,John J	R04772	IA
56813 Romano,Michael T	CA030102L	PA
4119 Rominger, Jack L	58587	CA
11313 Roozeboom,Douglas T	O09367	IA
46445 Rosenfeld, Diego		
34547 Rosenthal,Barry	065-012956	IL
9598 Ross,Jeffrey A	AC0026745	FL
28669 Rotta,Matthew Joseph	065.034770	IL
8671 Rourick,Thomas J	081462	ТХ
46663 Routh,Daniel James	3042	29 NE
17562 Rubischko,Jeremy D	19522	MN
16197 Rucker,Brandon T	26145	NC
34562 Ruey,Nathaniel J	87345	1L.
40884 Russell,William Todd	AC39525	FL
56283 Salmons,James B	906101	OK
24644 Sancewich,Wendy M	22362	WA
35867 Sanders,Jamie Klosterman	108134	ТΧ
28780 Sanderson,Colin	097823	NY
41453 Sandler,Eric	074239-1	NY
22017 Sannella,Louis J	06058	MA
64020 Sant,Sean	1101023318	MI
11451 Santori,Mary Beth	14730	MN
14670 Sasse,Denise A	065.025549	IL.
50175 Saunders,Corey	30621	WA
23375 Saunders,Rodney L	21474	MD
23376 Savva,Elisavet M	26678	VA
44482 Scaliti,Matthew	104400	NY
4773 Scharenbroch,Carl L	9525	WI
46450 Schena,Robert J	18260	MA
43731 Schmidt,Robert		
34623 Schneidman,Byron	065.018327	IL.
34624 Schnell,Thomas M	239.029409	1L
12206 Schoenauer,Steven R	007906	IA
55768 Schoster,Kenneth J	CPA.21772	ОН
7105 Schroeder,Kathleen O	10253	MN
60751 Schulman,Jay		
3978 Schulte, Jon P	0854	SD

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346	39 Schwartz,Michael A		
346	42 Schwartz,Terry	18317	AZ
346	43 Sciarappa,Donna M	23883	он
28	08 Score,Douglas O	04184	MN
78	17 Scudder,David	065.023615	IL.
346	48 Seaton,Jennifer	065.028541	IL.
534	09 Sedwick,Melna Lynn	AC46970	FL
446	36 Seidel,Jeffry B	043951	NY
48	43 Seiler,David J	065-011730	۱L
331	52 Seitz,Kate	239.006090	IL
364	34 Sekhri,Vikas	103576	NY
156	97 Sengstock,Dean A	19322	MN
446	39 Sevier,Jason	21486	MD
621	34 Sewell,Marc D	080326	ТХ
285	01 Shah,Kislay	CPAL.0012608	СТ
464	55 Shaker,Christopher M	31453R	MA
464	56 Shamon,Joel F	13856	MA
606	15 Sharique,Nazif	079489	ТХ
	14 Sharp,Kristi	069502	ТХ
146	52 Shaw,Patrick T	065.019341	۱L
225	32 Shaw,Thomas J	065.028969	IL
224	57 Shear,Eugene	075444	NY
346	70 Sheeley,Stacey	087022	NY
249	59 Sheridan,Rebecca T	100336	ТΧ
224	58 Shlinger,Harry	036699	NY
639	95 Short,Paul	75380	CA
509	31 Shriner,Richard		
197	59 Shumovich,Daniel G		
297	37 Sibley,Jason A	CPA.0021635	CO
184	00 Siebrasse,Paul B		
524	36 Siegel,Charles Mitchell	086360	NY
533	51 Siegel,Terri T	058976	ТΧ
455	91 Silver,David	30657	MD
511	29 Simms,George	32621	NC
237	29 Sims,Leslie A	2004003877	MO
223	66 Singer,Cristin	080750	NY
201	99 Sink,James L		
172	64 Sisler,Melissa R	O09875	IA
202	76 Sjoholm,Joseph P	086778	NY
595	29 Sloan,Kirk		
· 129	16 Smaroff,Duke G	065.026121	IL
125	95 Smith,David N	16153	NC
595	30 Smith,Debra		

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7	117	Smith,James M	09900	MN
21	908	Smith,Kevin M	2007023720	МО
46	464	Smith,Michael D	17450	MA
8	871	Smith,Roger K	O06299	IA
23	386	Sneeringer,Thomas J	0018691	MD
5	981	Snyder,Mark L	12457	NC
41	835	Sobhy,Mohamed	52224	CA
10	077	Sokolowski,Christopher J	065-017542	IL
34	750	Spencer,Margaret C	AC0007604	FL
34	752	Spigelman,Alan Howard	065.020582	IL
34	754	Spizman,William D	065.018866	IL
46	112	Sponsel,Elizabeth Jean	11874	MN
53	357	Sprague,David B	052002	ТХ
7	376	Spreitzer,James B	05178	MN
45	384	Sprenger,Steven S		
41	597	Sproull,John Patrick	AC41989	FL
62	136	Sprouse,Lester F	026775	ТХ
46	467	St. Germain,Jim E		
45	401	Stackpole,Leslie B	13934	AZ
55	772	Stallard,Justin D	CPA.37690	ОН
34	774	Steinberg, Joel	052408-1	NY
14	801	Sterling,David A	065.018489	IL
55	773	Steward, Daniel P	CPA.41779	ОН
57	579	Stewart,Stephen S	9239	AL
56	818	Stilo,V Todd	CA022533R	PA
61	889	Stocks,James		
12	926	Stoettner,Robert E	065.025560	IL.
7	377	Stoneburner,Keith Lee	10308	MN
18	276	Strauss,Amanda Claire	086827	ТХ
. 44	255	Strimber,Mark		
34	801	Strype,Michael P	059675	NY
41	338	Stuart,Richard	CPAL.0006163	CT
46	579	Sturisky,Gary	72043	۱L
38	571	Sundar Raj,Kartik	33738	VA
47	607	Susswein,Donald Benjamin		
26	949	Swanson,Andrew C	O10854	IA
41	316	Sweeney,James P	AC0027453	FL
46	479	Talcoff,Mathew D	17087	MA
39	483	Tambor,Yaakov	095155	NY
27	745	Tasel,Murat	25570	MD
12	402	Tassitano,Tamara K	AC0025324	FL
22	472	Taub,Stuart	075425	NY
34	864	Thomas-beck,Kathleen M	AC0023273	FL

59577 Tickner,Benjamin		
26483 Ticknor, Matthew M	2007018405	мо
9560 Tiefenthaler,Tim J	81209	CA
1793 Tomaw,Mark A	065.010811	11_
27601 Topinka,Jolene A		
12514 Topp,Corey A	16718	MN
34889 Tracy,Mitchell P		
22880 Trager,Michael H	CA012947L	PA
13852 Tramp,Chad P	R03928	IA
25079 Tritabaugh,Adam W.	22733	MN
57587 Tucker,Richard J	4742-R	AL
7100 Tunning,Marty J	O05650	IA
28345 Tutor,Matthew W	85626	CA
15448 Umphress,Victoria Y	CPA-2841	NV
16108 Underwood,Douglas W		
25014 Urban,Anthony A		
42830 Valderrama,James	35648	ОН
28351 Valentine,Gretchen L	43814	CA
43584 Van Wert,David	101332	CA
15989 Vance,Patrick M		
3216 Vandenberghe,Daniel A	06182	MN
15389 VanDyne,Rochelle Ann	18996	MN
41980 Vanlandingham,Scott D		
12368 Vannucci,Kevin T	106822	NY
40506 Varga,Gerald	104171	CA
4866 Verdick,Martin E	065.012773	IL
35183 Vergo,Michael J	AC0016351	FL
51752 Vetter, Gregory		
29459 Vial,Paul R	O04487	IA
46497 Vitale,Leslie P	8314	MA
34943 Vogelsang,William	124955	CA
14489 Voigt,Lee A		
13135 Volpe,Ralph A	CPAL.0004025	СТ
51374 Wagner, Jr, Horace	AC0019559	FL
7876 Wagner,Robert E	22543	NC
2703 Walch,James M	04699	MN
48819 Walker,Patrice		
34964 Wall,Daniel M	065-025181	۱L
25542 Wallace,Keith T	18649	NC
7217 Wallgren,Donald	13979	MN
34968 Walti,Kenneth Scott	239027702	łL
53372 Warley,Carol G	021968	ТХ
57792 Warren,Andrew	CPAL.0017946	СТ

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27896 Wasserman, Philip M	040378	NY
16167 Waterman, Jonathan A	065031103	IL.
25638 Waters,Sarah J	CP11300399	IN
57590 Watkins,Larry W	8948	AL
57591 Watson, James A	2646	AL
26408 Watson, Michael P		
34980 Wax,Laurie F	088547	NY
39359 Webber Laczo,Sara Ann		
23403 Weber Jr.,Eugene A	25457	VA
50158 Weber,John	093366	NY
34983 Weber,Michael B	059179-1	NY
18171 Weber,Ryan J	O10585	IA
26781 Wehrheim, Richard D.	R04587	IA
34985 Weil,Lynne	065.031226	IL
9122 Wells,William E	1065R	NV
24241 Wernimont, Chad M	O11343	IA
57593 West,John C	2759	AL
53770 Wetzel,Daniel	1591	2 MO
35000 Wheadon,Daniel J	. 21402	MA
38985 Wheat,Mandy Lynn	32100	VA
35001 Whelan,Daniel	18110	MD
28504 Whetstone, Tracy	065.033076	IL
27387 Wickwire, Craig D.	88385	CA
56028 Wilgenbusch,Scott	065037717	IL.
14663 Wilkens, Thomas Lee	24977	NC
57596 Wilks,Shad W	8295	AL
21598 Williams,Colleen A	CA015469L	PA
14667 Williams,Dana C	65.02488	3 IL
10676 Williams, Jeffrey G	19795	NC
38466 Williams,Michael F	073093	ТХ
29907 Wilson,Jerry	32614	NC
24665 Wilson,Lisa T	14550	WA
26490 Wilson,Peter S	5315	8 NY
40535 Wilson,Scott H.	AC0023048	FL
17567 Wilson-Jones,Darcelia A	73503	CA
53179 Wiltgen,Karen		
35029 Windlinger,John R	065.019426	IL.
28515 Windram,Thomas	CPA902556	DC
60612 Wingate,Martin	AC0026603	FL
35033 Wischmeyer Jr,Thomas A	CPA.25121	ОН
54273 Wiskus, Jennifer	132344	СА
7840 Woell,James M	10838	MN
52977 Wood, Anthony		
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54897 Wood, Christian		
47491 Wood,David	065.026720	IL
13432 Woodworth,William J	74291	CA
40503 Worden,Clay	AC0027808	FL
23677 Wories,Craig	065031263	IL
35056 Wozniczka,John	065-024496	IL
62160 Wright,John E	063392	ΤХ
35684 Wright,Rodlee J	CA032851L	PA
53376 Wright,Thomas M	014087	ΤХ
62161 Wright, Tom D	076204	ΤX
46493 Wunder, Nichole	25742	MA
35063 Yager,Jeffrey H	48771	NY
46567 Yonowitz,Arthur	17500	MD
50726 York,Sherri Holbrook	28929	NC
23653 Zabel,Jeremy D	21466	MN
26696 Zagar,Teresa	065.030538	ΙĹ
35084 Zalick,John P	CPA.10855	ОН
21167 Zall,Bryan A	3099	ΑZ
24823 Zanderson,Jason V	1905	SD
16646 Zwart,Jeremy D	18988	MN

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AMENDMENT NO. 2

This AMENDMENT (together with any appendices or exhibits hereto, this "Amendment") dated as of March 1, 2017 between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Office of the Nassau County Comptroller, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department"), and (ii) RSM US, LLP ("RSM", f/k/a McGladrey LLP), having its principal office at 1185 Avenue of the Americas, New York, New York 10036 (the "Contractor").

WITNESSETH:

WHEREAS, pursuant to County contract number CQCO14000004 between the County and the Contractor, executed on behalf of the County on December 15, 2014, as amended by the arrangement letter, dated January 6, 2015, and as amended by Amendment 1, County contract number CLCO16000002, executed on behalf of the County on April 11, 2016 (together, the "Original Agreement"), the Contractor provides services in connection with the complete annual financial audit of the County and single audits of federally funded programs, which services are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "Services"); and

WHEREAS, the term of the Original Agreement was from the commencement of the audit of the County's financial statements, and shall end with the completion of all Audit Services for the fiscal year ending December 31, 2016, provided that the County has the option to extend the Original Agreement for up to two (2) additional years, with each extension covering the period from commencement through completion of audit services for each respective fiscal year through fiscal year ending December 31, 2018, or unless sooner terminated in accordance with the terms of the Original Agreement (the "Original Term"); and

WHEREAS, the maximum amount that the County agreed to reimburse the Contractor for Services under the Original Agreement, as full compensation for the Services, was Nine Hundred Sixty-Four Thousand Seven Hundred and Eighty-Three and 00/100 Dollars (\$964,783.00) ("Maximum Amount"); and

WHEREAS, the Original Agreement provided that where there is a change in the scope of Services or any agreed-upon additional audit-related services to be provided under the Original Agreement, or in any circumstance with respect to the Original Agreement, the parties shall negotiate in good faith to make an equitable adjustment to the rates; and

WHEREAS, the County and Contractor deem it in their respective best interests to include additional audit-related services as part of the Services and to increase the Maximum Amount to provide funds for such additional audit-related services; and

WHEREAS, the County and the Contractor desire to further amend the Original Agreement as and to the extent set forth in this Amendment; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

1. <u>Amount of Consideration</u>: The Maximum Amount in the Original Agreement shall be increased pursuant to Section 4 (A) (3) of the Original Agreement by Forty-Five Thousand Seven Hundred and Sixty-Six and 00/100 Dollars (\$45,766.00) as compensation for additional audit related services relating to the Contractor's audit of the County's financial statements, so that the maximum amount that the County shall pay the Contractor as full consideration for all Services provided under the Original Agreement, as amended by this Amendment (the "Amended Agreement"), shall not exceed One Million Ten Thousand Five Hundred and Forty-Nine and 00/100 dollars (\$1,010,549.00) (the "Amended Maximum Amount").

2

2. <u>Services</u>: The Services to be provided by the Contractor as set forth in Section 2 of the Original Agreement shall be amended to include the following additional services performed by Contractor in relation to the following items, with their respective costs:

- a. Unexpected circumstances required significant additional work above and beyond the normal scope of testing which ultimately led to the need for a restatement of opening fund balance for the County's capital funds to ensure the completeness and accuracy of the adjusting entries required as well as additional examination of the underlying schedules and records for 2015 and 2014 at a maximum cost of Eighteen Thousand One Hundred and Eighty-Two and 00/100 Dollars (\$18,182.00);
- b. Two of the County's federally funded grant programs required qualified opinions from the Contractor (instead of unmodified, or clean, opinions) due to unanticipated matters which occurred during the performance of the auditing procedures above the normal scope of the audit. Because of the lateness of obtaining responses to questions and support for selections, and because of the significance of the findings that required the Contractor to qualify its opinions on the two programs, the Contractor had to spend more staff time than anticipated following up and had to bring more staff out at times not originally scheduled or budgeted. This resulted in additional costs for the supplementary staff necessary to complete the testing that is required by the Federal government at a maximum cost of Twenty-Two Thousand Four Hundred Eighty-Three and 00/100 Dollars (\$22,483.00);
- c. An unexpected circumstance occurred with the County Executive's indictment after the CAFR audit but before the DOT audit was issued. Risk mitigation procedures were required in order for the Contractor to be able to issue the DOT report. Contractor had to work with its National Office of Risk Management to evaluate the indictment and available news information, additional required procedures in order to issue the DOT report at a maximum cost of Five Thousand One Hundred and One and 00/100 Dollars (\$5,101.00).

3. <u>Full Force and Effect</u>. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement.

[Remainder of Page Intentionally Left Blank.]

IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

RSM US, LLP

By: Cut ABasult Name: SocIt A BASSett Title: PALFLEL

Date: 4-25-17

PLEASE EXECUTE IN BLUE INK

Connecticut State of New York)

New) ss.: County of <u>Haven</u>)

On the 25^{th} day of <u>April</u> in the year 2017 before me personally Sco H A. Bassett, to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>New</u>; that he or she is a <u>Partner</u> of RSM US LLP, the limited liability company described herein and which executed the above instrument; and that he or she signed his or her name by authority of the partners of said limited liability company.

Vernuca C. Wallace NOTARY PUBLIC State of Connecticut

NASSAU COUNTY

By:	
~	· · · · ·

Name: _____

Title: County Executive

(or) Chief Deputy County Executive

(or) Deputy County Executive

Date: _____

NOTARY PUBLIC

STATE OF NEW YORK)

) ss.:

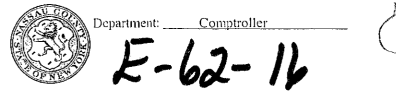
COUNTY OF NASSAU)

On the _____day of ______ in the year 2017 before me personally came ______ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ______; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

Notary Public

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Contract ID#:CQCO14000004- Line 03



SERVICE: 2015 County Audit

Contract Details

NIFS 1D # CLCO16000002

: NIFS Entry Date: 2/8/16 Term: 12/29/15 to 12/31/16 CAFR Year

New 🗌 Renewal	
Amendment	\boxtimes
Time Extension	
Addl. Funds	
Blanket Resolution RES#	

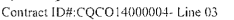
1) Mandated Program:	Yes 🗌	No 🛛
2) Comptroller Approval Form Attached:	Yes 🖂	No 🗌
3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌	No 🛛
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🖂	No 🗌
5) Insurance Required	Yes 🛛	No 🗌

Agency Information

Vendo	r	County Department
Name RSM US_LLP	Vendor ID# 420714325-01	Department Contact Sergio A. Blanco
Address	Contact Person	Address
1185 Avenue of the Americas, New York, NY 10036	Jen Katz	240 Old Country Road, Mineola , NY 11501
	Phone	Phone
	(212) 372-1000	(516) 571-2854

Routing Slip

DATE Rec'd.	DEPARTMENT	Internal Verification	DATE Appv'd& J. Fw'd,	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) 2.[8]]#(NIFS Appvl (Dept. Head)		\sim	
		Contractor Registered	2/26/14	Auer	
	ОМВ	NIFS Approval (Contractor Registered)	1/2/24/14	Johan auge	Yes No Not required if blanket resolution
	County Attorney	CA_RE & Insurance Verification		1 Sil 5. Se	
	County Attorney	CA Approval as to form	$\Box O_{2} _{y y}$	12 + 20	Yes No
	Legislative Affairs	Fw'd Original Contract to CA	0 /29/16	Meetre Q.C	evene
3/13/1	County Attorney	NIFS Approval	Dpt///	Junual	lautit
	Comptrofler	NIFS Approval	Ø3/2/1	Aun 3	500
2/2/4	County Executive	Notarization Filed with Clerk of the Leg.	- 1/4/10	au	





Comptroller

Contract Summary

Description: Additional Services in connection with the Audit of the County's Financial Statements for the 2015 through 2016 CAFR years.

Purpose: Contractor is to provide additional services related to the comprehensive audit of County's financial statements, provide management letters, perform the County's federally mandated single audit and provide other related services. These include adjustments to the preliminary trial balance; adjustments to the cash balance; adjustments to deferred revenue in the Grant Fund; adjustments to revenue from the Tobacco Settlement Corporation; and adjustments to the reporting of FEMA expenditures.

Method of Procurement:

A request for proposals was done in January 2014.

Procurement History: Three firms submitted proposals. After a lengthy evaluation process, including presentations by all of the three proposers, and Best and Final Offers from each of the three proposers, the evaluation committee determined that McGladrey's (n/k/a RSM US, LLP), proposal was superior to the rest.

Description of General Provisions: Complete annual financial audit of the County and Single Audits of Federally Funded Programs, inclusive of monies received under ARRA management letters.

Impact on Funding / Price Analysis: \$64,783.

Change in Contract from Prior Procurement: N/A

Recommendation: Approve as submitted

Advisement Information

BUDGET CODES			
Fund: GEN			
Control:	CO		
Resp:	1200		
Object:	DE503		
Transaction:	103		

FUNDING SOURCE	AMOUNT
Revenue Contract	XXXXXXX
County	\$64,783
Federal	\$
State	\$
Capital	\$
Other	\$
TOTAL	\$64,783

LINE	INDEX/OBJECT CODE	AMOUNT
01	COGEN1200 DE503	\$64,783
X		\$
Х		\$
	TOTAL	\$64,783

RENEWAL		
% Increase		
% Decrease		

Document Prepared By:

Date:

NIFS Certification			Comptroller Certification		County Executive Approval
I certify that this document was accepted into NIFS.			I certify that an unencumbered balan present in the appropriation		ntract is Name UII
Name	(Kp)	Ni	(ame SA)	u	Date 2/29/16
Date	312	5 16	Date	122/16	(For Office Use Only) E #:

RULES RESOLUTION NO.63 2016

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY COMPTROLLER, AND RSM US LLP

> Pacsed by the Rules Committee Nassan County Legislature By Value Ville on 3-7-16 V D'Allis ayes 7 payes 0 absteined 0 recused 0 Legislaters present: 7

WHEREAS, the County has negotiated an amendment to a personal services agreement with RSM US LLP in connection with the complete annual financial audit of the County and single audits of federally funded programs, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amendment to an agreement with RSM US LLP.

6-62-16

RULES RESOLUTION NO. - 2016

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY COMPTROLLER, AND RSM US LLP

WHEREAS, the County has negotiated an amendment to a personal services agreement with RSM US LLP in connection with the complete annual financial audit of the County and single audits of federally funded programs, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said amendment to an agreement with RSM US LLP.

LINK TO:	DOCUMENT HEADE		4:01 PM
DOCUMENT CATEGORY ENTERED BY DOCUMENT NUMBER INPUT PERIOD (MM YYYY) VENDOR NUMBER / SUFFIX VENDOR NAME VENDOR ADDRESS	: MARKERT, VALERIE 1-65 : CLCO16000002 : 02 2016 FEBRUARY	52 INITIATING DEPT APPROVAL TYPE	: CO : 01
COUNTRY ALPHA VENDOR BANK NUMBER DUE DATE DOCUMENT AMOUNT NUMBER OF LINES TRANSACTION CODE HASH TERMS POSTING/EDIT ERRORS F1-HELP F2-SELECT F7-VIEW DOC F8-SUBMIT G014 - RECORD FOUND	CHICAGO USA RSM US LLP 64,783.00 1 P414 F3-DELETE F4-PRIOR F9-LINK F10-SAVE		:

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LINK TO: ·	ENCUMBRANCE / ACC RECEIVABLE DOCUMENTS	4:01 PN
DOCUMENT : CLCO	16000002 - 01 INPUT PER: 02 2016 AMOUNT :	64,783.0(
TRANS CODE DOCUMENT REF TRANS DESC. TRANS AMOUNT INDEX SUBOBJECT UCODE/ORD#/DRC GRANT GRANT DETAIL PROJECT PROJECT DETAIL START DATE END DATE	: 109 ADD A SUFFIX TO A CONTRACT : CQCO14000004 03 : ADD'L SVCS FOR 2014 AUDIT CAFR : 64,783.00 : COGEN1200 ACCOUNTING : DE503 FINANCIAL	
FINANCIAL ERROR	S:	

F1-HELP	F2-SELECT	F3-DELETE	F4-PRIOR	F5-NEXT
F7-VIEW DOC		F9-LINK	F10-SAVE	
G008 - NEXT	RECORD DISPL	AYED		

LINK TO:	VENDOR DETAIL	- III - III - III - III	11:02 AM
FISCAL MO/YEAR : 12 2015 DEC : VENDOR : 420714325 01		CE TYPE : 01	ENCUMBRANC
S POST DATE T/C DOCUMENT DUE DATE DESCRIPTION	INDEX	SUBOBJ BANK	CHECK NO PERIOD AMOUNT
12/15/2015 109 CACO150000 FY2015 AUDIT OF C	03 01 COGEN1200 TY FINANCIAL STMTS	DE503 CAFR	12 2015 300.000.00

F1-HELP F2-SELECT F7-PRIOR PG F8-NEXT PG F9-LINK GO14 - RECORD FOUND George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: <u>RSM US, LLP</u>

CONTRACTOR ADDRESS: 1185 Avenue of the Americas, New York, NY 10036_____

FEDERAL TAX ID #: 420714325-01_____

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. _____ [#] of sealed bids were received and opened. [#] of

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on . Potential proposers were made aware of the availability of the RFP by advertisement in Newsday, posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on ______, 2015. One (1) proposal was received and evaluated. The evaluation committee consisted of: three members of the Comptroller's Office. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. This is a renewal, extension or amendment of an existing contract.

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- \square A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- □ B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \Box A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. Participation of Minority Group Members and Women in Nassau County Contracts. The Selected Contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of best efforts as outlined in Exhibit "EE" may be requested by the Comptroller's Office prior to the approval of claim vouchers.

IX. Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to the contract being submitted to the Comptroller.

X. D'Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees:

 \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

Date

, [,] ,

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 09/15

ACORD	CERT	TIFICATE OF LIA	BILITY INSU	JRANCI		TE (MM/DD/YYY) 9/2016
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New York, N.Y. 10038	1001		E-MAIL ADDRESS:			
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INSURED RSM US LLP 331 West Third Street, S	uite 200		INSURER B : INSURER C :			· · · · · · · · · · · · · · · · · · ·
Davenport, IA 52801			INSURER D :			
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Nassau County Attn: George Maragos, 240 Old Country Road	Comptroll	ler	SHOULD ANY OF THE EXPIRATIO		DESCRIBED POLICIES BE CAN HEREOF, NOTICE WILL BE ICY PROVISIONS.	
Mineola, NY 11501			AUTHORIZED REPRES		Risk Services Northeast.	Juc.
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ACORD 25 (2014/01)		The ACORD name and logo			CORD CORPORATION. A	ll rights reserve

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ACORD C	ERTIFICATE OF LIA	BILITY	Y INSI	JRANC	E İ		(MM/DD/YYYY) 4/2015
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PRODUCER Marsh USA Inc.		CONTACT NAME:					
2405 Grand Boulevard, #900		PHONE (A/C, No. Ext	:t);		FAX (A/C, No):		······
Kansas City, MO_64108 Altn: KansasCity.CertRequest@marsh.com Fa	av: 212-948-0015	E-MAIL ADDRESS:					
	ax. 2 12-040-0010		INS	URER(S) AFFOR			NAIC #
111314 INSURED	75810 CBrice			rance A Mutual C	ompany		24988
RSM US LLP				ually Company			28460
One South Wacker Drive, Suite 800 Chicago, IL 60606		INSURER C	: N/A				N/A
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B ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N / A 90-18524-02 (WI)	11/3	30/2015	11/30/2016	E.L. EACH ACCIDENT	\$	1,000,000
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If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$	1,000,000
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Nassau County is named as Additional Insured (except V	Vorkers Compensation) if required to be so by w	dule, may be att ritten contract.	tached if mor	re space is requi	red)		
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Nassau County							
Attn: George Maragos, Comptroller		SHOULD	D ANY OF	THE ABOVE [ESCRIBED POLICIES BE C	CANCEL	LLED BEFORE
240 Old Country Road		ACCORI	DANCE WI	N DATE TH	EREOF, NOTICE WILL CY PROVISIONS,	BE DI	ELIVERED IN
Mineola, NY 11501							
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			© 19	88-2014 AC	ORD CORPORATION.	All ric	ahts reserved

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AMENDMENT NO. 1

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AMENDMENT (together with any appendices or exhibits hereto, this "Amendment") dated as of December 29, 2015 between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting for and on behalf of the Office of the Nassau County Comptroller, having its principal office at 240 Old Country Road, Mineola, New York 11501 (the "Department), and (ii) RSM US LLP ("RSM", f/k/a McGladrey LLP), having its principal office at 1185 Avenue of the Americas, New York, New York 10036 (the "Contractor").

WITNESSETH:

WHEREAS, pursuant to County contract number CQCO14000004 between the County and the Contractor, executed on behalf of the County on December 15, 2014, as amended by the arrangement letter, dated January 6, 2015, the County contract, is hereby referred to as the "Original Agreement", the Contractor provides services in connection with the complete annual financial audit of the County and single audits of federally funded programs, which services are more fully described in the Original Agreement (the services contemplated by the Original Agreement, the "Services"); and

WHEREAS, the term of the Original Agreement was from the commencement of the audit of the County's financial statements, and shall end with the completion of all Audit Services for the fiscal year ending December 31, 2016, unless sooner terminated in accordance with the terms of the Original Agreement (the "Original Term");

WHEREAS, the maximum amount that the County agreed to reimburse the Contractor for Services under the Original Agreement, as full compensation for the Services, was Nine Hundred Thousand and 00/100 Dollars (\$900,000.00) ("Maximum Amount");

WHEREAS, the Original Agreement provided that where there is a change in the scope of Services or any agreed-upon audit-related services to be provided under this Agreement, or in any circumstance with respect to the Original Agreement, the parties shall negotiate in good faith to make an equitable adjustment to the rates;

WHEREAS, the County and Contractor deem it in their respective best interests to include additional audit-related services as part of the Services and to increase the Maximum Amount to provide funds for such additional audit-related services;

WHEREAS, the County and the Contractor desire to further amend the Original Agreement as and to the extent set forth in this Amendment; and

NOW, THEREFORE, in consideration of the promises and mutual covenants contained in this Amendment, the parties agree as follows:

 Amount of Consideration: The Maximum Amount in the Original Agreement shall be increased pursuant to Section 4 (A) (3) of the Original Agreement by Sixty-Four Thousand Seven Hundred and Eighty Three and 00/100 Dollars (\$64,783.00) as compensation for additional audit related services relating to the Contractor's audit of the County's financial statements, so that the maximum amount that the County shall pay the Contractor as full consideration for all Services provided under the Original Agreement, as amended by this Amendment (the "Amended Agreement"), shall not

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exceed Nine Hundred Sixty-Four Thousand Seven Hundred and Eighty-Three and 00/100 (\$964,783.00) (the "Amended Maximum Amount").

- 2. <u>Services</u>: The Services to be provided by the Contractor as set forth in Paragraph II of the Original Agreement shall be amended to include the following additional services performed by Contractor in related to the following items, with their respective costs:
 - Adjustments to Preliminary Trial Balance due to untimely and unexpected circumstances in adjusting entries at a maximum cost of Twenty-Four Thousand Seven Hundred and Five Dollars and 00/100 (\$24,705.00);
 - b. Adjustments to Cash Balance due to untimely and unexpected circumstances
 related to recording cash collected by the Treasurer's Office which was not timely
 recorded in the year-end cash, revenue and other balance sheet accounts at a
 maximum cost of Five Thousand Seven Hundred Forty-Eight Dollars and 00/100
 (\$5,748.00);
 - Adjustments to deferred revenue in the Grant Fund due to untimely and unexpected circumstances related to the recording of revenue in the Grant Fund in a prior year at a maximum cost of Eight Thousand Six Hundred Eighty-Nine Dollars and 00/100 (\$8,689.00);
 - d. Adjustments to revenue received from the Nassau County Tobacco Settlement Corporation relating to the adoption in 2007 of GASB 48 due to untimely and unexpected circumstances at a maximum cost of Seven Thousand and Ninety-Seven Dollars and 00/100 (\$7,097.00); and

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e. Adjustments to the reporting of FEMA expenditures for Single Audit reporting due to untimely and unexpected circumstances at a maximum cost of Eighteen Thousand Five Hundred Forty-Four Dollars and 00/100 (\$18,544.00).

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3. Full Force and Effect. All the terms and conditions of the Original Agreement not expressly amended by this Amendment shall remain in full force and effect and govern the relationship of the parties for the term of the Amended Agreement. IN WITNESS WHEREOF, the parties have executed this Amendment as of the Effective Date.

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RSM US, LLP

By:	Jennifee Kotty
Name:	Jennifer Katz
Title:	Director
Date:	2-17-16

PLEASE EXECUTE IN BLUE INK

State of New York)

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) ss.: County of \underline{NY}

On the 17th day of January in the year 2016 before me personally appeared Jennifer Katz, to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of New York; that he or she is a Director of RSM US LLP, the limited liability company described herein and which executed the above instrument; and that he or she signed his or her name by authority of the partners of said limited liability company.

<u>Haip m. Park</u> NOTARY PUBLIC

February

Gail M Parker Notary Public, State of New York NO 01PA6126374 Qualified in New York County Commission Expires May 02, 20 1

NASSAU COUNTY

State of New York} }SS.: County of Nassau}

I, Michael C. Pulitzer, Clerk of the Legislature, do hereby certify that the foregoing is a true and correct copy of the original agreement with RSM US LLP

On behalf of the Nassau County, Office of Comptroller

On file in this office of the Legislature and is of the whole said original. IN WITNESS WHEREOF, I have hereunto set my hand and affixed seal of the Nassau County Legislature the 14th day of April 2016

Clerk of the Nassau County Legislature Nassau County, N.Y.



February 28, 2017

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Hon. George Maragos, Comptroller Nassau County 240 Old Country Road Mineola, NY 11501

Attention: Hon. George Maragos, Comptroller

The Objective and Scope of the Audit of the Financial Statements

You have requested that we audit Nassau County's (the County) governmental activities, aggregate discretely presented component units, each major fund, the aggregate remaining fund information and the budgetary comparison (general fund, police district fund and sewer and storm water district fund) as of and for the year ended December 31, 2016 (with the Nassau Community College as of and for the year ended August 31, 2016), which collectively comprise the basic financial statements. Our audit will include the general fund and you acknowledge that we are the group auditor of the County's basic financial statements as of and for the year ended December 31, 2016. We will not audit the financial statements of the Nassau Regional Off-Track Betling Corporation, the Nassau County Industrial Development Agency, the Nassau County Local Economic Assistance Corporation, the Nassau County Bridge Authority and the Nassau Health Care Corporation, all discretely presented component units. Those financial statements will be audited by component auditors.

We are pleased to confirm our acceptance and our understanding of this audit engagement by means of this letter.

Our audit will be conducted with the objective of our expressing an opinion on the financial statements and the accompanying supplementary information presented in relation to the basic financial statements.

We will also perform the audit of the County as of December 31, 2016 so as to satisfy the audit requirements imposed by the Single Audit Act and Subpart F of Title 2 U.S. Code of Federal Regulations (CFR) Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance).

We will perform an audit of the New York State Department of Transportation mandated schedule of State Transportation Assistance Expended that addresses compliance with the requirements that could have a direct and material effect on each State Transportation Program and internal control over compliance in accordance with Part 43 of the NYS Codification of rules and regulations.

We will provide the County with our consent to release preliminary fiscal year results by the second week in April of each year subsequent to the end of the fiscal year being audited, and deliver the final audit and the comprehensive annual financial report (CAFR) by June 30 of each year subsequent to the end of the fiscal year being audited.

We will author a management letter communicating the results of the study and evaluation of the County's system of internal accounting controls performed as part of the audit of the financial statements. The management letter will also provide recommendations about other aspects of the County's operations where opportunities for improvement were observed. The management letter will be delivered

THE POWER OF BEING UNDERSTOOD AUDIT FTAX - CONSULTING



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within 60 days after the release of the CAFR and/or Single Audit but no later than the last day of the fiscal year in which the reports are released.

We will attend all Audit Advisory Committee meetings as requested by the County Comptroller.

We will meet all requirements of the County as outlined in Section II, Scope of Work, of **RFP No. CO0107-1402**, issued January 13, 2014.

The Responsibilities of the Auditor

We will conduct our audit in accordance with auditing standards generally accepted in the United States of America (GAAS); *Government Auditing Standards* issued by the Comptroller General of the United States (GAS); the provisions of the Single Audit Act; Subpart F of Title 2 U.S. CFR Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*; the U.S. Office of Management and Budget's (OMB) Compliance Supplement; and applicable guidance provided In Part 43 of the New York State Codification of Rules and Regulations (NYCRR) issued by the New York State Department of Transportation. Those standards, regulations, supplements and guides require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

Because of the inherent limitations of an audit, together with the inherent limitations of internal control, an unavoidable risk that some material misstatements may not be detected exists, even though the audit is properly planned and performed in accordance with GAAS. Also, an audit is not designed to detect errors or fraud that are immaterial to the financial statements. The determination of abuse is subjective; therefore, GAS does not expect us to provide reasonable assurance of detecting abuse.

In making our risk assessments, we consider internal control relevant to the County's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. However, we will communicate to you in writing concerning any significant deficiencies or material weaknesses in internal control relevant to the audit of the financial statements that we have identified during the audit.

We will also communicate to the County Legislature and Audit Advisory Committee (a) any fraud involving senior management and fraud (whether caused by senior management or other employees) that causes a material misstatement of the financial statements that becomes known to us during the audit, and (b) any instances of noncompliance with laws and regulations that we become aware of during the audit (unless they are clearly inconsequential).

The funds that you have told us are maintained by the County and that are to be included as part of our audit are listed here:

- General Fund
- NIFA Fund
- Police District Fund
- Sewer and Storm Water District Fund
- Capital Fund
- Nonmajor Governmental Funds

- o Environmental Protection Fund (Special Revenue)
- o Tobacco Settlement Corp (Special Revenue)
- o Sewer Financing Authority (Special Revenue)
- o Grant Fund (Special Revenue)
- FEMA Fund (Special Revenue)
- Tobacco Settlement Corp (Debt Service)
- o Sewer Financing Authority (Debt Service)
- NIFA (Debt Service)

The component units whose financial statements you have told us are to be included as part of the County's basic financial statements are listed here:

- Nassau Community College
- Nassau Health Care Corporation
- Nonmajor Discretely Presented Component Units
 - o The Nassau Regional Off-Track Betting Corporation (Proprietary)
 - o The Nassau County Industrial Development Agency (Proprietary)
 - The Nassau County Local Economic Assistance Corporation (Proprietary)
 - The Nassau County Bridge Authority (Proprietary)
- Blended Component Units
 - o Nassau County Interim Finance Authority
 - o The Nassau County Tobacco Settlement Corporation
 - o The Nassau County Sewer and Storm Water Finance Authority

There are no component units whose financial statements you have told us will be omltted from the basic financial statements. Should it be determined during the course of the audit that related organizations are deemed to be component units for financial reporting purposes, they too will be included.

The federal financial assistance programs and awards that you have told us that the County participates in and that are to be included as part of the single audit are listed in an attachment (Appendix A)

We are responsible for the compliance audit of major programs under the Uniform Guidance, including the determination of major programs, the consideration of internal control over compliance, and reporting responsibilities.

Our report(s) on internal control will include any significant deficiencies and material weaknesses in controls of which we become aware as a result of obtaining an understanding of internal control and performing tests of internal control consistent with requirements of the standards and circulars identified above. Our report(s) on compliance matters will address material errors, fraud, abuse, violations of compliance obligations, and other responsibilities imposed by state and federal statutes and regulations or assumed by contracts; and any state or federal grant, entitlement or loan program questioned costs of which we become aware, consistent with requirements of the standards and circulars identified above.

The Responsibilities of Management and Identification of the Applicable Financial Reporting Framework

Our audit will be conducted on the basis that management and, when appropriate, those charged with governance acknowledge and understand that they have responsibility:

1. For the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America;

- To evaluate subsequent events through the date the financial statements are issued or available to be issued, and to disclose the date through which subsequent events were evaluated in the financial statements. Management also agrees that it will not evaluate subsequent events earlier than the date of the management representation letter referred to below;
- 3. For the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error;
- For establishing and maintaining effective internal control over financial reporting, and for informing us of all significant deficiencies and material weaknesses in the design or operation of such controls of which it has knowledge;
- 5. For report distribution; and
- 6. To provide us with:
 - a. Access to all information of which management is aware that is relevant to the preparation and fair presentation of the financial statements such as records, documentation and other matters;
 - b. Additional information that we may request from management for the purpose of the audit; and
 - c. Unrestricted access to persons within the entity from whom we determine it necessary to obtain audit evidence;

As part of our audit process, we will request from management and, when appropriate, those charged with governance written confirmation concerning representations made to us in connection with the audit, including among other items:

- 1. That management has fulfilled its responsibilities as set out in the terms of this letter; and
- 2. That it believes the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

Management is responsible for identifying and ensuring that the County complies with the laws and regulations applicable to its activities, and for informing us about all known material violations of such laws or regulations. In addition, management is responsible for the design and implementation of programs and controls to prevent and detect fraud or abuse, and for informing us about all known or suspected fraud or abuse affecting the entity involving management, employees who have significant roles in internal control, and others where the fraud or abuse could have a material effect on the financial statements or compliance. Management is also responsible for informing us of its knowledge of any allegations of fraud or abuse, or suspected fraud or abuse, affecting the entity received in communications from employees, former employees, analysts, regulators or others.

Management is responsible for the preparation of the required supplementary information (RSI) and supplementary information presented in relation to the financial statements as a whole in accordance with accounting principles generally accepted in the United States of America. Management agrees to include the auditor's report on the RSI and supplementary information in any document that contains the supplementary information and indicates that the auditor has reported on such RSI and supplementary information. Management also agrees to present the supplementary information with the audited financial statements or, if the supplementary information will not be presented with audited financial statements, to make the audited financial statements readily available to the intended users of the supplementary

information no later than the date of issuance of the supplementary information and the auditor's report thereon.

Because the audit will be performed in accordance with the Single Audit Act and the Uniform Guidance, management is responsible for (a) identifying all federal awards received; (b) preparing the schedule of expenditures of federal awards (including notes and noncash assistance received) in accordance with Uniform Guidance requirements; (c) internal control over compliance; (d) compliance with federal statutes, regulations, and the terms and conditions of federal awards; (e) making us aware of significant vendor relationships where the vendor is responsible for program compliance (f) following up and taking corrective action on audit findings, including the preparation of a summary schedule of prior audit findings and a corrective action plan; and (g) submitting the reporting package and data collection form.

The County Legislature and Audit Advisory Committee are responsible for informing us of their views about the risks of fraud or abuse within the County, and their knowledge of any fraud or abuse or suspected fraud or abuse affecting the County.

You have informed us that you may issue public debt in the future and that you may include our report on your financial statements in the offering statement. You have further informed us that you do not intend for us to be associated with the proposed offering.

We agree that our association with any proposed offering is not necessary, providing the County agrees to clearly indicate that we are not associated with the contents of any such official statement or memorandum. The County agrees that the following disclosure will be prominently displayed in any such official statement or memorandum:

RSM US LLP, our independent auditor, has not been engaged to perform, and has not performed, since the date of its report included herein, any procedures on the financial statements addressed in that report. RSM US LLP also has not performed any procedures relating to this official statement.

Because RSM US LLP will rely on the County and its management and County Legislature and Audit Advisory Committee to discharge the foregoing responsibilities, the County holds harmless and releases RSM US LLP and its partners and employees from all claims, liabilities, losses and costs arising in circumstances where there has been a knowing misrepresentation by a member of the County's management that has caused, in any respect, RSM US LLP's breach of contract or negligence. This provision shall survive the termination of this arrangement for services.

Records and Assistance

If circumstances arise relating to the condition of the County's records, the availability of appropriate audit evidence or indications of a significant risk of material misstatement of the financial statements because of error, fraudulent financial reporting or misappropriation of assets which, in our professional judgment, prevent us from completing the audit or forming an opinion, we retain the unilateral right to take any course of action permitted by professional standards, including declining to express an opinion or issue a report, or withdrawing from the engagement.

During the course of our engagement, we may accumulate records containing data that should be reflected in the County's books and records. The County will determine that all such data, if necessary, will be so reflected. Accordingly, the County will not expect us to maintain copies of such records in our possession.

The assistance to be supplied by County personnel, including the preparation of schedules and analyses of accounts, has been discussed and coordinated with the Comptroller's Office Accounting Department. The timely and accurate completion of this work is an essential condition to our completion of the audit and issuance of our audit report.

Other Relevant Information

RSM US LLP may mention the County's name and provide a general description of the engagement in RSM US LLP's client lists and marketing materials.

From time to time and depending upon the circumstances, we may use third-party service providers to assist us in providing professional services to you. In such circumstances, it may be necessary for us to disclose confidential client information to them. We enter into confidentiality agreements with all third-party service providers and we are satisfied that they have appropriate procedures in place to prevent the unauthorized release of your confidential information to others. In addition, we may utilize financial information you have provided to us in connection with this engagement for purposes of creating benchmarking data to be used by RSM US LLP professionals and other clients. This benchmarking data is aggregated with data from a minimum of five other entities so that users of the data are unable to associate the data with any single entity in the database.

In accordance with GAS, a copy of our most recent peer review report is enclosed for your information.

Fees, Costs, and Access to Workpapers

Our fees for the services described above are based upon the value of the services performed and the time required by the individuals assigned to the engagement. Our fee estimate and completion of our work are based upon the following criteria:

- 1. Anticipated cooperation from County personnel
- 2. Timely responses to our inquiries
- 3. Timely completion and delivery of client assistance requests
- 4. Timely communication of all significant accounting and financial reporting matters
- 5. The assumption that unexpected circumstances will not be encountered during the engagement

If any of the aforementioned criteria are not met, then fees may increase for out of scope charges. Interim billings will be submitted as work progresses. Billings are due upon submission. The payment schedule for the aforementioned services is as follows:

First progress billing	February 28, 2017	\$ 60,000
Second progress billing	March 31, 2017	 30,000
Third progress billing	April 29, 2017	30,000
Fourth progress billing	May 31,2017	30,000
Fifth progress Billing	June 30, 2017	30,000
Sixth progress billing	July 29,2017	 30,000
Seventh progress billing	August 31, 2017	30,000
Eighth progress billing	September 30, 2017	30,000
Final billing	After delivery of management letter or NYS DOT report, whichever is later	30,000
Total		\$ 300,000

Our professional standards require that we perform certain additional procedures, on current and previous years' engagements, whenever a partner or professional employee leaves the firm and is subsequently employed by or associated with a client in a key position. Accordingly, the County agrees it

will compensate RSM US LLP for any additional costs incurred as a result of the County's employment of a partner or professional employee of RSM US LLP.

In the event we are requested or authorized by the County or are required by government regulation, subpoena or other legal process to produce our documents or our personnel as witnesses with respect to our engagement for the County, the County will, so long as we are not a party to the proceeding in which the information is sought, reimburse us for our professional time and expenses, as well as the fees and expenses of our counsel, incurred in responding to such requests. Such costs will be discussed with the County in advance.

The documentation for this engagement is the property of RSM US LLP. However, you acknowledge and grant your assent that representatives of the cognizant or oversight agency or their designee, other government audit staffs, and the U.S. Government Accountability Office shall have access to the audit documentation upon their request and that we shall maintain the audit documentation for a period of at least six years after the date of the report, or for a longer period if we are requested to do so by the cognizant or oversight agency. Access to requested documentation will be provided under the supervision of RSM US LLP audit personnel and at a location designated by our firm.

You have informed us that you intend to prepare a comprehensive annual financial report (CAFR) and submit it for evaluation by the Government Finance Officers Association's (GFOA) Certificate of Achievement for Excellence in Financial Reporting. Our association with the CAFR is to consist of assisting the County in its annual effort to maintain its Certificate of Achievement for Excellence in Financial Reporting the CAFR and the application to a review to ensure that all criteria have been met.

Claim Resolution

The County and RSM US LLP agree that no claim arising out of services rendered pursuant to this agreement shall be filed more than two years after the date of the audit report issued by RSM US LLP or the date of this arrangement letter if no report has been issued. The County walves any claim for punitive damages. RSM US LLP's liability for all claims, damages and costs of the County arising from this engagement is limited to the amount of fees paid by the County to RSM US LLP for the services rendered under this arrangement letter.

If any term or provision of this agreement is determined to be invalid or unenforceable, such term or provision will be deemed stricken and all other terms and provisions will remain in full force and effect.

Reporting

We will issue a written report upon completion of our audit of the County's financial statements. Our report will be addressed to the County Executive and members of the County Legislature. We cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary for us to modify our opinion, add an emphasis-of-matter or other-matter paragraph(s), or withdraw from the engagement.

In addition to our report on the County's financial statements, we will also issue the following types of reports:

- 1. A report on the fairness of the presentation of the County's schedule of expenditures of federal awards for the year ended December 31, 2016;
- 2. Reports on internal control related to the financial statements and major programs. These reports will describe the scope of testing of internal control and the results of our tests of internal control;

- Reports on compliance with laws, regulations, and the provisions of contracts or grant agreements. We will report on any noncompliance that could have a material effect on the financial statements and any noncompliance that could have a material effect, as defined by Subpart F of Title 2 U.S. CFR Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, on each major program;
- 4. An accompanying schedule of findings and questioned costs; and
- 5. A report on the New York State Department of Transportation mandated Schedule of State Transportation Assistance Expended that addresses compliance with requirements that could have a direct and material effect on each State Transportation Program and internal control over compliance in accordance with Part 43 of the NYS Codification of rules and regulations. The responsibility we are to take for the material included in this report will be the same as that we assume for the single audit reports.

This letter, in conjunction with the contract dated November 13, 2014 and the RFP dated January 13, 2014, constitutes the complete and exclusive statement of agreement between RSM US LLP and the County, superseding all proposals, oral or written, and all other communications with respect to the terms of the engagement between the parties.

Please sign and return a copy of this letter to indicate your acknowledgment of, and agreement with, the arrangements for our audit of the financial statements, including our respective responsibilities.

RSM US LLP

Jott A. Bassett

Scott Bassett, Partner

Confirmed on behalf of the County of Nassau, New York:

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Hon. George Maragos, Comptroller/

<u>Marvela 2, 2017</u> Date

Appendix A County of Nassau, NY Federal Awards

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FEDERAL GRANTOR/A58-THROUGH GRANTOR/ PROGRAM OR CLUSTER TITLE	FEDERAL CFDA NUMBER
U.S. DEPARTMENT OF AGRICULTURE	
PASSED THROUGH: New York state department of education:	
NEW YORK STATE DEPARTMENT OF EDUCATION: CHILD NUTRITION CLUSTER	
SCHOOL BREAKFAST PROGRAM	10,553
NATIONAL SCHOOL LUNCH PROGRAM TOTAL CHILD NUTRITION CLUSTER	10.555
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF HEALTH:	
SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN (WIC Program)	10.557
NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE;	
SMAP CLUSTER STATE ADMINISTRATIVE MATCHING GRANTS FOR THE SUPPLEMENTAL MUTRITION ASSISTANCE PROGRAM TOTAL SMAP CLUSTER	10.561
U.S. DEPARTMENT OF HOUSING AND URBAN DEVELORMENT, DIRECT PROGRAMS:	
COMMUNITY DEVELOPMENT BLOCK GRANTS/ENTITLEMENT GRANTS	14.218
EMERGENCY SOLUTIONS GRANTS PROGRAM (ESG)	14.231
HOME INVESTMENT PARTNERSHIPS PROGRAM (HOME Program)	14.239
COMMUNITY DEVELOPMENT BLOCK GRANTS_SECTION 108 LOAN GUARANTEES	14.248
PASSED THROTOGIE	
GOVERNOR'S OFFICE OF STORM RECOVERY (GOSR) HURRICANE SANDY COMMUNITY DEVELOPMENT BLOCK GRANT DISASTER RECOVERY GRANTS (CDBG-DR)	14.269
HURRICANE SANDY COMMUNITY DEVELOPMENT BLOCK GRANT DISASTER RECOVERY GRANTS (CDBG-DR)-HURRICANE IRINE-AUGUST 2011	14.269
L. S. DEPARTMENT OF JUSTICE DIRECT PROGRAMS:	
BQUITABLE SHARING PROGRAM	16.922
GRANTS TO ENCOURAGE ARREST POLICIES AND ENFORCEMENT OF PROTECTION ORDERS	16.590
STATE CRIMINAL ALIEN ASSISTANCE PROGRAM (SCAAP)	16,606
DNA BACKLOG REDUCTION PROGRÂM	16,741
PASSED THROUGH:	
NEW YORK STATE CRIME VICTIMS BOARD CRIME VICTIM ASSISTANCE	16.575
NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES	
JUVENILE ACCOUNTABILITY BLOCK GRANTS	16,523
PAUL COVERDELL FORENSIC SCIENCES IMPROVEMENT GRANT PROGRAM	16.742
U/RECT PROGRAMS: EDWARD BYRNE MEMORIAL JUSTICH ASSISTANCE GRANT PROGRAM	16.738
PASSED THROUGH:	
NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT	16,738
U.S. DEPARTMENT OF TRANSPORTATION DIRECT PROGRAMS:	
NATIONAL MOTOR CARRIER SAFETY	20.218
FEDERAL TRANSIT CLUSTER	
<i>dirbct programs;</i> Federal Transit_ formula grants	20,507
FEDERAL TRANSIT_CAPITAL INVESTMENT GRANTS <i>PASSED THROUGH</i> :	20,500
NEW YORK STATE DEPARTMENT OF TRANSPORTATION FEDERAL TRANSIT "FORMULA GRANTS	20.507
PASSED THROUGH	
NEW YORK STATE DEPARTMENT OF TRANSPORTATION METROPOLITAN TRANSPORTATION PLANNING AND STATE AND NON-METROPOLITAN PLANNING AND RESEARCH	20.505

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FEDERAL GRANTOR/PASS-THROUGH GRANTOR/ PROGRAM OR CLUSTER TITLE	FEDERAL CFDA NUMBER
TRANSIT SERVICES PROGRAMS CLUSTER	
PASSED THROUGH:	
NEW YORK STATE DEPARTMENT OF TRANSPORTATION NEW FREEDOM PROGRAM TOTAL TRANSIT SERVICES PROGRAMS CLUSTER	20.521
HIGHWAF PLANNING AND CONSTRUCTION CLUSTER	
DIRECT PROGRAMS: HIGHWAY PLANNING AND CONSTRUCTION	20.205
PASSED THROUGH:	201200
NEW YORK STATE DEPARTMENT OF TRANSPORTATION HIGHWAY PLANNING AND CONSTRUCTION	20,205
HIGHWAY SAPRTY CLUSTER	
PASSED THROUGH: NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES	
GOVERNOR'S TRAFFIC SAFETY COMMITTEE IGNITION INTERLOCK DEVICE MONITORING	20.600
<i>PASSED THROUGH:</i> New York State Governor's traffic safety committee:	
POLICE TRAFFIC SERVICES	20.600
HIGHWAY SAFETY GRANT	20.600
U.S. DEPARTMENT OF THE TREASURY	
DIRECT PROGRAMS: TREASURY ASSET FORFRITURE PROGRAM	21.000
U.S. ENVIRONMENTAL PROTECTION AGENCY	
DIRECT PROGRAMS: BROWNFIELDS TRAINING, RESEARCH, AND TECHNICAL ASSISTANCE GRANTS	
AND COOPERATIVE AGREEMENTS	65,814
<i>PASSED THROUGH</i> NEW YORK STATE DEPARTMENT OF HEALTH	
BEACH MONITORING AND NOTIFICATION PROGRAM IMPLEMENTATION GRANTS	66.472
U.S. DEPARTMENT OF EDUCATION	
PASSED TIROUGH	
NEW YORK STATE DEPARTMENT OF HEALTH SPECIAL EDUCATION - GRANTS FOR INPANTS AND FAMILIES	84.181
U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES DIRECT PROGRAMS:	
COMPRESENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES (SED)	93,104
HIV EMERGENCY RELIEP PROJECT ORANTS	53.914
HURRICANE SANDY RELIEF CLUSIER	
PASSED THROUGH	
NORTH SHORE LLI HEALTH SYSTEMACAHN SCHOOJ, OF MEDICINE AT MOUNT SINAI HIS PROGRAMS FOR DISASTER RELIEF APPROPRIATIONS ACT- NON CONSTRUCTION TOTAL, HURRICANE SANDY RELIEF CLUSTER	93.095
NEW YORK STATE DEPARTMENT OF HEALTH.	
IMMUNIZATION COOPERATIVE AGREEMENTS	93.268
PREVENTIVE HEALTH SERVICES_SEXUALLY TRANSMITTED DISKASES CONTROL GRANTS	93,977
MATERNAL AND CHILD HEALTH SERVICES BLOCK GRANT TO THE STATES	93,994
MBDICAID CLUSTER	
NEW YORK STATE DEPARTMENT OF IBALTH: MEDICAL ASSISTANCE FROGRAM	93.77
TOTAL MEDICAID CLUSTER	
NEW YORK STATE OFFICE OF TEMPORARY	
AND DISABILITY ASSISTANCE: CHILD SUPPORT ENFORCEMENT	93.563
LOW-INCOME HOME ENERGY ASSISTANCE	93,568
TANF CLUSTER	-
TIMPORARY ASSISTANCE FOR NERDY FAMILIES (TANF) TOTAL TANF CLUSTER	93,551
CCDF CLUSTER	
NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES:	
CHILD CARE AND DEVELOPMENT BLOCK GRANT	93.57
NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES:	

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FEDERAL GRANTOR/PASS-THROUGH GRANTOR/ PROGRAM OR CLUSTER TITLE	FEDERAL CFDA NUMBER
ADOPTION ASSISTANCE	93,659
SOCIAL SERVICES BLOCK GRANT	93.667
HEALTH RESEARCH, INC.: PUBLIC HEALTH EMERGENCY PREPAREDNESS	93.069
PUBLIC HEALTH EMERGENCY PREPAREDNESS (PHEP) ALIGNED COOPERATIVE AGREEMENTS - REOLA PREPAREDNESS AND RESPONSE ACTIVITIES	93.074
NEW YORK STATE OFFICE FOR THE AGING; SPECIAL PROGRAMS FOR THE AGING_TITLE VII, CHAPTER 2_LONG TERM CARE OMBUDSMAN SERVICES FOR OLDER INDIVIDUALS	93.042
SPECIAL PROGRAMS FOR THE AGING_TITLS III, PART D_DISEASE PREVENTION AND HEALTH PROMOTION SERVICES	93.043
MEDICARE ENROLLMENT ASSISTANCE PROORAM	93.071
AGING CLUSTER SPECIAL PROGRAMS FOR THE AGING _TITLE III, PART B _GRANTS FOR SUPPORTIVE SERVICES AND SENIOR CENTERS	93.044
SPECIAL PROGRAMS FOR THE AGING _ TITLE III, PART C _ NUTRITION SERVICES	93.045
NUTRITION SERVICES INCENTIVE PROGRAM	93.053
U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES (contigued)	
NATIONAL FAMILY CAREGIVER SUPPORT, TITLE III, PART E	93.052
LOW-INCOME HOME ENERGY ASSISTANCE	93.568
CENTERS FOR MEDICARE AND MEDICAID SERVICES (CMS) RESEARCH, DEMONSTRATIONS AND EVALUATIONS	93.779
NEW YORK STATE OFFICE OF ALCOHOL AND SUBSTANCE ABUSE SERVICES: BLOCK (FRANTS FOR PREVENTION AND TREATMENT OF SUBSTANCE ABUSE	93.959
NEW YORK STATE OFFICE OF MENTAL HEALTH: PROJECTS FOR ASSISTANCE IN TRANSITION FROM HOMELLESSNESS (PATII)	93,150
BLOCK GRANTS FOR COMMUNITY MENTAL HEALTH SERVICES	93,958
<u>DRPARTMENT OF HOMELAND SECURITY</u> Direct programs: Port Security Grant Program	97.056
PASSED THROUGH: NEW YORK STATE OFFICE OF HOMELAND SECURITY:	
DISASTER GRAMIS- PUBLIC ASSISTANCE (PRESIDENTIALLY DECLARED DISASTERS)	97.036
HURRICANE IRENE-AUGUST 2013 HOMELAND SECURITY ORANT PROGRAM	97.036 97.067
NEW YORK STATE EMERGENCY MANAGEMENT OFFICE:	
EMERGENCY MANAGEMENT PERFORMANCE ORANTS (EMPG)	97.042
NEW YORK CITY FOLICE DEPARTMENT SECURING THE CITIES PROGRAM	97.106

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System Review Report

To the Partners of RSM US LLP and the National Peer Review Committee of the American Institute of Certified Public Accountants Peer Review Board

We have reviewed the system of quality control for the accounting and auditing practice of RSM US LLP (the "firm") applicable to engagements not subject to PCAOB permanent inspection in effect for the year ended April 30, 2016. Our peer review was conducted in accordance with the Standards for Performing and Reporting on Peer Reviews established by the Peer Review Board of the American Institute of Certified Public Accountants. As a part of our peer review, we considered reviews by regulatory entities, if applicable, in determining the nature and extent of our procedures. The firm is responsible for designing a system of quality control and complying with it to provide the firm with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Our responsibility is to express an opinion on the design of the system of quality control and the firm's compliance therewith based on our review. The nature, objectives, scope, limitations of and the procedures performed in a System Review are described in the standards at <u>www.aicpa.org/prsummary</u>.

As required by the standards, engagements selected for review included engagements performed under *Government Auditing Standards*, audits of employee benefit plans, audits performed under FDICIA, and audits of carrying broker-dealers, and examinations of service organizations [Service Organizations Control (SOC) 1 and 2 engagements].

In our opinion, the system of quality control for the accounting and auditing practice of RSM US LLP applicable to non-SEC issuers in effect for the year ended April 30, 2016, has been suitably designed and complied with to provide the firm with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Firms can receive a rating of *pass*, *pass with deficiency(ies)* or *fail*. RSM US LLP has received a peer review rating of *pass*.

BKD,LLP

December 2, 2016





American Institute of CPAs 220 Leigh Farm Road Durham, NC 27707-8110

December 8, 2016

Joseph Michael Adams RSM US LLP 1 S Wacker Dr Ste 800 Chicago, IL 60606

Dear Mr. Adams:

It is my pleasure to notify you that on December 8, 2016 the National Peer Review Committee accepted the report on the most recent system peer review of your firm. The due date for your next review is October 31, 2019. This is the date by which all review documents should be completed and submitted to the administering entity.

As you know, the report had a peer review rating of pass. The Committee asked me to convey its congratulations to the firm.

Sincerely,

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Michael Fawley Chair—National PRC nprc@aicpa.org 919 4024502

cc: Gary W Schafer; John Mark Edwardson

Firm Number: 10046712

Review Number 451038

Letter ID: 1131947A

T: 1,919.402.4502 | F: 1,919.402.4876 | nprc@aicpa.org

Contract ID#:CQCO14000004- Line 02



Department: <u>Comptroller</u>

Contract Details

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SERVICE: 2015 County Audit

NIFS ID #: CAC015000003- L 01 NIFS Entry Date: 10/6/15 Term: 1/1/14 to 12/31/16 CAFR Year

New 🗌 Renewal	1) Mandated Program:	Yes 🛛	No 🗌
Amendment	2) Comptroller Approval Form Attached:	Yes 🔀	No 🗌
Time Extension	3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌	No 🛛
Addl. Funds	4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🛛	No 🗌
Blanket Resolution	5) Insurance Required	Yes 🛛	No 🗆

Agency Information

Vende	County Department	
Name McGladrey LLP	Vendor ID≠ 420714325-01	Department Contact Sergio A. Blanco
Address	Contact Person	Address
1185 Avenue of the Americas, New York, NY 10036	Robert G. Rooney	240 Old Country Road, Mineola , NY 11501
	Phone	Phone
	(212) 372-1033	(516) 571-2854
		· · · · · · · · · · · · · · · · · · ·

PLEASE BE ADVISED THAT THE FOREGOING ADVISEMENT HAS BEEN FILED IN THE OFFICE OF THE CLERK OF THE LEGISLATURE THIS 11th DAY OF JANUARY, 2016



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CLERK OF THE LEGISLATURE Nassau County Legislature

Filed with Clerk of the Leg.

RSM

RSMUS LLP

157 Church Street, 11th Floor New Haven, C⊤ 06510-3332 O 203-773-1909 F 203-773-0591 www.rsmus.com

February 19, 2016

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Nassau County Office of the Nassau County Comptroller 240 Old Country Road, Suite 210 Mineola, NY 11501

Client Number: 775-876-4

Balance Due: \$64,783.00

Dear Client:

As a valuable client of RSM, we do understand that occasionally everyone misplaces or overlooks a billing statement. If you have overlooked sending your payment to us, we ask that you please send it today. For questions regarding your account, please contact Theresa Cunningham at (203) 905-5039.

If payment has already been mailed, thank you. We appreciate your business and look forward to continue to meet all of your service needs.

Sincerely,

David B. Mothing

David B. Northrup Regional Finance & Ops Leader

ייאיז גערבניים פראניניאיע ALMIN 16 FEB 24 PM 5: 08 RECEIVED-FRONT OFFICE



February 17, 2016

RSM US LLP

1185 Avenue of the Americas Suite 500 New York, NY 10036

> T +1 212.372.1000 F +1 212.372.1001

> > www.rsmus.com

Hon. George Maragos, Comptroller Nassau County 240 Old Country Road Mineola, NY 11501

Attention: Hon. George Maragos

The Objective and Scope of the Audit of the Financial Statements

You have requested that we audit Nassau County's (the County) governmental activities, aggregate discretely presented component units, each major fund, the aggregate remaining fund information and the budgetary comparison (general fund, police district fund and sewer and storm water district fund) as of and for the year ended December 31, 2015 (with the Nassau Community College as of and for the year ended August 31, 2015), which collectively comprise the basic financial statements. Our audit will include the general fund and you acknowledge that we are the group auditor of the County's basic financial statements as of and for the year ended December 31, 2015. We will not audit the financial statements of the Nassau Regional Off-Track Betting Corporation, the Nassau County Industrial Development Agency, the Nassau County Local Economic Assistance Corporation, the Nassau County Bridge Authority and the Nassau Health Care Corporation, all discretely presented component units. Those financial statements will be audited by component auditors.

We are pleased to confirm our acceptance and our understanding of this audit engagement by means of this letter.

Our audit will be conducted with the objective of our expressing an opinion on the financial statements and the accompanying supplementary information presented in relation to the basic financial statements.

We will also perform the audit of the County as of December 31, 2015 so as to satisfy the audit requirements imposed by the Single Audit Act and Subpart F of Title 2 U.S. Code of Federal Regulations (CFR) Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance).

We will perform an audit of the New York State Department of Transportation mandated Schedule of State Transportation Assistance Expended that addresses compliance with requirements that could have a direct and material effect on each State Transportation Program and internal control over compliance in accordance with Part 43 of the NYS Codification of rules and regulations.

We will provide the County with our consent to release preliminary fiscal year results by the second week in April of each year subsequent to the end of the fiscal year being audited, and deliver the final audit and the comprehensive annual financial report (CAFR) by June 30 of each year subsequent to the end of the fiscal year being audited.

We will author a management letter communicating the results of the study and evaluation of the County's system of internal accounting controls performed as part of the audit of the financial statements. The management letter will also provide recommendations about other aspects of the County's operations where opportunities for improvement were observed. The management letter will be delivered

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within 60 days after the release of the CAFR and/or Single Audit but no later than the last day of the fiscal year in which the reports are released.

We will attend all Audit Advisory Committee meetings as requested by the County Comptroller.

We will meet all requirements of the County as outlined in Section II, Scope of Work, of RFP No. CO0107-1402, issued January 13, 2014.

The Responsibilities of the Auditor

We will conduct our audit in accordance with auditing standards generally accepted in the United States of America (GAAS); Government Auditing Standards issued by the Comptroller General of the United States (GAS); the provisions of the Single Audit Act; Subpart F of Title 2 U.S. CFR Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards; the U.S. Office of Management and Budget's (OMB) Compliance Supplement; and applicable guidance provided in Part 43 of the New York State Codification of Rules and Regulations (NYCRR) issued by the New York State Department of Transportation. Those standards, regulations, supplements and guides require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

Because of the inherent limitations of an audit, together with the inherent limitations of internal control, an unavoidable risk that some material misstatements may not be detected exists, even though the audit is properly planned and performed in accordance with GAAS. Also, an audit is not designed to detect errors or fraud that are immaterial to the financial statements. The determination of abuse is subjective; therefore, GAS does not expect us to provide reasonable assurance of detecting abuse.

In making our risk assessments, we consider internal control relevant to the County's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. However, we will communicate to you in writing concerning any significant deficiencies or material weaknesses in internal control relevant to the audit of the financial statements that we have identified during the audit.

We will also communicate to the County Legislature and Audit Advisory Committee (a) any fraud involving senior management and fraud (whether caused by senior management or other employees) that causes a material misstatement of the financial statements that becomes known to us during the audit, and (b) any instances of noncompliance with laws and regulations that we become aware of during the audit (unless they are clearly inconsequential).

The funds that you have told us are maintained by the County and that are to be included as part of our audit are listed here:

- General Fund
- NIFA Fund
- Police District Fund
- Sewer and Storm Water District Fund
- Capital Fund
 - Nonmajor Governmental Funds
 - o Environmental Protection Fund (Special Revenue)
 - Tobacco Settlement Corp (Special Revenue)
 - Sewer Financing Authority (Special Revenue)
 - Grant Fund (Special Revenue)
 - FEMA Fund (Special Revenue)
 - o Tobacco Settlement Corp (Debt Service)
 - Sewer Financing Authority (Debt Service)
 - NIFA (Debt Service)

The component units whose financial statements you have told us are to be included as part of the County's basic financial statements are listed here:

- Nassau Community College
- Nassau Health Care Corporation
 - Nonmajor Discretely Presented Component Units
 - o The Nassau Regional Off-Track Betting Corporation (Proprietary)
 - o The Nassau County Industrial Development Agency (Proprietary)
 - The Nassau County Local Economic Assistance Corporation (Proprietary)
 - The Nassau County Bridge Authority (Proprietary)
- Blended Component Units
 - o Nassau County Interim Finance Authority
 - o The Nassau County Tobacco Settlement Corporation
 - o The Nassau County Sewer and Storm Water Finance Authority

There are no component units whose financial statements you have told us will be omitted from the basic financial statements. Should it be determined during the course of the audit that related organizations are deemed to be component units for financial reporting purposes, they too will be included.

The federal financial assistance programs and awards that you have told us that the County participates in and that are to be included as part of the single audit are listed in an attachment (Appendix A).

Our report(s) on internal control will include any significant deficiencies and material weaknesses in controls of which we become aware as a result of obtaining an understanding of internal control and performing tests of internal control consistent with requirements of the standards and circulars identified above. Our report(s) on compliance matters will address material errors, fraud, abuse, violations of compliance obligations, and other responsibilities imposed by state and federal statutes and regulations or assumed by contracts; and any state or federal grant, entitlement or loan program questioned costs of which we become aware, consistent with requirements of the standards and circulars identified above.

The Responsibilities of Management and Identification of the Applicable Financial Reporting Framework

Our audit will be conducted on the basis that management and, when appropriate, those charged with governance acknowledge and understand that they have responsibility:

- 1. For the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America;
- To evaluate subsequent events through the date the financial statements are issued or available to be issued, and to disclose the date through which subsequent events were evaluated in the financial statements. Management also agrees that it will not evaluate subsequent events earlier than the date of the management representation letter referred to below;
- 3. For the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error;
- 4. For establishing and maintaining effective internal control over financial reporting, and for informing us of all significant deficiencies and material weaknesses in the design or operation of such controls of which it has knowledge;
- 5. For (a) making us aware of significant vendor relationships where the vendor is responsible for program compliance, (b) following up and taking corrective action on audit findings, including the preparation of a summary schedule of prior audit findings and a corrective action plan, and (c) report distribution, including submitting the reporting packages; and
- 6. To provide us with:
 - Access to all information of which management is aware that is relevant to the preparation and fair presentation of the financial statements such as records, documentation and other matters;
 - b. Additional information that we may request from management for the purpose of the audit;
 - c. Unrestricted access to persons within the entity from whom we determine it necessary to obtain audit evidence;
 - d. When applicable, a summary schedule of prior audit findings for inclusion in the single audit reporting package; and
 - e. If applicable, responses to any findings reported on the schedule of findings and questioned costs.

As part of our audit process, we will request from management and, when appropriate, those charged with governance written confirmation concerning representations made to us in connection with the audit, including among other items:

- 1. That management has fulfilled its responsibilities as set out in the terms of this letter; and
- 2. That it believes the effects of any uncorrected misstatements aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

Management is responsible for identifying and ensuring that the County complies with the laws and regulations applicable to its activities, and for informing us about all known material violations of such laws or regulations. In addition, management is responsible for the design and implementation of programs and controls to prevent and detect fraud or abuse, and for informing us about all known or suspected fraud or abuse affecting the entity involving management, employees who have significant roles in internal control, and others where the fraud or abuse could have a material effect on the financial statements or compliance. Management is also responsible for informing us of its knowledge of any allegations of fraud or abuse, or suspected fraud or abuse, affecting the entity received in communications from employees, former employees, analysts, regulators or others.

Management is responsible for the preparation of the required supplementary information (RSI) and supplementary information presented in relation to the financial statements as a whole in accordance with accounting principles generally accepted in the United States of America. Management agrees to include the auditor's report on the RSI and supplementary information in any document that contains the supplementary information and indicates that the auditor has reported on such RSI and supplementary information. Management also agrees to present the supplementary information with the audited financial statements or, if the supplementary information will not be presented with audited financial statements, to make the audited financial statements readily available to the intended users of the supplementary information no later than the date of issuance of the supplementary information and the auditor's report thereon.

The County Legislature and Audit Advisory Committee are responsible for informing us of their views about the risks of fraud or abuse within the County, and their knowledge of any fraud or abuse or suspected fraud or abuse affecting the County.

You have informed us that you may issue public debt in the future and that you may include our report on your financial statements in the offering statement. You have further informed us that you do not intend for us to be associated with the proposed offering.

We agree that our association with any proposed offering is not necessary, providing the County agrees to clearly indicate that we are not associated with the contents of any such official statement or memorandum. The County agrees that the following disclosure will be prominently displayed in any such official statement or memorandum:

RSM US LLP, our independent auditor, has not been engaged to perform, and has not performed, since the date of its report included herein, any procedures on the financial statements addressed in that report. RSM US LLP also has not performed any procedures relating to this official statement.

Because RSM US LLP will rely on the County and its management, the County Legislature and Audit Advisory Committee to discharge the foregoing responsibilities, the County holds harmless and releases RSM US LLP and its partners and employees from all claims, liabilities, losses and costs arising in circumstances where there has been a knowing misrepresentation by a member of the County's management that has caused, in any respect, RSM US LLP's breach of contract or negligence. This provision shall survive the termination of this arrangement for services.

Records and Assistance

If circumstances arise relating to the condition of the County's records, the availability of appropriate audit evidence or indications of a significant risk of material misstatement of the financial statements because of error, fraudulent financial reporting or misappropriation of assets which, in our professional judgment, prevent us from completing the audit or forming an opinion, we retain the unilateral right to take any course of action permitted by professional standards, including declining to express an opinion or issue a report, or withdrawing from the engagement.

During the course of our engagement, we may accumulate records containing data that should be reflected in the County's books and records. The County will determine that all such data, if necessary, will be so reflected. Accordingly, the County will not expect us to maintain copies of such records in our possession.

The assistance to be supplied by County personnel, including the preparation of schedules and analyses of accounts, has been discussed and coordinated with the Comptroller's Office Accounting Department. The timely and accurate completion of this work is an essential condition to our completion of the audit and issuance of our audit report.

Other Relevant Information

RSM US LLP may mention the County's name and provide a general description of the engagement in RSM US LLP's client lists and marketing materials.

From time to time and depending upon the circumstances, we may use third-party service providers to assist us in providing professional services to you. In such circumstances, it may be necessary for us to disclose confidential client information to them. We enter into confidentiality agreements with all third-party service providers and we are satisfied that they have appropriate procedures in place to prevent the unauthorized release of your confidential information to others. In addition, we may utilize financial information you have provided to us in connection with this engagement for purposes of creating benchmarking data to be used by RSM US LLP professionals and other clients. This benchmarking data is aggregated with data from a minimum of five other entities so that users of the data are unable to associate the data with any single entity in the database.

In accordance with GAS, a copy of our most recent peer review report has been provided to you.

Fees, Costs, and Access to Workpapers

Our fees for the audit and accounting services described above are based upon the value of the services performed and the time required by the individuals assigned to the engagement. Our fee estimate and completion of our work are based upon the following criteria:

- 1. Anticipated cooperation from County personnel
- 2. Timely responses to our inquiries
- 3. Timely completion and delivery of client assistance requests
- Timely communication of all significant accounting and financial reporting matters
- 5. The assumption that unexpected circumstances will not be encountered during the engagement

If any of the aforementioned criteria are not met, then fees may increase for out of scope charges. Interim billings will be submitted as work progresses. Billings are due upon submission.

The payment schedule for the aforementioned services is as follows:

	\$	300,000
After delivery of management letter or NYS DOT report, whichever is later		30,000
September 30, 2016		30,000
		30,000
		30,000
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		30,000
May 31, 2016		30,000
April 29, 2016		30,000
March 31, 2016		30,000
		30,000
	\$	30,000
	May 31, 2016 June 30, 2016 July 29, 2016 August 31, 2016 September 30, 2016 After delivery of management letter or	February 29, 2016 March 31, 2016 April 29, 2016 May 31, 2016 June 30, 2016 July 29, 2016 August 31, 2016 September 30, 2016 After delivery of management letter or

Our professional standards require that we perform certain additional procedures, on current and previous years' engagements, whenever a partner or professional employee leaves the firm and is subsequently employed by or associated with a client in a key position. Accordingly, the County agrees it will compensate RSM US LLP for any additional costs incurred as a result of the County's employment of a partner or professional employee of RSM US LLP.

In the event we are requested or authorized by the County or are required by government regulation, subpoena or other legal process to produce our documents or our personnel as witnesses with respect to our engagement for the County, the County will, so long as we are not a party to the proceeding in which the information is sought, reimburse us for our professional time and expenses, as well as the fees and expenses of our counsel, incurred in responding to such requests. Such costs will be discussed with the County in advance.

The documentation for this engagement is the property of RSM US LLP. However, you acknowledge and grant your assent that representatives of the cognizant or oversight agency or their designee, other government audit staffs, and the U.S. Government Accountability Office shall have access to the audit documentation upon their request and that we shall maintain the audit documentation for a period of at least six years after the date of the report, or for a longer period if we are requested to do so by the cognizant or oversight agency. Access to requested documentation will be provided under the supervision of RSM US LLP audit personnel and at a location designated by our firm.

You have informed us that you intend to prepare a CAFR and submit it for evaluation by the Government Finance Officers Association's (GFOA) Certificate of Achievement for Excellence in Financial Reporting. Our association with the CAFR is to consist of assisting the County in its annual effort to maintain its Certificate of Achievement for Excellence in Financial Reporting from the GFOA by subjecting the CAFR and the application to a review to ensure that all criteria have been met.

Claim Resolution

The County and RSM US LLP agree that no claim arising out of services rendered pursuant to this agreement shall be filed more than two years after the date of the audit report issued by RSM US LLP or the date of this arrangement letter if no report has been issued. The County walves any claim for punitive damages. RSM US LLP's liability for all claims, damages and costs of the County arising from this engagement is limited to the amount of fees paid by the County to RSM US LLP for the services rendered under this arrangement letter.

If any term or provision of this agreement is determined to be invalid or unenforceable, such term or provision will be deemed stricken and all other terms and provisions will remain in full force and effect.

Reporting

We will issue a written report upon completion of our audit of the County's financial statements. Our report will be addressed to the County Executive and members of the County Legislature. We cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary for us to modify our opinion, add an emphasis-of-matter or other-matter paragraph(s), or withdraw from the engagement.

In addition to our report on the County's financial statements, we will also issue the following types of reports:

- 1. A report on the fairness of the presentation of the County's schedule of expenditures of federal awards for the year ended December 31, 2015;
- 2. Reports on internal control related to the financial statements and major programs. These reports will describe the scope of testing of internal control and the results of our tests of internal control;
- 3. Reports on compliance with laws, regulations, and the provisions of contracts or grant agreements. We will report on any noncompliance that could have a material effect on the financial statements and any noncompliance that could have a material effect, as defined by Subpart F of Title 2 U.S. CFR Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*, on each major program;
- 4. An accompanying schedule of findings and questioned costs; and
- 5. A report on the New York State Department of Transportation mandated Schedule of State Transportation Assistance Expended, that addresses compliance with requirements that could have a direct and material effect on each State Transportation Program and internal control over compliance in accordance with Part 43 of the NYS Codification of rules and regulations. The responsibility we are to take for the material included in this report will be the same as that we assume for the single audit reports.

This letter, in conjunction with the contract dated November 13, 2014 and the RFP dated January 13, 2014, constitutes the complete and exclusive statement of agreement between RSM US LLP and the County, superseding all proposals, oral or written, and all other communications with respect to the terms of the engagement between the parties.

Please sign and return a copy of this letter to indicate your acknowledgment of, and agreement with, the arrangements for our audit of the financial statements, including our respective responsibilities.

RSM US LLP

Cott A. Bassett

Scott Bassett, Partner

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Confirmed on behalf of the County:

۰. Hon. George Maragos, Comptroller

<u>Feb 18, 2016</u> Date

Appendix A County of Nassau, New York Federal Awards Listing

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FEDERAL GRANTOR/PASS-THROUGH GRANTOR/ PROGRAM TITLE	FEDERAL CFDA NUMBER	FEDERAL/PASS-THROUGH
U.S. DEPARTMENT OF AGRICULTURE		
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF EDUCATION: CHILD NUTRITION CLUSTER		
SCHOOL BREAKFAST PROGRAM	10.553	705962
NATIONAL SCHOOL LUNCH PROGRAM	10.555	705962
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF HEALTH: SPECIAL SUPPLEMENTAL. NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN (WC Program)	10.557	C-025767
NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE: SNAP CLUSTER		
STATE ADMINISTRATIVE MATCHING GRANTS FOR THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM	10.561	N/A
U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT DIRECT PROGRAMS;		
CDBG - ENTITLEMENT GRANTS CLUSTER		844110-98-0404 B-08-110-96-0404
COMMUNITY DEVELOPMENT BLOCK GRANTS/ENTITLEMENT GRANTS	14.218	B14-UC-36-0101, B-08-UN-36-0101, B-11-UN-36-0102
EMERGENCY SOLUTIONS GRANTS PROGRAM (ESG)	14.231	E14-UC-36-0106
HOME INVESTMENT PARTNERSHIPS PROGRAM (HOME Program)	14,239	M14-UC-36-0207
COMMUNITY DEVELOPMENT BLOCK GRANTS SECTION 108 LOAN GUARANTEES	14,248	8-95-UC-36-0101
SUSTAINABLE COMMUNITIES REGIONAL PLANNING GRANT PROGRAM	14.703	N/A
U. S. DEPARTMENT OF JUSTICE		
DIRECT PROGRAMS: EQUITABLE SHARING PROGRAM	16.922	NY02990000
GRANTS TO ENCOURAGE ARREST POLICIES AND ENFORCEMENT OF PROTECTION ORDERS	16,590	2013-WE-AX-0011
STATE CRIMINAL ALIEN ASSISTANCE PROGRAM (SCAAP)	16.606	2011-A-BX-0283
DNA BACKLOG REDUCTION PROGRAM	16.741	2011-DN-BX-K471, 2012-DN-BX-0100, 2013 DN-BX-0015
PASSED THROUGH:		
NEW YORK STATE CRIME VICTIMS BOARD CRIME VICTIM ASSISTANCE	16.575	C501091
NEW YORK STATE OFFICE OF THE ATTORNEY GENERAL EQUITABLE SHARING PROGRAM	18.922	NY059015Y
NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES JUVENILE JUSTICE AND DELINQUENCY PREVENTION_ALLOCATION TO STATES	16,540	C612159
JUVENILE ACCOUNTABILITY BLOCK GRANTS	16.523	C612199,T612243
VIOLENCE AGAINST WOMEN FORMULA GRANTS	16,588	C551746
PAUL COVERDELL FORENSIC SCIENCES IMPROVEMENT GRANT PROGRAM	16,742	T662013,FS13662016,FS14662201
JAG PROGRAM CLUSTER DIRECT PROGRAMS: EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT PROGRAM	16.738	2011-DJ-BX-2762, 2012-DJ-BX-1235
PASSED THROUGH: NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT		
	16.738	C637161, C637216

Appendix A County of Nassau, New York Federal Awards Listing

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FEDERAL GRANTOR/PASS-THROUGH GRANTOR/ PROGRAM TITLE	FEDERAL CFDA NUMBER	FEDERAL/PASS-THROUGH GRANTOR'S NUMBER
J.S. <u>DEPARTMENT OF TRANSPORTATION</u> DIRECT PROGRAMS:		
NATIONAL MOTOR CARRIER SAFETY	20.218	FM-MPH-0124
EDERAL TRANSIT CLUSTER DIRECT PROGRAMS:		
FEDERAL TRANSIT _ FORMULA GRANTS FEDERAL TRANSIT _CAPITAL INVESTMENT GRANTS PASSED THROUGH: NEW YORK STATE DEPARTMENT OF TRANSPORTATION	20.507 20.500	K007048, NY-17-X0002-00, NY-90-X678, NY-90-X679, NY-90-X702, NY030447, NY04-D032
FEDERAL TRANSIT _FORMULA GRANTS	20.507	D033852
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF TRANSPORTATION METROPOLITAN TRANSPORTATION PLANNING AND STATE AND NON-METROPOLITAN PLANNING AND RESEARCH	20.505	C033469,D00D643
HIGHWAY PLANNING AND CONSTRUCTION CLUSTER DIRECT PROGRAMS:		
HIGHWAY PLANNING AND CONSTRUCTION PASSED THROUGH:	20.205	NY17X002
NEW YORK STATE DEPARTMENT OF TRANSPORTATION		
HIGHWAY PLANNING AND CONSTRUCTION	20.205	C002631, PIN 0229.03, Suppl. Agreement No 13 and 14, C033466, D032424,D033438 D033898, D033902, D033136, D034226, D032290, D032579, D032739, D033534, D033480, D00843
IIGHWAY SAFETY CLUSTER PASSED THROUGH: NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES GOVERNOR'S TRAFFIC SAFETY COMMITTEE IGNITION INTERLOCK DEVICE		
MONITORING PASSED THROUGH: NEW YORK STATE GOVERNOR'S TRAFFIC SAFETY COMMITTEE; POLICE TRAFFIC SERVICES	20.600	C523675
HIGHWAY SAFETY GRANT	20,600 20,600	CC02136 C002100
<u>S. DEPARTMENT OF THE TREASURY</u> WRECT PROGRAMS:		
TREASURY ASSET FORFEITURE PROGRAM	21.000	N/A
S. ENVIRONMENTAL PROTECTION AGENCY IRECT PROGRAMS:		
NATIONAL CLEAN DIESEL EMISSIONS REDUCTION PROGRAM BROWNFIELDS TRAINING, RESEARCH, AND TECHNICAL ASSISTANCE GRANTS AND	66,039	DE-07225101-0
COOPERATIVE AGREEMENTS	66.814	BF-98297603-3
ASSED THROUGH: New York State Department of Health Beach Monitoring and Notification program implementation grants	66.472	C024968
CLEAN WATER STATE REVOLVING FUND CLUSTER NEW YORK STATE ENVIRONMENTAL FACILITIES CORPORATION CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458	N⁄A
TOWN OF OYSTER BAY, NEW YORK CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458	N/A
VILLAGE OF LAWRENCE, NEW YORK CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458	N/A
VILLAGE OF CEDARHURST, NEW YORK CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458	N/A

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Appendix A County of Nassau, New York Federal Awards Listing

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LIS_DEPARTMENT OF EDUCATION PASSED THROUGH: NEW YORK STATE DEPARTMENT OF HEALTH: SPECIAL EDUCATION - GRANTS FOR INFANTS AND FAMILIES B4.181 CD21804, C027491 U.S. ELECTION ASSISTANCE COMMISSION PASSED THROUGH U.S. ELECTION ASSISTANCE COMMISSION PASSED THROUGH NEW YORK STATE BOARD OF ELECTIONS NEW YORK STATE DEPARTMENT OF HEALTH. NEW YORK STATE DEPARTMENT OF HEALTH: NEW YORK STATE D
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NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES
CHILD CARE AND DEVELOPMENT BLOCK GRANT 93,675 N/A
VYORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES:
OMOTING SAFE AND STABLE FAMILIES 93,558 N/A
STER CARE_TITLE IV-E 93.658 N/A
COVERY ACT- FOSTER CARE_TITLE IV-E 93.658 N/A
OPTION ASSISTANCE 93.659 N/A
CIAL SERVICES BLOCK GRANT 93.667 N/A
LTH RESEARCH, INC.:
BLIC HEALTH EMERGENCY PREPAREDNESS \$3,069 1624-11
YORK STATE OFFICE FOR THE AGING:
ECIAL PROGRAMS FOR THE AGING_TITLE VII, CHAPTER 2_LONG TERM CARE
BUDSMAN SERVICES FOR OLDER INDIVIDUALS 93.042 N/A
ECIAL PROGRAMS FOR THE AGING_TITLE III, PART D_DISEASE PREVENTION AND ALTH PROMOTION SERVICES 93.043 N/A
ALTH PROMOTION SERVICES 93.043 N/A

Appendix A County of Nassau, New York Federal Awards Listing

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FEDERAL GRANTOR/PASS-THROUGH GRANTOR/ PROGRAM TITLE	FEDERAL CFDA NUMBER	FEDERAL/PASS-THROUGH GRANTOR'S NUMBER
SPECIAL PROGRAMS FOR THE AGING_TITLE IV_ AND TITLE II_DISCRETIONARY PROJECTS		
	93.048	N/A
MEDICARE ENROLLMENT ASSISTANCE PROGRAM AGING CLUSTER	93.071	N/A
SPECIAL PROGRAMS FOR THE AGING_TITLE III, PART B_GRANTS FOR SUPPORTIVE SERVICES AND SENIOR CENTERS	93.044	N/A
SPECIAL PROGRAMS FOR THE AGING _ TITLE III, PART C _NUTRITION SERVICES	93.045	N/A
NUTRITION SERVICES INCENTIVE PROGRAM	93.053	N/A
NATIONAL FAMILY CAREGIVER SUPPORT, TITLE III, PART E	93,052	N/A
LOW-INCOME HOME ENERGY ASSISTANCE	93.568	N/A
CENTERS FOR MEDICARE AND MEDICAID SERVICES (CMS) RESEARCH, DEMONSTRATIONS AND EVALUATIONS	93.779	N/A
NEW YORK STATE OFFICE OF ALCOHOL AND SUBBTANCE ABUSE SERVICES:		
BLOCK GRANTS FOR PREVENTION AND TREATMENT OF SUBSTANCE ABUSE	93.969	N/A
NEW YORK STATE OFFICE OF MENTAL HEALTH: PROJECTS FOR ASSISTANCE IN TRANSITION FROM HOMELESSNESS (PATH) BLOCK GRANTS FOR COMMUNITY MENTAL HEALTH SERVICES	03.150 93.958	N/A N/A
DEPARTMENT OF HOMELAND SECURITY		
DIRECT PROGRAMS:		
PORT SECURITY GRANT PROGRAM	97.056	2013-PU-00210-501
PASSED THROUGH: NEW YORK STATE OFFICE OF HOMELAND SECURITY:		
DISASTER GRANTS- PUBLIC ASSISTANCE (PRESIDENTIALLY DECLARED DISASTERS)	97,036	N/A
HOMELAND SECURITY GRANT PROGRAM	97.067	C154100, T154100, C971709, T154129, T154139, C834102, C971712, C971713, C971722, C971723, C971742, C154111, C154121, C154131, C971710, C971713, C971720, C971723, C971740, C834100, C834103, C834199
IEW YORK STATE EMERGENCY MANAGEMENT OFFICE: HAZARD MITIGATION GRANT	97.039	C000552
EMERGENCY MANAGEMENT PERFORMANCE GRANTS (EMPG)	97.042	N/A
CITIZENS- COMMUNITY RESILIENCE INNOVATION CHALLENGE	97.053	C000415,C000473
UFFOLK COUNTY FIRE RESCUE AND EMERGENCY SERVICES STAFFING FOR ADEQUATE FIRE AND EMERGENCY RESPONSE (SAFER)	97.063	EMV-2009-FF-00543
IEW YORK CITY POLICE DEPARTMENT SECURING THE CITIES PROGRAM	97.106	New York City Securing the Cities

RSM

RSM US LLP

December 27, 2015

Hon. George Maragos Comptroller County of Nassau, New York 240 Old Country Road Mineola, NY 11501

This letter is submitted to you along with Invoice No. M-4712816-138 in the amount of \$64,783 for out of scope contract work during the 2014 audit period. The contract, dated November 13, 2014, which includes the terms of the arrangement letter, dated January 6, 2015, by reference, stipulated that the scope of work would include items A-D below. Item E specifies what work would be out of scope and billable in addition.

- a. Anticipated cooperation from County personnel.
- b. Timely responses to our inquiries.
- c. Timely completion and delivery of client assistance requests.
- d. Timely communication of all significant accounting and financial reporting matters.
- e. The assumption that unexpected circumstances will not be encountered during the engagement.

The total amount of the invoice of \$64,783 is comprised of the following matters:

1. Untimely and Unexpected Circumstances in Adjusting Entries and Ontop entries: \$24,705 Background

The preliminary trial balance that was provided to us for audit was substantially incomplete. 106 adjusting entries were booked after we were provided with the trial balance, consisting of over 1,600 debits and credits and changing revenues and expenses by \$625 million and \$725 million, respectively. Of the 1,600 lines of entries that were processed after the cut-off, some were due to late submissions by the departments and administration and others were due to errors identified by the Comptroller's office or us. This was a material weakness for the 2014 audit.

Explanation for Out of Scope

This represents an untimely completion and delivery of client assistance requests and unexpected circumstances. Timely completion was not met since the preliminary trial balance provided was not substantially complete in time for the audit. This was an unexpected circumstance because the timing of the audit was agreed upon prior to commencement of fieldwork and because we expect a trial balance provided for audit to be substantially complete and ready for audit. The 106 adjusting entries resulted in significant effort by the team to record the adjusting entries and audit them given that we had already started procedures on the previously provided balances. Essentially, we had to perform our audit procedures twice – once on the preliminary trial balance numbers and again on the adjusted numbers. Once the trial balance is handed off to the auditors, adjusting journal entries after that should be minimal.

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2. Untimely and Unexpected Circumstances in FEMA and Cash: \$5,748 Background

The Treasurer's office collected \$76 million of cash during 2015 (recorded in the bank) but did not record it in the financial system in the funds. This had the effect of understating year-end cash, revenue and other balance sheet accounts in the financial statements. This was a material weakness for the 2014 audit.

Explanation for Out of Scope

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This represents unexpected circumstances. Given the review of previously issued management letters, we did not identify any significant findings related to auditing cash. Our fee was determined based on hours by audit area. For cash, we estimated hours for standard cash testing procedures which consist of testing reconciling items and confirming balances. Identifying the source of \$76 million worth of funds not recorded in NIFS and holding several meetings with management to unwind what occurred was not part of our anticipated scope.

3. Untimely and Unexpected Circumstances in Grants Received in Advance: \$8,689 Background

During the year-end audit, it was noted that Behavioral Health had over \$25 million of Deferred Revenue in the Grant fund that should have been recognized as revenue. This was not identified until May/June 2015. Several different versions of the account balance detail were provided requiring additional testing and analysis of each version. Further, the information dated back several years in order to arrive at the ending balance as of December 31, 2014. Accounting had numerous conversations with the department staff and the Administration and provided recommendations on how to revise their procedures to ensure that this revenue recognition is performed each year on a timely basis going forward. This was a significant deficiency for the 2014 audit.

Explanation for Out of Scope

This is out of scope for the audit of the 2014 financial statements since it required us to analyze several years' worth of data and represents unexpected circumstances since we had to spend additional time on calls and analyzing data related to the account balance. Standard procedures for this account balance would be to make selections, test them and, should any errors arise, make additional selections to gain comfort on the balance. In this situation, it was not as simple as making additional selections. We uncovered that the schedule provided for audit was not reliable and needed to be re-done. All of our testing had to be reperformed.

4. Untimely and Unexpected Circumstances in Restatement Related to Nassau County Tobacco Settlement Corporation: \$7,097 Background

Due to an inconsistency with the 2007 adoption of GASB 48 between the County and NCTSC, the NCTSC financial statements and the CAFR had to be restated. This required additional work by the auditors, technical partners and their national office.

Explanation for Out of Scope

This is out of scope for the audit of the 2014 financial statements since it relates to 2007 and represents unexpected circumstances. Given that we were auditing the year ended December 31, 2014, we did not anticipate an error dating back to 2007. We had to go back to the 2007 NCTSC financial statements and the 2007 CAFR to unwind the initial accounting. This is not part of the scope to audit the 2014 financial statements.

5. Untimely and Unexpected Circumstances in Single Audit: \$18,544 Background

There was a required change in the reporting of FEMA expenditures for Single Audit reporting, and in order to comply with that change additional information was required. Accounting and the auditors had a difficult time obtaining this information from the Administration. An outside consultant is being used to track the FEMA costs and the Administration had to have the consultant go back and re-do the previous reporting, which took time. Thus the final Single Audit numbers were delayed and required additional staffing on the auditors part in order to complete the Single Audit. In addition, due to numerous findings in one of the Housing programs (HOME), which resulted in a qualified opinion for that program, additional analysis was required. The FEMA issue should not be a concern going forward as the Administration Is now aware of the required information.

Explanation for Out of Scope

The standard scope of a single audit is to obtain the population for a major program to make selections. We were unable to be provided with a reliable population for several months.

For the HOME program, we qualified our audit opinion. A qualification is a modification to a standard audit report and requires additional procedures above the normal scope of the audit.

We are aware that the County has already started the process of addressing many of the comments and observations that we communicated during the 2014 audit that led to these out of scope billings and hope to have fewer out of scope items going forward. We appreciate the opportunity to continue to be of service to the County and look forward to the 2015 audit.

Cott A. Bassett

Scott Bassett Partner



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1185 Avenue of the Americas New York, NY 10036 - 2602 O 212.372.1000 F 212.372.1001 www.mcgladrey.com

January 6, 2015

Mr. George Maragos, Comptroller Nassau County 240 Old Country Road Mineola, NY 11501

Dear Mr. Maragos:

The Objective and Scope of the Audit of the Financial Statements

You have requested that we audit the financial statements of Nassau County's (the "County") governmental activities, aggregate discretely presented component units, each major fund and aggregate remaining fund information as of and for the year-ended December 31, 2014 (with the Nassau Community College for the year ended August 31, 2014) which collectively comprise the basic financial statements. You acknowledge that we are the group auditor of the County's basic financial statements as of and for the year ended December 31, 2014. We will not audit the financial statement of the Nassau Regional Off-Track Betting Corporation, the Nassau County Industrial Development Agency, Nassau County Local Economic Assistance Corporation, the Nassau County Bridge Authority and the Nassau Health Care Corporation, all discretely presented component units. Those financial statements will be audited by component auditors.

We are pleased to confirm our understanding of this audit engagement by means of this letter. Our acceptance of this engagement is subject to our satisfactorily completing our normal engagement acceptance procedures, including review of the audit documentation of your previous auditors, adverse data searches and background checks and communication and coordination efforts with component auditors. We will notify you promptly if we become aware of anything during our acceptance procedures or the review of audit documentation that results in our not being able to continue this engagement.

Our audit will be conducted with the objective of our expressing an opinion on the financial statements, and the accompanying supplementary information presented in relation to the basic financial statements.

We will also perform the audit of the County as of December 31, 2014, so as to satisfy the audit requirements imposed by the Single Audit Act and the U. S. Office of Management and Budget (OMB) Circular No. A-133.

We will provide the County with our consent to release preliminary fiscal year results by the third week in March of each year subsequent to the end of the fiscal year being audited, and deliver the final audit and the CAFR by June 30 of each year subsequent to the end of the fiscal year being audited.

We will author a management letter communicating the results of the study and evaluation of the County's system of internal accounting controls performed as part of the audit of the financial statements.

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The management letter will also provide recommendations about other aspects of the County's operations where opportunities for improvement were observed. The management letter will be delivered within 60 days after the release of the CAFR and/or Single Audit but no later than the last day of the fiscal year in which the reports are released.

We will attend all Audit Committee meetings as requested by the County Comptroller.

We will meet all requirements of the County as outlined in Section II, Scope of Work, of **RFP No. CO0107-1402**, issued January 13, 2014.

The Responsibilities of the Auditor

We will conduct our audit in accordance with auditing standards generally accepted in the United States of America (GAAS); "Government Auditing Standards" issued by the Comptroller General of the United States; the provisions of the Single Audit Act, OMB Circular A-133, OMB's Compliance Supplement and guidance provided in the preliminary Draft Part 43 of the New York State Codification of Rules and Regulations (NYCRR) issued by the New York State Department of Transportation. Those standards, circulars, supplements and guides require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

Because of the inherent limitations of an audit, together with the inherent limitations of internal control, an unavoidable risk that some material misstatements may not be detected exists, even though the audit is properly planned and performed in accordance with GAAS. Also, an audit is not designed to detect errors or fraud that is immaterial to the financial statements. The determination of abuse is subjective; therefore, Government Auditing Standards do not expect us to provide reasonable assurance of detecting abuse.

In making our risk assessments, we consider internal control relevant to the County's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. However, we will communicate to you in writing concerning any significant deficiencies or material weaknesses in internal control relevant to the audit of the financial statements that we have identified during the audit.

We will also communicate to the County Legislature and the Audit Committee: (a) any fraud involving senior management and fraud (whether caused by senior management or other employees) that causes a material misstatement of the financial statements that becomes known to us during the audit, and (b) any instances of noncompliance with laws and regulations that we become aware of during the audit (unless they are clearly inconsequential).

The funds that you have told us are maintained by the County and that are to be included as part of our audit are listed here:

- General Fund
- NIFA Fund

- Police District Fund
- Sewer and Storm Water District Fund
- Capital Fund
- Nonmajor Governmental Funds
 - o Environmental Protection Fund (Special Revenue)
 - o Tobacco Settlement Corp (Special Revenue)
 - Sewer Financing Authority (Special Revenue)
 - o Grant Fund (Special Revenue)
 - o FEMA Fund (Special Revenue)
 - o Tobacco Settlement Corp (Debt Service)
 - o Sewer Financing Authority (Debt Service)
 - o NIFA (Debt Service)

The existing component units whose financial statements you have told us are to be included as part of the County's basic financial statements are listed here:

- Nassau Community College
- Nassau Health Care Corporation
- Nonmajor Discretely Presented Component Units
 - o The Nassau Regional Off-Track Betting Corporation (Proprietary)
 - The Nassau County Industrial Development Agency (Proprietary)
 - o The Nassau County Local Economic Assistance Corporation (Proprietary)
 - The Nassau County Bridge Authority (Proprietary)
- Blended Component Units
 - o Nassau County Interim Finance Authority
 - o The Nassau County Tobacco Settlement Corporation
 - o The Nassau County Sewer and Storm Water Finance Authority

There are no component units whose financial statements you have told us will be omitted from the basic financial statements. Should it be determined during the course of the audit that related organizations are deemed to be component units for financial reporting purposes, they too will be included.

Our report(s) on internal control will include any significant deficiencies and material weaknesses in controls of which we become aware as a result of obtaining an understanding of internal control and performing tests of internal control consistent with requirements of the standards and circulars identified above. Our report(s) on compliance matters will address material errors, fraud, abuse, violations of compliance obligations, and other responsibilities imposed by state and federal statutes and regulations or assumed by contracts, and any state or federal grant, entitlement, or loan program questioned costs of which we become aware, consistent with requirements of the standards and circulars identified above.

The Responsibilities of Management and Identification of the Applicable Financial Reporting Framework

Our audit will be conducted on the basis that management and when appropriate, those charged with governance, acknowledge and understand that they have responsibility:

a. For the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America;

- b. For the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error;
- c. For establishing and maintaining effective internal control over financial reporting and for informing us of all significant deficiencies and material weaknesses in the design or operation of such controls of which it has knowledge;
- d. For (1) following up and taking corrective action on audit findings, including the preparation of a summary schedule of prior audit findings, and a corrective action plan, and (2) report distribution including submitting the reporting packages; and
- e. To provide us with:
 - (1) Access to all information of which management is aware that is relevant to the preparation and fair presentation of the financial statements such as records, documentation, and other matters;
 - (2) Additional information that we may request from management for the purpose of the audit;
 - (3) Unrestricted access to persons within the entity from whom we determine it necessary to obtain audit evidence;
 - (4) When applicable, a summary schedule of prior audit findings for inclusion in the single audit reporting package; and
 - (5) If applicable, responses to any findings reported on the schedule of findings and questioned costs.

As part of our audit process, we will request from management and when appropriate, those charged with governance, written confirmation concerning representations made to us in connection with the audit including among other items:

- a. That management has fulfilled its responsibilities as set out in the terms of this letter; and
- b. That it believes the effects of any uncorrected misstatements, where applicable, aggregated by us during the current engagement and pertaining to the latest period presented are immaterial, both individually and in the aggregate, to the financial statements taken as a whole.

Management is responsible for identifying and ensuring that the County complies with the laws and regulations applicable to its activities, and for informing us about all known material violations of such laws or regulations. In addition, management is responsible for the design and implementation of programs and controls to prevent and detect fraud or abuse, and for informing us about all known or suspected fraud or abuse affecting the entity involving management, employees who have significant roles in internal control, and others where the fraud or abuse could have a material effect on the financial statements or compliance. Management is also responsible for informing us of its knowledge of any allegations of fraud or abuse or suspected fraud or abuse affecting the entity received in communications from employees, former employees, analysts, regulators, or others.

Management is responsible for the preparation of the required supplementary information (RSI) and supplementary information presented in relation to the financial statements as a whole in accordance with accounting principles generally accepted in the United States of America. Management agrees to include the auditor's report on the RSI and supplementary information in any document that contains the supplementary information and that indicates that the auditor has reported on such RSI and supplementary information. Management also agrees to present the supplementary information with the

audited financial statements or, if the supplementary information will not be presented with audited financial statements, to make the audited financial statements readily available to the intended users of the supplementary information no later than the date of issuance of the supplementary information and the auditor's report thereon.

The County Legislature is responsible for informing us of its views about the risks of fraud or abuse within the entity, and its knowledge of any fraud or abuse or suspected fraud or abuse affecting the County.

You have informed us that you may issue public debt in the future and that you may include our report on your financial statements in the offering statement. You have further informed us that you do not intend that we be associated with the proposed offering.

We agree that our association with any proposed offering is not necessary, providing the County agrees to clearly indicate that we are not associated with the contents of any such official statement or memorandum. The County agrees that the following disclosure will be prominently displayed in any such official statement or memorandum:

McGladrey LLP, our independent auditor, has not been engaged to perform, and has not performed, since the date of its report included herein, any procedures on the financial statements addressed in that report. McGladrey LLP also has not performed any procedures relating to this official statement.

Because McGladrey LLP will rely on the County and its management and the County Legislature to discharge the foregoing responsibilities, the County holds harmless and releases McGladrey LLP, its partners, and employees from all claims, liabilities, losses, and costs arising in circumstances where there has been a knowing misrepresentation by a member of the County's management which has caused, in any respect, McGladrey LLP's breach of contract or negligence. This provision shall survive the termination of this arrangement for services.

The County's Records and Assistance

If circumstances arise relating to the condition of the County's records, the availability of appropriate audit evidence, or indications of a significant risk of material misstatement of the financial statements because of error, fraudulent financial reporting, or misappropriation of assets, which in our professional judgment, prevent us from completing the audit or forming an opinion, we retain the unilateral right to take any course of action permitted by professional standards, including declining to express an opinion, issue a report, or withdraw from the engagement.

During the course of our engagement, we may accumulate records containing data that should be reflected in the County's books and records. The County will determine that all such data, if necessary, will be so reflected. Accordingly, the County will not expect us to maintain copies of such records in our possession.

The assistance to be supplied by County personnel, including the preparation of schedules and analyses of accounts, has been discussed and coordinated with the Comptroller's Office Accounting Department. The timely and accurate completion of this work is an essential condition to our completion of the audit and issuance of our audit report.

Other Relevant Information

In accordance with *Government Auditing Standards*, a copy of our most recent peer review report is enclosed, for your information. In such circumstances, it may be necessary for us to disclose confidential client information to them. We enter into confidentiality agreements with all third-party service providers and we are satisfied that they have appropriate procedures in place to prevent the unauthorized release of your confidential information to others. In addition, we may utilize financial information you have provided to us in connection with this engagement for purposes of creating benchmarking data to be used by McGladrey LLP professionals and other clients. This benchmarking data is aggregated with data from a minimum of five other entities so that users of the data are unable to associate the data with any single entity in the database.

Fees, Costs, and Access to Work papers

Our fees for the audit and accounting services described above are based upon the value of the services performed and the time required by the individuals assigned to the engagement. Our fee estimate and completion of our work is based upon the following criteria:

- a. Anticipated cooperation from County personnel.
- b. Timely responses to our inquiries.
- c. Timely completion and delivery of client assistance requests.
- d. Timely communication of all significant accounting and financial reporting matters.
- e. The assumption that unexpected circumstances will not be encountered during the engagement.

Interim billings will be submitted as work progresses and as expenses are incurred. Billings are due upon submission. The payment schedule for the aforementioned services is as follows:

First progress billing	January 30, 2014	\$30,000
Second progress billing	February 27, 2015	30,000
Third progress billing	March 31, 2015	30,000
Fourth progress billing	April 30, 2015	30,000
Fifth progress billing	May 29, 2015	30,000
Sixth progress billing	June 30, 2015	30,000
Seventh progress billing	July 31 2015	30,000
Eighth progress billing	August 31, 2015	30,000
Ninth progress billing	September 30, 2015	30,000
Final billing	October 30, 2015	30,000
Total		\$300,000

Our professional standards require that we perform certain additional procedures, on current and previous years' engagements, whenever a partner or professional employee leaves the firm and is subsequently employed by or associated with a client in a key position. Accordingly, the County agrees it will compensate McGladrey LLP for any additional costs incurred as a result of the County's employment of a partner or professional employee of McGladrey LLP.

The documentation for this engagement is the property of McGladrey LLP. However, you acknowledge and grant your assent that representatives of the cognizant or oversight agency or their designee, other government audit staffs, and the U.S. Government Accountability Office shall have access to the audit documentation upon their request and that we shall maintain the audit documentation for a period of at least six years after the date of the report, or for a longer period if we are requested to do so by the cognizant or oversight agency. Access to requested documentation will be provided under the supervision of McGladrey LLP audit personnel and at a location designated by our Firm.

You have informed us that you intend to prepare a comprehensive annual financial report (CAFR) and submit it for evaluation by the Government Finance Officers Association's Certificate of Achievement for Excellence in Financial Reporting. We will assist the County in its annual effort to maintain its Certificate of Achievement for Excellence in Financial Reporting from the Government Finance Officers Association ("GFOA") by subjecting the CAFR and the application to a review to ensure that all criteria have been met.

Claim Resolution

The County and McGladrey LLP agree that no claim arising out of services rendered pursuant to this agreement shall be filed more than two years after the date of the audit report issued by McGladrey LLP or the date of this arrangement letter if no report has been issued. The County waives any claim for punitive damages. McGladrey LLP's liability for all claims, damages and costs of the County arising from this engagement is limited to the amount of fees paid by the County to McGladrey LLP for the services rendered under this arrangement letter.

If any term or provision of this Agreement is determined to be invalid or unenforceable, such term or provision will be deemed stricken, and all other terms and provisions will remain in full force and effect.

Reporting

We will issue a written report upon completion of our audit of the County's financial statements. Our report will be addressed to the County Executive and members of the County Legislature. We cannot provide assurance that an unmodified opinion will be expressed. Circumstances may arise in which it is necessary for us to modify our opinion, add an emphasis-of-matter or other-matter paragraph(s), or withdraw from the engagement.

In addition to our report on the County's financial statements, we will also issue the following types of reports:

- A report on the fairness of the presentation of the County's schedule of expenditures of federal awards for the year ending December 31, 2014.
- Reports on internal control related to the financial statements and major programs. These reports will describe the scope of testing of internal control and the results of our tests of internal controls.
- Reports on compliance with laws, regulations, and the provisions of contracts or grant agreements. We will report on any noncompliance which could have a material effect on the financial statements and any noncompliance which could have a material effect, as defined by OMB Circular No. A-133, on each major program.
- A schedule of findings and questioned costs.

 A report on the New York State Department of Transportation mandated Schedule of State Transportation Assistance Expended, that addresses compliance with requirements that could have a direct and material effect on each State Transportation Program and internal control over compliance in accordance with Part 43 of the NYS Codification of rules and regulations. The responsibility we are to take for the material included in this report will be the same as that we assume for the OMB Circular A-133 report.

This letter, in conjunction with the contract dated November 13, 2014 and the RFP dated January 9, 2014, constitutes the complete and exclusive statement of agreement between McGladrey LLP and the County, superseding all proposals, oral or written, and all other communications, with respect to the terms of the engagement between the parties.

Please sign and return the attached copy of this letter to indicate your acknowledgment of, and agreement with, the arrangements for our audit of the financial statements including our respective responsibilities.

McGladrey LLP

Kobuit & Koony

Robert G. Rooney, CPA Director

Confirmed on behalf of Nassau County:

George Maragos, Comptroller

Date

Appendix A COUNTY OF NASSAU, NEW YORK FEDERAL AWARDS

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FEDERAL GRANTOR/PASS-THROUGH GRANTOR/ PROGRAM TITLE	FEDERAL CFDA NUMBER
U.S. DEPARTMENT OF AGRICULTURE	
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF EDUCATION:	
CHILD NUTRITION CLUSTER	
SCHOOL BREAKFAST PROGRAM	10.553
NATIONAL SCHOOL LUNCH PROGRAM TOTAL CHILD NUTRITION CLUSTER	10.555
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF HEALTH: SPECIAL SUPPLEMENTAL NUTRITION PROGRAM FOR WOMEN, INFANTS, AND CHILDREN (WIC Program)	10.557
NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE:	
SNAP CLUSTER STATE ADMINISTRATIVE MATCHING GRANTS FOR THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM TOTAL SNAP CLUSTER	10.561
U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT	
DIRECT PROGRAMS: HOUSING COUNSELING ASSISTANCE PROGRAM	14.169
CDBG - ENTITLEMENT GRANTS CLUSTER COMMUNITY DEVELOPMENT BLOCK GRANTS/ENTITLEMENT GRANTS TOTAL CDBG - ENTITLEMENT GRANTS CLUSTER	14.218
EMERGENCY SOLUTIONS GRANT PROGRAM (ESG)	14.231
HOME INVESTMENT PARTNERSHIPS PROGRAM (HOME Program)	14.239
COMMUNITY DEVELOPMENT BLOCK GRANTS_SECTION 108 LOAN GUARANTEES	14.248
SUSTAINABLE COMMUNITIES REGIONAL PLANNING GRANT PROGRAM	14.703
LEAD HAZARD REDUCTION DEMONSTRATION GRANT PROGRAM	14.905
CDBG-STATE ADMINISTERED CDBG CLUSTER PASSED THROUGH: NEW YORK STATE HOME AND COMMUNITY RENEWAL COMMUNITY DEVELOPMENT BLOCK GRANTS/STATE'S PROGRAMS AND NON- ENTITLEMENT GRANTS IN HAWAII TOTAL -CDGB-STATE ADMINISTERED CDBG CLUSTER	14.228
U. S. DEPARTMENT OF JUSTICE	
DIRECT PROGRAMS: EQUITABLE SHARING PROGRAM	16.922
JOINT LAW ENFORCEMENT OPERATIONS (JLEO)	16.111
SERVICES FOR TRAFFICKING VICTIMS	16.320
STATE CRIMINAL ALIEN ASSISTANCE PROGRAM (SCAAP)	16.606
DNA BACKLOG REDUCTION PROGRAM	16.741
CONGRESSIONALLY RECOMMENDED AWARDS	16.753
RECOVERY ACT-INTERNET CRIMES AGAINST CHILDREN TASK FORCE PROGRAM	16.800

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RECOVERY ACT - EDWARD BYRNE MEMORIAL COMPETITIVE GRANT PROGRAM	16.808
SECOND CHANCE ACT PRISONER REENTRY INITIATIVE	16.812
PASSED THROUGH: NEW YORK STATE CRIME VICTIMS BOARD CRIME VICTIM ASSISTANCE	16.575
NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES JUVENILE JUSTICE AND DELINQUENCY PREVENTIONALLOCATION TO STATES	16.540
JUVENILE ACCOUNTABILITY BLOCK GRANTS	16.523
VIOLENCE AGAINST WOMEN FORMULA GRANTS	16.588
PAUL COVERDELL FORENSIC SCIENCES IMPROVEMENT GRANT PROGRAM	16.742
THE CENTER FOR COURT INNOVATION: PROJECT SAFE NEIGHBORHOODS	16.609
JAG PROGRAM CLUSTER DIRECT PROGRAMS:	
EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT PROGRAM	16.738
RECOVERY ACT-EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT (JAG) PROGRAM/GRANTS TO UNITS OF LOCAL GOVERNMENT	16.804
PASSED THROUGH: NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES	
EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT	16.738
TOTAL JAG PROGRAM CLUSTER	
U.S. DEPARTMENT OF TRANSPORTATION DIRECT PROGRAMS:	
NATIONAL MOTOR CARRIER SAFETY	20.218
FEDERAL TRANSIT CLUSTER DIRECT PROGRAMS:	
FEDERAL TRANSIT - FORMULA GRANTS PASSED THROUGH;	20.507
NEW YORK STATE DEPARTMENT OF TRANSPORTATION	
FEDERAL TRANSIT _FORMULA GRANTS TOTAL FEDERAL TRANSIT CLUSTER	20.507
PASSED THROUGH:	
NEW YORK STATE DEPARTMENT OF TRANSPORTATION METROPOLITAN TRANSPORTATION PLANNING	20.505
ALTERNATIVES ANALYSIS	20.522
HIGHWAY PLANNING AND CONSTRUCTION CLUSTER	
NEW YORK STATE DEPARTMENT OF TRANSPORTATION HIGHWAY PLANNING AND CONSTRUCTION	20.205
RECOVERY ACT- HIGHWAY PLANNING AND CONSTRUCTION TOTAL HIGHWAY PLANNING AND CONSTRUCTION CLUSTER	20.205
HIGHWAY SAFETY CLUSTER NEW YORK STATE GOVERNOR'S TRAFFIC	
SAFETY COMMITTEE: STATE AND COMMUNITY HIGHWAY SAFETY	20.600
TOTAL HIGHWAY SAFETY CLUSTER	20.000
U.S. DEPARTMENT OF THE TREASURY	
DIRECT PROGRAMS: TREASURY ASSET FORFEITURE PROGRAM	21.000

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PASS THROUGH: STATE OF NEW YORK MORTGAGE AGENCY NATIONAL FORECLOSURE MITIGATION COUNSELING PROGRAM	21.000
U.S. ENVIRONMENTAL PROTECTION AGENCY	
DIRECT PROGRAMS: NATIONAL CLEAN DIESEL EMISSIONS REDUCTION PROGRAM	66.039
CONSTRUCTION GRANTS FOR WASTEWATER TREATMENT WORKS	66.418
BROWNFIELDS TRAINING, RESEARCH, AND TECHNICAL ASSISTANCE GRANTS AND COOPERATIVE AGREEMENTS	66.814
BROWNFIELDS ASSESSMENT AND CLEANUP COOPERATIVE AGREEMENTS PASSED THROUGH: NEW YORK STATE DEPARTMENT OF HEALTH	66.818
BEACH MONITORING AND NOTIFICATION PROGRAM IMPLEMENTATION GRANTS	66,472
NEW YORK STATE ENVIRONMENTAL FACILITIES CORPORATION CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458
TOWN OF OYSTER BAY, NEW YORK CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458
VILLAGE OF LAWRENCE, NEW YORK	
CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458
VILLAGE OF CEDARHURST, NEW YORK CAPITALIZATION GRANTS FOR CLEAN WATER STATE REVOLVING FUNDS	66.458
TOTAL - U.S. ENVIRONMENTAL PROTECTION AGENCY	
U.S. DEPARTMENT OF EDUCATION PASSED THROUGH:	
NEW YORK STATE DEPARTMENT OF HEALTH: SPECIAL EDUCATION - GRANTS FOR INFANTS AND FAMILIES	84.181
HEMPSTEAD SCHOOL DISTRICT TWENTY-FIRST CENTURY COMMUNITY LEARNING CENTERS	84.287
U.S. ELECTION ASSISTANCE COMMISSION PASSED THROUGH NEW YORK STATE BOARD OF ELECTIONS HELP AMERICA VOTE ACT REQUIREMENTS PAYMENTS	90.401
U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES	
DIRECT PROGRAMS: COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES (SED)	93.104
HIV EMERGENCY RELIEF PROJECT GRANTS	93.914
PASSED THROUGH: NEW YORK STATE DEPARTMENT OF HEALTH:	
IMMUNIZATION COOPERATIVE AGREEMENTS	93.268
PREVENTIVE HEALTH SERVICES_SEXUALLY TRANSMITTED DISEASES CONTROL GRANTS	93.977
MATERNAL AND CHILD HEALTH SERVICES BLOCK GRANT TO THE STATES	93.994
MEDICAID CLUSTER NEW YORK STATE DEPARTMENT OF HEALTH: MEDICAL ASSISTANCE PROGRAM	93.778

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MEDICAL ASSISTANCE PROGRAM - PRENATAL	93.778
MEDICAL ASSISTANCE PROGRAM - COMMUNITY HEALTH	93.778
NEW YORK STATE OFFICE OF MENTAL HEALTH: MEDICAL ASSISTANCE PROGRAM TOTAL MEDICAID CLUSTER	93.778
NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE: CHILD SUPPORT ENFORCEMENT	93.563
LOW-INCOME HOME ENERGY ASSISTANCE	93.568
TANF CLUSTER TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) TOTAL TANF CLUSTER	93.558
CCDF CLUSTER NEW YORK STATE OFFICE OF CHILDREN CHILD CARE AND DEVELOPMENT BLOCK GRANT TOTAL CCDF CLUSTER	93.575
NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES: FOSTER CARE_TITLE IV-E	93.658
ADOPTION ASSISTANCE	93.659
SOCIAL SERVICES BLOCK GRANT	93.667
NEW YORK STATE HEALTH RESEARCH, INC.: PUBLIC HEALTH EMERGENCY PREPAREDNESS	93.069
NEW YORK STATE OFFICE FOR THE AGING: SPECIAL PROGRAMS FOR THE AGING - TITLE VII, CHAPTER 2 - LONG TERM CARE OMBUDSMAN SERVICES FOR OLDER INDIVIDUALS	93.042
SPECIAL PROGRAMS FOR THE AGING_ TITLE III, PART D - DISEASE PREVENTION AND HEALTH PROMOTION SERVICES	93.043
AGING CLUSTER SPECIAL PROGRAMS FOR THE AGING - TITLE III, PART B - GRANTS FOR SUPPORTIVE SERVICES AND SENIOR CENTERS	93.044
SPECIAL PROGRAMS FOR THE AGING - TITLE III, PART C - NUTRITION SERVICES	93.045
NUTRITION SERVICES INCENTIVE PROGRAM TOTAL AGING CLUSTER	93.053
NATIONAL FAMILY CAREGIVER SUPPORT, TITLE III, PART E	93.052
LOW-INCOME HOME ENERGY ASSISTANCE	93.568
CENTERS FOR MEDICARE AND MEDICAID SERVICES (CMS) RESEARCH, DEMONSTRATIONS AND EVALUATIONS	93.779
NEW YORK STATE OFFICE OF ALCOHOL AND SUBSTANCE ABUSE SERVICES: BLOCK GRANTS FOR PREVENTION AND TREATMENT OF SUBSTANCE ABUSE	93.959
NEW YORK STATE OFFICE OF MENTAL HEALTH: PROJECTS FOR ASSISTANCE IN TRANSITION FROM HOMELESSNESS (PATH)	93.150
BLOCK GRANTS FOR COMMUNITY MENTAL HEALTH SERVICES	93.958
NATIONAL ASSOCIATION OF COUNTY AND CITY HEALTH OFFICIALS (NACCHO) MEDICAL RESERVE CORPS SMALL GRANT PROGRAM	93.008
DEPARTMENT OF HOMELAND SECURITY DIRECT PROGRAMS:	
ASSISTANCE TO FIREFIGHTERS GRANT	97.044

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PASSED THROUGH:

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NEW YORK STATE OFFICE OF HOMELAND SECURITY:

DISASTER GRANTS- PUBLIC ASSISTANCE (PRESIDENTIALLY DECLARED DISASTERS)	97.036
INTEROPERABLE EMERGENCY COMMUNICATIONS GRANT HOMELAND SECURITY GRANT PROGRAM	97.055 97.067
BUFFER ZONE PROTECTION PROGRAM (BZPP)	97.078
NEW YORK STATE EMERGENCY MANAGEMENT OFFICE:	
HAZARD MITIGATION GRANT	97.039
EMERGENCY MANAGEMENT PERFORMANCE GRANTS (EMPG)	97.042
CITIZENS- COMMUNITY RESILIENCE INNOVATION CHALLENGE	97.053
SUFFOLK COUNTY FIRE RESCUE AND EMERGENCY SERVICES STAFFING FOR ADEQUATE FIRE AND EMERGENCY RESPONSE (SAFER)	97.083
NEW YORK CITY POLICE DEPARTMENT SECURING THE CITIES PROGRAM	97.106

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910 E. St. Louis Street, Suite 200 // P.O. Box 1190 // Springfield, MO 65801-1190

System Review Report

To the Partners of McGladrey LLP and the National Peer Review Committee of the American Institute of Certified Public Accountants Peer Review Board

We have reviewed the system of quality control for the accounting and auditing practice of McGladrey LLP (the "firm") applicable to non-SEC issuers in effect for the year ended April 30, 2013. Our peer review was conducted in accordance with the Standards for Performing and Reporting on Peer Reviews established by the Peer Review Board of the American Institute of Certified Public Accountants. As a part of our peer review, we considered reviews by regulatory entities, if applicable, in determining the nature and extent of our procedures. The firm is responsible for designing a system of quality control and complying with it to provide the firm with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Our responsibility is to express an opinion on the design of the system of quality control and the firm's compliance therewith based on our review. The nature, objectives, scope, limitations of and the procedures performed in a System Review are described in the standards at <u>www.aicpa.org/prsummary</u>.

As required by the standards, engagements selected for review included engagements performed under *Government Auditing Standards*, audits of employee benefit plans, audits performed under FDICIA, and audits of carrying broker-dealers, and examinations of service organizations [Service Organizations Control (SOC) 1 and 2 engagements].

In our opinion, the system of quality control for the accounting and auditing practice of McGladrey LLP applicable to non-SEC issuers in effect for the year ended April 30, 2013, has been suitably designed and complied with to provide the firm with reasonable assurance of performing and reporting in conformity with applicable professional standards in all material respects. Firms can receive a rating of *pass*, *pass with deficiency (ies)* or *fail*. McGladrey LLP has received a peer review rating of *pass*.

BKD,LLP

December 4, 2013





Peer Review Program

Administered by the National Peer Review Committee

American Institute of CPAs 220 Leigh Farm Road Durham, NC 27707-8110

December 19, 2013

Joseph Michael Adams, CPA McGladrey LLP 1 S Wacker Dr Ste 800 Chicago, IL 60606

Dear Mr. Adams:

It is my pleasure to notify you that on December 12, 2013 the National Peer Review Committee accepted the report on the most recent system peer review of your firm. The due date for your next review is October 31, 2016. This is the date by which all review documents should be completed and submitted to the administering entity.

As you know, the report had a peer review rating of pass. The Committee asked me to convey its congratulations to the firm.

Sincerely,

Betty Jo Charles

Betty Jo Charles Chair, National Peer Review Committee nprc@aicpa.org 919 402-4502

cc: John Mark Edwardson; Andrew V. Lear

Firm Number: 10046712

Review Number 347652

Letter ID: 850189

Shteynfeld, Sulamif

From:	Baglione, John
Sent:	Tuesday, March 24, 2015 10:05 AM
То:	Shteynfeld, Sulamif
Cc:	Garner, James; Marcinek, Jr., Joseph T; Olney, Michael; Blanco, Sergio
Subject:	McGladrey claim

Hi Mifa,

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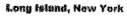
Based on a conversation with Michael, we can rely on the engagement letter as a letter of clarity with regard to schedule of payments. This letter will augment the contract with regard to the same.

Please make a note on the excel schedule and print this email for the claim.

Thanks

John Baglione, MBA Fiscal Officer Nassau County Office of the Comptroller 240 Old Country Road, Room 211 Mineola, New York 11501 (516) 571-2865 (516) 571-2533 Email: jbaglione@nassaucountyny.gov

Nassau County 🖉



PLEASE BE ADVISED THAT THE FOREGOING ADVISEMENT HAS BEEN FILED IN THE OFFICE OF THE CLERK OF THE LEGISLATURE THIS 29th DAY OF August, 2016



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CLERK OF THE LEGISLATURE Nassau County Legislature



Department: Comptroller



Contract Details

SERVICE: 2016 County Audit

NIFS ID #: CACO16000001- L 01 NIFS Entry Date: 06/30/16 Term: 1/1/14 to 12/31/16 CAFR Year

New 🗌 Renewal	
Amendment	
Time Extension	
Addl. Funds	\boxtimes
Blanket Resolution RES#	

1) Mandated Program:	Yes 🖂	No 🗌
2) Comptroller Approval Form Attached:	Yes 🔀	No 🗌
3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌	No 🖂
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🖂	No 🗌
5) Insurance Required	Yes 🖂	No 🗌

Agency Information

or	County Department
Vendor 113# 420714325-01	Department Contact Sergio A. Blanco
Contact Person	Address
Robert G. Rooney	240 Old Country Road, Mineola , NY 11501
Phone	Phone
(212) 372-1033	(516) 571-2854
	420714325-01 Contact Person Robert G. Rooney Phone

Routing Slip

DATE Rec'd.	DEPARTMENT	Internal Verification	DATE Appv'd& Fw'd.	SIGNATURE	Leg. Approval Required
	Department	Internal Verification	g 6/3/16	Hart Jagulaki	
an artist Device and a second a	1997 com de activitas y mante a managemente en com de la coma com para de com de com com y mande com de com com	Contractor Registered	6 30	16 Aguin	5
07.18.16	омв	NIFS Approval (Contractor Registered)	- 71 8/16 718/16	WAT	Yes No Z Not required if blanket resolution
	County Attorney	CA RE & Insurance Verification		11	
	County Attorney	CA Approval as to form			Yes No
	Legislative Affairs	Fw'd Original Contract to	7/22/16	P	
	County Attorney	NIFS Approval			
	Comptroller	NIFS Approval	5/m1	1 Btre SI	8/Ir / L
7/25/4	County Executive	Notarization [Filed with Clerk of the Leg. [Tiste	110	

PR5254 (1/06)



Department: <u>Comptroller</u>

Contract Summary

Description: Audit of the County's Financial Statements for the 2014 through 2016 CAFR years.

Purpose: Contractor is to perform comprehensive audit of County's financial statements, provide management letters, perform the County's federally mandated single audit and provide other related services.

Method of Procurement:

A request for proposals was done in January 2014.

Procurement History: Three firms submitted proposals. After a lengthy evaluation process, including presentations by all of the three proposers, and Best and Final Offers from each of the three proposers, the evaluation committee determined that McGladrey's proposal was superior to the rest.

Description of General Provisions: Complete annual financial audit of the County and Single Audits of Federally Funded Programs, inclusive of monies received under ARRA management letters.

Impact on Funding / Price Analysis: \$300,000.

Change in Contract from Prior Procurement: N/A

Recommendation: Approve as submitted

Advisement Information

BUDGET CODES	
Fund:	GEN
Control:	CO
Resp:	1200
Object:	DE503
Transaction:	109

FUNDING SOURCE	AMOUNT
Revenue Contract	XXXXXXX
County	\$300,000
Federal	\$
State	\$
Capital	\$
Other	\$
TOTAL	\$300,000

LINE	INDEX/OBJECT CODE	AMOUNT
04	COGEN1200 DE503	\$300,000
x		\$
Х		\$
Х		\$
x		\$
Х		\$
	TOTAL	\$300,000

RENEWAL		
% Increase		
% Decrease		

a Decrease	Document Prepared	By:	Date:
NIFS	5 Certification	Comptroller Certification	County Vecutive approval
	cument was accepted into NIFS.	I certify that an unencumbered balance sufficient to cover this contract is present in the appropriation to be charged.	Name
Name	W.	Name De Spice	Date 7/25/16
Date	FIFIL	Date \$7.5716	(For Office Use Only) E #:

- Action Alerts PLUS
- Action Alerts OPTIONS
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- Growth Seeker
- Quant Ratings
- Real Money
- Real Money Pro
- Stocks Under \$10
- Top StocksTrifecta Stocks

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- Analysts' Actions
- Stocks Under \$10
- Cramer's Best Stocks 2016
- Cramer's ABCs
- Best High-Yielders

Hot Stock Pick - RBCC

Many Expect RBCC To Be Breakout Stock of the Year

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McGladrey Changes Its Name To RSM In Global Branding Initiative

By **PR Newswire** O | 10/26/15 - 07:40 AM EDT

Exclusive FREE Report: Jim Cramer's Best Stocks for 2016

€PRNewswire

CHICAGO, Oct. 26, 2015 /PRNewswire/ -- RSM US LLP ("RSM"), formerly McGladrey LLP, is celebrating the launch of its new brand, which unites fellow firms from more than 110 countries in the RSM International network under a common brand, by issuing the first global edition of The Real Economy and launching a national advertising campaign. The unified brand is part of an initiative to further RSM's vision to be the first-choice advisor to middle market leaders globally.

"Since we helped found the RSM International network more than 50 years ago, our firm has been dedicated to taking the middle market to the global market," said RSM US LLP Managing Partner and CEO Joe Adams. "As middle market companies increase their participation in the global economy, they are challenged by the ever-changing regulatory and business landscape. For decades our firm has combined

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RSM

publication, The Real Economy. Led by RSM US LLP Chief Economist, Joe Brusuelas, and other RSM leaders from around the world, these reports address a range of international issues relevant to middle market firms around the globe. This global thought leadership initiative is part of a larger effort by RSM to provide actionable insights and analysis to middle market companies about the issues most relevant to their businesses.

RSM is also launching an advertising campaign in the U.S. as part of the rebrand entitled, " The Gauntlet," with national television spots airing on an understanding of our clients' unique challenges and aspirations with our knowledge of the global business environment to help leaders move forward with confidence. The RSM brand brings this enduring commitment to life in a real and tangible way."

As a centerpiece of the rebrand, RSM is launching The Global Real Economy, a semi-annual global edition of its flagship



Headline News, CNN, Bloomberg TV and The Golf Channel. Developed by Charlotte-based Luquire George Andrews, the campaign also features extensive online, digital and traditional media components in leading publications read by middle market business leaders. The creative premise for the ads centers around a middle market leader running a real-life gauntlet, meant to symbolize the challenges RSM can help clients overcome as they grow and expand globally.

"It is extremely important that our thought leadership and creative assets represent the global issues our clients face every day and underscore our commitment to help them experience the power of being understood," said Andy Bosman, principal and chief marketing officer of RSM US LLP. "Our unified brand gives us a broader range of global expertise and perspectives to provide even more relevant insights to middle market businesses on a daily basis."

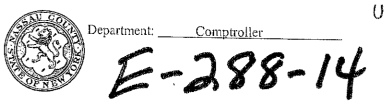
To download the inaugural issue of The Global Real Economy, visit our website. Subscribe to The Real Economy here.

"Over the years, our firm has evolved with our clients, developing a strong suite of services to support their expansion into the global market," said Adams. "Unifying under the RSM brand will better enable current and potential clients of RSM International firms around the world to more clearly see the strength and broad reach of global services offered."

<u>STOCKS TO BUY:</u> TheStreet's Stocks Under \$10 has identified a handful of stocks with serious upside potential. <u>See them FREE for 14-days.</u>

1 of 2

Contract ID#:CQCO14000004- Line 01



Contract Details

SERVICE: 2014 County Audit

NIFS ID #:CQCO14000004 LINE 01 NIFS Entry Date: 11/19/14 Term: 1/1/14 to 12/31/16 CAFR Year

New 🛛 Renewal	
Amendment	
Time Extension	
Addl. Funds	
Blanket Resolution RES#	

1) Mandated Program:	Yes 🛛 No 🗌
2) Comptroller Approval Form Attached:	Yes 🛛 No 🗌
3) CSEA Agreement § 32 Compliance Attached:	Yes 🗌 No 🛛
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes 🛛 No 🗌
5) Insurance Required	Yes No

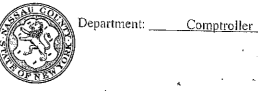
Agency Information

Vend	or	County Department
Name MeGladrey LLP	Vendor ID# 420714325-01	Department Contact Sergio A. Blanco
Address	Contact Person	Address
1185 Avenue of the Americas, New York, NY 10936	Robert G. Rooney	240 Old Country Road, Mincola , NY 11501
	Phone	Phone
	(212) 372-1033	(516) 571-2854

Routing Slip

DATE Rec'd.	DEPARTMENT	Internal Verification	DATK Appy'd& Fw'd,	SIGNATURE	Leg. Approval Required
i	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)	-11/20/14	Sterned Salnisle	99999999999999999999999999999999999999
nilijan en de strike som for	na na sana ang kana kana	Contractor Registered			1
1120	ОМВ	NIFS Approval (Contractor Registered)		Yadha	Yes No
12/14	County Attorney	CA RE & Insurance Verification	In/al/14	a. anoto =	ouniter resonation
1/21/14	County Attorney	CA Approval as to form		Sto le	Yes 🗶 No 🗌
• ;	Legislative Affairs	Fw'd Original Contract to CA	D Mailie ki	PERO A Min	. 4
	County Attorney	NIFS Approval	-X2/04/2014	Qids sel	· · ·
	Comptroller	NIFS Approval	Dis Linis	95. Vs	12/4/19
and desired here fairty says service same	County Executive	Notarization Filed with Clerk of the Leg.	DIdl	1 124	-

PR5254 (1/06)



Contract Summary

Description: Audit of the County's Financial Statements for the 2014 through 2016 CAFR years

Purpose: Contractor is to perform comprehensive audit of County's financial statements, provide management letters, perform the County's federally mandated single audit and other related services.

Method of Procurement:

A request for proposals was done in January 2014.

Procurement History: Three firms submitted proposals. After a lengthy evaluation process, including presentations by three of the three proposers, and Best and Final Offers from the three proposers, the evaluation committee determined that McGladrey's proposal was superior to the rest.

Description of General Provisions: Complete annual financial audit of the County and Single Audits of Federally Funded programs, inclusive of monies received under ARRA management letters.

Impact on Funding / Price Analysis: \$300,000.

Change in Contract from Prior Procurement: N/A

Recommendation: Approve as submitted

Advisement Information

BUDGET CODES		
Fund:	GEN	
Control:	CO	
Resp:	1200	
Object:	DE503	
Transaction:	103	

FUNDING SOURCE	AMOUNT
Revenue Contract	XXXXXXX
County	\$300,000
Federal	S
State	\$
Capital	\$
Other	\$
TOTAL	\$300,000

LINE	INDEX/OBJECT CODE	AMOUNT
01	COGEN1200 DE503	\$300,000
X	· · · · ·	S
Х	ΛΛ	s
Х	Allemoto Sulpella	S
Χ.		. S
. X		\$
	TOTAL	\$300,000

RENEWAL			
% Increase			
% Decrease			

Document Prepared By:

____Date:

NIFS Certification	Comptroller Certification	County Executive Approval
i certify that this document was accepted into NIFS.	I certify that an unencumbered balance sufficient to cover this contract is present in the appropriation to be charged.	Nume Anne
Name C .	Nume and 10 for the line of	Date D2/15/14
12/5/14	17/2016/65 3319 1117	For Office Use Duty

E-288-14

RULES RESOLUTION NO. 3202014

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY COMPTROLLER'S OFFICE, AND MCGLADREY LLP

> Passed by the Rules Committee Nussau County Legislature By Volce Vote on 12-1-19 VOTING: ayos 7 nayes 0 abstained 0 recused 0 Legislators present: 7

WHEREAS, the County has negotiated a personal services agreement with McGladrey LLP to provide comprehensive audit services, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

(

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with McGladrey LLP. George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: McGladrey LLP

CONTRACTOR ADDRESS: <u>1185 Avenue of the Americas, New York, New York</u> <u>10036</u>

FEDERAL TAX ID #: 420714325

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [ate]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. I The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on 1/8/13. Potential proposers were made aware of the availability of the RFP by newspaper advertisement, and posting on website. 3 potential proposers requested copies of the RFP. Proposals were due on 3/14/14. 3 proposals were received and evaluated. The evaluation committee consisted of: Judy Bejarano; Lisa Tsikouras and Christopher Leimone. The proposals were scored and ranked. As a result of the scoring and ranking (attached), the highest-ranking proposer was selected.

III. \Box This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on _____ [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after______

[describe procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- \square A. The contract has been awarded to the proposer offering the lowest cost proposal; **OR**:
- □ B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. \Box Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \Box A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. □ This is a public works contract for the provision of architectural, engineering

or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees:

 \Box a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

tem J. Falrich

Department Head Signature

11/20/14 Date

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 02/04

McGladrey LLP Owners

i

Name	Lic State	License #
Abernethy,Linda S	IL.	065027337
Adams,Joseph M	IL.	065.020960
Adams,Robert Daniel	DC	CPA903327
Adinolfi, Jonathan D	ТХ	090658
Allen,Robert L	TX	014171
Altschul,Daniel	IL	065.031619
Altshuler, Jeffrey M	CA	45988
Alzfan, Alan D	NJ	20CC03443800
Anderson, Chad	AZ	10253
Anderson, Christopher V	IA	008795
Anderson,Kelly L	Flux	AC40610
Anderson, Michael	AL	4776
Andrews, David M	ОН	33204
Antman,Marvin R	NY	60247
Antonopoulos, Nikolaos George	IL	065.022899
Arata, James L	СТ	CPAL,0003631
Archer, Michael	СТ	CPAL,0003683
Astren, Steven	GA	CPA003007
Atwell Jr,Alan George	NC	20265
Aubrey,Nancy L	MA	10129
Azbell,Kerry B	IA	R04101
Bachman, Dennis M	NJ	33378
Bailitz,Owen	IL	065030031
Baker, Jeffery C	IA	002844
Bakker,Christle	AZ	14732
Baldowski,Patricia A	NJ	20CC03422300
Balter, Michael Andrew	FL	AC0022344
Banse, Christopher E	IA	O11358
Barnes,Stephen J	NC	14407
Barsky,Scott A	NJ	20CC03461800
Bartak,Edward J	IL.	065.020947
Bartman,Jean C	NE	35211
Bartucca,Michael A	MA	14583
Bassett,Scott A	CT	CPAL.0006293
Beacom,Michael J	TX	082527
Beal,James A	IA	008079
Becker,Brian J	IA	006828
Becker,Marla	11	065-023811

Name	Lic State	License #
Beegle,Melna	CA	111367
Beelendorf,Douglas	NC	20604
Behringer,John	11	065.033297
Bender, Michael W	MD	37646
Beneventi, Tom		065.010496
Benfatti,Joseph James	CA	99700
Benjamin,Ian J	DC	CPA901418
Bennett,Kelly D	TX	030462
Berger, Benjamin Aaron	MD	26388
Berkowitz,Saul G	NJ	20CC00853300
Bernstein,Bruce	NY	036106
Best,Curtis D	NC	24018
Best,Robert	WA	12228
Bevilacqua,Michael A	MA	21489
Billig,Robert H	DC	CPA900191
Bird, John		065.032939
Blacklaw,Brian N		065.026053
Blakey,Paul	······································	065.023364
Blaze, Thomas		065.039179
Blomgren,Charles J	<u> </u>	065.013718
Bloom,Mark L	11.	065.016305
Boelter,Angela D	CA	105277
Borgman, Sequoya		3963232
Botzis,Michael	FL	AC42624
Bourassa, Jerome P	CA	CPA50629
Bowman,Karen A	FL	AC0008561
Brackett,John	NC	25161
Bradford,Christopher M	IN	CP19900317
Bradvica,Matthew L	CA	CPA78976
Bravo,Carlos	F.	AC41966
Briggs,Todd		065033007
Broberg,Brad W	IA	010309
Brock,Lisa L	MD	35236
Brown, Arthur	CA	106296
Brunk,Martin P	MD	7935
Budnik,Gregory	CT	CPAL.0008393
Burdlne, Theresa A	FL.	AC0029524
Burger, Jon I	CA	CPA60028
Burgmeier, Charles R	IA	002414
Burke III,Robert M	MA	16265
Burke,Janette D	NY	091799
Burtner, Thomas	VA	19267
Butler,Kerensa	FL.	AC0031524
Byman,James F	MA	10291

Name	Lic State	License #
Cadden,John D.	FL	AC0029453
Caicedo,Angelika M	CA	61989
Cain,Paul G	IA	O06590
Callens,Robert J	DC	CPA900123
Campana,Michael F	IA	006273
Cannon,Wm Louis	NC	12086
Capistrant, Andrew C	MN	16791
Cappelloni,Albert J	MA	7699
Carboni,Lawrence J	СТ	CPAL.0007261
Carney,Shawn P	IL	065-023463
Carr,Charles	DC	5878
Carr,Robert	FL	AC37495
Cashin, James L	MA	17400
Castillo,Flavio R	IL.	065032228
Castle,Dara F	DC	CPA900581
Cataldo,Joseph	IN	CP19900112
Caturano,Richard	MA	5096
Cecl Jr., Anthony D	СТ	CPAL.0004388
Chaberski,Mark P	IL.	065.012829
Chaffin,Kenneth W	TX	040312
Chance,Mary Catherine	TX	022338
Christner,Charles J	СО	CPA-24859
Chugh,Gireesh	СО	CPA.0026849
Clines, Charles H	TX	041677
Clontz Jr, Charles E	NC	12844
Coakley,Terrence	JL.	065.020353
Coffland,Matthew	NC	27439
Cohen,Allan H	MA	4716
Cohn,Samuel	<u> </u>	065-015742
Complani, Frank T	FL	AC0010023
Condon III, Richard J	MA	16002
Conroy,Patrick J	MA	19360
Corns,Steven	VA	32437
Couch,Michael George	CA	78179
Cox,Lance S	TX	060891
Craft III,H. Charles	NC	12814
Croft,Brenda M	WA	23180
Cronauer,James J	1L.	065.031693
Cummings, Richard M	MA	10011
Curttright, Vincent A	L	065032544
Davenport,Sam D	IN	CP18556457
Davls,Kelth J	IN	CP18704399
Davis,Susan L	IA	O06256
Davisson,Richard A	IN	CP19300260

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Name	Lic State	License #
Dawson, Harold W	A	006459
Day,Richard D	IA	003828
de la Fe,Sergio		AC35002
Decilveo Jr, Joseph E	NY	055257
DeFilio,Scott D	CT	CPAL.0009577
DeGrandis,Ron	ОН	CPA.06787
Dehner,Linda C	CA	78627
Delso,Phyllis	FL.	25855
Del Re,Catherine	NJ	20CC03596700
DeLuca,Albert J	FL.	AC39600
Dempsey, Gregory	NY	060062-1
Denney, James Jay	MN	05691
Dennis,Joseph L	IA	002956
Dennis,Mark	NC	26883
Devine,Martin F	11.	065.019672
Devino,Gregory L	FL	AC0035568
DeWulf,Craig R	 IA	010314
Digiusto,Davld A	MA	09303
Dimíno, Thomas J	MA	9822
Doggett, Ty P	IA	011543
Dombrowski,Robert A		065.020796
Douvris,George		065.030988
Dow,Stacy E	FL	AC44478
Draxler, Steven	AZ	16353
Drollinger, Lenore L	WA	15102
Dubols, Dominic S	DC	CPA902660
Dunlap,Randall W		065.025810
Dykes,Arthur J	DC	CPA900124
Eash,Robert E	1N	CP19000286
Edelheit,Richard	[]L,	065.016300
Edwards,Mark Y		AC0011974
Edwardson, John M	MN /	10962
Egbert,Allison H	MA	21426
Eidelman,Aaron J	NY	027089
Estes,James R	MN	07466
Eto,Dwayne S	CA	CPA59272
Evans,Edward W	NC	18694
Evans,John F	MN	19962
Evans,Joseph J	l L	065.022689
Fanelli, Michael	NC	33848
Farrell,Thomas M	IL.	065.023443
Feeney,James D	FL	AC0029632
Feldman,David N	PA	CA019134L
Feldmann,Robert Raymond	FL	AC0023373

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Name	Lic State	License #
Ferraro,Michael	MA	7323
Ferreira,Thomas H	СТ	CPAL.0004995
Fischer,Charles J	1L	065-010416
Fischer, Frederick L	IA	006971
Flemmer, Jefry D	MN	11704
Fleura,Shawn	<u>I</u> L	065.031070
Foraste, Michael C	MA	18886
Forde,Mark W	MD	23612
Fortsch,Zachary A	IL	065.024573
Foster,Rodney D	IA	004843
Fox,Julee A.	со	CPA.0017484
Fox,Michael	1L	065-026386
Frankel, David	MA	18248
Franken, Galen Ross	KS	259
Frattaslo,Robert A	MA	20526
Friedman,Brett	FL.	AC0027326
Friedman,Martin	IL	065.008686
Furst,Kenneth W	AI	R02947
Gaffey,Daniel J	MA	22304
Gaines,Mark	11	065-014650
Gallagher,Paul J	MA	5463
Gallagher, Timothy M	IL.	065.018917
Gallegra, Vincent	NY	052767-1
George,John	IL.	065.024892
Gidlow,Eric A	MN	11228
Gilbert, Meredith A	TX	074436
Gillespie,Patrick G	NJ	20CC03390100
Glazik,Robert Anthony		065029170
Godwin,Armied A	NC	16247
Golebiowski, Rich	NJ	20CC02969500
Gorman, William J	MD	09219
Gradl,Steven	AZ	13048
Green, Thomas	11 L	065.024648
Greer, Michael S	AZ	12033-R
Greif,Martin	NY	07 034602
Greisch,James R	FL.	AC39575
Griffin,David H	CA	78137
Gross,Guy M	IL.	065.024944
Gruidl,Nicholas P	MN	19408
Guariglia, Joseph N	NY	011163-1
Guirovich,Paul J	NY	093536
Hagan,Patrick J	AZ	16598
Hague, John T	[065.019853
Halkitis,Michael J		065-027315

Name	Lic State	License #
Hallick,Michael T	NM	2021
Hanmer,Lisa C	WI	17182-1
Hanover, Christine A	IL.	065.024430
Harder,John	VA	12988
Hartema,Brett M	IA	011020
Harvey,Mark	11_	065.023282
Harvey,Matthew C	IA	009286
Hassett,William		065.021156
Hawkins,Bert	CA	71366
Healey,Kathryn	CO	CPA-22334
Hedden,Dale K	WA	06953
Hegarty,Kay L	IA	003707
Heidt,Robert H	FL	AC0025400
Hemelt,Matthew E	MD	21240
Henderson, Kyle D	IA	005910
Hendren,Roger L	МО	2004006941
Henson, Jeremy Steven	AZ	16959
Hernandez, Carlos	FL.	AC44645
Hershberger,Brad L	AI	R05514
Hill, Jeffery A	TX	046569
Hill,Tammy M	IN	CP18604478
Hillmann,Jon P	IA	007092
Hirsh, Lawrence Mark	ОН	04-03-14879
Hirsh,Mitchell		065.025351
Hoff,Melanie S	NJ	20CC03431300
Holland, Troy D	IN	CP19400375
Horaney, Michelle	IIA	R04833
Horn,Willam K	MN	04800
Horne,Thomas G	AL	8302-R
Houle,Julie M	MA	20559
Hren,Brian	MN	16101
Hubbard Jr,Lloyd J	CT	CPAL.0003677
Hudson, Melvin E	CA	87327
Isaac,Elliot	NY	088640
Jackson,Todd A	MN	08005
Jenkins,Gary	FL	AC40412
Jensen,Robert F		065.009411
Jestel,James	1 <u>A</u>	009482
Jirsa,Robert J	MD	05567
Joaquin,C Dean	CA	66003
Johannesen, Jeffrey		R02999
Johnson, Randolph L	MN	11379
Johnson,Steven	СТ	CPAL.0011411
Johnson,Steven R	MN	16117

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Name	Lic State	License #
Jones,Brandon K	MN	17613
Jong,Karen W	CA	52489
Jorth,Bruce J	FL	AC0030231
Jugan,Steve	NY	074349
Kadavy,James M	IA	R03666
Kalic,Loraine A	ОН	34540
Kalla,Jennifer A	MN	18937
Kastenschmidt,Robert	WI	17979-1
Kathe,Sharl L	IL	065.025031
Kaufman,Gabrielle	MD	10303
Kellogg,Jason J	CO	CPA-24891
Kennedy,Kristi	TX	041718
Kent,Ronald D	CA	53375
Kessel,Morton	IL.	065-008141
Keyler,Lawrence	IN	CP18604949
Keyser,John David	NV	3902R
Kiehl,Gregg	NC	22862
Kimball,J. Scott	16.	065.027222
Kinslow, Joseph S	MD	32696
Kirley, Thomas Michael	MN	19033
Kirn,Steven	СТ	CPAL.0011450
Kirsh,Michael A	PA	CA-039784-L
Klssell,Gerald B	MN	14520
Kitchen,Patrick	IA	006763
Klintworth, David J	11	065018487
Knudson, James R	MN	11574
Koch, Timothy J	FL	AC41111
Kolodkin,Ronald	CA	53387
Koltun,Steven M	IL	065030997
Kopew,Steven P	PA	CA-026408-L
Kostick,Tasha Rae	CA	83182
Kral,Mark E	NC	23794
Kramer,Gary M	CA	97107
Kreiner,Chaim H	11	065-029889
Krezek,James A	IA	O06391
Krowczyk-Mendoza,Sherrie A	L	065.025581
Kubicek,Christie L	CA	42073
Kultgen,Mark	WI	8573-001
Kurek,Karen L	IL.	065.017988
Kwiatek,Harlan J	MO	010640
LaFrance,Steven W	IN	CP19200452
Lambrix, Gary R	CA	CPA36762
Lamothe,Marc P	MA	20727
Landau,Gerald	Ст	CPAL.0007237

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Name	Llc State	License #
Langley Jr,Robert P	MA	12043
Lanza, John	NJ	20CC02405400
Lapidus,Carol C	NJ	20CC03404900
Lauritsen,Kaye A	IA	004076
Leblanc,Larry L	MD	38298
Leffler,William H	MD	11592
Lemke,Eric	IL.	065.025556
LeMond,Ryan T	CA	87915
Lenz,Thomas C	IL	065.015432
Lesser,Simon	_	065023625
Levenson, Daniel F	IL	065.028531
Levine,Lawrence	NY	039917
Leyden,Thomas	CA	121594
Linders,Martina	IL	065.022711
Lipari, Donald	NY	054561
Lockwood,Debra K	FL	AC0032286
Logan,Robert M	TX	017348
Lord,Sara	MN	20148
Lorusso,Mark	CT	CPAL.0004885
Lundberg, Michael D	IA	009327
Luzi,David S	IL	065.022027
Machara, Joseph	11	065.021403
Mack,Christine T	MN	10683
MacKenzie, Christopher J	MA	10223
Mackey,Scott	MA	27613
Macora,Stanley	NY	107803
Maddux,Gregory A	МО	011149
Maginley,Donnovan	FL	AC0027718
Mahoney Jr., Joseph E	MA	14545
Majer, John	FL	AC38374
Mansk, James Kenneth		065.019318
Mantas,John H	NJ	20CC03299600
Marcotte, Milton J	IL	065.026199
Margolis,Barry H	TX	010945
Marinacci, Thomas P	NY	043413
Markey,Wayne Carl	MD	6226
Marquardt,Dennis Duane	CA	CPA59685
Marrano, Brian C	IL.	065026742
Marshall,Brian	СТ	CPAL.0012096
Marshburn,Morris R	NC	16764
Martin,Garrick L	NC	22740
Martin, Jerome J	MN	17652
Marvel, Paul J	NJ	20CC02547500
Mascareno,Samuel	CA	85325

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Name	Lic State	License #
Massmann,Lance Walter	SD	1739
Matheny,James Stephen	MD	4270
Matthys,Ryan	IN	CP19800098
Maves,Brandon M	co	CPA.0026041
Mazza,Joseph D	CA	73913
McCann,Steven J	IA	R03219
McCarragher,Joseph D	IA	O10820
McClelland,Stephen	NY	078478
McConnell,Paige M	CA	83821
McCourt,John G	VA	31155
McDonald,Robert Joseph	MA	21541
McMahan,Ben L	L	065-011947
McNamee,Mark	DC	CPA902177
McNeal,Timothy D	MN	15363
McParland,John	NY	043916
Menaker,Steven Alan	NC	14592
Meritt,Brian S	MD	4272
Metzger,Moshe	NY	039939
Meyer,Joel	IL.	065.008152
Milewski, Thomas A	_	065.027504
Miller,Faye	MD	35856
Miller,Kenneth L	IA	R02530
Millmann, Daniel C		065033093
Miskell,Mark W	IL	065.018806
Monaghan, Michael P	MD	6559
Moore,Robert B	and the second	065.024643
Morgan,Bryce W	WA	08081
Moritz, Timothy E		065.025174
Morton,James F	IN	CP18605929
Mulloy,Patrick	PA	CA049627
Mulvey, Peter T		065.024774
Muratovic, Haslan	NY	084187
Murphy Hirata, Patricla	CA	32981
Murphy, Christopher M		065-030673
Murphy, Craig A	MN	09135
Musi,Gennaro	NY	074444
Nacmias, Joseph	INY	028383-1
Nahom,Robert	AZ	8337
Natalucci, Gregory P	MA	20738
Natenstedt,Donald E	CA	36959
Nedder, Ernest J	СТ	CPAL.0012098
Nelson,Michael V	MN	06106
Neumann,Roger L	IA	001532
Newman,Philip	FL	AC39224

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Name	Lic State	License #
Nichols,Richard	NY	034126
Nickel, Jamie S	MN	20149
Nicolopoulos,John	MA	16073
Niden, Henry	GA	11620
Nietzel, Terri L	I	065.025218
Nockels,Paul J	.	065-024441
Norfleet,James	DC	CPA901281
Nudelman,Mendel	1L	065-015575
Nunez, Alfonso	AZ	8267
O'Brien,William J	L.	065-024311
O'Connor, Douglas J	L	065.029247
Oeth, David R	MN	,11205
Ohliger,Teri A	NC	22668
O'Leary,Thomas	MD	200815
Opheim, Douglas W	MN	09295
Parico, Stephan	PA	CA017725L
Paul,Alan D	MA	4106
Pavano, Carrie A	AZ	13441
Peikes,Rebecca	PA	CA13165L
Peltz,Scott		065.014834
Perez,Eric	CT	CPAL.0009947
Perez,Patricio J	FL	AC0031690
Petersen, Dustin C	IA	009467
Peterson, David B	FL	AC38387
Petrus,William J	AL	10834R
Phipps,Jeannette I	TX	013519
Pierce, Christopher M	IN	CP19900268
Pierson,Ronald G	1 L.	065-016406
Pinkus, Paul	1L,	065-009694
Plutzer,Robert	NY	084963
Pohlman,Scott C	MN	04843
Pottratz, Michael	IN	CP19500220
Price,Dean R	IA I	001045
Prlen,Kevin K	IA	005720
Prillaman, Jacquelyn	NC	28872
Prough,Roger L	IN	CP10300302
Radford,Michael	NC	17133
Radke,Craig T	CO	CPA.0006150
Ragan,Randy A		065.007514
Randles,Gary R		065.014146
Rate Jr,Richard A	MD	7884
Reagan,Kevin	CA	45303
Reffner,Karen L	NJ	200003244100
Rehberger, Paul	WA	05722

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Namé	Lic State	License #
Rennie,Marcia	MD	21797
Ricchezza,Joseph R	NY	051229
Richardson,James M	IL	065.029786
Ridenour, Craig	NC	31928
Rilling, John	NJ	20CC03244800
Rineberg, Michael S	IL	065.017141
Ritsche,Mark A	MN	10763
Ritzert, David M	IL	065034019
Roeder,Susan L	FL	AC38488
Romano, John J	IA	R04772
Rominger, Jack L	CA	58587
Roozeboom,Douglas T	IA	009367
Rosenthal, Barry	11_	065-012956
Ross,Jeffrey A	FL	AC0026745
Rotta,Matthew Joseph		065.034770
Rourick,Thomas J	co	CPA.0023846
Routh, Daniel James	NE	30429
Rucker,Brandon T	NC	26145
Sancewich,Wendy M	WA	22362
Sanders, John H	11_	065.013780
Sanderson,Colin	co	CPA.0025342
Sandler,Eric	NY	074239-1
Sannella,Louis J	MA	06058
Santori,Mary Beth	MN	14730
Sasse,Denise A	IL.	065.025549
Saunders, Rodney L	AK	2080
Savva,Elisavet M	VA	26678
Schaedel,Larry W		065.024069
Scharenbroch, Carl L	WI	09525
Schena,Robert J	DC	901985
Schmidt,John	IL.	065-017859
Schmidt,Stephen A	W	05428
Schneidman,Byron	<u>IL</u>	065.018327
Schnell,Thomas M		065.011415
Schoenauer, Steven R	IA	007906
Schroeder,Kathleen O	MN	10253
Schu,Gregory P	MN	15023
Schulte, Jon P	sp	0854
Schultz, Charles	11	065020160
Schwartz, Terry	IL,	065.025578
Sciarappa,Donna M	MI	1101033684
Score, Douglas O	MN	04184
Scudder,David	IL.	065.023615
Seaton, Jennifer		065.028541

Name	Lic State	License #
Seaway,William	CA	90510
Seidel,Jeffry B	NY	043951
Seiler,David J	FL	AC0034074
Sekhri, Vikas	co	CPA.0023240
Sengstock,Dean A	MN	19322
Sevier, Jason	MD	21486
Shah,Kislay	co	CPA.0012777
Shamon, Joel	MA	13856
Shaw,Patrick T	IL.	065.019341
Shaw,Thomas J	IL.	065.028969
Sheeley,Stacey	NJ	20CC03478000
Sher,Michael		065.021653
Sheridan,Rebecca T	FL.	AC36097
Shlinger,Harry	NY	036699
Sibley,Jason A	co	21635
Siegel, Charles Mitchell	NY	086360
Siegel, Terri T	TX	058976
Silver, David	KY	9961
Simonson,Beryl D	NJ	20CC03457700
Singer, Cristin	NY	080750
Sisler,Melissa R	IA	009875
Sjoholm, Joseph P	NY	086778
Smaroff,Duke G	IL.	065.026121
Smith,David N	NC	16153
Smith, James M	MN	09900
Smith,Kevin M	IL	065032216
Smith, Michael D	MA	17450
Smith,Roger K	co	CPA.0023527
Sneeringer,Thomas J	MD	0018691
Snyder,Mark L	FL	AC37528
Sobhy,Mohamed	CA	52224
Sokolowski,Christopher J		065-017542
Spigelman,Alan Howard	IL,	065.020582
Spizman,William D	11_	065.018866
Sprague,David B	TX	052002
Spreitzer,James B	MN	05178
Sproull, John Patrick	AL.	8932
Stackpole,Lesile B	AZ	13934
Stanley,Mark	NC	16489
Steil,Thomas R	FL	AC0029292
Steinberg, Joel	NY	052408-1
Sterilng,David A	IL.	065.018489
Stoehr,Kory J	WI	17357-1
Stoettner,Robert E	IL.	065.025560

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Name	Llc State	License #	
Stoneburner,Keith Lee	MI	1101025010	
Strauss,Amanda Claire	IN	CP10200055	
Strype,Michael P	NJ	20CC03389700	
Stuart, Richard	СТ	CPAL.0006163	
Sundar Raj,Kartik	VA	33738	
Sweeney, James P	FL	AC0027453	
Szczepaniak,Anthony	MN	21905	
Talcoff,Mathew D	MA	17087	
Tapscott,James F	CO	CPA.0020576	
Tasel,Murat	DC	CPA902295	
Tassitano,Tamara K	FL	AC0025324	
Taub,Stuart	NY	075425	
Ten Pas,Harlan M	ίL.	065-012327	
Thiel,Chad	CA	81065	
Thomas-beck,Kathleen M	FL	AC0023273	
Ticknor,Matthew M	16	065.031536	
Tiefenthaler,Tim J	AZ	11860	
Tomaslewicz, Beverly	IL.	065.024876	
Tomaw,Mark A	FL.	34555	
Topp,Corey A	MN	16718	
Trager, Michael H	NJ	20CC03003000	
Tramp, Chad P	IA	R03928	
Tritabaugh,Adam W.	MN	22733	
Tunning,Marty J	IA	005650	
Valderrama, James	ОН	35648	
Valentine, Gretchen L	CA	43814	
Vandenberghe, Daniel A	FL	AC38655	
VanDyne,Rochelle Ann	MN	18996	
Vannucci, Kevin T	IN	CP19400406	
Varga, Gerald	CA	104171	
Verdick,Martin E	I I L	065.012773	
Vergo,Michael J	FL	AC0016351	
Vial, Paul R	IA	004487	
Vitale,Leslie P	MA	8314	
Vogelsang,William	11	065-030931	
Volpe,Ralph A	СТ	CPAL.0004025	
Wagner, Jr, Horace	FL	19559	
Wagner,Robert E	IA	006445	
Walch, James M	FL	AC39253	
Wall,Danlel M	L	065-025181	
Wallace,Keith T	NC	18649	
Wallgren, Donald	MN	13979	
Warley,Carol G	ТХ	021968	
Wasserman,Philip M	NY	040378	

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Name	Lic State	License #	
Waterman, Jonathan A	co	CPA-24331	
Wax,Laurie F	CO	10497	
Webb,Bruce P	IA	O01220	
Weber Jr.,Eugene A	MD	16895	
Weber, John	СО	CPA.0015258	
Weber,Michael B	NY	059179-1	
Weber,Ryan J	FL.	AC44475	
Wehrheim, Richard D.	IA	R04587	
Weil,Lynne		065.031226	
Wells,William E	NV	1065R	
Wetzel,Daniel	МО	015912	
Wheadon,Daniel J	MA	21402	
Whelan, Daniel	MD	18110	
Whetstone, Tracy	 L	065.033076	
Wilkens, Thomas Lee	IL.	065.014174	
Williams,Colleen A	NJ	20CC02877300	
Williams,Dana C	,	065.024883	
Williams, Jeffrey G	NC	19795	
Williams,Michael F	LA	2638	
Wilson,Lisa T	NJ	20CC03026300	
Wilson,Peter S	NC	32082	
Wilson,Scott H.	FL	AC0023048	
Wilson-Jones, Darcelia A	CA	73503	
Windlinger,John R		065.019426	
Windram,Thomas	DC	CPA902556	
Wischmeyer Jr,Thomas A	ОН	CPA.25121	
Woell,James M	MN	10838	
Wood,David	JL	065.026720	
Woodworth,William J	CA	74291	
Worden,Clay	FL	AC0027808	
Wozniczka,John		065-024496	
Wright,Rodlee J	NJ	20CC03464500	
Wright,Thomas M	TX	014087	
Yager,Jeffrey H	NY	48771	
Yonowitz,Arthur	MD	17500	
Young, Richard J	IA	O01383	
Zallck,John P	ОН	CPA.10855	
Zall,Bryan A	AZ	3099	
Zanderson,Jason V	SD	1905	
Zompa,Nicole	MA	22702	
Zwart,Jeremy D	MN	18988	

CONTRACT FOR SERVICES

THIS AGREEMENT, dated, November 13, 2014 (together with the schedules, appendices, attachments and exhibits, if any, collectively this "Agreement"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "County"), acting on behalf of the Office of the Comptroller (the "Comptroller" or the "Department"), having its principal office at 240 Old Country Road, Mineola, New York 11501 and (ii) McGladrey LLP, having its principal Office at 1185 Avenue of the Americas, New York, NY 10036 (the "Contractor").

WITNESSETH:

WHEREAS, the County desires to retain the Contractor to perform the Financial Audit services described in this Agreement; and

WHEREAS, the Contractor is willing and able to perform the within services for the County;

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. **Term.** This Agreement shall begin on the commencement of the audit of the County's financial statements, and shall end with the completion of all audit Services for the fiscal year ending December 31, 2016. The County shall have the option to extend the agreement for up to two (2) additional years, with each extension covering the period from commencement through completion of Audit Services for each respective fiscal year through fiscal year ending December 31, 2018. All extensions shall be subject to mutual written consent of both parties.

2. Services. The services to be provided by the Contractor under this Agreement shall consist of performing an annual audit of the County's financial statements, the preparation of management letters, conducting federal and New York State agency mandated single audits, and performing other related services, as more particularly described below, as well as in the following exhibits, which are attached to and incorporated into this Agreement by reference; Exhibit A: Engagement Letter dated _______, Exhibit B: RFP, Exhibit C, Contractor's Proposal in response to the RFP dated March 14, 2014, as modified by Exhibit D: the Contractor's Best and Final Offer letter dated June 13, 2014. In the event of any conflict between the terms of this Agreement, and any other documents, this Agreement, including any exhibits, schedules and appendices attached hereto, shall take precedence over the attached RFP and then the Proposal.

- A. Auditing the general purpose financial statements and supplementary schedules included in the County's Comprehensive Annual Financial Report (the "CAFR") for fiscal years ending December 31, 2014 through 2016.
- B. Substantially complete Contractor's audit procedures by February 28 each year as they relate to the major funds' revenues and expenditures;
- C. Communicate recommended areas of improvement within the County's accounting processes and procedures in the County Comptroller's and Treasurer's offices, and other

key County agencies or offices, as identified during performance of the Services provided hereunder;

- D. Reporting on the County's internal control structure as a result of Contractor's audit of the County's financial statements and the County's compliance with laws and regulations that may have a material effect on the general-purpose financial statements. Contractor's report will provide recommendations about other aspects of the County's operations where opportunities for improvement are observed;
- E. Conducting the audit of the County's financial statements in accordance with auditing standards generally accepted in the United States of America ("Generally Accepted Auditing Standards") and the standards applicable to financial audits contained in *Government Auditing Standards*, Issued by the Comptroller General of the United States ("Generally Accepted Government Auditing Standards");
- F. Performing procedures and reporting for the County as required by the Single Audit Act, and as set forth by the United States Office of Management and Budget Circular A-133. Contractor will determine whether the County has complied with laws, regulations, and the provisions of contracts or grant agreements that may have a direct and material effect on each of its major programs. This includes, but is not limited to, any and all funds that are required to be audited because they were received pursuant to the American Recovery and Reinvestment Act;
- G. Performing procedures and reporting for the County as required by the New York State Department of Transportation (NYSDOT) Single Audit Report in accordance with the NYSDOT requirements. Contractor will determine whether the County has complied with laws, regulations, and the provisions of contracts or grant agreements that may have a direct and material effect on each of NYSDOT program and on internal control over compliance in accordance with Part 43 of the New York State Codification of Rules and Regulations;
- H. Preparing and issuing a management letter communicating the results of Contractor's evaluation of the County's internal controls performed as part of the audit of the financial statements. The management letter may also provide recommendations about other aspects of the County's operations where opportunities for improvement were observed. The management letter will be delivered within 60 days after the release of the CAFR and/or Federal Single Audit but no later than the last day of the fiscal year in which the reports are released;
- I. Provide comments on the CAFR and the application, as deemed appropriate by the Contractor, to assist the County in its annual effort to maintain its Certificate of Achievement for Excellence in Financial Reporting from the Government Finance Officers Association;
- J. Performing all services specifically set forth in the Engagement Letter;
- K. The Contractor and the County shall enter into an Engagement Letter in substantially the same form as Exhibit B for the fiscal years 2015 and 2016, and if applicable, 2017 and 2018;

- L. In addition, the Contractor shall perform the following additional audit-related services: (1) Assist the County in evaluating its conclusions relating to accounting and financial
 - reporting issues, and provide guidance relating to such conclusions;
 - (2) Make reasonable efforts to make certain that the County meets all statutory and other operational reporting deadlines on a timely basis;
 - (3) Provide CPE training to employees of the County Comptroller's Office, assisting on the financial statements and County personnel involved in the preparation of the County's single audits relating to Generally Accepted Government Auditing Standards, internal controls and compliance matters;
 - (4) Print and provide up to two-hundred (200) copies of each of the Deliverables for the County (as defined below) that are prepared pursuant to the audit engagement. Provide electronic versions of said Deliverables including secured copies;
 - (5) Perform procedures, required by Generally Accepted Auditing Standards or considered necessary by the Contractor, update financial statements and reports as necessary, in connection with the inclusion of the Contractor's audit report on the County's financial statements in the County's Official Statements in connection with debt offerings (e.g., bond or note offerings).

3. The Contractor shall conduct the audits and all related work under this Contract in accordance with Generally Accepted Auditing Standards ("GAAS"), as promulgated by the American Institute of Certified Public Accountants; with Generally Accepted Government Auditing Standards ("GAGAS"), as promulgated by the United States General Accounting Office in its publication, *Government Auditing Standards*; with standards issued by the Governmental Accounting Standards Board ("GASB"); with Generally Accepted Accounting Principles ("GAAP"); with the Single Audit Act Amendments of 1996 and the provisions of United States Office of Management and Budget ("OMB") Circular A-133, *Audits of State and Local Governments*; and with other authoritative auditing guidance in effect.

- A. The Contractor shall provide all reports and other materials requested by and prepared for the County electronically;
- B. The Contractor shall also provide to the County sufficient number of printed copies of the reports and other written materials prepared for the County under this Agreement in accordance with Section 2(L) above.

C. Progress Reports.

- i. Prior to commencing the Audit Services hereunder, the Contractor shall send to the County Comptroller an anticipated audit plan and schedule for the work to be performed for each audit area, including the personnel assigned and the anticipated hours required.
- ii. In addition, on a biweekly basis during the delivery of Services hereunder, the Contractor shall send to the County Comptroller a Progress Report, which will include, among other relevant data, a comparison of actual hours spent to the hours projected.

4. <u>Payment</u>.

A. Amount of Consideration.

(1) Except as otherwise provided in Section 4(A)(3) hereof, the maximum amount to be paid to the Contractor as full consideration for the Contractor's Services described in Section 2(A) - (L) under this Agreement, including during any extensions of the Agreement, as provided above, shall be subject to encumbrance and payable in accordance with the pricing structure set forth as follows:

Fiscal Year	Fee for County Audits	
2014	\$300,000	
2015	\$300,000	
2016	\$300,000	
2017	\$315,000	
2018	\$315,000	

(2) Any *Additional Services* requested by the County and agreed to by the Contractor shall be performed pursuant to this Agreement as follows:

Title	Hourly Rate		
Partner	\$265		
Director	\$176		
Manager	\$155		
Senior	\$110		
Staff	\$68		

(3) If there is a change (i) in the scope of Services or any agreed-upon additional auditrelated services to be provided under this Agreement, or (ii) in any circumstance with respect to this Agreement (or any attachments hereto), the parties shall negotiate in good faith to make an equitable adjustment to the rates set forth in Section 4(A)(2) and the maximum amounts set forth in Section 4(A)(1) and incorporate said adjustments into written contract amendments.

- B. <u>Vouchers: Voucher Review, Approval and Audit</u>. Payments shall be made to the Contractor in arrears and shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").
- C. <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and momore frequently than once a month.
- D. <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.

E. <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.

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5. Payment - Additional Provisions.

- A. The parties acknowledge that the maximum annual amount of compensation for the services rendered by the Contractor during the term of this Agreement shall not exceed the amounts listed above, unless this Contract is amended to include additional funds for a continuation of services. Contractor agrees that this compensation includes reimbursement for Contractor's travel time and expenses and for all other costs incidental to the Services to be provided by Contractor under this Agreement.
- B. Partial progress payments are authorized at the discretion of the Department.

Rights to Work. Except as provided below, upon full payment, the Contractor hereby 6. assigns to the County, any and all rights, title and interest, to the materials first created by the Contractor specifically for the County hereunder and required to be delivered to the County by virtue of their description or specification as a deliverable in this Agreement (the "Deliverables"). The Deliverables include the Audit Report, the Single Audit Reports, and the final draft of the Management Letter. The Deliverables may also include any data, modules, components, designs, utilities, subsets, objects, program listings, tools, models, methodologies, programs, systems, analysis frameworks, leading practices, and specifications (collectively, "Technical Elements") owned or developed by the Contractor prior to, or independently from, its engagement hereunder or created by the Contractor in connection with its engagement hereunder. The Contractor retains exclusive ownership right, title and interest, including, without limitation, all rights under all copyright, patent and other intellectual property laws, in and to all Technical Elements. Accordingly, to the extent that any such Technical Elements are integrated into any Deliverables, the Contractor hereby grants to the County, a perpetual, worldwide, non-exclusive, paid-up license to use such Technical Elements in connection with the Deliverables and copy and modify such Technical Elements as integrated into such Deliverables. Notwithstanding the above, Contractor's workpapers shall remain the sole property of the Contractor.

7. **Independent Contractor.** The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "<u>Contractor Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself or herself out as a County employee or as having the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

8. <u>No Arrears or Default.</u> The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

9. <u>Compliance With Law</u>. (a) <u>Generally</u>. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, discrimination, and disclosure of information, in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendices L and EE attached hereto and with the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:

- (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which may be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance attached to this Agreement as Appendix L, and to provide to the County any information necessary to maintain the certification's accuracy.

(c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6, Section 87 of the New York State Public Officer's Law("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor subscribes to a program of peer review for maintenance of quality control as required by its profession. As part of this program, engagement files may be selected for review by other professionals under strict rules of confidentiality. Execution of this Agreement constitutes the County's agreement for such disclosure under peer review programs, upon reasonable notice given by the Contractor to the County in advance of disclosure.

<u>10.</u> <u>Minimum Service Standards</u>. Regardless of whether required by Law: (a) The Contractor shall, and shall cause Contractor Agents to, conduct their activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Contractor shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately

preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("<u>Approvals</u>") necessary or appropriate in connection with this Agreement.

11. Assignment: Amendment: Subcontracting: Waiver. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his duly designated deputy. Any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

<u>12.</u> <u>Termination</u>, (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (<u>iii</u>) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) <u>By the Contractor</u>. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the County Comptroller (the "Comptroller"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the County Comptroller shall be given to the County Attorney on the same day that notice is given to the Comptroller.

(c) <u>Contractor Assistance Upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this Section shall survive the termination of this Agreement.

13. Indemnification: Defense: Cooperation. (a) The Contractor shall be solely responsible for and shall indemnify, defend and hold harmless the County, its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same;

provided, however, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence, fault or default of the County.

(b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section, and, further to the Contractor's indemnification obligations, the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Contractor and/or a Contractor Agent in connection with this Agreement to the extent allowable by industry professional standards.

(d) The provisions of this Section shall survive the termination of this Agreement.

14. **Insurance**. (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured via a blanket endorsement with "Nassau County" as certificate holder, and have a minimum single combined limit of liability of not less than One Million Dollars (\$1,000,000) per occurrence and Two Million Dollars (\$2,000,000) aggregate coverage; (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than One Million Dollars (\$1,000,000) per occurrence and Two Million dollars (\$2,000,000) aggregate coverage; (iii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than One Million Dollars (\$1,000,000) per occurrence and Two Million dollars (\$2,000,000) aggregate coverage, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance and umbrella liability insurance as may be agreed to by the parties.

(b) <u>Acceptability</u>; <u>Deductibles</u>; <u>Subcontractors</u>. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State, and (<u>ii</u>) in form and substance reasonably acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(c) <u>Delivery: Coverage Change: No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the County Attorney's office. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall endeavor to provide written notice to the County Attorney's office of the same and deliver to the County Attorney's office renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take any action, or omit to take any action that would suspend or invalidate any of the required

coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

15. Accounting Procedures: Records.

A. The Contractor shall maintain and retain, for a period of six (6) years, following the latter of termination of, or final payment, under this agreement, complete and accurate records, documents, accounts and other evidence whether maintained electronically or manually ("<u>Records</u>") pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Government Auditing Standards ("GAGAS") and, to the extent not inconsistent with GAGS, the Contractor's policies and procedures. Such Records shall at all times be available for audit and inspection of the County Comptroller (to the extent that such audit would not compromise the auditors' independence), the Comptroller General of the United States or any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

B. Notwithstanding anything to the contrary contained in section 9 (a), upon prior written notice, where possible and during normal business hours, the Contractor shall provide access to the time sheets, invoices, time records, policies and procedures and expense receipts pertaining to the Services (the "Billing Records"), to the extent reasonably necessary to substantiate payment hereunder, for inspection by the Comptroller's Office. Information contained in the Contractor's Billing Records which constitute confidential personal information shall be excluded.

<u>16.</u> Non-exclusivity. The County acknowledges that the Contractor shall have the right to provide services of any kind or nature whatsoever to any person or entity as the Contractor in its sole discretion deems appropriate and nothing herein shall be construed to conflict with that right.

<u>17.</u> <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against either party upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the County Attorney's Office and the Counsel to the Comptroller for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the County Comptroller under this section to the County Attorney (at One West Street, Mineola, NY 11501) on the same day that documents are sent or delivered to the County Comptroller. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (<u>A</u>) final payment under or the termination of this Agreement, and (<u>B</u>) the accrual of the cause of action, and (<u>ii</u>) the time specified in any other provision of this Agreement.

18. Work Performance Liability. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement, irrespective of whether the

Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.

<u>19.</u> <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, all claims or actions with respect to this Agreement shall be resolved exclusively by a court of competent jurisdiction located in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

<u>20.</u> Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and <u>ii</u>) if to the County Attorney, to the attention of the County Attorney at 1 West Street, Mineola, NY 11501, and (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501,and (iv) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.

21. All Legal Provisions Deemed Included: Severability: Supremacy. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

- (c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.
- (d) Each party has cooperated in the negotiation and preparation of this Agreement, so if any construction is made of the Agreement it shall not be construed against either party as a drafter.

22. Section and Other Headings. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

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23. Administrative Service Charge. The Contractor agrees to pay the County an administrative service charge of Five Hundred Thirty-Three dollars (\$533.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

Contractor checks for the administrative service charge should be payable to the order of "Nassau County."

24. Entire Agreement. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

25. Executory Clause. Notwithstanding any other provision of this Agreement:

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(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County and governmental approvals have been obtained, including, if required, approval by the County Legislature, and (<u>ii</u>) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated and encumbered.

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IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the date first above written.

McGladrey LLP CONTRACTOR

By: Robert G. Roonev Sobuit. Signature:

Name: Robert G. Rooney

Title: Director Date: 11/13/14

State of New York} }SS.: County of Nassau}

I, William J. Muller III, Clerk of the Legislature, do hereby certify that the foregoing is a true and correct copy of the original agreement with McGladrey LLP

On behalf of the Nassau County Office of Comptroller

On file in this office of the Legislature and is of the whole said original. IN WITNESS WHEREOF, I have hereunto set my hand and affixed seal of the Nassau County Legislature the 29th day of December, 2014

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Clerk, Nassau County Legislature Nassau County, N.Y.

No.01467219028 Qualified in Naseru County // Commission Expires April 02, 20// STATE OF NEW YORK)) ss.: COUNTY OF <u>New York</u>)

On the <u>13th</u> day of <u>November</u> in the year 2014 before me personally appeared <u>Robert G. Rooney</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Hunterdon</u>; that he or she is a <u>Director of McGladrey LLP</u>, the limited liability company described herein and which executed the above instrument; and that he or she signed his or her name thereto by authority of the partners of said limited liability company.

adera NOTARY PUBLIC

BELKIS MADERA Notary Public, State of New York No. 03-4945756 Qualified in Bronx County Commission Expires Jan. 27, 2015

<u>Appendix EE</u>

Equal Employment Opportunities For Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined by such title and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

(d) The Contractor shall make Best Efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, including the granting of Subcontracts.

(e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.

(f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

(g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the

Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

(h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.

(i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

(k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.

(l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:

- a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
- b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
- c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrator's award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the

respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (<u>ii</u>) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the

advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.

- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation.
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in Best Efforts with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation.
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

Appendix L

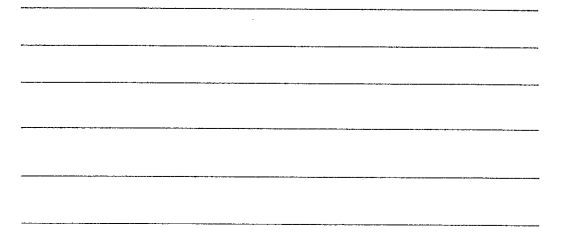
Certificate of Compliance

In compliance with Local Law 1-2006, as amended (the "Law"), the Contractor hereby certifies the following:

1. The chief executive officer of the Contractor is:

Joe Adams
(Name)
20 N. Martingale Road, Suite 500, Schaumburg, IL 60173-2420 (Address)
(847) 413-6215
(Telephone Number)

- 2. The Contractor agrees to either (1) comply with the requirements of the Nassau County Living Wage Law or (2) as applicable, obtain a waiver of the requirements of the Law pursuant to section 9 of the Law. In the event that the contractor does not comply with the requirements of the Law or obtain a waiver of the requirements of the Law, and such contractor establishes to the satisfaction of the Department that at the time of execution of this agreement, it had a reasonable certainty that it would receive such waiver based on the Law and Rules pertaining to waivers, the County will agree to terminate the contract without imposing costs or seeking damages against the Contractor
- 3. In the past five years, Contractor has X has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed against the Contractor, describe below:



4. In the past five years, an administrative proceeding, investigation, or government bodyinitiated judicial action _____has _X___ has not been commenced against or relating to the Contractor in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below:

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5. Contractor agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

November 13, 2014 Dated

Robert & Roomy

Signature

Director Title of Contractor's representative who is lawfully authorized to legally bind the Contractor.)

Robert G. Rooney

Name

Sworn to before me this

<u>13</u>^m day of <u>Nalember</u>, 2014. <u>Belles Liceur</u>, 2014. Notary Public

BELKIS MADERA Notary Public, State of New York No. 03-4945756 Qualified In Bronx County Commission Expires Jan. 27, 20____ NASSAU COUNTY OFFICE OF THE COMPTROLLER

> GEORGE MARAGOS COMPTROLLER



REQUEST FOR PROPOSALS (RFP) FOR ANNUAL AUDIT SERVICES

Proposal Issuance Date: January 13, 2014 Proposal Submission Date: February 7, 2014

RFP No. CO0107-1402

I. GENERAL INFORMATION

A. Introduction.

The Nassau County Comptroller ("Comptroller"), on behalf of Nassau County (the "County"), is soliciting proposals for the annual audit of the County's financial statements, the preparation of management letters, federally mandated single audits, New York State agency mandated single audits, and other related services. This Request for Proposals ("RFP") describes the scope of work to be performed; minimum proposer qualifications; required proposal format and content; proposal evaluation criteria; and required terms of any agreement resulting from this RFP.

The County's 2014 annual budget exceeds \$3.4 billion as reported in the five (5) major operating funds¹ and the sewer and storm water district fund. The major governmental funds of the County, as reported in the County's Comprehensive Annual Financial Report ("CAFR") are: (1) the general fund², (2) the police district fund, (3) the sewer and storm water district fund, and the capital fund. Other non-major County governmental funds reported in the CAFR include the capital fund, the grant fund, the FEMA fund, the retirement contribution fund, the employee benefit accrued liability reserve fund, and the environmental protection fund. County transactions are recorded through the Nassau Integrated Financial System ("NIFS"), an automated mainframe system acquired by the County in 1999.

The selected vendor will be required to attend all meetings of the Nassau County Comptroller's Audit Advisory Committee (the "Audit Committee"), and will be asked to brief the Audit Committee on the progress of the audit and to discuss any concerns that have arisen during the course of the audit. The Audit Committee meets at the discretion of the Board Members and the County Comptroller.

The County expects to enter into an agreement with the vendor who submits the proposal most advantageous to the County. Potential vendors with verifiable qualifications and demonstrated ability are invited to submit proposals for the RFP services.

Nassau County is committed to a policy of equal opportunity and does not discriminate against vendors on the basis of age, sex, sexual orientation, race, color, creed, religion, ethnicity, national origin, disability, marital status, familial status, veteran status or any other basis protected under federal, state, and local laws, regulations and ordinances.

¹ The five major operating funds of the County are: the general fund, the police district fund, the police headquarters fund, the fire prevention fund, and the debt service fund.

² In accordance with Governmental Accounting Standards' Board Statement No. 54, for reporting purposes, the general fund now includes several major operating funds, such as the police headquarters fund, the fire prevention fund, and the debt service fund, and non-major governmental funds, such as the technology fund and the open space fund.

B. RFP Contact.

The sole contact for the submission of proposals, and inquiries relating to this RFP is:

Christopher Leimone Office of the Nassau County Comptroller 240 Old Country Road, Suite 210 Mineola, New York 11501 Phone: (516) 571-2386 Fax: (516) 571-5900 Email: cleimone@nassaucountyny.gov

All questions about the RFP should be submitted in writing. Contact with anyone else in the County's government including elected officials, County personnel, their agents or consultants, regarding this RFP, is prohibited. Violation of this requirement may be grounds for eliminating a proposal from consideration.

C. Proposed Preparation Costs.

Neither the Comptroller nor the County shall be liable for any costs incurred in the preparation and production of a proposal in response to this RFP or for any work performed prior to the issuance of a contract.

D. Rejection of Proposals.

This RFP does not commit the Comptroller or the County to award a contract, or to otherwise procure the services sought by this RFP. The Comptroller reserves the right to accept or reject any or all proposals received, to negotiate with all qualified proposers, and to cancel this RFP in part or in its entirety if the Comptroller determines that it is in the interests of the County to do so.

E. Addenda to Request for Proposals.

Addenda to this RFP may be issued prior to the proposal submission date and will be posted on the County website at https://eproc.nassaucountyny.gov/MainBidBoard. Addenda will be furnished by email to prospective proposers who have specifically informed the RFP Contact, specified in Section I (B) above, of their interest in receiving addenda. Prospective proposers who have not informed the RFP Contact of their interest are responsible for checking the County website frequently for addenda.

F. Submission of Proposals and RFP Timetable.

1. Submission of Proposals.

Proposals in response to this RFP are solicited from all eligible vendors, and the original proposal and ten (10) copies should be submitted in a sealed envelope addressed to the RFP contact. An authorized representative of the vendor must sign the original.

To be considered, proposals must be mailed or hand-delivered so as to be received by the RFP Contact in the Office of the Comptroller at 240 Old Country Road, Suite 210, Mineola, New York 11501, no later than 4:00 PM on Friday, February 7, 2014. Proposers must allow for sufficient time for formal delivery to ensure timely receipt of their proposals, and should consider using registered or certified mail with return receipt requested. When delivering a proposal in person, contact Denise Nicoletti or Katherine Heinz at (516) 571-2386, to arrange delivery. Late proposals will not be considered.

2. Proposed RFP Timetable.

- a. Release of Request for Proposals: January 13, 2014
- b. Final date for Submission of Questions: January 31, 2014
- c. Final date for Submission of Proposals: February 7, 2014
- d. Oral Presentations (Selected Proposers ONLY) week of February 10, 2014 Times and location TBA
- e. Approximate date for Selection of Vendor: February 28, 2014

Dates indicated above are subject to change at the sole discretion of the County.

G. Additional Information May Be Required.

The County may award a contract or contracts based upon proposals received without discussion. Each proposal, therefore, should be submitted in the most favorable terms. However, the Comptroller reserves the right to request additional data, oral discussions, or presentations in support of written proposals from any or all proposers. In addition, the Comptroller reserves the right to make on-site visits to the proposer's place of business to assess and/or evaluate the proposer's qualifications.

H. Independent Price Determination

By submission of its offer, the proposer's certify (and in the case of a joint offer, each party hereto certifies as to its own organization) that, in connection with the procurement:

- 1. The prices in this offer have been arrived at independently, without consultation, communication, or agreement for the purpose of restricting competition, as to any matters relating to such prices with any other proposer or competitor; and
- 2. Unless otherwise required by law, the prices have been quoted in this offer have not been knowingly disclosed by the proposer prior to award, directly or indirectly, to any other proposer or competitor; and

- 3. No attempt has been made or will be made by the proposer to induce any other person or firm to submit or not to submit an offer for the purpose of restricting competition; and
- 4. No elected or appointed official or employee of the County shall benefit financially or materially from the contract. The County may terminate this contract if gratuities were offered or given by the proposer or his or her agency to any such official or employee.

I. Time Validity of Proposal.

The proposer must guarantee that the proposal submitted will be valid for nine (9) months following the submission deadline.

J. Disclosure of Proposal Contents.

Information submitted to the County, including the information contained in proposals submitted in response to this RFP, may be subject to disclosure under the New York Freedom of Information Law ("FOIL") and other laws. If a vendor is submitting information that it believes is protected from disclosure under FOIL or similar laws, it should clearly identify, at the time of submission, the information at issue and the basis for non-disclosure. If the County receives a request for disclosure of the identified information and the County determines that the identified information is required by FOIL or any other law to be disclosed, the County will use reasonable efforts to notify the vendor prior to disclosing the information in order to enable the vendor to take such action as the vendor deems appropriate. Copies of executed contracts are not exempt from disclosure under FOIL and similar laws.

K. Award of Contract

The County shall select a proposer by means of Notice of Award issued by the RFP evaluation Committee. Neither the selection of a proposer nor the issuance of a Notice of Award shall constitute the County's acceptance of the proposal or a binding commitment on behalf of the County to enter into a contract with the proposer, as any binding arrangement must be set forth in definitive documentation signed by both parties and shall be subject to all requisite approvals.

THE FOLLOWING SCOPE OF WORK SHOLD BE TREATED AS A GUIDELINE IN PREPARING A PROPOSAL AND MAY BE SUBJECT TO NEGOTIATIONS RESULTING IN A FINAL AGREEMENT. THE PROPOSER SHOULD PROVIDE A PROPOSAL, WHICH MEETS THE SCOPE REQUIREMENTS SET FORTH BELOW.

II. SCOPE OF WORK

The Scope of Work to be furnished by the selected vendor responding to this RFP is to provide the deliverables, perform the tasks, and meet the following requirement listed below and discussed in detail in the following sections. The audits and related work under the contract resulting from the RFP must be conducted in accordance with Generally Accepted Auditing Standards ("GAAS"), as promulgated by the American Institute of Certified Public Accountants; with Generally Accepted Government Auditing Standards ("GAGAS"), as promulgated by the United States General Accounting Office in its publication, *Government Auditing Standards*; with standards issued by the Governmental Accounting Standards Board ("GASB"); with Generally Accepted Accounting Principles ("GAAP"); with the Single Audit Act Amendments of 1996 and the provisions of United States Office of Management and Budget ("OMB") Circular A-133, *Audits of State and Local Governments*; and with other authoritative auditing guidance in effect. Opinions rendered shall indicate whether financial statements are presented fairly, in all material respects, in conformity with accounting principles generally accepted in the United States. The scope of the audits must be planned to preclude the necessity for exceptions arising from scope limitations.

A. Annual Financial Statements

The selected proposer will perform an audit of the County's annual financial statements and provide related work for each of the fiscal years ended December 31, 2014 through December 31, 2016, with the option for two subsequent one-year renewals at the sole discretion of the Comptroller, and subject to all required County approvals. The selected proposer will:

- 1. Audit the County's basic financial statements and supplementary information included in the Comprehensive Annual Financial Report ("CAFR");
- 2. Report on the County's internal control over financial reporting as part of the CAFR and Single Audit Reports and the County's compliance with laws and regulations that may have a material effect on the general purpose financial statements (to be included with the Single Audit Reports); and
- 3. Provide the County with its consent to release preliminary fiscal year results, by the third week in February of each year subsequent to the end of the fiscal year being audited, and deliver the final audit and the CAFR by June 30 of each year subsequent to the end of the fiscal year being audited.

A copy of the County's most recent CAFRs may be found on the Comptroller's website.

B. Single Audit Reports

In addition to the requirements outlined under the Annual Financial Statements in II. A. above, for the County's federal financial assistance programs and New York State mandated Single Audits, in accordance with the Single Audit Amendment to OMB Circular A-133, the selected proposer will report on the County's:

- 1. Supplementary schedule of federal financial assistance programs and the New York State Department of Transportation mandated Schedule of State Transportation Assistance Expended;
- 2. Deliver the final federal and state Single Audits no later than September 30 of each year subsequent to the end of the Single Audit's fiscal year being audited;
- 3. Compliance with laws and regulations, identifying all findings of noncompliance and questioned costs; and

4. Internal control structure used in administering federal financial assistance programs.

C. The Management Letter

The selected proposer will author a management letter communicating the results of the study and evaluation of the County's system of internal accounting controls performed as part of the audit of the financial statements. The management letter will also provide recommendations about other aspects of the County's operations where opportunities for improvement were observed. The management letter will be delivered within 60 days after the release of the CAFR and/or Single Audit but no later than the last day of the fiscal year in which the reports are released.

D. The Certificate of Achievement

The selected proposer will assist the County in its annual effort to maintain its Certificate of Achievement for Excellence in Financial Reporting from the Government Finance Officers Association ("GFOA") by subjecting the CAFR and the application to a review.

E. Additional Services

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In addition to the services specified above, the selected proposer will:

- 1. Assist the County in researching accounting and financial reporting issues, consistent with applicable accounting rules and independence obligations;
- 2. Make reasonable efforts to make certain that the County meets all statutory and other operational reporting deadlines on a timely basis;
- 3. Provide all reports and other materials requested by the County electronically;
- 4. Print as many copies as the County requests of reports and other materials that are prepared pursuant to the audit engagement (approximately fifty copies); and
- 5. Update financial statements and reports as necessary and make them and the auditors' opinions available for inclusion in County or Nassau County Interim Finance Authority ("NIFA") official statements (or any other similar offering document) in connection with raising funds (e.g. bond or note offerings) at no additional cost.

III. PROPOSAL FORMAT AND CONTENT

Proposals that do not meet the requirements of this RFP will not be considered.

The proposal should be submitted in one volume divided into the following sections:

A. Cover Letter.

The cover letter must contain the following:

- 1. Identify the proposal as a response to the RFP for Financial Statement and Single Audits.
- 2. Name, address and email address of vendor, and addresses from which services will be provided, if different.
- 3. Name, title, email address and telephone number of individual to be contacted regarding the proposal.
- 4. Name, title, address, email address telephone number and signature of the official authorized to bind the vendor.
- 5. **Disclosure.** Organizations contracting with Nassau County are required to disclose the names and home addresses of all principals. The cover letter must provide the following as indicated by the type of ownership:
 - <u>Sole proprietorship/individual</u>. The name and email address of the sole proprietorship/individual. "Sole ownership" must be stated on the disclosure.
 - <u>Closely held corporation</u>. The names and email addresses of all shareholders, officers and directors.
 - <u>Publicly traded corporation</u>. Only the page(s) of the SEC Form 10-K setting forth the names of all officers and directors.
 - <u>Not for profit corporation</u>. The names and email addresses of all members, officers and directors.
 - Partnership. The names and email addresses of all general and limited partners.
 - Limited liability company. The names and email addresses of all members.
 - Limited liability partnership. The names and email addresses of all members.
 - Joint venture. The names and email addresses of all members.

List any possible conflicts of interest, and how the proposer would resolve the conflict. Also list any other work the proposer performs for the County, NIFA, Nassau Community College, or any other entity related to the County, including but not limited to, the Nassau County Deferred Compensation Board, and the other component units identified in the County's most recently issued CAFR, which may be found on the Comptroller's website, even it does not believe that the work poses a conflict.

6. An affirmative statement, with supporting documentation, that the proposer meets the following minimum qualifications:

- a. The firm has at least ten (10) years' experience in auditing financial statements for government entities with senior members of the engagement team having at least five (5) years' experience in auditing financial statements of governmental entities;
- b. Multiple engagements for a large government client (defined as one which had an annual revenue budget of over one billion dollars);
- c. Senior members of the engagement team have the requisite continuing professional education ("CPE") credits for auditors under GAGAS; and
- d. At least one office located in the metropolitan New York area.

B. Table of Contents.

C. Organizational Overview.

Provide an organization chart and a brief description of the type and general history of your organization, size, staffing, annual budget, and number/type of clients. Describe your experience in providing auditing services, and your experience in working with public sector clients.

D. References.

Provide the name, address, contact person, telephone number and email address for the three largest governmental entities for which you currently provide auditing services (preferably auditing services similar to those described in this RFP), and if applicable, three for which you no longer provide such services. For entities that have terminated their relationship with your firm, specify the reasons for termination.

E. Technical Proposal

Describe your implementation plan and project schedule for accomplishing the work outlined in the Scope of Work and attach as Appendix B. Appendix B should contain a complete written description of Proposer's proposal. The proposal should contemplate that the Contractor's staff will be doing the majority of the work with County personnel providing assistance as needed, up to 500 personnel hours to assist on the audit.

The proposal must contain the following information:

- 1. A brief introduction outlining the technical approach to the engagement, including the disclosure of all materiality factors that will be used.
- 2. Narrative descriptions of the Proposer's treatment of each deliverable required in Sections II and III of this RFP.
- 3. A detailed approach and work plan, in narrative and tabular forms, listing strategies, tasks to be accomplished and their sequence. The work plan must include:

- a. Estimated work hours for completing each task and/or deliverable and total project work hours;
- b. Number of work hours by staff category, including expectations of County staff and
- c. A detailed implementation schedule clearly indicating tasks and their respective completion dates, and the work product(s) to be provided at the completion of each task (i.e., commencement of review and interim and year-end work).
- 4. An enumeration of the problems that the proposer might reasonably expect during the engagement and the Proposer's approaches to solving those anticipated problems.
- 5. A copy of three management letters issued by the Proposer for a government entity audit engagement, at least one of which had an audited annual revenue budget of over one billion dollars.
- 6. A copy of three CAFRs issued by a governmental entity audited by the Proposer, and at least one where the entity's audited annual revenue budget was over one billion dollars.
- 7. An affirmation that the Proposer will ensure that a partner-level members of the engagement team will be available and readily accessible to the County's executive management throughout the engagement.
- 8. A copy of the Proposer's most recent peer review report.
- 9. The audit techniques that will be used during the engagement.

F. Cost Proposal

This section of the proposal must contain all information related to costs, fees, and hourly rates for providing the services requested in this RFP. Cost proposals must be submitted in a separate, sealed package.

Cost proposals must be inclusive of all costs. Proposers must submit proposed fee schedules showing maximum, not-to-exceed amounts. Payments to the successful proposer will not exceed the maximum amount. Fees are not subject to adjustment after the contract is awarded.

Once a proposal is submitted, the cost proposal is irrevocable until contract award, unless the proposal is withdrawn. Cost proposals may be withdrawn only in writing and only upon the expiration of 180 calendar days after the submission date. Withdrawals must be received by the RFP Contact prior to the award.

Cost proposals must not include any state or local sales or use taxes. The County is tax exempt.

The cost proposal must contain the following information:

1. For each fiscal year:

- a. Lump sum audit fees must be proposed by major audit area for each year's audit separately.
- b. The total costs and not-to-exceed amounts must be proposed for the audit of the County.
- 2. Proposers must also provide the estimated number of hours and projected billing rates for the various categories of audit staff to be assigned to the engagement.

V. EVALUATION CRITERIA

The selection of a vendor for contract award will be made by an Evaluation Committee consisting of Comptroller's Office and other County representatives. A proposal's merit will be evaluated as follows:

A. Minimum Qualification Requirements (MQRs) (Pass/Fail)

To be considered, the proposer must meet the MQRs enumerated in Section III (A) (6) of this RFP.

B. Technical Proposal (75%)

- 1. Overall quality of the proposal (50 points), including:
 - a. Technical approach and methodology to completing the audits, including strategies and the planned sequence, appropriateness, comprehensiveness, and general quality of the proposed audit work and management plans;
 - b. Ability of the Proposer to successfully complete the audit within the proposed schedule, including commitment and quantity of assigned staff, accessibility, availability and commitment of partners to be assigned to the engagement.
- 2. Proposer's characteristics, quality of staff assigned, and experience providing similar services (25 points), including:
 - a. The qualifications, experience and level of personnel that the proposer will assign to the audit, and their commitment;
 - b. The firm's commitment to the continuing education and professional development of its staff;
 - c. The strength of the Proposer's references and prior performance on audits and single audits of similar scope and size, including the proposer's experience with GAAP for governmental entities, its management letter quality as evidenced by the sample management letter(s) submitted with the proposal, and its experience in assisting governmental entities in obtaining GFOA Certificates;
 - d. The depth and breadth of the Proposer's audit experience; and
 - e. The Proposer's financial stability.

C. Cost Proposal (25%)

After the Evaluation Committee completes its technical evaluations, it may eliminate those proposals it considers not competitive. Cost proposals will then be opened from competitive technical proposals. A maximum of 25 points may be awarded to the proposal judged to be lowest overall in cost, and lower amounts to more expensive proposals.

VI. TERMS OF AGREEMENT

By submitting a proposal, proposers agree to be bound by the terms of their proposals and by the terms of this RFP.

Other standard clauses for Nassau County include:

STANDARD CLAUSES FOR NASSAU COUNTY CONTRACTS

- 1. <u>Independent Contractor.</u> The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "Contractor Agent"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "Person" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).
- 2. <u>No Arrears or Default</u>. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

3. Compliance With Law.

(a) Generally. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, discrimination, and disclosure of information, in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Exhibit EE attached hereto. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) Nassau County Living Wage Law. Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:

(i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;

(ii) Failure to comply with the Living Wage Law, as amended, constitutes a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.

(iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance, attached to this Agreement as Appendix L, and shall provide to the County any information necessary to maintain the certification's accuracy.

(c) Records Access. The parties acknowledge and agree that all records, information, and data ("Information") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

- 4. Minimum Service Standards. Regardless of whether required by Law:
 - (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.
 - (b) The Contractor shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

5. Indemnification; Defense; Cooperation.

(a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, its officers, employees, and agents (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, reasonable attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether taken pursuant to or authorized by this Agreement and regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however,

that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section and the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement.

(d) The provisions of this Section shall survive the termination of this Agreement.

6. Insurance.

(a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit of not less than one million dollars (\$1,000,000) per occurrence, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per occurrence, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance, including, without limitation, builder's all risk, if applicable, automobile liability insurance and umbrella liability insurance, as the County may from time to time specify.

(b) Acceptability; Deductibles; Subcontractors. All insurance obtained and maintained by the Contractor pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed or authorized to do business in New York State and acceptable to the County, and (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(c) Delivery; Coverage Change; No Inconsistent Action. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the County Attorney's Office. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the County Attorney's Office of the same and deliver to the County Attorney's Office renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take any action, or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain the other required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

7. Assignment; Amendment; Waiver; Subcontracting.

(a) This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "County Executive"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

8. <u>Termination.</u> (a) <u>Generally.</u> This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "Cause" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) By The Contractor. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the County Comptroller, at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection.

(c) Contractor Assistance Upon Termination. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's

responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.

(d) Change in Law. This Agreement may be terminated by the Contractor upon written notice to the County if the Contractor determines that a governmental, regulatory, or professional entity (including, without limitation, the American Institute of Certified Public Accounts, the Public Company Accounting Oversight Board, or the Securities and Exchange Commission), or an entity having the force of law has introduced a new, or modified an existing law, rule, regulation, standard, interpretation or decision, the result of which would render the Contractor's performance or any part of Services illegal or otherwise unlawful or in conflict with independence or professional rules. Notice shall be provided at least one hundred and twenty (120) days prior to termination, except as otherwise required by any such law, rule, regulation, standard, interpretation or decision. Prior to any such termination, the Contractor agrees (i) to inform the County of any such law, rule, regulation, standard, interpretation or decision, and (ii) to work in good faith with the County to seek any reasonable alternatives to termination in accordance with such law, rule, regulation, standard, interpretation or decision. Notwithstanding the foregoing, the Contractor may terminate this Agreement immediately upon written notice for reasons related to professional standards, law or regulation, including but not limited to, the independence of the Contractor, the County's failure to provide information (including written representation) or refusal to cooperate, or unresolved accounting or financial reporting disagreements.

9. Accounting Procedures: Records. (a) The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Government Auditing Standards ("GAGAS") and, to the extent not inconsistent with GAGS, the Contractor's policies and procedures. Such Records shall at all times be available for audit and inspection by the County Comptroller, to the extent that such audit would not compromise the auditors' independence, Comptroller General of the United States or any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

(b) Notwithstanding anything to the contrary contained in section 9 (a), upon prior written notice, where possible and during normal business hours, the Contractor shall provide access to the time sheets, invoices, time records, policies and procedures and expense receipts pertaining to the Services (the "Billing Records"), to the extent reasonably necessary to substantiate payment hereunder, for inspection by the Comptroller's Office. Information contained in the Contractor's Billing Records which constitute confidential personal information shall be excluded.

10. <u>Non-exclusivity</u>. The County acknowledges that the Contractor shall have the right to provide services of any kind or nature whatsoever to any person or entity as the Contractor in

its sole discretion deems appropriate and nothing herein shall be construed to conflict with such right.

11. <u>Limitations on Actions and Special Proceedings Against the County.</u> No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) Notice. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the County Comptroller for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the County Comptroller under this Section to the County Attorney (at One West Street, Mineola, NY 11501) on the same day that documents are sent or delivered to the County Comptroller. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.

- 12. <u>Work Performance Liability</u>. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.
- 13. <u>Consent to Jurisdiction and Venue; Governing Law.</u> Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.
- 14. <u>Notices.</u> Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner, or Elected Official, if applicable, at the address specified above for the

Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.

15. All Legal Provisions Deemed Included; Severability; Supremacy; Construction.

(a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. Further to the foregoing, in the event of a conflict between or among the exhibits attached hereto, the documents shall govern in the following order 1) Exhibit A: Engagement Letter; 2) Exhibit 2: RFP and then Exhibit C; Contractor's Proposal. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

(d) Each party has cooperated in the negotiation and preparation of this Agreement, so if any construction is made of the Agreement it shall not be construed against either party as drafter.

- 16. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 17. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.
- 18. <u>Administrative Service Charge</u>. The Contractor agrees to pay the County an administrative service charge of five hundred thirty-three dollars (\$533) for the processing of this

Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 201-2001. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

Value of contract	Administrative fee:
\$0 - \$5,000	\$0
\$5,001 - \$50,000	\$160
\$50,001 - \$ 100,000	\$266
\$100,001 or more	\$533

19. <u>Executory Clause</u>. Notwithstanding any other provision of this Agreement:

(a) Approval and Execution. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) Availability of Funds. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the State and/or federal governments, then beyond funds available to the County from the State and/or federal governments.

18

Appendix EE

Equal Employment Opportunities for Minorities and Women

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional antidiscrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined herein and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

(a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgradings, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgradings, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.

(b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.

(c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

(d) The Contractor shall make best efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No.14-2002, for the purpose of granting of Subcontracts.

(e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.

(f) Contractors must notify and receive approval from the respective Department Head prior to

issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.

(g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.

(h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.

(i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.

(j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

(k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.

(1) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:

a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.

b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.

c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").

(m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefor or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such a manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or

does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licensor, licensee or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project. As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.

b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation.

c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation.

d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.

e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.

f. Proof or affidavit that negotiations were held in good faith with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation

g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.

h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation

i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted

to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

Appendix L

Certificate of Compliance

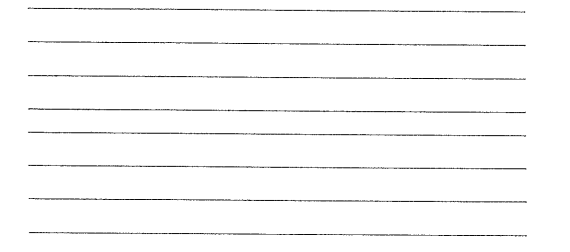
In compliance with Local Law 1-2006, as amended (the "Law"), the Contractor hereby certifies the following:

1. The chief executive officer of the Contractor is:

 (Name)
 (Address)
 (Telephone Number)

2. The Contractor agrees to either (1) comply with the requirements of the Nassau County Living Wage Law or (2) as applicable, obtain a waiver of the requirements of the Law pursuant to section 9 of the Law. In the event that the contractor does not comply with the requirements of the Law or obtain a waiver of the requirements of the Law, and such contractor establishes to the satisfaction of the Department that at the time of execution of this agreement, it had a reasonable certainty that it would receive such waiver based on the Law and Rules pertaining to waivers, the County will agree to terminate the contract without imposing costs or seeking damages against the Contractor.

3. In the past five years, Contractor _____ has ____ has not been found by a court or a government agency to have violated federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If a violation has been assessed against the Contractor, describe below:



4. In the past five years, an administrative proceeding, investigation, or government bodyinitiated judicial action _____ has ____ has not been commenced against or relating to the Contractor in connection with federal, state, or local laws regulating payment of wages or benefits, labor relations, or occupational safety and health. If such a proceeding, action, or investigation has been commenced, describe below:

5. Contractor agrees to permit access to work sites and relevant payroll records by authorized County representatives for the purpose of monitoring compliance with the Living Wage Law and investigating employee complaints of noncompliance.

I hereby certify that I have read the foregoing statement and, to the best of my knowledge and belief, it is true, correct and complete. Any statement or representation made herein shall be accurate and true as of the date stated below.

Dated

Signature of Chief Executive Officer

Name of Chief Executive Officer

Sworn to before me this

_____day of _____, 2014

Notary Public

McGladrey LLP

1185 Avenue of the Americas New York NY 10036-2602 O 212.372.1000 F 212.372.1001 www.mcgladrey.com



June 13, 2014

Office of the Comptroller 240 Old Country Road Mineola, New York 11501

Attn: Christopher Leimone

Re: Best and Final Offer RFP CO0107-1402 Annual Audit Services

Dear Chris:

We appreciate the opportunity to provide additional clarification in response to the County's BAFO letter dated May 23, 2014. The McGladrey team enjoyed our oral interview in Mineola with you, the Comptroller and the evaluation committee members.

Following are our responses to each of the questions:

1. The annual cost proposal for the services requested for the years covered in the RFP.

Original Fee Proposal. McGladrey's proposed lump sum fees by major audit area by year in our initial proposal were:

-	ME 20121	2015	2016	2017	2018.02
Financial statement audit	\$240,000	\$240,000	\$240,000	· · · · · · · ·	\$250,000
Single audit	70,000	70,000	70,000	75,000	75,000
Total not-to-exceed costs	\$310,000	\$310,000	\$310,000	\$325,000	\$325,000

Best and Final Offer. To demonstrate our desire to work with Nassau County, we will provide an additional discount from our initial fees, for each audit and each year:

	2014	2015	2016	2017	2018
Financial statement audit	\$235,000	\$235,000	\$235,000	\$245,000	\$245,000
Single audit	<u>65,000</u>	<u>65,000</u>	<u>65,000</u>	<u>70,000</u>	<u>70,000</u>
Total not-to-exceed costs	<u>\$300,000</u>	<u>\$300,000</u>	<u>\$300,000</u>	<u>\$315,000</u>	\$315,000

2. Whether the cost proposal includes any services in relation to the County's transition to a new financial system that may be implemented during the contract period, and what those services would be.

Yes, our proposal does include certain services related to a new financial system transition. These include:

 Discussions with the County relative to the planned functionality of the system, the number of modules expected to be implemented (general ledger, fixed assets, accounts payable, budget, treasury, HR and payroll, etc.), our experience with other financial system transitions, typical challenges, and the County's plan to oversee and manage the transition. Office of the Comptroller Christopher Leimone June 13, 2014 Page 2

- Meeting with the System Integrator selected by the County to understand the timeline, controls and approach for the new system.
- Consideration of revised controls, including manual vs. automated controls (such as work flow approval of invoices). We will adopt our audit approach to consider these new controls and processes.
- Review of the data conversion and migration process, from the existing application to the new financial system, to create a solid audit trail and accurate transition.
- Informal input on the systems RFP and potential integration vendors, if desired.
- Note: Our assumption is that the County's implementation would be timely and not result in any data errors, unreconciled amounts or misstated balances. If these are detected during our audit testing, we would discuss any additional audit effort or fees with you.

Describe the number of grants that will be tested in the County's single audit that are included in the cost proposal, and whether the proposal contemplates the County as a high-risk entity.

The number of grant major programs expected to be tested as part of the County's Single Audit is 18. Our budget was prepared based on the historic level of Federal funding received and expended by the County, excluding the effect of ARRA funded programs in recent years. Based on that analysis, it appears that, on average, between 15 and 20 major programs are being tested annually.

Our audit testing will determine whether the County is deemed as a high-risk or low risk auditee. In either case, our fees will not change, as we do not believe that there would be a significant effect on the scope of the Single Audit. Based on the size and number of programs that will have to be rotated through as major programs over a three year cycle, we deem it highly unlikely that the percentage of coverage would drop below the level that would have an impact.

As discussed during our oral presentation, we will also consider the effect of the new OMB supercircular, and have a planning session with you.

4. Describe the requirements and procedures that will be necessary for the firm to meet the requirement that the budgetary year-end numbers be released at the end of February.

Immediately upon the execution of our arrangement letter, we will schedule a meeting with key County personnel to discuss the timing, availability of financial information related to accounts that could impact your budgetary year-end numbers and individuals who will be responsible for the preparation of such.

We will then develop a prepared by client (PBC) listing and a time-table for completion of the various analysis and schedules and obtain concurrence from management. We will then assign various areas of testing to members of our engagement team.

Our engagement Director, Bob Rooney, has been associated with the County's audit from 1998 to 2009. During his tenure, the timing for the release of the County's budgetary year-end numbers was never missed. Bob's knowledge of the operations of the County and his years of experience will ensure that the appropriate accounts impacting your budgetary numbers will be addressed timely so that your press release deadline will be met.

Describe whether the firm would charge the County an additional fee for including the County's financials, without an update, in its bond and note offerings, and what that charge would be.

There will be no charge to the County for including McGladrey's audit opinion on the County's financial statements in any bond or note offerings.

Office of the Comptroller Christopher Leimone June 13, 2014 Page 3

Upon completion of our audit, we will provide the County with the appropriate Auditor's Report that would be used in any of the County's offering documents. We would expect the County to include appropriate language recommended by the Government Finance Officers' Association in all such offering documents, which would inform the readers that no additional procedures were performed by the auditor.

Should the underwriters request our firm to perform agreed-upon procedures and render a Comfort Letter, we would discuss with management, the time required and a fee estimate using our hourly contract rates.

6. Describe the extent of training that the firm would provide to the Comptroller's Office personnel assisting the firm on the audit, as well as training provided to County personnel, in relation to the single audit.

Once or twice a year, McGladrey holds a webcast for clients and non-clients. Topics usually center on new accounting pronouncements, auditing standards, best practices or upcoming changes in the public sector industry. Various members of County management have been invited to attend several past presentations, at no cost.

In addition, we will conduct an annual half day or one day training for County employees in the accounting function on accounting or public sector topics that may be of interest to them.

In 2013, Bob Rooney conducted a one day training session for accounting personnel from various County Departments who were involved in the process of expending Federal funds. Bob was supported by Dan Bonnette, from our Boston office, who enlightened the attendees on the various components of the Single Audit Act and its compliance and reporting requirements. Bob then discussed the County's process that was in place to capture the reporting of expenditures by program so that the County could accurately complete the Schedule of Expenditures of Federal Awards on a timely basis. He also described the types of documentation required to be provided to the auditor in order to adhere to the Federal Compliance regulations. We would continue to conduct this training on an annual basis.

There is **no cost** to the County for the webcasts, half or one day training on applicable accounting or public sector topics or the single audit training.

7. Describe whether the reissuance of the County's 2012 Comprehensive Annual Financial Report will have an impact on your annual cost proposal or any audit procedures.

There will be no impact on our audit cost. Part of our audit procedures will include an understanding of the circumstances as to why the reissuance was required and the specific pension plan reporting errors detected. In addition, we will inquire about any new processes that were put into place to strengthen the financial reporting.

8. Describe what types of additional services your firm will provide as part of the not-to-exceed fee. For example, if the County required assistance with accounting issues or the accounting treatment of transactions, what services would be provided without an additional cost and how would you determine what services would require an additional fee?

There would be no additional fees charged for consultation on accounting issues or the accounting treatment of transactions. We believe in timely communication and advance discussion of emerging accounting standards.

We would discuss with management the additional fees for services resulting from significant changes required by major new accounting pronouncements (i.e. GASB 34); any requests for opinion letters from our firm regarding the treatment of proposed transactions; or any agreed-upon procedures reports the may be required by underwriters, regulators or third-party transactions.

Office of the Comptroller Christopher Leimone June 13, 2014 Page 1

4

Describe whether the firm would charge the County an additional fee to speak to grantors on the County's behalf should the need to address grantor's follow-up questions, issues or concerns that arise as a result of any Single Audit findings.

Telephone calls or meetings with grantors to discuss the resolution or impact of our single audit findings would not require additional charges.

If the regulators requested additional or expanded audit testing or rework is required as a result of findings, then we would incur additional fees. We would discuss the amount of time estimated with management prior to the commitment or performance of such work.

Please contact Bob or Pat at with any questions or comments. The entire McGladrey team would be honored to work with Nassau County. Thank you for your consideration.

Sincerely,

Robert & Roomy

Robert G. Rooney 212.372.1033 robert.rooney@mcgladrey.com

Patrick J. Hagan

Patrick J. Hagan 312.634.3981 patrick.hagan@mcgladrey.com

U-27-17

Contract Details

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SERVICE: Judicial Hearing Officer

NIFS ID #: COTV17000002 NIFS Entry Date: 4/25/2017 Term: 06/01/2017 to 12/31/2017

New ${f X}$ Renewal	
Amendment	
Time Extension	
Addl. Funds	
Blanket Resolution RES#	

1) Mandated Program:	Yes X	No 🗌	
2) Comptroller Approval Form Attached:	Yes X	No 🗌	
3) CSEA Agmt. § 32 Compliance Attached:	Yes X	No 🗌	
4) Vendor Ownership & Mgmt. Disclosure Attached:	Yes X	No.	
5) Insurance Required	Yes 📿	No X	

Agency Informa	ition	
· · · V	⁷ endor	County Department
Name Edward A. Maron	Vendor ID#	Department Contact John G. Marks
Address	Contact Person	Address 16 Cooper Street, Hempstead, NY 11550
	Phone	Phone 516-572-2654

Routing Slip						
DATE Rec'd.	DEPARTMENT	Internal Verification	,	DATE Appv'd& Fw'd,	SIGNATURE	Leg. Approval Required
	Department	NIFS Entry (Dept) NIFS Appvl (Dept. Head)	U V	4/25/17	Stating portan for	
1/26/17	ОМВ	NIFS Approval	\checkmark	4/20/17	William former	Yes No ∠Not required if blanket resolution
5/5/17	County Attorney	CA RE & <u>Insurance</u> Verification		5/5/17	G. amilo 2	
15/5/17	County Attorney	CA Approval as to form	⊿	5/6/10	12	
	Legislative Affairs	Fw'd Original Contract to CA			C	
	Rules XI/ Leg. 🗖					Yes No
	County Attorney	NIFS Approval				
	Comptroller	NIFS Approval			· · · · · · · · · · · · · · · · · · ·	
	County Executive	Notarization Filed with Clerk of the Leg.				
	Chief Dep.Cty.Exec.				AL.	
Into	Deputy County Exec.			1 sta	Un	4 37

Contract Summary

Description: Contract for services for 2017 and encumbrance.

Purpose:

Pursuant to the terms of the Original Agreement, the Contractor serves as a Judicial Hearing Officer (JHO) to the Traffic and Parking Violations Agency, pursuant to section 1690 of the Vehicle and Traffic Law. Contractor services consist of hearing parking and traffic violations in the same manner as a court and determines all questions of law, acts as the exclusive trier of all issues of fact, renders decisions, imposes sentences or disposes of cases in any manner provided by law. Pursuant to the terms of the attached Amendment, the Contractor shall also serve as a JHO on the violation of the Rules and Regulations of the Nassau County Office of Consumer Affairs Taxi and Limousine Commission, as well as its successor, the Nassau County Taxi and Limousine Commission (the "Commission"), as may be amended or adopted by the Commission. The Contractor shall conduct hearings in the same manner as a court and shall, on an as needed basis: (a) determine all questions of law; (b) act as the exclusive trier of all issues of fact; (c) render a verdict; (d) impose disposition in accordance with the Rules and Regulations of the Commission, or dispose of a case in any manner provided by law.

Method of Procurement:

Chapter 496 of the Law of 1990 established the Nassau County Traffic and Parking Violations Agency and requires that persons who pled not guilty to a parking or traffic violation have the right to have their case heard by a JHO. The Executive Director recommends the JHO to the County Executive. The County Executive appoints the Judicial Hearing Officer, subject to the confirmation by the Administrative Judge of the Nassau County District Court. The Judicial Hearing Officer must either be a retired Judge with a minimum of two years both traffic and parking experience, or a sitting Village Court Justice, No.18-2014 established the Nassau County Taxi and Limousine Commission (the "Commission") for the purpose of regulating and supervising for-hire vehicles in the County of Nassau. The Commissioner for the Commission has determined that any individual pleading not guilty to any Taxi and Limousine violation shall have the right to have their case heard by a JHO. The JHO's for the Nassau County Traffic and Parking Violations Agency are well situated to perform that function based on the established qualifications necessary to obtain that position.

Procurement History:

Contractor has served as a Acting County Court Judge from 2005-2008, a District Court Judge from 2000- 2008, a NYC Parking & Violations Bureau Hearing Officer from 1995-1999 and as a Supreme Court Justice from 2009 to 2016.

Description of General Provisions:

The Contractor shall serve as a JHO as more fully described above.

Impact on Funding / Price Analysis:

Impact on funding is a maximum of \$15,000.00 for services, as they are rendered pursuant to the contract.

Change in Contract from Prior Procurement: None.

Recommendation: Approve as Submitted.

Advisement Information

BUDGET CODES		
Fund:	Gen	
Control:	TV	
Resp:	1000	
Object:	DE	
Transaction:	CQ	

FUNDING SOURCE	AMOUNT
Revenue Contract	XXXXXXX
County	\$ 15,000.00
Federal	\$
State	\$
Capital	\$
Other	\$
TOTAL	\$15,000.00

LINE	INDEX/OBJECT CODE	AMOUNT
1	TVGEN1000DE500	\$15,000.00
2		\$
3	.)] / / //	\$
4	1. Junia 25/5/17	\$
5		.\$
6		\$
	TOTAL	\$15,000.00

RENEWAL				
% Increase				
% Decrease				

Document Prepared By: Irene M. Higgins

Anna Article Contraction

Date: Apr. 25, 2017

		Λ
NIFS Certification	Comptroller Certification	County Executive Approval
I certify that this document was accepted into NIFS.	I certify that an unencombered balance sufficient to cover this contract is present in the appropriation to be charged.	Name UIII
Name	Name	Date
Date	Date	(For Office Use Only)
		E #:

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE TRAFFIC AND PARKING VIOLATIONS AGENCY AND EDWARD A. MARON

WHEREAS, the County has negotiated a personal services agreement with Edward A. Maron for services as a judicial hearing officer to the Traffic and Parking Violations Agency, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Edward A. Maron.



Nassau County Interim Finance Authority

Contract Approval Request Form (As of January 1, 2015)

1. V	endor: EDWARD A. MARON
2. D	ollar amount requiring NIFA approval: \$ 15,000.00
A	mount to be encumbered: \$ _15,000.00
Ţ	his is a 🛛 🖌 New Contract Advisement Amendment
If ad	w contract - \$ amount should be full amount of contract visement – NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA nendment - \$ amount should be full amount of amendment only
3. C	ontract Term: 6/1/2017-12/31/2017
ŀ	Ias work or services on this contract commenced? Yes \checkmark No
I	fyes, please explain:
4. F	unding Source:
	✓ General Fund (GEN) Grant Fund (GRT) Capital Improvement Fund (CAP) Federal % Other State % County %
	e cash available for the full amount of the contract? Yes No If not, will it require a future borrowing? Yes No
Has	the County Legislature approved the borrowing? Yes No N/A
Has	NIFA approved the borrowing for this contract? Yes No \checkmark N/A
5. P	rovide a brief description (4 to 5 sentences) of the item for which this approval is requested:
	Contractor serves as a Judicial Hearing Officer (JHO) to the Traffic and Parking Violations Agency, pursuant to section 1690 of the Vehicle and Traffic Law. Contractor's services consist of hearing parking and traffic violations in the same manner as a court and determines all questions of law, acts as the exclusive trier of all issues of fact, renders decisions, imposes sentences or disposes of cases in any manner provided by law.
6, J	Has the item requested herein followed all proper procedures and thereby approved by the:
ן ז	Nassau County Attorney as to form Yes No N/A Nassau County Committee and/or Legislature Yes No N/A
1	Date of approval(s) and citation to the resolution where approval for this item was provided:
ſ	
7. l	dentify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months
	NONE.

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approval Request Form and any additional information submitted in connection with this request is true and accurate and that all expenditures that will be made in reliance on this authorization are in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberations.

Title

Signature

5/3/17

Print Name

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Title Signature Date Print Name NIFA Amount being approved by NIFA: Title Date Signature

Print Name

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being submitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

George Maragos Comptroller



OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: <u>EDWARD A. MARON</u>

CONTRACTORADDRESS: CONTRACTORADDRESS

FEDERAL TAX ID #: _____

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on ______ [date]. The sealed bids were publicly opened on ______ [date]. _____ [#] of sealed bids were received and opened.

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on ______. Potential proposers were made aware of the availability of the RFP by ______ and by publication on the County procurement website. Proposals were due on ______. were received and evaluated. The evaluation committee consisted of: ______. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. □ This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on _____ [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after______

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- \square A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. X Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- \square A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- **X B.** The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No.928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. **Department MWBE responsibilities**. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to the contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: X a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling* No. 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

Department Head Signature

<u>NOTE:</u> Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. Compt. form Pers./Prof. Services Contracts: Rev. 309/15 Exhibit A

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POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

NONE

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated: 4/24/17

Vendor: Powars A. MARON
Signed: Meder Alla
Print Name: EDWARD A MARD
Title: JHO

Rev. 3-2016

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Principal Name EDWALD 4 MARON
Date of birth
Home address
City/state/zip
Business address SAME
City/state/zip
Telephone
Other present address(es)
City/state/zip
Telephone

List of other addresses and telephone numbers attached

2. Positions held in submitting business and starting date of each (check all applicable)

- 3. Do you have an equity interest in the business submitting the questionnaire? YES ____ NO ____ If Yes, provide details.
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES _____ NO ____ If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO ____; If Yes, provide details.

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES _____ NO L____ If Yes, provide details.

<u>NOTE</u>: An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

- 7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:
 - a. Been debarred by any government agency from entering into contracts with that agency? YES _____ NO ____ If Yes, provide details for each such instance.
 - b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ____ If Yes, provide details for each such instance.

 - d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO ____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO ____ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES <u>I</u> NO <u>I</u> If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO _/ If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO ____ If Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES ____ NO ___ If Yes, provide details for each such conviction.
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO ___ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation-was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO V___ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO _i ___ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO ____ If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO ___ If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>*MMW MMMP*</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

2017

Sworn to before me this 24 day of April

Notary Public

Name of submi ness

Print nam

Signature

Title

ABSHMIE SUKHDEO Sry Public, State of New York No. 01SU6184978 Qualified in Nassau County Mission Expires April 14, 20 2

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).
Date: 4/24/17
1) Proposer's Legal Name: EDWTRD & MARON
2) Address of Place of Business:
List all other business addresses used within last five years:
3) Mailing Address (if different):
Phone DDDDDDDDD
Does the business own or rent its facilities? Out N
4) Dun and Bradstreet number: <u>NONE</u>
5) Federal I.D. Number:
6) The proposer is a (check one): Sole Proprietorship Partnership Corporation Other (Describe)
 7) Does this business share office space, staff, or equipment expenses with any other business? Yes No <u>1</u> If Yes, please provide details:
8) Does this business control one or more other businesses? Yes No // If Yes, please provide details:

9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes ____ No L___ If Yes, provide details._____

- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes ____ No // If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract).
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes _____ No <u>//</u> If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business.

res	NO_	V	lf Yes,	provide d	letails for	each su	ch investigation.
-----	-----	---	---------	-----------	-------------	---------	-------------------

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No V____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a) Any felony charge pending? Yes No each such charge	If Yes, provide details for
b) Any misdemeanor charge pending? Yes	No If Yes, provide details

for each such charge.____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Yes ____ No ____

If Yes, provide details for each such conviction _

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? Yes ____ No ____ If Yes, provide details for each such conviction.

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? Yes ____ No _/_ If Yes, provide details for each such occurrence. _____

- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? Yes ____ No ___; If Yes, provide details for each such instance. _____
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? Yes ____ No _/ If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire. _____

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.

Que Rev. 3-2016

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified. See attached

Should the proposer be other than an individual, the Proposal **MUST** include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- iv) State of incorporation (if applicable);
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company	
Contact Person	
Address	
City/State	
Telephone	
Fax#	
E-Mail Address	

EDWARD A. MARON

• DISTRICT COURT JUDGE 2000 – 2008

. .

- ACTING COUNTY COURT JUDGE 2005 2008
- SUPREME COURT JUSTICE 2009 2016
- NYC PARKING VIOLATIONS BUREAU HEARING OFFICER 1995 1999

Company	
Contact Person	
Address	
City/State	
Telephone	
Fax #	
E-Mail Address	_
Company	
Company	
Company Contact Person	
Company Contact Person Address City/State	
Company Contact Person	

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>Edward A. Maron</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 24 day of April 2017
RESHMIE SUKHDEO
Notary Public Qualified in Nassau County Commission Expires April 14, 20 20
Name of submitting business: EDWARD AMAROD
BY: EDWARD ATIM (ADD)
Printhame
Signature
-J++0
Title
0412412017

Date'

Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

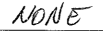
1. Name of the Entity: EDWARD A MARON
Address:
City, State and Zip Code:
2. Entity's Vendor Identification Number:
3. Type of Business:Public CorpPartnershipJoint Venture
Ltd. Liability CoClosely Held Corp71010140ther (specify)

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

NONE _____ 5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

NONE

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.



7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

NONE

Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

IMIE _____ (c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State): NON

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated:__

Signed: A MARON Print Name: CD Title:

Page 4 of 4

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies. boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

CONTRACT FOR SERVICES

THIS AGREEMENT, dated as of April 24, 2017 (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), is entered into by and between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the County Department of Traffic & Parking Violations Agency, having its principal office at 16 Cooper Street, Hempstead, New York 11550 (the "<u>Department</u>"), and (ii) Edward A. Maron, having his principal office at **County**.

WITNESSETH:

WHEREAS, the County desires to hire the Contractor to perform the services described in this Agreement; and

WHEREAS, this is a personal service contract within the intent and purview of Section 2206 of the County Charter;

WHEREAS, the Contractor desires to perform the services described in this Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on June 1, 2017 and terminate on December 31, 2017, unless sooner terminated in accordance with the provisions of this Agreement; provided, however, the County may renew this Agreement under the same terms and conditions for a one (1) year period.

2. <u>Services</u>. The services to be provided by the Contractor under this Agreement (and pursuant to section 1690 of the Vehicle and Traffic Law) shall consist of hearing parking and traffic violations in the same manner as a court. Such individual shall, on an as needed basis:

- a. determine all questions of law;
- b. act as the exclusive trier of all issues of fact
- c. render a verdict;
- d. impose sentence; or
- e. dispose of a case in any manner provided by law

The Contractor shall also render administrative enforcement services pursuant to Article XXI-B of County Government Law of Nassau County and in accordance with the Rules and Regulations of the Nassau County Office of Consumer Affairs Taxi and Limousine Commission, as well as its successor the Nassau County Taxi and Limousine Commission (the "Commission"), as may be amended or adopted by the Commission. The Contractor shall conduct hearings in accordance with the Rules and Regulations of the Commission and shall, on an as needed basis: (a) determine all questions of law; (b) make findings of fact; (c) render a decision; (d) impose disposition in accordance with the Rules and Regulations of the Nassau County Taxi and Limousine Commission, or dispose of a case in any manner provided by law. Decision and findings shall be provided to all parties within thirty (30) days of the conclusion of the initial appearance or hearing, as applicable.

Hearings shall be scheduled and conducted Monday through Friday from 8:45 a.m. to 12:30 p.m. and/or 12:45 p.m. to 4:30 p.m. and weekday nights from 5:15 p.m. to 8:00 p.m. or as determined by the Executive Director, or his/her designated representative, of the Department. There shall be a ONE HOUR luncheon recess for each full day worked that the court is in session.

Weekly work schedules shall be prepared and made available to the Contractor seven days prior to the commencement of the work week to which it applies. The Contractor's weekly assignments, if any, shall be in the sole discretion of the County. This Agreement shall not create any expectation for a minimum period of workdays to be assigned to the Contractor.

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. The amount to be paid to the Contractor as full consideration for the Contractor's services under this Agreement shall be at the rate of Three Hundred and Fifty Dollars (\$350.00) per full day session from 8:45 a.m. to 4:30 p.m., or One Hundred Seventy Five Dollars (\$175.00) for a half-day session commencing at 8:45 a.m. to 12:30 p.m. or from 12:45 p.m. to 4:30 p.m. Monday thru Friday and One Hundred and Seventy Five Dollars (\$175.00) for weekday night session from 5:15 p.m. to 8:00 p.m. or such other amount as may be provided by amendment and in no event shall exceed Fifteen Thousand dollars (\$15,000) for the term of the Agreement, except as otherwise amended. Compensation shall be paid to the Contractor for actual services rendered by such Contractor in a courtroom or other facility designated for court appearances.

(b) <u>Vouchers; Voucher Review, Approval and Audit</u>. Payments shall be made to the Contractor in arrears and shall be contingent upon (i) the Contractor submitting a claim voucher (the "Voucher") in a form satisfactory to the County, that (a) states with reasonable specificity the services provided and the payment requested as consideration for such services, (b) certifies that the services rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "Comptroller").

(c) <u>Timing of Payment Claims</u>. The Contractor shall submit claims no later than three (3) months following the County's receipt of the services that are the subject of the claim and no more frequently than once a month.

(d) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the Contractor and any funding source including the County.

(e) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Contractor following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Contractor received notice that the County did not desire to receive such services.

4. Independent Contractor. The Contractor is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Contractor (a "Contractor Agent"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "Person" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. The Contractor is not in arrears to the County upon any debt or contract and it is not in default as surety, contractor, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance with Law</u>. (a) <u>Generally</u>. The Contractor shall comply with any and all applicable Federal, State and local Laws, including, but not limited to those relating to conflicts of interest, discrimination, a living wage, disclosure of information, and vendor registration, in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of Appendix EE, as attached, and the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Nassau County Living Wage Law.</u> Pursuant to LL 1-2006, as amended, and to the extent that a waiver has not been obtained in accordance with such law or any rules of the County Executive, the Contractor agrees as follows:

- (i) Contractor shall comply with the applicable requirements of the Living Wage Law, as amended;
- (ii) Failure to comply with the Living Wage Law, as amended, may constitute a material breach of this Agreement, the occurrence of which shall be determined solely by the County. Contractor has the right to cure such breach within thirty days of receipt of notice of breach from the County. In the event that such breach is not timely cured, the County may terminate this Agreement as well as exercise any other rights available to the County under applicable law.
- (iii) It shall be a continuing obligation of the Contractor to inform the County of any material changes in the content of its certification of compliance and shall provide to the County any information necessary to maintain the certification's accuracy.

(c) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The Contractor acknowledges that Contractor Information in the County's possession may be subject to disclosure under Article 6 of the New York State Public Officer's Law ("Freedom of Information Law" or "FOIL"). In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Contractor of such request prior to disclosure of the Information so that the Contractor may take such action as it deems appropriate.

7. <u>Minimum Service Standards</u>. Regardless of whether required by Law: (a) The Contractor shall, and shall cause Contractor Agents to, conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The contractor shall <u>provide to the County</u> a letter from the Nassau County Bar Association Judiciary Committee <u>stating</u> that the Contractor is well qualified to serve in <u>the</u> capacity of Judicial Hearing Officer for the Nassau County Traffic and Parking Violations Agenc (c) The Contractor shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Contractor operates. The Contractor shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Contractor Agents to obtain and maintain, all approvals, licenses, and certifications ("Approvals") necessary or appropriate in connection with this Agreement.

8. <u>Indemnification; Defense; Cooperation</u>. (a) The Contractor shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, and agents (the "<u>Indemnified Parties</u>") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("<u>Losses</u>"), arising out of or in connection with any acts or omissions of the Contractor or a Contractor Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; <u>provided</u>, <u>however</u>, that the Contractor shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Contractor shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Contractor's own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Contractor is responsible under this Section, and, further to the Contractor's indemnification obligations, the Contractor shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(c) The Contractor shall, and shall cause Contractor Agents to, cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Contractor and/or a Contractor Agent in connection with this Agreement.

(d) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Assignment; Amendment; Waiver; Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (a) assigned, transferred or disposed of, (b) amended, (c) waived, or (d) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

10. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon thirty (30) days' written notice to the Contractor, (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written Agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) <u>By the Contractor</u>. This Agreement may be terminated by the Contractor if performance becomes impracticable through no fault of the Contractor, where the impracticability relates to the Contractor's ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Contractor delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least sixty (60) days prior to the termination date (or a shorter period if sixty days' notice is impossible), a notice stating (i) that the Contractor is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the Contractor's right to terminate under this subsection. A copy of the notice given to the Commissioner of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

(c) <u>Contractor Assistance upon Termination</u>. In connection with the termination or impending termination of this Agreement the Contractor shall, regardless of the reason for termination, take all actions reasonably requested by the County (including those set forth in other provisions of this Agreement) to assist the County in transitioning the Contractor's responsibilities under this Agreement. The provisions of this subsection shall survive the termination of this Agreement.

11. Accounting Procedures; Records. The Contractor shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("Records"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Contractor is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

12. <u>Limitations on Actions and Special Proceedings against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief the Contractor shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Contractor shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Contractor shall allege that the above-described actions and inactions preceded the Contractor's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (<u>A</u>) final payment under or the termination of this Agreement, and (<u>B</u>) the accrual of the cause of action, and (<u>ii</u>) the time specified in any other provision of this Agreement.

13. <u>Work Performance Liability</u>. The Contractor is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Contractor is using a Contractor Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Contractor Agent has been approved by the County.

14. <u>Consent to Jurisdiction and Venue; Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non</u> <u>conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

15. <u>Notices</u>. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (<u>a</u>) in writing, (<u>b</u>) delivered or sent (<u>i</u>) by hand delivery, evidenced by a signed, dated receipt, (<u>ii</u>) postage prepaid via certified mail, return receipt requested, or (<u>iii</u>) overnight delivery via a nationally recognized courier service, (<u>c</u>) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (<u>d</u>)(<u>i</u>) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (<u>ii</u>) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Contractor shall obtain from the Department) at the address specified above for the County, (<u>iii</u>) if to the Attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (<u>iv</u>) if to the Contractor, to the attention of the person who executed this Agreement on behalf of the Contractor at the address specified above for the Contractor at the address specified above for the Contractor, or in each case to such other persons or addresses as shall be designated by written notice.

16. <u>All Legal Provisions Deemed Included; Severability; Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together

as not conflicting.

(d) Each party has cooperated in the negotiation and preparation of this Agreement. Therefore, in the event that construction of this Agreement occurs, it shall not be construed against either party as drafter.

17. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

18. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

19. <u>Administrative Service Charge</u>. The Contractor agrees to pay the County an administrative service charge of one hundred sixty dollars (\$160.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 201-2001. The administrative service charge shall be due and payable to the County by the Contractor upon signing this Agreement.

20. Executory Clause. Notwithstanding any other provision of this Agreement:

(a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).

(b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the date first above written.

EDWARD A. MARON
By:
Name:_Edward A. Maron
Title: Judicial Hearing Officer
Date:

NASSAU COUNTY

.

By:_

Name:		
Title:	Deputy County Executive	
Date:		

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the 24^{H} day of \underline{APH} in the year $201\overline{7}$ before me personally came <u>Edward A. Maron</u> to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of <u>Absca</u>; that he or she is the individual described herein and which executed the above instrument.

NOTARY PUBLIC

RESHMIE SUKHDEO Notary Public, State of New York No. 01SU6184978 Qualified in Nassau County Commission Expires April 14, 20

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the _____ day of ______ in the year 201___ before me personally came _____ to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of ______; that he or she is a Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that he or she signed his or her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC



JOHN G. MARKS EXECUTIVE DIRECTOR

NASSAU COUNTY TRAFFIC & PARKING VIOLATIONS AGENCY 16 COOPER STREET HEMPSTEAD, NEW YORK 11550 (516) 572-2654

INTER-DEPARTMENTAL MEMO

- TO: George Maragos Nassau County Comptroller
- FROM: John G. Marks Executive Director
- DATE: April 25, 2017
- SUBJECT: Compliance with Comptroller Approval Form for Personal Service Contracts

Chapter 496 of the laws of 1990 established the Nassau County Traffic and Parking Violations Agency.

The law requires that a person who pleads not guilty to a parking or traffic violation has the right to have their case heard by a Judicial Hearing Officer. Section 1690 of the Vehicle and Traffic Law requires that a Judicial Hearing Officer in Nassau County be a sitting Village Justice or retired judge with at least two years of experience conducting trials of traffic and parking violations cases and be admitted to practice law in this state.

The service of the Judicial Hearing Officer is unique and Edward A. Maron possesses special skills that qualify him to be appointed without the competitive bidding process.



JOHN G. MARKS EXECUTIVE DIRECTOR

NASSAU COUNTY TRAFFIC & PARKING VIOLATIONS AGENCY 16 COOPER STREET HEMPSTEAD, NEW YORK 11550 (516) 572-2654

INTER-DEPARTMENTAL MEMO

то:	Deborah O'Connell
	Treasurer - CSEA

FROM: John G. Marks Executive Director

DATE: April 25, 2017

SUBJECT: SUBCONTRACTING SECTION 32A – CSEA AGREEMENT

Chapter 496 of the laws of 1990 established the Nassau County Traffic and Parking Violations Agency.

The law requires that a person who pleads not guilty to a parking or traffic violation has the right to have their case heard by a Judicial Hearing Officer. Section 1690 of the Vehicle and Traffic Law requires that a Judicial Hearing Officer in Nassau County be a sitting Village Justice or retired judge with at least two years of experience conducting trials of traffic and parking violations cases and be admitted to practice law in this state.

The service of the Judicial Hearing Officer is unique and Edward A. Maron possesses special skills that qualify him to be appointed without the competitive bidding process.

U.30.17

Contract ID:cqpk17000027

Department: Parks

Capital:

SERVICE: Entertainment at OBVR

NIFS ID #:cqpk17000027 NIFS Entry Date: 01-MAY-17

Term: from 01-APR-17 to 31-DEC-17

New	
Time Extension:	
Addl. Funds:	
Blanket Resolution:	
RES#	

1) Mandated Program:	Ň
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	N

endor Info:	
Name: Christopher Eyers Yerlig	Vendor ID#:
	Contact Person: Christopher
	Yerlig
	Phone:
	Phone:

Contact Name: Eileen Krieb		
Address: Administration Building	ki. ki. kan	45.¥
Eisenhower Park	El en en general en en en en en en en en en	
East Meadow, NY 11554	; 	
Phone: 516-572-0378	2	
	1.1	4
	es-itela.	1.7

Routing Slip

Department	NIFS Entry: X	02-MAY-17 PABUFFOLINO
Department	NIFS Approval: X	02-MAY-17 LBARKER
DPW	Capital Fund Approved:	
ОМВ	NIFA Approval: X	03-MAY-17 RDALLEVA
ОМВ	NIFS Approval: X	02-MAY-17 MRONAN
County Atty.	Insurance Verification: X	02-MAY-17 DMCDERMOTT
County Atty.	Approval to Form: X	02-MAY-17 DMCDERMOTT
Dep. CE	Approval: X	23-MAY-17 CRIBANDO

Leg. Affairs	g. Affairs Approval/Review: X 04-MAY-17 MF	
Legislature	Approval:	· · · · · · · · · · · · · · · · · · ·
Comptroller	NIFS Approval:	
NIFA	NIFA Approval:	

Contract Summary

Purpose: To provide professional performances of miming and mechanical man entertainment to benefit Nassau County residents at Old Bethpage Village Restoration for the 2017 season

Method of Procurement: This service is specialized and unique as a miming and mechanical man entertainment. Each artist and musical performer, possesses such individual skills that they cannot be evaluated through a competitive bidding process. In fact, an increasing number of states, municipalities and sub-divisions have codified the determination that entertainers and artists are considered sole source. These include the New York City Department of Education, the States of Virginia and West Virginia, the District of Columbia, and several state universities, among others.

Procurement History: These services cannot be provided by any staff currently employed by the County to perform at Old Bethpage Village Restoration

Description of General Provisions: Chris Eyers Yerlig will provide professional performances of miming and mechanical man entertainment to benefit Nassau County residents at Old Bethpage Village Restoration for the 2017 season

Contract processing fee \$160.00 is attached.

Impact on Funding / Price Analysis: None- Hotel/Motel Tax Grant Program \$7,000.00

Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted)

Advisement Information

BUDGET CODES Fund: grt	FUNDING SOURCE	AMOUNT	LINE	INDEX/OBJECT CODE	AMOUNT
Control: pk	Revenue		1	pkgen1800de500	\$ 7,000.00
Resp: gen1800	Contract:				\$ 0,00
Object: de500	County	\$ 0.00			\$ 0.00
Transaction: 103	Federal	\$ 0.00			\$ 0.00
Project #:	State	\$ 0.00			
Detail:	Capital	\$ 0.00			\$ 0.00
RENEWAL	Other TOTAL	\$ 7,000.00 \$ 7,000.00		TOTAL	\$ 0.00 \$ 7,000.00
RENEWAL % Increase % Decrease				TOTAL	,

NIFA Nassau County Interim Finance Authority

Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Christopher Eyers Yerlig

2. Dollar amount requiring NIFA approval: \$7000

Amount to be encumbered: \$7000

This is a New

If new contract - \$ amount should be full amount of contract If advisement -- NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 4/1/17-12/31/17

Has work or services on this contract commenced? N

If yes, please explain:

4. Funding Source:

General Fund (GEN) Capital Improvement Fund (CAP) X Other	Grant Fund (GRT)	Federal % State % County %	0
Is the cash available for the full amount of the could lif not, will it require a future borrowing?	ntract?	Y N	
Has the County Legislature approved the borrow	ing?	N/A	
Has NIFA approved the borrowing for this contract	ct?	N/A	

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

To provide professional performances of miming and mechanical man entertainment to benefit Nassau County residents at Old Bethpage Village Restoration for the 2017 season

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to form	Y
Nassau County Committee and/or Legislature	Not Applicable

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Date	Amount

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true an d accurate and that all expenditures that will be made in reliance on this authorization are in confor mance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

RDALLEVA03-MAY-17Authenticated UserDate

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan.

Regarding funding, please check the correct response:

_I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

<u>Date</u>

NIFA

Amount being approved by NIFA:

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

<u>Date</u>

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS printouts for all relevant accounts and relevant Nassau County Legislature communication documents and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being su bmitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

RULES RESOLUTION NO. – 2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PARKS, RECREATION AND MUSEUMS AND CHRISTOPHER EYERS YERLIG

WHEREAS, the County has negotiated a personal services agreement with Christopher Eyers Yerlig, to provide mime entertainment, including mechanical man and roving mime performances at Old Bethpage Village Restoration, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorize the County Executive to execute the said agreement with Christopher Eyers Yerlig. George Maragos Comptroller



Kedaded COPY

OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Christopher Eyers Yerlig

CONTRACTOR ADDRESS:

FEDERAL TAX ID #:

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. □ The contract was awarded to the lowest, responsible bidder after advertisement for sealed bids. The contract was awarded after a request for sealed bids was published in______ [newspaper] on [date]. The sealed bids were publicly opened on ______ [date]. [#] of sealed bids were received and opened.

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on [date]. Potential proposers were made aware of the availability of the RFP by advertisement in ______ [newspaper], posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on ______ [date]. _____ [state #] proposals were received and evaluated. The evaluation committee consisted of: three members of the Comptroller's Office and one member of the County Executive's Office. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. \Box This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on ______ [date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- A. The contractinas been awarded to the proposer offering the lowest cost proposal; OR:
- \square **B.** The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. X Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- X A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.
- **D**. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

<u>Instructions with respect to Sections VII, VIII and IX</u>: All Departments must check the box for VII. Then, check either box Section VIII or IX, as applicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. \Box Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has/only one or two employees: X a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-1 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

es.	$\left \right\rangle$	11	
Depar	tme	nt Head Signature	<u> </u>
Date		>217	

<u>NOTE</u>: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum.

Compt. form Pers./Prof. Services Contracts: Rev. 03/16

EDWARD P. MANGANO COUNTY EXECUTIVE



BRIAN NUGENT CHIEF DEPUTY COMMISSIONER

COUNTY OF NASSAU DEPARTMENT OF PARKS, RECREATION & MUSEUMS EISENHOWER PARK - EAST MEADOW, NEW YORK 11554 www.nassaucountyny.gov/parks

April 27, 2017

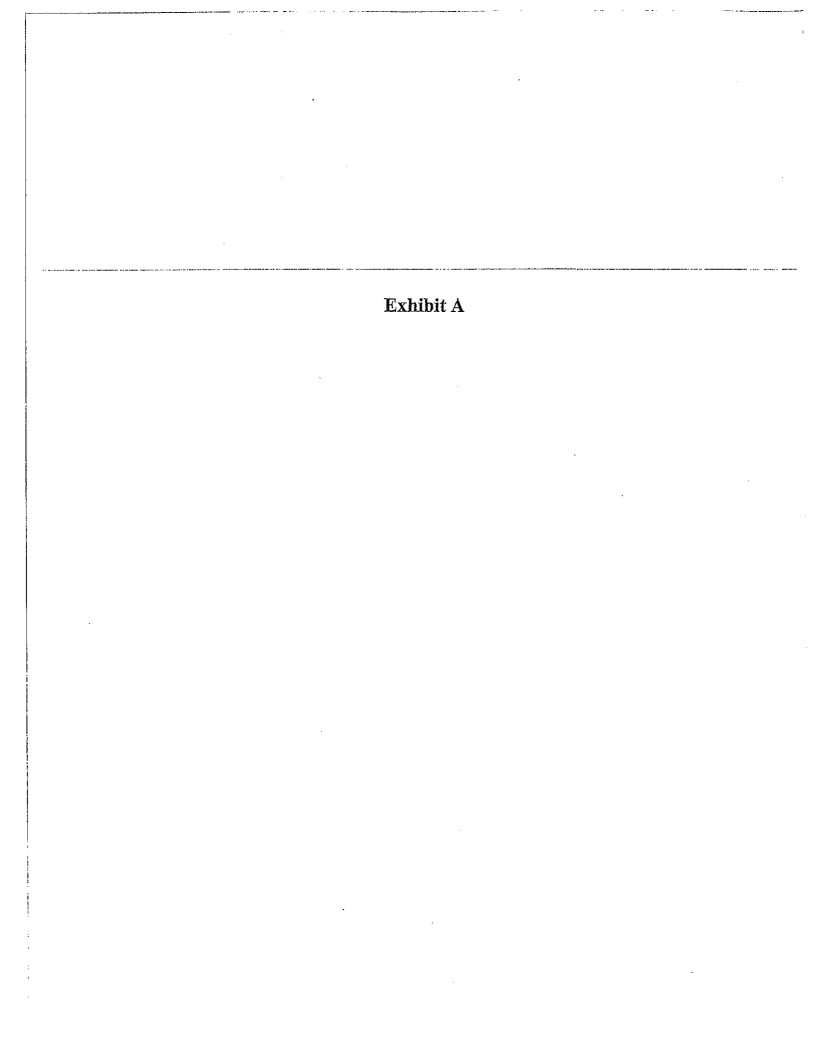
Service: Personal Services Contract for Christopher Eyers Yerlig

The above mentioned performer will provide professional performances of miming and mechanical man entertainment to benefit Nassau County residents at Old Bethpage Village Restoration for the 2017 season.

This service is specialized and unique as a Civil War Era Brass Band. Each artist and musical performer, possesses such individual skills that they cannot be evaluated through a competitive bidding process. In fact, an increasing number of states, municipalities and sub-divisions have codified the determination that entertainers and artists are considered sole source. These include the New York City Department of Education, the States of Virginia and West Virginia, the District of Columbia, and several state universities, among others.

These services cannot be provided by any staff currently employed by the county.

Brian Nugent Chief Deputy Commissioner





COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

NONE

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

	Vendor: CHRISTOPHER ETERS YERLIG
Dated: 4-11-17	Signed:
	Print Name: CHRISTOPHER EYERS YERLIG
	Title: OWNER OPERATOR

PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

1.	Principal Name CHRISTOPHER EYERS YERLIG
	Date of birth
	Home address
	City/state/zip
	Business address
	City/state/zip
	Telephone
	Other present address(es) NONE
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Positions held in submitting business and starting date of each (check all applicable)
	President/ Treasurer//
	Chairman of Board/ Shareholder//
	Chief Exeć, Officer/ Secretary/ /
	Chief Financial Officer / / Partner / / /
	Vice President ////
	(Other) OWNER OPERATOR

- 3. Do you have an equity interest in the business submitting the questionnaire? YES ____ NO _X__ If Yes, provide details.
- 4. Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES <u>NO X</u> If Yes, provide details.
- 5. Within the past 3 years, have you been a principal owner or officer of any business or notfor-profit organization other than the one submitting the questionnaire? YES ____ NO _X; If Yes, provide details.

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES NO X If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which you have been a principal owner or officer:

a. Been debarred by any government agency from entering into contracts with that agency

YES _____ NO ____ If Yes, provide details for each such instance.

- Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO X ____ If Yes, provide details for each such instance.
- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO X If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO X___ If Yes, provide details for each such charge.
 - b) is there any misdemeanor charge pending against you? YES ____ NO X If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES _____ NO X ____ If Yes, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? YES _____ NO X ____ If Yes, provide details for each such conviction.

e) in the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?

- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO <u>X</u> If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO _X ____ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO _X If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO _X If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO __X If Yes, provide details for each such year.

YES ____ NO 🔀 If Yes, provide details for each such conviction.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>CHRISTOPHER ELERS-IEU6</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this It day of April 2017

CHRISTOPHER EVERS-YERLIG Name of submitting business

CHRISTOPHER ELERS- YERLIG Print name

Signature

OWNER OPERATOR

Title

04 , 11 , 20(7 Date



Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date:
1) Proposer's Legal Name: CHRISTOPHER EVERS YERLIG
2) Address of Place of Business:
List all other business addresses used within last five years:
3) Mailing Address (if different):
Phone:
Does the business own or rent its facilities?
4) Dun and Bradstreet number:
5) Federal I.D. Number:
6) The proposer is a (check one): X Sole Proprietorship Partnership Corporation Corporation Corporation
7) Does this business share office space, staff, or equipment expenses with any other business? Yes No X If Yes, please provide details:
8) Does this business control one or more other businesses? Yes No X if Yes, please provide details:
9) Does this business have one or more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes No X If Yes, provide details

- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes _____ No X____ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract). ______
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes ____ No X__ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation was related to activities performed at, for, or on behalf of an affiliated business. Yes ______ No _K_____ If Yes, provide details for each such investigation. ________
- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No _____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment, or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a)	Any felony	charge pending?	No <u>X</u>	Yes	If Yes, provide details for each suc	:h
cha	arge					

b) Any misdemeanor charge pending? No X Yes ____ If Yes, provide details for each such charge._____

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No <u>X</u> Yes <u>If Yes</u>, provide details for each such conviction <u>If Yes</u>, provide details for each

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor?
 No <u>X</u> Yes _____ If Yes, provide details for each such conviction. ______

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No <u>X</u> Yes _____ If Yes, provide details for each such occurrence. ______

- 15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No <u>×</u> Yes <u>;</u> If Yes, provide details for each such instance.
- 16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No <u>Yes</u> If Yes, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

NO CONFLICT EXISTS

(ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

NO CONFLICT EXISTS

(iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

CONFLICT EXISTS NO

b) Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future. <u>IN THE EVENT</u>

A CONFLIC	T ARISES	THE	COUNTY	WOULD	B€
NOTIFIED	TO MAKE	Aĩ	DETERMIN	ATLON	

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

Should the proposer be other than an individual, the Proposal MUST include:

- i) Date of formation;
- ii) Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner;
- iii) Name, address and position of all officers and directors of the company;
- . iv) --- State of incorporation (if applicable);------
- v) The number of employees in the firm;
- vi) Annual revenue of firm;
- vii) Summary of relevant accomplishments
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business. 26
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company Nassau County N.Y.
Company Nassau County N.Y. Contact Person Lindsey Mckeever
Address
City/State
Telephone
Fax #
E-Mail Address
Lincoln Country Fix Actor When the
Company Lucien Court fall, Afton Wyonch J
Company Lincoln County Fair, Afton Wyoning Contact Person Del Cunningham
Address
City/State

Fax#		
E-Mail Address		
M	aligned And a Carling	
Company roas b	ehead Arts Festival	
	freg Triplette	
Address		
City/State		
Telephone		
Fax #		No. and Annual State Street
E-Mail Address		

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Christopher Eyers Yerlig

(413) 695-4001

OBJECTIVE

Perform, teach and facilitate non-verbal theater to inspire laughter, awe, and a sense of connection, amongst people around the world.

SKILLS

• Theater (Mime, Robot, Magic, Clowning, Dance, Percussion, Didgeridoo, Prop and Mask making and repair); Teaching: Mime and Magic; Languages (4 fluent, ice-breakers in 15)

PERFORMING EXPERIENCE

I have performed over 4000 mime/clown programs in 18 countries. In the emerging world my work has often highlighted health and education programs.

- Clowns Without Borders, 2016 to present: Haiti trip coordinator, clown team performer, languages interpreter
- Port Washington Holiday Magic, Long Island NY 2014; Mime performer & artists' coordinator
- Magicians Without Borders, 2009 to present: Mime and magic shows and instruction in El Salvador, Guatemala, India
- Beach Street USA, Virginia Beach VA, 2009 to 2016: Featured act
- Nassau County Long Island Fair & Halloween Show 2000 to present: Mime acts
- Falcon Ridge Folk Festival, Hillsdale NY 1999 to present: Featured act
- Project Troubador, Salisbury CT, 1995 to present: Dominican Republic, Cameroon, Benin, Morocco, Bangladesh and Haiti-HIV/AIDS education theater for communities; Shows in schools, orphanages, hospitals & disabled centers
- Historic Hudson Valley: Washington Irving's Sunnyside, 2008 to 2013: Mime acts
- Historic Hudson Valley: Van Cortlandt Manor, 2007-2013: Mime act
- AMEX/Cirque Du Soleil, Boston 2012: VIP preshow
- All Star Circus, Bangladesh 2012: Guest artist
- Tribute Show for mime, Partha Pratim Mujumder, Dhaka, Bangladesh 2012: Guest artist
- Jeff McBride's Wonderground, Las Vegas NV, 2011: Guest artist
- Sands Expo trade show, Las Vegas NV, 2011: Mime product demonstration for Crypton Inc
- Mundo di Mucha, Curacao (Dutch Antilles), 2009: Educational mime performances at Luna Blou Theater
- Enchanted Circle Theater, Holyoke MA, 1997 to 2008: Actor in multi-cultural educational theater productions for schools (Folktales Shows: 'Japanese-', Russian-', 'African-' & 'Page to Stage'); mime and theater instruction residencies in schools
- Huis Ten Bosch Theme Park, Kyushu, Japan, 2007: Mime shows
- International Clown Festival, Shanghai, China, 2007: Mime shows
- Revels North Christmas Revels 2005-The Fool and the Flying Ship: 'The Fool'; 2003-2005 Norwich VT
 Solstice Pageants
- AT&T Circo Mundial, Puerto Rico 1997: Clown; Director, Clown Doctor program for hospitals and disabled centers
- Circus America Athens GA Olympics, 1996: Clown

EDUCATION/HISTORY

- New England Performers Retreat, Hats Off Performers Guild
- Fool Time Circus School, England 1987: Circus skills
- Bristol Polytechnic/University of the West of England, 1985: French and Spanish
- Laughter Yoga; Certified Leader

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>CWRHMOPHER ETERS</u> <u>YELU6</u> being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this 11th day of ACCI 2016 Notary Public



Name of submitting business:	CHRIS	TOPHER	EYERS	TERLIG
By: CHRISTOPHER				· ·
Printhame	$-\mathcal{A}$			
Signature				
OWN GR OPERA	+TOR			
Title	- <u></u>			

04	1	ll	1	2017
Date				

Page 1 of 4 COUNTY OF NASSAU CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM CHRISTOPHER EYERS YERLIG 1. Name of the Entity: Address: 4 City, State and Zip Code: 2. Entity's Vendor Identification Number: 3. Type of Business: ____Public Corp ____Partnership ____Joint Venture Ltd. Liability Co Closely Held Corp Sole PROP. Other (specify) 4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary): CHRISTOPHER ETERS - YERLIG. 5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section. NONE

Page 2 of 4

NONE

NONE

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shallbe updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

• 2015 x .

19 in 19

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

.

Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

NONE

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

· _____

NONE

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 4-11-17 Signed: Print Name: CHRISTOPHER EYERS YERLIG Title: OWNER OPERATOR

Page 4 of 4

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

CONTRACT FOR SERVICES

THIS AGREEMENT, made as of the date this agreement is last executed by the County (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), between (i) Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the County Department of Parks, Recreation & Museums, having its principal office at Administration Building, Eisenhower Park, East Meadow, NY 11554 (the "<u>Department</u>"), and (ii) Christopher Eyers Yerlig, having its principal address at the statement of the formation of the formation of the statement.

(the "Performer") (collectively the "Contractors").

WITNESSETH:

WHEREAS, the County has received funding from the State of New York pursuant to State Tax Law §1202-q and appropriated said funds to the Department in accordance with said law in order to improve and advance the marketability of cultural and historic attractions located in the County;

WHEREAS, the Contractor desires to perform the services described in this Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on April 1, 2017 and shall terminate on December 31, 2017, unless sonner terminated as provided herein.

2. <u>Program</u>. The Contractor is hereby retained by the County to provide Traditional 19th Century mime entertainment, including mechanical man and roving mime performances at the Old Bethpage Village Restoration special events as listed in Appendix "A" (the "Program"). Dates and performances are tentative and are subject to change.

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. The maximum amount to be paid to the Contractors as full consideration for the services under this Agreement shall not exceed seven thousand (\$7,000.00). This amount is inclusive of any and all expenses, including, travel. Payment shall be made to the Performer on a weekly basis when the performer submits an invoice for services rendered.

(b) <u>Vouchers: Voucher Review</u>, <u>Approval and Audit</u>. All Payments shall be made in accordance with Section 3(a) above and shall be contingent upon (i) the Performer submitting <u>Vouchers</u> in a form satisfactory to the County that: (a) states with reasonable specificity the services to be provided and the payment requested as consideration for such services, (b) certifies that the services to be rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (ii) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "<u>Comptroller</u>"). (c) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the parties and any funding source including the County.

(d) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Performer following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Performer received notice that the County did not desire to receive such services.

4. <u>Independent Contractor</u>. The Performer is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Performer (a "<u>Performer Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. The Peformer is not in arrears to the County upon any debt or contract and it is not in default as surety, Performer, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance With Law</u>. (a) <u>Generally</u>. The Performer shall comply and shall comply with any and all applicable Federal, State and local Laws, including, but not limited to, those relating to the reproduction or performance of proprietary or copyrighted materials and works of third parties and to the protection of the intellectual property rights associated with such work, conflicts of interest, discrimination disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The parties acknowledge that Information in the County's possession may be subject to disclosure under Section 87 of the New York State Public Officer's Law. In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Performer of such request prior to disclosure of the Information so that the Performer may take such action as it deems appropriate.

7. <u>Minimum Service Standards</u>. Regardless of whether required by Law:

(a) The Performer shall, and shall cause Performer Agents to conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Perfomer shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Performer operates. The Performer shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Performer Agents to obtain and maintain, all approvals, licenses, and certifications ("<u>Approvals</u>") necessary or appropriate in connection with this Agreement.

8. Indemnification: Defense: Cooperation. (a) The Performer shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, agents, volunteers and representatives (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Performer or a Performer Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Performer shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Performer shall indemnify, defend, protect and hold harmless the Indemnified Parties from and against any and all Losses arising from the use by the Performer of proprietary intellectual property of third parties (whether such claims are actual or threatened) under the copyright or other laws of the United States. The foregoing shall apply regardless of the means of publication or performance by the Performer, and shall include without limitation the use of recordings, audio broadcasts, video broadcasts and all other publication or performance mans whatsoever, whether now known or developed after the date of this Agreement.

(c) The Performer shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Performers own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Performer are responsible under this Section, and, further to the Performer's indemnification obligations, the Performer shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(d) The Performer shall, and shall cause Performer Agents to cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Performer and/or a Performer Agent in connection with this Agreement.

(e) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Assignment: Amendment: Waiver: Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written

consent of the County Executive or his or her duly designated deputy (the "<u>County</u> <u>Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

10. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon eighteen (18) days' written notice to the Contractor (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (<u>iii</u>) the termination or impending termination of federal or state funding for the services to be provided under this Agreement.

(b) By the Performer. This Agreement may be terminated by the Performer if performance becomes impracticable through no fault of the Performer where the impracticability relates to the Performers ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Performer delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least thirty (30) days prior to the termination date (or a shorter period if thirty days' notice is impossible), a notice stating (i) that the party is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the party's right to terminate under this subsection. A copy of the notice given to the Commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

11. <u>Accounting Procedures; Records.</u> The Performer shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("<u>Records</u>"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Performer is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

12. <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County . upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief, the Performer shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Performer shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Performer shall allege that the above-described actions and inactions preceded the Performer's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.

13. <u>Work Performance Liability</u>. The Performer are and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Performer use a Performer Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Performer Agent has been approved by the County.

14. <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

15. Notices. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Performer shall obtain from the Department) at the address specified above for the County, (iii) if to the Comptroller, to the attention of the Comptroller at 240 Old Country Road, Mineola, NY 11501, and (iv) if to the Performer at the address specified above for the person who executed this Agreement on behalf of the Performer at the address specified above for the datowe for the Performer, or in each case to such other persons or addresses as shall be designated by written notice.

16. <u>All Legal Provisions Deemed Included: Severability: Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (<u>ii</u>) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

17. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

18. <u>Administrative Service Charge</u>. The Contractor agrees to pay the County an administrative service charge of One Hundred Sixty Dollars (\$160.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006. The administrative service charge shall be due and payable to the Nassau County Treasurer by the Contractor upon signing this Agreement <u>us</u>.

19. Miscellaneous

(a) The Performer hereby acknowledges and agrees that the Department shall have sole discretion in determining whether the Program should be cancelled due to inclement weather or other dangerous or emergency condition. The decision to cancel the Program due to inclement weather or other dangerous or emergency condition may be made by the Department up to one half (1/2) hour before the commencement of the Program. In the event the Program is cancelled due to inclement weather or other dangerous or emergency condition, not caused by the Performer, the Performer shall be paid in full, provided the Performer was willing and able to perform, appeared at the sound check and at the venue prior to the Program being cancelled.

(b) The Performer grants the Department a limited, non-exclusive, license to use the Performer's name, image and Trademark (as hereinafter defined) in connection with advertising, promotion and/or publicity for the Program. Without the prior written approval by the Department, the County and Department's Trademark shall not be used in connection with the Performers own promotion and advertisement of the Program. For this Agreement, the term "Trademark" shall include name, trade names, service marks, logos, symbols, design image, seals, flag and symbols.

(c) Each party will bear the cost of its own development, production, promotion and distribution of their respective promotional materials. Each party warrants that their respective promotional materials will be of high standard, style, appearance and quality so as not to reflect adversely upon the good names of the parties. (d) The Performer represents and warrants that it is the authorized agent for the Performer and has the authority to enter into this Agreement on the behalf of the Performer and agrees that as the authorized agent, by executing this Agreement, the Performer shall be bound by the terms and conditions contained herein. The Performer further acknowledges and agrees for the purposes of undertaking this Agreement each shall be jointly and severally liable to third parties, including, but not limited to, the County, for the acts or omissions of the Performer.

20. Executory Clause. Notwithstanding any other provision of this

Agreement:

(b)

- (a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
 - <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

21. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement. IN WITNESS WHEREOF, the Contractor and the County have executed this Agreement as of the date first above written.

Christopher Eyers Yerlig

By:_ Name: CHRISTOPMERUEY ERS YERLIG Title: OWNER OPERATOR Date: 04-11-20

NASSAU COUNTY

By:	
Name:	
Title: County Executive	
(or) Chief Deputy County Executive	
(or) Deputy County Executive	

Date:_____

PLEASE EXECUTE IN BLUE INK

STATE OF NEW YORK)

COUNTY OF NASSAU)

)ss.:

)ss.:

NOTARY PUBLIC My Commission Expires Odober 212, 20

STATE OF NEW YORK)

COUNTY OF NASSAU)

On the _____ day of ______ in the year _____ before me personally came ______ to me personally known, who, being duly sworn, did depose and said that (s)he resides in ______ County; that (s)he is the County Executive or _____ Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that (s)he signed his/her name thereto pursuant to Section 205 of the County Government Law of Nassau County.

NOTARY PUBLIC

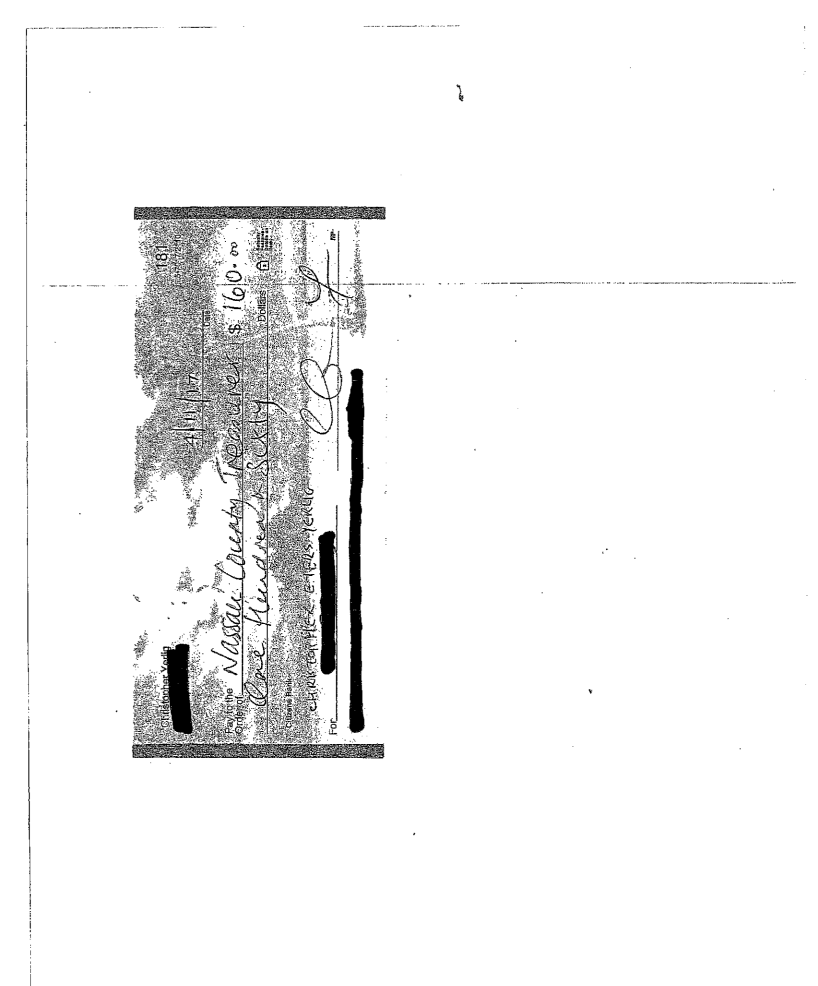
Appendix A Christopher Yerlig

\$700.00/day for 10 days Total: \$7,000.00

Dates:

September 16 September 17 September 23 September 24 October 20 October 21 October 22 October 27 October 28 October 29

In the event that any these dates are cancelled for any reason the performer can, with the approval of the Department of Parks, reschedule for a day and time that is convenient for Old Bethpage Village Restoration and the performer.



U.31.17

Contract ID:cqpk17000028

Department: Parks

Capital:

SERVICE: Lakeside Theatre concert

NIFS ID #:cqpk17000028 NIFS Entry Date: 02-MAY-17

Term: from 01-MAY-17 to 31-DEC-17

New
Time Extension:
Addl. Funds:
Blanket Resolution:
RES#

1) Mandated Program:	N
2) Comptroller Approval Form Attached:	Y
3) CSEA Agmt. § 32 Compliance Attached:	N
4) Vendor Ownership & Mgmt. Disclosure Attached:	Y
5) Insurance Required	Y

Vendor Info:	
Name: Dr. K's Motown Revue	Vendor ID#:
Address:	Contact Person: Paul Korman
	Phone:

Department:	
Contact Name: Eileen Krieb	۵۰ ۳۹ ۰ آباد بهتر آباد
Address: Administration Bldg.	
Eisenhower Park	
East Meadow, NY 11554	
Phone: 516-572-0378	

Routing Slip

Dep. CE	Approval: X	23-MAY-17 CRIBANDO	
County Atty. Approval to Form: X		10-MAY-17 DMCDERMOTT	
County Atty.	Insurance Verification: X	10-MAY-17 DMCDERMOTT	
OMB	NIFS Approval: X	09-MAY-17 MRONAN	
OMB NIFA Approval: X		18-MAY-17 RDALLEVA	
DPW	Capital Fund Approved:		
Department	NIFS Approval: X	09-MAY-17 LBARKER	
Department NIFS Entry: X		03-MAY-17 PABUFFOLINO	

Leg. Affairs	Approval/Review: X	19-MAY-17 MREYNOLDS
Legislature	Approval:	
Comptroller	NIFS Approval:	
NIFA	NIFA Approval:	

Contract Summary

Purpose: To provide a musical performance of the Dr. Ks Motown Revue at Lakeside Theatre, Eisenhower Park, from 8:00 to 10:00 p.m. on August 4,, 2017.

Method of Procurement: Each artist and musical performer, possesses such individual skills that they cannot be evaluated through a competitive bidding process. In fact, an increasing number of states, municipalities and sub-divisions have codified the determination that entertainers and artists are considered sole source. These include the New York City Department of Education, the States of Virginia and West Virginia, the District of Columbia, and several state universities, among others.

Procurement History: The Lakeside Theatre has been providing quality programming to the general Nassau County public each summer since the late 1960s.

Description of General Provisions: Musical performance of 2 hour duration on August 4, 2017 at Lakeside Theatre. Total cost: \$2,800.00

Impact on Funding / Price Analysis: None- Hotel/Motel Tax Grant Program \$2,800.00

Change in Contract from Prior Procurement: n/a

Recommendation: (approve as submitted)

Advisement Information

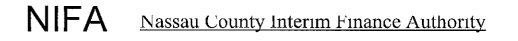
BUDG Fund:	ET CODES grt	FUNDING SOURCE	AMOUNT	LINE	INDEX/OBJECT CODE	AMOUNT
Control:	pk	Revenue		1	pkgen1800de500	\$ 2,800.00
Resp:	gen1800	Contract:				\$ 0.00
Object:	de500	County	\$ 0.00			\$ 0.00
Transaction:	103	Federal State	\$ 0.00 \$ 0.00			\$ 0.00
Project #: Detail:		Capital	\$ 0.00			\$ 0.00
<u>Douili</u>		Other	\$ 2,800.00			\$ 0.00
REN	EWAL	TOTAL	+ · · · · · · · · · · · · · · · · · · ·		TOTAL	\$ 2,800.00
% Increase % Decrease					-L	I

RULES RESOLUTION NO. – 2017

A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PARKS, RECREATION AND MUSEUMS AND DR. K'S MOTOWN REVUE

WHEREAS, the County has negotiated a personal services agreement with Dr. K's Motown Revue to perform a musical performance at Lakeside Theatre, Eisenhower Park, a copy of which is on file with the Clerk of the Legislature; now, therefore, be it

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the County Executive to execute the said agreement with Dr. K's Motown Revue.



Contract Approval Request Form (As of January 1, 2015)

1. Vendor: Dr. K's Motown Revue

2. Dollar amount requiring NIFA approval: \$2800

Amount to be encumbered: \$2800

This is a New

If new contract - \$ amount should be full amount of contract If advisement – NIFA only needs to review if it is increasing funds above the amount previously approved by NIFA If amendment - \$ amount should be full amount of amendment only

3. Contract Term: 5/1/17-12/31/17

Has work or services on this contract commenced? N

If yes, please explain:

4. Funding Source:

General Fund (GEN) Capital Improvement Fund (CAP) X Other	Grant Fund (GRT) Federal %(State % (County %()
Is the cash available for the full amount of the c	contract? Y	
If not, will it require a future borrowing?	Ν	
Has the County Legislature approved the borro	wing? N/A	
Has NIFA approved the borrowing for this contained	ract? N/A	

5. Provide a brief description (4 to 5 sentences) of the item for which this approval is requested:

To provide a musical performance of the Dr. Ks Motown Revue at Lakeside Theatre, Eisenhower Park, from 8:00 to 10:00 p.m. on August 4, 2017.

6. Has the item requested herein followed all proper procedures and thereby approved by the:

Nassau County Attorney as to form	Y
Nassau County Committee and/or Legislature	Not Applicable

Date of approval(s) and citation to the resolution where approval for this item was provided:

7. Identify all contracts (with dollar amounts) with this or an affiliated party within the prior 12 months:

Contract ID	Date	Amount

AUTHORIZATION

To the best of my knowledge, I hereby certify that the information contained in this Contract Approv al Request Form and any additional information submitted in connection with this request is true an d accurate and that all expenditures that will be made in reliance on this authorization are in confor mance with the Nassau County Approved Budget and not in conflict with the Nassau County Multi-Year Financial Plan. I understand that NIFA will rely upon this information in its official deliberation s.

RDALLEVA 18-MAY-17 Authenticated User

Date

COMPTROLLER'S OFFICE

To the best of my knowledge, I hereby certify that the information listed is true and accurate and is in conformance with the Nassau County Approved Budget and not in conflict with the Nassau Cou nty Multi-Year Financial Plan.

Regarding funding, please check the correct response:

_ I certify that the funds are available to be encumbered pending NIFA approval of this contract.

If this is a capital project:

I certify that the bonding for this contract has been approved by NIFA.

Budget is available and funds have been encumbered but the project requires NIFA bonding authorization

Authenticated User

Date

NIFA

Amount being approved by NIFA:

Payment is not guaranteed for any work commenced prior to this approval.

Authenticated User

Date

NOTE: All contract submissions MUST include the County's own routing slip, current NIFS pri ntouts for all relevant accounts and relevant Nassau County Legislature communication docu ments and relevant supplemental information pertaining to the item requested herein.

NIFA Contract Approval Request Form MUST be filled out in its entirety before being su bmitted to NIFA for review.

NIFA reserves the right to request additional information as needed.

George Maragos Comptroller



Kedacted

OFFICE OF THE COMPTROLLER 240 Old Country Road Mineola, New York 11501

COMPTROLLER APPROVAL FORM FOR PERSONAL, PROFESSIONAL OR HUMAN SERVICES CONTRACTS

Attach this form along with all personal, professional or human services contracts, contract renewals, extensions and amendments.

CONTRACTOR NAME: Dr. K's Motown Revue

CONTRACTOR ADDRESS:

FEDERAL TAX ID #: ___

<u>Instructions</u>: Please check the appropriate box (" \square ") after one of the following roman numerals, and provide all the requested information.

I. 🗆	The co	ntract	was	awarde	d to	the lowe	est, re	sp	onsible	bic	lder af	ter a	dver	tisement
for	sealed	bids.	The	contract	was	awarded	after	а	request	for	sealed	bids	was	published
in							[news	paj	per]	on	<u>.</u>			
[date]. The	sealed b	ids v	vere publi	cly c	pened on					[dat	e]		[#] of
seale	d bids we	ere recei	ved a	nd opened	1.									

II. \Box The contractor was selected pursuant to a Request for Proposals.

The Contract was entered into after a written request for proposals was issued on [date]. Potential proposers were made aware of the availability of the RFP by advertisement in _____ [newspaper], posting on industry websites, via email to interested parties and by publication on the County procurement website. Proposals were due on _____ [date]. ____ [state #] proposals were received and evaluated. The evaluation committee consisted of: three members of the Comptroller's Office and one member of the County Executive's Office. The proposals were scored and ranked. As a result of the scoring and ranking, the highest-ranking proposer was selected.

III. \Box This is a renewal, extension or amendment of an existing contract.

The contract was originally executed by Nassau County on _____[date]. This is a renewal or extension pursuant to the contract, or an amendment within the scope of the contract or RFP (copies of the relevant pages are attached). The original contract was entered into after______

[describe

procurement method, i.e., RFP, three proposals evaluated, etc.] Attach a copy of the most recent evaluation of the contractor's performance for any contract to be renewed or extended. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to continue to contract with the county.

IV. \Box Pursuant to Executive Order No. 1 of 1993, as amended, at least three proposals were solicited and received. The attached memorandum from the department head describes the proposals received, along with the cost of each proposal.

- \square A. The contract has been awarded to the proposer offering the lowest cost proposal; OR:
- □ B. The attached memorandum contains a detailed explanation as to the reason(s)why the contract was awarded to other than the lowest-cost proposer. The attachment includes a specific delineation of the unique skills and experience, the specific reasons why a proposal is deemed superior, and/or why the proposer has been judged to be able to perform more quickly than other proposers.

V. X Pursuant to Executive Order No. 1 of 1993 as amended, the attached memorandum from the department head explains why the department did not obtain at least three proposals.

- X A. There are only one or two providers of the services sought or less than three providers submitted proposals. The memorandum describes how the contractor was determined to be the sole source provider of the personal service needed or explains why only two proposals could be obtained. If two proposals were obtained, the memorandum explains that the contract was awarded to the lowest cost proposer, or why the selected proposer offered the higher quality proposal, the proposer's unique and special experience, skill, or expertise, or its availability to perform in the most immediate and timely manner.
- □ B. The memorandum explains that the contractor's selection was dictated by the terms of a federal or New York State grant, by legislation or by a court order. (Copies of the relevant documents are attached).
- □ C. Pursuant to General Municipal Law Section 104, the department is purchasing the services required through a New York State Office of General Services contract no.______, and the attached memorandum explains how the purchase is within the scope of the terms of that contract.

D. Pursuant to General Municipal Law Section 119-0, the department is purchasing the services required through an inter-municipal agreement.

VI. \Box This is a human services contract with a not-for-profit agency for which a competitive process has not been initiated. Attached is a memorandum that explains the reasons for entering into this contract without conducting a competitive process, and details when the department intends to initiate a competitive process for the future award of these services. For any such contract, where the vendor has previously provided services to the county, attach a copy of the most recent evaluation of the vendor's performance. If the contractor has not received a satisfactory evaluation, the department must explain why the contractor should nevertheless be permitted to contract with the county.

In certain limited circumstances, conducting a competitive process and/or completing performance evaluations may not be possible because of the nature of the human services program, or because of a compelling need to continue services through the same provider. In those circumstances, attach an explanation of why a competitive process and/or performance evaluation is inapplicable.

<u>Instructions with respect to Sections VII, VIII and IX:</u> All Departments must check the box for VII. Then, check either box Section VIII or IX, as applicable.

VII. \Box This is a public works contract for the provision of architectural, engineering or surveying services. The attached memorandum provides details of the department's compliance with Board of Supervisors' Resolution No. 928 of 1993, including its receipt and evaluation of annual Statements of Qualifications & Performance Data, and its negotiations with the most highly qualified firms.

VIII. X Participation of Minority Group Members and Women in Nassau County Contracts. The selected contractor has agreed that it has an obligation to utilize best efforts to hire MWBE sub-contractors. Proof of the contractual utilization of best efforts as outlined in Exhibit "EE" may be requested at any time, from time to time, by the Comptroller's Office prior to the approval of claim vouchers.

IX. Department MWBE responsibilities. To ensure compliance with MWBE requirements as outlined in Exhibit "EE", Department will require vendor to submit list of sub-contractor requirements prior to submission of the first claim voucher, for services under this contract being submitted to the Comptroller.

X. X Vendor will not require any sub-contractors.

<u>In addition</u>, if this is a contract with an individual or with an entity that has only one or two employees: X a review of the criteria set forth by the Internal Revenue Service, *Revenue Ruling No.* 87-41, 1987-7 C.B. 296, attached as Appendix A to the Comptroller's Memorandum, dated February 13, 2004, concerning independent contractors and employees indicates that the contractor would not be considered an employee for federal tax purposes.

nt Head Signature

NOTE: Any information requested above, or in the exhibit below, may be included in the county's "staff summary" form in lieu of a separate memorandum. 3

EDWARD P. MANGANO COUNTY EXECUTIVE



BRIAN NUGENT CHIEF DEPUTY COMMISSIONER

COUNTY OF NASSAU DEPARTMENT OF PARKS, RECREATION & MUSEUMS EISENHOWER PARK - EAST MEADOW, NEW YORK 11554

May 1, 2017

SERVICE: <u>Personal Services Contract for Lakeside Theatre Programming:</u> <u>Dr. K's Motwon Revenue</u> <u>Re: Live Musical Performance on August 4, 2017 at Lakeside Theatre, Eisenhower Park</u>

The above contractor will provide a professional musical performance for the residents of Nassau County for the above mentioned concert. The compensation to this presenter is consistent with fees for unique artistic presentations of this kind. It was engaged directly without the assistance (or fee) of an agent, broker or producer.

Dr. K's Motown Revue has previously performed at the Lakeside Theatre for the TD Bank Celebrate America show and has appeared at the Executive and Legislative Building in Mineola. They are returning to the Lakeside Theatre due to their history of attracting a significant audience and its reasonable fee complies with the Park's Department's initiative to provide quality talent at minimum cost. This group offers a lively, audience-participatory performance, showcasing a wealth of local talent with many musicians and singers. Performances at Lakeside Theatre in Eisenhower Park have been presented free to the Nassau County public since the Theater's creation in the late 1960's.

Each artist and musical performer, possesses such individual skills that they cannot be evaluated through a competitive bidding process. In fact, an increasing number of states, municipalities and sub-divisions have codified the determination that entertainers and artists are considered sole source. These include the New York City Department of Education, the States of Virginia and West Virginia, the District of Columbia, and several state universities, among others.

Brian Nugent Chief Deputy Commissioner

Exhibit A



POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or-(b), beginning April-1, 2018, the period beginning two----years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator? If yes, to what campaign committee?

None

2. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

The undersigned further certifies and affirms that the contribution(s) to the campaign committees identified above were made freely and without duress, threat or any promise of a governmental benefit or in exchange for any benefit or remuneration.

Dated:

Vendor: <u>DKKS Mattern ReVice</u> Signed: <u>Pluk Kokman</u> Print Name: <u>Paul Kokman</u>

Title:

PRINCIPAL QUESTIONNAIRE FORM

If Yes, provide details.

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

-0.0	∂
1.	Principal Name Paul Kolonow
	Date of birth
	Home address
	City/state/zip
	Business address <u>Same</u>
	City/state/zip
	City/state/zip
	Other present address(es)
	City/state/zip
	Telephone
	List of other addresses and telephone numbers attached
2.	Chairman of Board /// Shareholder //// Chief Exec. Officer /// Secretary //// Chief Financial Officer // Partner /// Vice President /// (Other)
3.	Do you have an equity interest in the business submitting the questionnaire? YES NO If Yes, provide details. 100 75
4.	Are there any outstanding loans, guarantees or any other form of security or lease or any other type of contribution made in whole or in part between you and the business submitting the questionnaire? YES NO If Yes, provide details.
5.	Within the past 3 years, have you been a principal owner or officer of any business or not- for-profit organization other than the one submitting the questionnaire? YES NO;

 Has any governmental entity awarded any contracts to a business or organization listed in Section 5 in the past 3 years while you were a principal owner or officer? YES ____ NO _____
 If Yes, provide details.

<u>NOTE:</u> An affirmative answer is required below whether the sanction arose automatically, by operation of law, or as a result of any action taken by a government agency. Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

7. In the past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section 5 in which-you have been a principal-owner-or-officer:----

- a. Been debarred by any government agency from entering into contracts with that agency?
- b. Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES _____ NO ____ If Yes, provide details for each such instance.
- d. Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES _____ NO ____ If Yes, provide details for each such instance.
- 8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated? If 'Yes', provide details for each such instance. (Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.)
 - a) Is there any felony charge pending against you? YES ____ NO ___ If Yes, provide details for each such charge.
 - b) Is there any misdemeanor charge pending against you? YES NO / If Yes, provide details for each such charge.
 - c) Is there any administrative charge pending against you? YES NO Ves, provide details for each such charge.
 - d) In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crime, an element of which relates to truthfulness of the underlying facts of which related to the conduct of business? YES ____ NO ___ If Yes, provide details for each such conviction.

- e) In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor?
 YES _____ NO 1 If Yes, provide details for each such conviction,
- f) In the past 5 years, have you been found in violation of any administrative or statutory charges? YES _____ NO ___ If Yes, provide details for each such occurrence.
- 9. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust-investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5? YES _____ NO ___ If Yes, provide details for each such investigation.
- 10. In addition to the information provided, in the past 5 years has any business or organization listed in response to Question 5, been the subject of a criminal investigation and/or a civil anti-trust investigation and/or any other type of investigation by any government agency, including but not limited to federal, state, and local regulatory agencies while you were a principal owner or officer? YES _____ NO ___ If Yes; provide details for each such investigation.
- 11. In the past 5 years, have you or this business, or any other affiliated business listed in response to Question 5 had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? YES _____ NO 1/2 If Yes; provide details for each such instance.
- 12. For the past 5 tax years, have you failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? YES _____ NO ____ If Yes, provide details for each such year.

CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>FAUL Kormpk</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

Sworn to before me this ZO day of April 20/7

Notary Public

submitting business

Title

20 111

LOIS A. MOSER Notary Public, State of New York Registration #01M06162784 Qualified in Nassau County ? Commission Expires March 19, 2015

Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).
Date:
1) Proposer's Legal Name: DRKS MATCALL Revie
2) Address of Place of Business
List all other business addresses used within last five years:
3) Mailing Address (if different):
Phone:
Does the business own or rent its facilities? <u>OUN</u>
4) Dun and Bradstreet number:
5) Federal I.D. Number:
6) The proposer is a (check one): Sole Proprietorship Partnership Corporation 12
7) Does this business share office space, staff, or equipment expenses with any other business? Yes No If Yes, please provide details:
B) Does this business control one or more other businesses? Yes No L If Yes, please provide details:
details:

- 9) Does this business have one of more affiliates, and/or is it a subsidiary of, or controlled by, any other business? Yes ____ No ___ If Yes, provide details._____
- 10) Has the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any other government entity terminated? Yes ____ No _}__ If Yes, state the name of bonding agency, (if a bond), date, amount of bond and reason for such cancellation or forfeiture: or details regarding the termination (if a contract). _____
- 11) Has the proposer, during the past seven years, been declared bankrupt? Yes ____ No _/_ If Yes, state date, court jurisdiction, amount of liabilities and amount of assets _____
- 12) In the past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated business been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency, where such investigation/was related to activities performed at, for, or on behalf of an affiliated business. Yes _____ No _____ If Yes, provide details for each such investigation. _______

- 13) In the past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business been the subject of an investigation by any government agency, including but not limited to federal, state and local regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated business. Yes _____ No ____ If Yes, provide details for each such investigation.
- 14) Has any current or former director, owner or officer or managerial employee of this business had, either before or during such person's employment or since such employment if the charges pertained to events that allegedly occurred during the time of employment by the submitting business, and allegedly related to the conduct of that business:

a)	Any felony charge pending?	No V	Yes	If Yes, provide details for each such
cha	arge			

Sale Contraction

b) Any misdemeanor charge pending? No 1/Yes _____ If Yes, provide details for each such charge._

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? No <u>V</u> Yes _____ If Yes, provide details for each

such conviction

d) In the past 5 years, been convicted, after trial or by plea, of a misdemeanor? No _____ Yes _____ If Yes, provide details for each such conviction. ______

e) In the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? No <u>Yes</u> If Yes, provide details for each such occurrence.

15) In the past (5) years, has this business or any of its owners or officers, or any other affiliated business had any sanction imposed as a result of judicial or administrative proceedings with respect to any professional license held? No <u>Yes</u>; If Yes, provide details for each such instance.

16) For the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable federal, state or local taxes or other assessed charges, including but not limited to water and sewer charges? No <u>V</u> Yes <u>If Yes</u>, provide details for each such year. Provide a detailed response to all questions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the questionnaire.

Provide a detailed response to all questions checked "YES". If you need more space, photocopy the appropriate page and attach it to the questionnaire.

17) Conflict of Interest:

a) Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressly state "No conflict exists."

(i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

D LOW FLICTS (ii) Any family relationship that any employee of your firm has with any County public servant that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County. NO CONFLUS (iii) Any other matter that your firm believes may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

Please describe any procedures your firm has, or would adopt, to assure the County that b) a conflict of interest would not exist for your firm in the future. an The (willes KAHY パン 11 NOTE B Mul Determin

A. Include a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive experience in your profession. Any prior similar experiences, and the results of these experiences, must be identified.

NO CONFLUT EXIST

Should the proposer be other than an individual, the Proposal MUST include:

- Date of formation: I)
- Name, addresses, and position of all persons having a financial interest in the company, ii) including shareholders, members, general or limited partner;
- Name, address and position of all officers and directors of the company; iii) seeahed,
- State of incorporation (if applicable); iv)
- The number of employees in the firm; V)
- Annual revenue of firm; vi)
- Summary of relevant accomplishments vii)
- viii) Copies of all state and local licenses and permits.
- B. Indicate number of years in business.
- C. Provide any other information which would be appropriate and helpful in determining the Proposer's capacity and reliability to perform these services.
- D. Provide names and addresses for no fewer than three references for whom the Proposer has provided similar services or who are qualified to evaluate the Proposer's capability to perform this work.

Company BBKING BLUES CLUB
Contact Person PETER A BRAMS
Address
City/State
Telephone
Fax #
E-Mail Address

COMPANY TOWN OF HEMPSTEAD PARKS & RECREATIONS	
Contact Person	
Address	
City/State	
Telephone	
Fax #	
E-Mail Address	
COMPANY THE LEVITT PAVILION AT STEEL STACKS	
Contact Person JULIE BENJAMIN, EXECUTIVE DIRECTOR	
Address Address Address Address Address Address Address Address Address Address Address Address Address Address	
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CERTIFICATION

A MATERIALLY FALSE STATEMENT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS QUESTIONNAIRE MAY RESULT IN RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE WITH RESPECT TO THE PRESENT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON MAKING THE FALSE STATEMENT TO CRIMINAL CHARGES.

I, <u>YAUL KOMMAN</u>, being duly sworn, state that I have read and understand all the items contained in the foregoing pages of this questionnaire and the following pages of attachments; that I supplied full and complete answers to each item therein to the best of my knowledge, information and belief; that I will notify the County in writing of any change in circumstances occurring after the submission of this questionnaire and before the execution of the contract; and that all information supplied by me is true to the best of my knowledge, information and belief. I understand that the County will rely on the information supplied in this questionnaire as additional inducement to enter into a contract with the submitting business entity.

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Sworn to before me this 20 day of

ublic

LOIS A. MOSER Notary Public, State of New York Registration #01MO6162784 Qualified in Nassau County 1 Commission Expires March 19, 2015

DRKS Motoun Name of submitting business: \bigcirc 1

Ву:	MUL Koppmon		
	Print name PUL Kolmun		
	Signature		
	Mail Wernan		8
/	Title	i	
4	120117		

Date

A.110/4/2002 Paul Korman 111 Paul Korman NY. STATE 12 1 Employee VI \$60,000.00 VII . She attached Repume VIII Nowe B. 15 YRS EN BUSINESS C. See attached Resume



Paul Korman, aka Dr. K, in his visionary quest to create the ultimate Motown tribute band has put together an array of seasoned musicians and singers to form the Dr. K's Motown Revue Band (DKMRB). I'd like to take a moment to provide some background on the band and show you how our services can take your upcoming events to another level.

The DKMRB is a professional self contained 11 piece Motown tribute band. They take you through the Motown experience of the 60s performing hits by the Supremes, Temptations, Martha and the Vandellas and many other Motown artists. Dr. K. devotes a segment of every show to Diana Ross hits as well as the memorable duets of Marvin Gaye and Tammi Terrell. Audiences are enthralled because it is not just the songs but the memories associated with them that have left an indelible stamp on the hearts and souls of generations of Motown fans around the world.

The band includes seven musicians (rhythm, wind, keyboard and percussion sections) and four lead vocalists sporting snazzy coordinated costumes and performing snappy dance routines. The DKMRB plays various venues and repeat performances including:

- Lincoln Center for the Performing Arts
- Central Park
- United Nations
- Jones Beach Bandshell
- Mystic Seaport
- Seawanhaka Corinthian Yacht Club
- Town of Oyster Bay Parks Department
- Town of Hempstead Parks Department
- City of New Britian, CT Parks Department
- Numerous Corporate Events
- Mohegan Sun's Wolf's Den
- BB King Blues Club in NYC multiple times a year for the past 8 years
- Sellersville Theatre New Year's Eve Party for the last 6 years

Paul Korman has been leading bands for over 30 years and knows what it takes to get a good sound, stage presence and exceptional presentation from his musicians and vocalists. The DKMRB is phenomenal and will bring any audience to life.

Dr. K's reputation for service is second to none. We stand ready to work around your budget and with you in any way we can be of assistance. Please take a moment to view the attached DVD to give you an idea of just how phenomenal this band really is. Once you've reviewed our press kit and DVD I'm sure you'll be impressed and delighted. Page 1 of 4

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name of the Entity: DR KS Motoun Revice	کنندگان کنند. جاری کار کار کار در این در این میکند. مرابع
Address:	
City, State and Zip Code:	
2. Entity's Vendor Identification Number:	
3. Type of Business: <u>X</u> Public Corp Partnership Joint Venture	
Ltd. Liability CoClosely Held CorpOther (specify)	

4. List names and addresses of all principals; that is, all individuals serving on the Board of Directors or comparable body, all partners and limited partners, all corporate officers, all parties of Joint Ventures, and all members and officers of limited liability companies (attach additional sheets if necessary):

Kokman 10L 5. List names and addresses of all shareholders, members, or partners of the firm. If the

shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section.

Yagel

Page 2 of 4

6. List all affiliated and related companies and their relationship to the firm entered on line 1. above (if none, enter "None"). Attach a separate disclosure form for each affiliated or subsidiary company that may take part in the performance of this contract. Such disclosure shall be updated to include affiliated or subsidiary companies not previously disclosed that participate in the performance of the contract.

-Rock anne is

7. List all lobbyists whose services were utilized at any stage in this matter (i.e., pre-bid, bid, post-bid, etc.). If none, enter "None." The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards commissions, desagtment heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

(a) Name, title, business address and telephone number of lobbyist(s):

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Page 3 of 4

(b) Describe lobbying activity of each lobbyist. See below for a complete description of lobbying activities.

NOWR _____ . (c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State): . TAR _____

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated:

Kouran Signed: . Ko Print Name:

Title:

Page 4 of 4

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

CONTRACT FOR SERVICES

THIS AGREEMENT, made as of the date this agreement is last executed by the County (together with the schedules, appendices, attachments and exhibits, if any, this "<u>Agreement</u>"), between Nassau County, a municipal corporation having its principal office at 1550 Franklin Avenue, Mineola, New York 11501 (the "<u>County</u>"), acting on behalf of the County Department of Parks, Recreation & Museums, having its principal office at Administration Building, Eisenhower Park, East Meadow, NY 11554 (the "Department"), and Dr. K's Motown Revue, having its principal office at (the "Performer" or "Contractor").

WITNESSETH:

WHEREAS, the County has received funding from the State of New York pursuant to State Tax Law §1202-q and appropriated said funds to the Department in accordance with said law in order to improve and advance the marketability of cultural and historic attractions located in the County;

WHEREAS, the Performer desires to perform the services described in this Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants contained in this Agreement, the parties agree as follows:

1. <u>Term</u>. This Agreement shall commence on May 1, 2017 and shall terminate on December 31, 2017, or upon the completion of the Program as that term is defined below in Section 2, unless sooner terminated as provided for herein.

2. <u>Program</u>. (a) The Performer is hereby retained by the County to perform for one (1) live musical performance at Lakeside Theatre, Eisenhower Park, East Meadow, NY 11554; to be held on Friday, August 4, 2017, from 8:00 p.m. to 10:00 p.m., including set-up (a "Performance");

(b) The County shall supply venue stage and sound.

(c) The Performer shall be responsible, at its own cost and expense, for supplying the Performer's set-up, breakdown, and backline. Breakdown shall commence immediately after the completion of the performance.

(d) The Performer must appear for a sound check on the day of the Program, at a time to be determined by the Department, and must appear at least sixty (60) minutes prior to the commencement of the program. The Performer will not receive its compensation in the event the Performers fail to appear as stated herein.

(e) At least ten (10) days prior to the Program, the Performer shall provide to the Department the Program's complete production details and stage plot.

3. <u>Payment</u>. (a) <u>Amount of Consideration</u>. The maximum amount to be paid to the Contractor as full consideration for the services under this Agreement shall not exceed **Two Thousand Eight Hundred Dollars** (\$2,800.00).

This amount is inclusive of any and all expenses including travel and rehearsal and shall be payable as follows:

(i) An advance payment of fifty (50%) percent of the maximum amount 🕷

-(\$1,40,00), payable to the Pårformer upon the execution of this Agreement and submission of the payment voucher(s) as herein described. Payment of this advance amount shall be contingent upon submission of the standard County claim voucher (the "Voucher") pursuant to subsection (b) of this section.
- (ii) The balance payment respecting the performer shall be payable to the Performer shall be paid after the completion of the Performance. In the event the Performance is not completed in accordance with this Agreement, the Performer shall remain liable to the County for return of the advance payment and second check immediately.
- (iii) The Contractor shall be responsible for: (a) the procurement and performance of the aforesaid Performers; (b) promotional services respecting the Performances, (c) payment of said Performers; (d) set-up, including but not limited to, providing the "back-line" for the Performance, and breakdown of same; and (e) any other matters required to complete its obligations under this Agreement.
- (iv) Reconciliation If the contract is terminated or the Program or a Performance is cancelled for any reason prior to completion of Program/performance, and due to no fault of the County, the Contractor shall be responsible for reimbursing the advance payment to the County described in 3(a)(i) above. Reimbursement of the advance payment shall be made within seven (7) business days from notice of cancellation or when performance was due, whichever is sooner.

(b) <u>Vouchers: Voucher Review, Approval and Audit</u>. All Payments shall be made in accordance with Section 3(a) above and shall be contingent upon (i) the Performer submitting <u>Vouchers</u> in a form satisfactory to the County that: (a) states with reasonable specificity the services to be provided and the payment requested as consideration for such services, (b) certifies that the services to be rendered and the payment requested are in accordance with this Agreement, and (c) is accompanied by documentation satisfactory to the County supporting the amount claimed, and (<u>ii</u>) review, approval and audit of the Voucher by the Department and/or the County Comptroller or his or her duly designated representative (the "<u>Comptroller</u>").

(c) <u>No Duplication of Payments</u>. Payments under this Agreement shall not duplicate payments for any work performed or to be performed under other agreements between the parties and any funding source including the County.

(d) <u>Payments in Connection with Termination or Notice of Termination</u>. Unless a provision of this Agreement expressly states otherwise, payments to the Performer following the termination of this Agreement shall not exceed payments made as consideration for services that were (i) performed prior to termination, (ii) authorized by this Agreement to be performed, and (iii) not performed after the Performer received notice that the County did not desire to receive such services.

4. <u>Independent Contractor</u>. The Performer is an independent contractor of the County. The Contractor shall not, nor shall any officer, director, employee, servant, agent or independent contractor of the Performer (a "<u>Performer Agent</u>"), be (i) deemed a County employee, (ii) commit the County to any obligation, or (iii) hold itself, himself, or herself out as a County employee or Person with the authority to commit the County to any obligation. As used in this Agreement the word "<u>Person</u>" means any individual person, entity (including partnerships, corporations and limited liability companies), and government or political subdivision thereof (including agencies, bureaus, offices and departments thereof).

5. <u>No Arrears or Default</u>. The Performer is not in arrears to the County upon any debt or contract and it is not in default as surety, Performer, or otherwise upon any obligation to the County, including any obligation to pay taxes to, or perform services for or on behalf of, the County.

6. <u>Compliance With Law</u>. (a) <u>Generally</u>. The Performer shall comply and shall comply with any and all applicable Federal, State and local Laws, including, but not limited to, those relating to the reproduction or performance of proprietary or copyrighted materials and works of third parties and to the protection of the intellectual property rights associated with such work, conflicts of interest, discrimination disclosure of information and vendor registration in connection with its performance under this Agreement. In furtherance of the foregoing, the Contractor is bound by and shall comply with the terms of the County's vendor registration protocol. As used in this Agreement the word "Law" includes any and all statutes, local laws, ordinances, rules, regulations, applicable orders, and/or decrees, as the same may be amended from time to time, enacted, or adopted.

(b) <u>Records Access</u>. The parties acknowledge and agree that all records, information, and data ("<u>Information</u>") acquired in connection with performance or administration of this Agreement shall be used and disclosed solely for the purpose of performance and administration of the contract or as required by law. The parties acknowledge that Information in the County's possession may be subject to disclosure under Section 87 of the New York State Public Officer's Law. In the event that such a request for disclosure is made, the County shall make reasonable efforts to notify the Performer of such request prior to disclosure of the Information so that the Performer may take such action as it deems appropriate.

7. <u>Minimum Service Standards</u>. Regardless of whether required by Law:
(a) The Performer shall, and shall cause Performer Agents to conduct its, his or her activities in connection with this Agreement so as not to endanger or harm any Person or property.

(b) The Performer shall deliver services under this Agreement in a professional manner consistent with the best practices of the industry in which the Performer operates. The Performer shall take all actions necessary or appropriate to meet the obligation described in the immediately preceding sentence, including obtaining and maintaining, and causing all Performer Agents to obtain and maintain, all approvals, licenses, and certifications ("<u>Approvals</u>") necessary or appropriate in connection with this Agreement.

8. <u>Indemnification: Defense: Cooperation</u>. (a) The Performer shall be solely responsible for and shall indemnify and hold harmless the County, the Department and its officers, employees, agents, volunteers and representatives (the "Indemnified Parties") from and against any and all liabilities, losses, costs, expenses (including, without limitation, attorneys' fees and disbursements) and damages ("Losses"), arising out of or in connection with any acts or omissions of the Performer or a Performer Agent, regardless of whether due to negligence, fault, or default, including Losses in connection with any threatened investigation, litigation or other proceeding or preparing a defense to or prosecuting the same; provided, however, that the Performer shall not be responsible for that portion, if any, of a Loss that is caused by the negligence of the County.

(b) The Performer shall indemnify, defend, protect and hold harmless the Indemnified Parties from and against any and all Losses arising from the use by the Performer of proprietary intellectual property of third parties (whether such claims are actual or threatened) under the copyright or other laws of the United States. The foregoing shall apply regardless of the means of publication or performance by the Performer, and shall include without limitation the use of recordings, audio broadcasts, video broadcasts and all other publication or performance mans whatsoever, whether now known or developed after the date of this Agreement.

(c) The Performer shall, upon the County's demand and at the County's direction, promptly and diligently defend, at the Performer own risk and expense, any and all suits, actions, or proceedings which may be brought or instituted against one or more Indemnified Parties for which the Performer is responsible under this Section, and, further to the Performer's indemnification obligations, the Performer shall pay and satisfy any judgment, decree, loss or settlement in connection therewith.

(d) The Performer shall, and shall cause Performer Agents to cooperate with the County and the Department in connection with the investigation, defense or prosecution of any action, suit or proceeding in connection with this Agreement, including the acts or omissions of the Performer and/or a Performer Agent in connection with this Agreement.

(e) The provisions of this Section shall survive the termination of this Agreement.

9. <u>Insurance</u>. (a) Types and Amounts. The Contractor shall obtain and maintain throughout the term of this Agreement, at its own expense: (i) one or more policies for commercial general liability insurance, which policy(ies) shall name "Nassau County" its officials, employees, volunteers, agents, volunteers and representatives as an additional insured and have a minimum single combined limit of liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (ii) if contracting in whole or part to provide professional services, one or more policies for professional liability insurance, which policy(ies) shall have a minimum single combined limit liability of not less than one million dollars (\$1,000,000) per occurrence and two million dollars (\$2,000,000) aggregate coverage, (iii) compensation insurance for the benefit of the Contractor's employees ("Workers' Compensation Insurance"), which insurance is in compliance with the New York State Workers' Compensation Law, and (iv) such additional insurance as the County may from time to time specify. A waiver of subrogation is granted in favor of the County of Nassau.

(b) <u>Acceptability: Deductibles: Subcontractors</u>. All insurance obtained and maintained by the Contractors pursuant to this Agreement shall be (i) written by one or more commercial insurance carriers licensed to do business in New York State maintains an A.M. Best rating of at least A- and acceptable to the County, and which is (ii) in form and substance acceptable to the County. The Contractor shall be solely responsible for the payment of all deductibles to which such policies are subject. The Contractor shall require any subcontractor hired in connection with this Agreement to carry insurance with the same limits and provisions required to be carried by the Contractor under this Agreement.

(c) <u>Delivery: Coverage Change; No Inconsistent Action</u>. Prior to the execution of this Agreement, copies of current certificates of insurance evidencing the insurance coverage required by this Agreement shall be delivered to the Department. Not less than thirty (30) days prior to the date of any expiration or renewal of, or actual, proposed or threatened reduction or cancellation of coverage under, any insurance required hereunder, the Contractor shall provide written notice to the Department of the same and deliver to the Department renewal or replacement certificates of insurance. The Contractor shall cause all insurance to remain in full force and effect throughout the term of this Agreement and shall not take or omit to take any action that would suspend or invalidate any of the required coverages. The failure of the Contractor to maintain Workers' Compensation Insurance shall render this contract void and of no effect. The failure of the Contractor to maintain required coverages shall be deemed a material breach of this Agreement upon which the County reserves the right to consider this Agreement terminated as of the date of such failure.

(d) IMPORTANT: a Certificate of Insurance is to be issued to the County of Nassau on an acceptable form which shows that the coverage has been obtained and that the County will be given ten (10) days of notice of cancellation.

The following must be on Certificate of Insurance to be valid and acceptable for Nassau County Department of Parks, Recreation and Museums:

Insured:

Dr. K's Motown Revue 75 Blacksmith Road Levittown, NY 11756

Description of Operations:

The Certificate holder, Nassau County, is included as Additional insured for a musical performance Date(s): August 4, 2017 Location: Lakeside Theatre & Eisenhower Park, East Meadow, NY 11554

Certificate Holder:

1550 Franklin Avenue Mineola, New York 11501

NOTE: County as a certificate holder ONLY is NOT ACCEPTABLE

10. <u>Assignment: Amendment: Waiver: Subcontracting</u>. This Agreement and the rights and obligations hereunder may not be in whole or part (i) assigned, transferred or disposed of, (ii) amended, (iii) waived, or (iv) subcontracted, without the prior written consent of the County Executive or his or her duly designated deputy (the "<u>County</u> <u>Executive</u>"), and any purported assignment, other disposal or modification without such prior written consent shall be null and void. The failure of a party to assert any of its rights under this Agreement, including the right to demand strict performance, shall not constitute a waiver of such rights.

11. <u>Termination</u>. (a) <u>Generally</u>. This Agreement may be terminated (i) for any reason by the County upon eighteen (18) days' written notice to the Contractor (ii) for "Cause" by the County immediately upon the receipt by the Contractor of written notice of termination, (iii) upon mutual written agreement of the County and the Contractor, and (iv) in accordance with any other provisions of this Agreement expressly addressing termination.

As used in this Agreement the word "<u>Cause</u>" includes: (i) a breach of this Agreement; (ii) the failure to obtain and maintain in full force and effect all Approvals required for the services described in this Agreement to be legally and professionally rendered; and (iii) the termination or impending termination of federal or state funding for the services to be provided under this Agreement. (b) <u>By the Performer.</u> This Agreement may be terminated by the Performer if performance becomes impracticable through no fault of the Performer where the impracticability relates to the Performer ability to perform its obligations and not to a judgment as to convenience or the desirability of continued performance. Termination under this subsection shall be effected by the Performer delivering to the commissioner or other head of the Department (the "<u>Commissioner</u>"), at least thirty (30) days prior to the termination date (or a shorter period if thirty days' notice is impossible), a notice stating (i) that the party is terminating this Agreement in accordance with this subsection, (ii) the date as of which this Agreement will terminate, and (iii) the facts giving rise to the party's right to terminate under this subsection. A copy of the notice given to the commissioner shall be given to the Deputy County Executive who oversees the administration of the Department (the "<u>Applicable DCE</u>") on the same day that notice is given to the Commissioner.

12. <u>Accounting Procedures; Records.</u> The Performer shall maintain and retain, for a period of six (6) years following the later of termination of or final payment under this Agreement, complete and accurate records, documents, accounts and other evidence, whether maintained electronically or manually ("<u>Records</u>"), pertinent to performance under this Agreement. Records shall be maintained in accordance with Generally Accepted Accounting Principles and, if the Performer is a non-profit entity, must comply with the accounting guidelines set forth in the federal Office of Management & Budget Circular A-122, "Cost Principles for Non-Profit Organizations." Such Records shall at all times be available for audit and inspection by the Comptroller, the Department, any other governmental authority with jurisdiction over the provision of services hereunder and/or the payment therefore, and any of their duly designated representatives. The provisions of this Section shall survive the termination of this Agreement.

13. <u>Limitations on Actions and Special Proceedings Against the County</u>. No action or special proceeding shall lie or be prosecuted or maintained against the County upon any claims arising out of or in connection with this Agreement unless:

(a) <u>Notice</u>. At least thirty (30) days prior to seeking relief, the Performer shall have presented the demand or claim(s) upon which such action or special proceeding is based in writing to the Applicable DCE for adjustment and the County shall have neglected or refused to make an adjustment or payment on the demand or claim for thirty (30) days after presentment. The Performer shall send or deliver copies of the documents presented to the Applicable DCE under this Section to each of (i) the Department and the (ii) the County Attorney (at the address specified above for the County) on the same day that documents are sent or delivered to the Applicable DCE. The complaint or necessary moving papers of the Performer shall allege that the above-described actions and inactions preceded the Performer's action or special proceeding against the County.

(b) <u>Time Limitation</u>. Such action or special proceeding is commenced within the earlier of (i) one (1) year of the first to occur of (A) final payment under or the termination of this Agreement, and (B) the accrual of the cause of action, and (ii) the time specified in any other provision of this Agreement.

14. <u>Work Performance Liability</u>. The Performer is and shall remain primarily liable for the successful completion of all work in accordance this Agreement irrespective of whether the Performer use a Performer Agent to perform some or all of the work contemplated by this Agreement, and irrespective of whether the use of such Performer Agent has been approved by the County.

15. <u>Consent to Jurisdiction and Venue: Governing Law</u>. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau. County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and <u>forum non conveniens</u>. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of laws provisions thereof.

16. <u>Notices</u>. Any notice, request, demand or other communication required to be given or made in connection with this Agreement shall be (a) in writing, (b) delivered or sent (i) by hand delivery, evidenced by a signed, dated receipt, (ii) postage prepaid via certified mail, return receipt requested, or (iii) overnight delivery via a nationally recognized courier service, (c) deemed given or made on the date the delivery receipt was signed by a County employee, three (3) business days after it is mailed or one (1) business day after it is released to a courier service, as applicable, and (d)(i) if to the Department, to the attention of the Commissioner at the address specified above for the Department, (ii) if to an Applicable DCE, to the attention of the Applicable DCE (whose name the Performer shall obtain from the Department) at the address specified above for the Country Road, Mineola, NY 11501, and (iv) if to the Performer at the address specified above for the person who executed this Agreement on behalf of the Performer at the address specified above for the person who executed this Agreement on behalf of the Performer at the address specified above for the person who executed this Agreement on behalf of the Performer at the address specified above for the person who executed this Agreement on behalf of the Performer at the address specified above for the performer, or in each case to such other persons or addresses as shall be designated by written notice.

17. <u>All Legal Provisions Deemed Included: Severability: Supremacy</u>. (a) Every provision required by Law to be inserted into or referenced by this Agreement is intended to be a part of this Agreement. If any such provision is not inserted or referenced or is not inserted or referenced in correct form then (i) such provision shall be deemed inserted into or referenced by this Agreement for purposes of interpretation and (ii) upon the application of either party this Agreement shall be formally amended to comply strictly with the Law, without prejudice to the rights of either party.

(b) In the event that any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.

(c) Unless the application of this subsection will cause a provision required by Law to be excluded from this Agreement, in the event of an actual conflict between the terms and conditions set forth above the signature page to this Agreement and those contained in any schedule, exhibit, appendix, or attachment to this Agreement, the terms and conditions set forth above the signature page shall control. To the extent possible, all the terms of this Agreement should be read together as not conflicting.

18. <u>Section and Other Headings</u>. The section and other headings contained in this Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.

19. <u>Administrative Service Charge</u>. The Contractor is not obligated to pay the County an administrative service charge of One Hundred Sixty Dollars (\$160.00) for the processing of this Agreement pursuant to Ordinance Number 74-1979, as amended by Ordinance Number 128-2006, since the contract is for less than five thousand dollars (\$5,000.00).

20. Miscellaneous.

(a) The Performer hereby acknowledges and agrees that the Department shall have sole discretion in determining whether the Program should be cancelled due to inclement weather or other dangerous or emergency condition. The decision to cancel the Program due to inclement weather or other dangerous or emergency condition may be made by the Department up to one half (1/2) hour before the commencement of the Program. In the event the Program is cancelled due to inclement weather or other dangerous or emergency condition, not caused by the Performer or the Performer, the Performer shall be paid in full, provided the Performer was willing and able to perform, appeared at the sound check and at the venue prior to the Program being cancelled. In the event that the Program is cancelled for any reason, prior to the performer arriving at the venue, then the Contractor agrees to complete the performance at a later date as agreed to by the County and Contractor.

(b) The Performer grants the Department a limited, non-exclusive, license to use the Performer and/or the Performer's name, image and Trademark (as hereinafter defined) in connection with advertising, promotion and/or publicity for the Program. Without the prior written approval by the Department, the County and Department's Trademark shall not be used in connection with the Performer's and/or the Performers' own promotion and advertisement of the Program. For this Agreement, the term "Trademark" shall include name, trade names, service marks, logos, symbols, design image, seals, flag and symbols.

(c) Each party will bear the cost of its own development, production, promotion and distribution of their respective promotional materials. Each party warrants that their respective promotional materials will be of high standard, style, appearance and quality so as not to reflect adversely upon the good names of the parties.

(d) The Performer represents and warrants that it is the authorized agent for the Performer and has the authority to enter into this Agreement on the behalf of the Performer and agrees that as the authorized agent, by executing this Agreement, the Performer shall be bound by the terms and conditions contained herein. The Performer further acknowledges and agrees for the purposes of undertaking this Agreement each shall be jointly and severally liable to third parties, including, but not limited to, the County, for the acts or omissions of the Performer and/or the Performer.

e) Promoter acknowledges that the Nassau County Executive shall make introductory remarks at the beginning of each of the Performances of the Program.

(f) The Performers shall make themselves available for photographs prior to their respective performances.

(g) All authorized County personnel and Contractors shall have unrestricted access to the backstage areas and all other areas required to be accessed during the Program. The Commissioner of Parks or his representative shall make any determination as to those employees and/or Contractors who shall have such access.

(h) All decisions respecting stage and set decorations shall be made by the County, in its sole discretion.

(i) The County has final approval over all "Riders" between the Promoter and the Performers.

21. <u>Streaming Video</u>. The Performer and/or Promoter hereby acknowledge that the County, in its sole discretion, may elect to stream the performance live over the Nassau County website for the benefit of Nassau County residents.

22. Executory Clause. Notwithstanding any other provision of this Agreement:

- (a) <u>Approval and Execution</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person unless (i) all County approvals have been obtained, including, if required, approval by the County Legislature, and (ii) this Agreement has been executed by the County Executive (as defined in this Agreement).
- (b) <u>Availability of Funds</u>. The County shall have no liability under this Agreement (including any extension or other modification of this Agreement) to any Person beyond funds appropriated or otherwise lawfully available for this Agreement, and, if any portion of the funds for this Agreement are from the state and/or federal governments, then beyond funds available to the County from the state and/or federal governments.

22. <u>Entire Agreement</u>. This Agreement represents the full and entire understanding and agreement between the parties with regard to the subject matter hereof and supersedes all prior agreements (whether written or oral) of the parties relating to the subject matter of this Agreement.

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IN WITNESS WHEREOF, the Performer and the County have executed this Agreement as of the date first above written.

DR. K'S MOTOWN REVUE

By: Name: Title:

NASSAU COUNTY

Date:

By:	· · · · · · · · · · · · · · · · · · ·
Name:	
Title:	County Executive
	Deputy County Executive
Date:	

PLEASE EXECUTE IN <u>BLUE</u> INK

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STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the 2^{-1} day of 2^{-1} in the year 2017 before me personally came P_{RU} Korres to me personally known, who, being by me duly sworn, did depose and say that he or she resides in the County of $\sqrt{R552(2)}$; and that he or she signed his or her name hereto and has executed the above instrument.

NOTARY PUBLIC

LOIS A. MOSER Notary Public, State of New York Registration #01MO6162784 Qualified in Nassau County 9 Commission Expires March 19, 2015

STATE OF NEW YORK))ss.: COUNTY OF NASSAU)

On the ______ day of ______ in the year ______ before me personally came ______ to me personally known, who, being duly sworn, did depose and said that (s)he resides in ______ County; that (s)he is the County Executive or ______ Deputy County Executive of the County of Nassau, the municipal corporation described herein and which executed the above instrument; and that (s)he signed his/her name thereto.

NOTARY PUBLIC

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ISR IR	TYPE OF INSURANC	CE	INSR	SUBR WVD	POLICY NUMBER	(MM/DD/YYYY)	(MM/0D/YYY)	LIMITS		
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Į	X COMMERCIAL GENERAL LIABIL	ny T						PRODUCTS - COMP/OP AGG	\$2,000,	000.00
	CLAIMB-MADE X	OCCUR	ł			08/04/2017	08/09/2017	PERSONAL & ADV INJURY	\$1,000,	000.00
٩ [SRPG-101-0717	12:01 AM	12:01 AM	EACH OCCURRENCE	\$1,000,	000.00
		<u></u>						FIRE DAMAGE (Any one fire)	\$300,00	
	GEN'L AGGREGATE LIMIT APPLIES P	1						MED EXP (Any one person)	\$5,000.	.00
-	X POLICY JECT	100			· · · · · · · · · · · · · · · · · · ·			COMBINED SINGLE LIMIT (Ea accident)	s	<u> </u>
ł	ANY AUTO							BODILY INJURY (Per person)	\$	
ł		EDULED				1		BODILY INJURY (Per accident)	\$	
ł	AUTOS AUTO	OWNED					ŧ	PROPERTY DAMAGE (Per accident)	\$	
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15	ounty of Nassau 50 Franklin Avenue					BEFORE THE E)	(PIRATION DAT	ve described policies Te Thereof, notice will Cy provisions.		
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NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA ECONOMIC & COMMUNITY DEVELOPMENT & LABOR COMMITTEE JUNE 5, 2017 1:00 PM

Denise Ford – Chairwoman Howard Kopel– Vice Chairman James Kennedy Steven Rhoads Carrié Solages – Ranking Siela A. Bynoe Ellen Birnbaum

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA

FINANCE COMMITTEE JUNE 5, 2017 1:00 PM

Richard Nicolello – Chairman Vincent Muscarella – Vice Chairman Rose Marie Walker Donald MacKenzie Siela A. Bynoe, Ranking Laura Curran Ellen Birnbaum

Clerk Item No.	Proposed By	Assigned To	Summary
88-17	OMB	F, R	RESOLUTION NO2017
			A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE
			MADE WITHIN THE BUDGET FOR THE YEAR 2017. 88-17(OMB)
111-17	OMB	PS, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 111-17(OMB)
138-17	DA	PL, F, R	RESOLUTION NO2017
			A RESOLUTION MAKING CERTAIN DETERMINATIONS PURSUANT TO THE STATE
			ENVIRONMENTAL QUALITY REVIEW ACT AND AUTHORIZING THE COUNTY
			EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE A LEASE
			AGREEMENT BETWEEN THE COUNTY OF NASSAU, AS TENANT, AND 114 OCR TT, LLC,
			AS LANDLORD, OF PROPERTY OWNED BY 114 OCR TT, LLC FOR USE BY THE COUNTY
			OF NASSAU, OFFICE OF THE DISTRICT ATTORNEY. 138-17(DA)
177-17	OMB	F , R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF PUBLIC WORKS. 177-17(OMB)
209-17	NCC	F, R	ORDINANCE NO2017
			AN ORDINANCE TO ADOPT THE NASSAU COUNTY BUDGET FOR NASSAU
			COMMUNITY COLLEGE FOR THE FISCAL YEAR COMMENCING SEPTEMBER 1, 2017
			AND ENDING AUGUST 31, 2018, AND TO APPROPRIATE REVENUES AND THE TOTAL
			AMOUNT OF MONIES TO BE RAISED BY TAXATION WITHIN THE COUNTY OF NASSAU
			FOR THE PURPOSES OF NASSAU COMMUNITY COLLEGE FOR SUCH FISCAL YEAR,
			PURSUANT TO THE PROVISIONS OF THE EDUCATION LAW, THE COUNTY LAW, THE
			GENERAL MUNICIPAL LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY
210.17	DW	ЕР	AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 209-17(NCC)
210-17	PW	F, R	ORDINANCE NO2017
			A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE
			CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$250,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH
			EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE
			COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 210-17(PW)
			COUNT I GOVERNIVIENTAL LAW OF NASSAU COUNT I. 210-17(PW)

Clerk Item	Proposed	Assigned	Summary
No.	By	To	
212-17	LE	F, R	RESOLUTION NO2017
			A RESOLUTION PROVIDING FOR THE ISSUANCE OF A WARRANT DIRECTING THE
			TREASURER OF THE COUNTY OF NASSAU TO PAY TO THE SUPERVISORS OF THE
			SEVERAL TOWNS AND TO THE TREASURERS OF THE SEVERAL VILLAGES AND CITIES
			WITHIN THE COUNTY OF NASSAU, THE SUMS AS APPORTIONED BY THE NASSAU
			COUNTY LEGISLATURE BASED ON A REPORT FILED BY THE COUNTY TREASURER
			AND THE COUNTY CLERK, SHOWING DEPOSITS FROM MORTGAGE TAXES FOR THE
			QUARTER BEGINNING JANUARY 1, 2017 THROUGH MARCH 31, 2017; PURSUANT TO
			THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY
			ADMINISTRATIVE CODE. 212-17(LE)
213-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
0144			ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF HEALTH. 213-17(OMB)
214-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
221-17	OMB	ЕР	ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF HEALTH. 214-17(OMB)
221-17	OMB	F, R	<u>RESOLUTION NO2017</u> A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT EXTENDING THE AUTHORITY OF
			THE COUNTY OF NASSAU TO IMPOSE ADDITIONAL SALES AND COMPENSATING USE
			TAXES, AND EXTEND LOCAL GOVERNMENT ASSISTANCE PROGRAMS IN NASSAU
			COUNTY. 221-17(OMB)
222-17	OMB	F, R	RESOLUTION NO2017
	01.12	_,	A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT EXTENDING THE AUTHORITY OF
			THE COUNTY OF NASSAU TO IMPOSE HOTEL AND MOTEL TAXES. 222-17(OMB)
223-17	PW	F, R	ORDINANCE NO2017
		·	A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE
			CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND
			AUTHORIZING \$2,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH
			EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE
			COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 223-17(PW)

Clerk Item	Proposed	Assigned	Summary
No.	B y	To	
224-17	PW	F, R	ORDINANCE NO2017
		,	AN ORDINANCE TO AMEND ORDINANCE No. 13-2016, ADOPTING THE CAPITAL
			BUDGET FOR THE YEAR TWO THOUSAND SIXTEEN FOR THE COUNTY OF NASSAU,
			CORRESPONDING TO THE FIRST YEAR OF THE FOUR YEAR CAPITAL PLAN,
			PURSUANT TO THE PROVISIONS OF SECTION 310 OF THE COUNTY GOVERNMENT
			LAW OF NASSAU COUNTY. 224-17(PW)
225-17	PW	F, R	ORDINANCE NO2017
		,	A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE
			CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND
			AUTHORIZING \$2,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH
			EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE
			COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 225-17(PW)
226-17	AT	F, R	RESOLUTION NO2017
		,	A RESOLUTION DECLARING A CAPITAL BUDGET EMERGENCY PURSUANT TO §310(D)
			OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 226-17(AT)
230-17	OMB	H, F, R	ORDINANCE NO2017
		, ,	AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HUMAN SERVICES. 230-17(OMB)
231-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HEALTH. 231-17(OMB)
232-17	OMB	PW, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF PUBLIC WORKS. 232-17(OMB)
233-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HUMAN SERVICES. 233-17(OMB)
234-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE HEALTH DEPARTMENT. 234-17(OMB)
235-17	OMB	PS, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE PROBATION DEPARTMENT. 235-17(OMB)

Clerk Item No.	Proposed By	Assigned To	Summary
			THE FOLLOWING ITEMS MAY BE UNTABLED
148-17	PW	F, R	ORDINANCE NO2017 A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND AUTHORIZING \$6,000,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 148-17(PW)

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA GOVERNMENT SERVICES & OPERATIONS COMMITTEE

JUNE 5, 2017 1:00 PM

James Kennedy – Chairman Denise Ford – Vice Chairwoman Richard Nicolello Laura Schaefer Ellen Birnbaum– Ranking Siela A. Bynoe Arnold Drucker

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA

HEALTH AND SOCIAL SERVICES COMMITTEE

JUNE 5, 2017 1:00 PM

Rose Marie Walker – Chairwoman C. William Gaylor III – Vice Chairman Laura Schaefer James Kennedy Delia DeRiggi-Whitton – Ranking Siela A. Bynoe Arnold Drucker

Clerk Item No.	Proposed By	Assigned To	Summary
213-17	OMB	H, F, R	ORDINANCE NO2017
		,_,	AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF HEALTH. 213-17 (OMB)
214-17	OMB	H, F, R	ORDINANCE NO2017
		<i>, ,</i>	AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF HEALTH. 214-17 (OMB)
230-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HUMAN SERVICES. 230-17 (OMB)
231-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HEALTH. 231-17 (OMB)
233-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HUMAN SERVICES. 233-17(OMB)
234-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE HEALTH DEPARTMENT. 234-17(OMB)

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA MINORITY AFFAIRS COMMITTEE

JUNE 5, 2017 1:00 PM

Steve Rhoads – Chairman James Kennedy– Vice Chairman Dennis Dunne Rose Marie Walker Siela A. Bynoe – Ranking Carrié Solages Laura Curran

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA PLANNING, DEVELOPMENT AND THE ENVIRONMENT COMMITTEE

JUNE 5, 2017 1:00 PM

Laura Schaefer - Chairwoman Dennis Dunne - Vice Chairman Denise Ford Steve Rhoads Arnold Drucker – Ranking Carrié Solages Laura Curran

Clerk Item	Proposed By	Assigned	Summary
No.		То	
138-17	DA	PL, F, R	RESOLUTION NO2017
			A RESOLUTION MAKING CERTAIN DETERMINATIONS PURSUANT TO THE STATE
			ENVIRONMENTAL QUALITY REVIEW ACT AND AUTHORIZING THE COUNTY
			EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE A LEASE
			AGREEMENT BETWEEN THE COUNTY OF NASSAU, AS TENANT, AND 114 OCR TT,
			LLC, AS LANDLORD, OF PROPERTY OWNED BY 114 OCR TT, LLC FOR USE BY THE
			COUNTY OF NASSAU, OFFICE OF THE DISTRICT ATTORNEY. 138-17(DA)

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA PLANNING, DEVELOPMENT AND THE ENVIRONMENT COMMITTEE JUNE 5, 2017 1:00 PM

Laura Schaefer - Chairwoman Dennis Dunne - Vice Chairman Denise Ford Steve Rhoads Arnold Drucker – Ranking Carrié Solages Laura Curran

Clerk Item No.	Proposed By	Assigned To	Summary
138-17	DA	PL, F, R	RESOLUTION NO2017
			A RESOLUTION MAKING CERTAIN DETERMINATIONS PURSUANT TO THE STATE
			ENVIRONMENTAL QUALITY REVIEW ACT AND AUTHORIZING THE COUNTY
			EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE A LEASE
			AGREEMENT BETWEEN THE COUNTY OF NASSAU, AS TENANT, AND 114 OCR TT, LLC,
			AS LANDLORD, OF PROPERTY OWNED BY 114 OCR TT, LLC FOR USE BY THE COUNTY
			OF NASSAU, OFFICE OF THE DISTRICT ATTORNEY. 138-17(DA)

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA PUBLIC SAFETY COMMITTEE JUNE 5, 2017 1:00 PM

Dennis Dunne - Chairman Donald MacKenzie - Vice Chairman Vincent Muscarella Denise Ford Laura Curran - Ranking Kevan Abrahams Siela A. Bynoe

Clerk Item	Proposed By	Assigned	Summary
No.		То	
111-17	OMB	PS, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 111-17(OMB)
235-17	OMB	PS, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE PROBATION DEPARTMENT. 235-17(OMB)

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA

PUBLIC WORKS AND PARKS COMMITTEE

JUNE 5, 2017 1:00 PM

Vincent Muscarella – Chairman Steve Rhoads– Vice Chairman Donald MacKenzie C. William Gaylor III Ellen Birnbaum– Ranking Laura Curran Arnold Drucker

Clerk Item No.	Proposed By	Assigned To	Summary
232-17	OMB	PW, F, R	ORDINANCE NO2017
		, ,	AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF PUBLIC WORKS. 232-17(OMB)

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA

RULES COMMITTEE JUNE 5, 2017 1:00 PM

Norma Gonsalves – Chairwoman Richard Nicolello– Vice Chairman Dennis Dunne Howard Kopel Kevan Abrahams – Ranking Delia DeRiggi-Whitton Carrié Solages

Clerk Item No.	Proposed By	Assigned To	Summary
88-17	OMB	F, R	RESOLUTION NO2017
			A RESOLUTION TO AUTHORIZE THE TRANSFER OF APPROPRIATIONS HERETOFORE
			MADE WITHIN THE BUDGET FOR THE YEAR 2017. 88-17(OMB)
111-17	OMB	PS, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE POLICE DEPARTMENT. 111-17(OMB)
138-17	DA	PL, F, R	RESOLUTION NO2017
			A RESOLUTION MAKING CERTAIN DETERMINATIONS PURSUANT TO THE STATE
			ENVIRONMENTAL QUALITY REVIEW ACT AND AUTHORIZING THE COUNTY
			EXECUTIVE ON BEHALF OF THE COUNTY OF NASSAU TO EXECUTE A LEASE
			AGREEMENT BETWEEN THE COUNTY OF NASSAU, AS TENANT, AND 114 OCR TT, LLC,
			AS LANDLORD, OF PROPERTY OWNED BY 114 OCR TT, LLC FOR USE BY THE COUNTY
			OF NASSAU, OFFICE OF THE DISTRICT ATTORNEY. 138-17(DA)
177-17	OMB	F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF PUBLIC WORKS. 177-17(OMB)
209-17	NCC	F, R	ORDINANCE NO2017
			AN ORDINANCE TO ADOPT THE NASSAU COUNTY BUDGET FOR NASSAU
			COMMUNITY COLLEGE FOR THE FISCAL YEAR COMMENCING SEPTEMBER 1, 2017
			AND ENDING AUGUST 31, 2018, AND TO APPROPRIATE REVENUES AND THE TOTAL
			AMOUNT OF MONIES TO BE RAISED BY TAXATION WITHIN THE COUNTY OF NASSAU
			FOR THE PURPOSES OF NASSAU COMMUNITY COLLEGE FOR SUCH FISCAL YEAR,
			PURSUANT TO THE PROVISIONS OF THE EDUCATION LAW, THE COUNTY LAW, THE
			GENERAL MUNICIPAL LAW, THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY
			AND THE NASSAU COUNTY ADMINISTRATIVE CODE. 209-17(NCC)

Clerk Item	Proposed	Assigned	Summary
No.	By	To	
210-17	PW	F, R	ORDINANCE NO2017
			A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE
			CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND
			AUTHORIZING \$250,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH
			EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE
			COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 210-17(PW)
212-17	LE	F , R	RESOLUTION NO2017
			A RESOLUTION PROVIDING FOR THE ISSUANCE OF A WARRANT DIRECTING THE
			TREASURER OF THE COUNTY OF NASSAU TO PAY TO THE SUPERVISORS OF THE
			SEVERAL TOWNS AND TO THE TREASURERS OF THE SEVERAL VILLAGES AND CITIES
			WITHIN THE COUNTY OF NASSAU, THE SUMS AS APPORTIONED BY THE NASSAU
			COUNTY LEGISLATURE BASED ON A REPORT FILED BY THE COUNTY TREASURER
			AND THE COUNTY CLERK, SHOWING DEPOSITS FROM MORTGAGE TAXES FOR THE
			QUARTER BEGINNING JANUARY 1, 2017 THROUGH MARCH 31, 2017; PURSUANT TO
			THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY AND THE NASSAU COUNTY
			ADMINISTRATIVE CODE. 212-17(LE)
213-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF HEALTH. 213-17(OMB)
214-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION
			ORDINANCE IN CONNECTION WITH THE DEPARTMENT OF HEALTH. 214-17(OMB)
217-17	CE	R	RESOLUTION NO2017
			A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT PROVIDING DISABILITY BENEFITS
			FOR SHERIFFS, DEPUTY SHERIFFS, UNDERSHERIFFS AND CORRECTION OFFICERS.
			217-17(CE)

Clerk Item	Proposed	Assigned	Summary
No.	By	To R	
218-17	CE	K	RESOLUTION NO2017
			A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT PROVIDING DISABILITY BENEFITS
			FOR AMBULANCE MEDICAL TECHNICIAN SUPERVISORS, AMBULANCE MEDICAL
			TECHNICIAN COORDINATORS AND AMBULANCE MEDICAL TECHNICIANS.
210.15	DA		218-17(CE)
219-17	DA	R	ORDINANCE NO2017
			AN ORDINANCE TO AMEND ORDINANCE 543-1995, AS AMENDED, TO AUTHORIZE
			ADDITIONAL PAY FOR CERTAIN ASSISTANT DISTRICT ATTORNEYS. 219-17 (DA)
220-17	CE	R	RESOLUTION NO2017
			A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT PROVIDING ACCIDENTAL
			DISABILITY BENEFITS FOR CHIEF FIRE MARSHALS, ASSISTANT CHIEF FIRE
			MARSHALS, DIVISION SUPERVISING FIRE MARSHALS, SUPERVISING FIRE MARSHALS,
221.15	0100		FIRE MARSHALS AND FIRE MARSHAL TRAINEES. 220-17(CE)
221-17	OMB	F, R	RESOLUTION NO2017
			A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO ENACT AND THE GOVERNOR TO APPROVE AN ACT EXTENDING THE AUTHORITY OF
			THE COUNTY OF NASSAU TO IMPOSE ADDITIONAL SALES AND COMPENSATING USE
			TAXES, AND EXTEND LOCAL GOVERNMENT ASSISTANCE PROGRAMS IN NASSAU
			COUNTY. 221-17(OMB)
222-17	OMB	F, R	RESOLUTION NO2017
222-17	ONID	г, к	A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT EXTENDING THE AUTHORITY OF
			THE COUNTY OF NASSAU TO IMPOSE HOTEL AND MOTEL TAXES. 222-17(OMB)
223-17	PW	F, R	ORDINANCE NO2017
225-17	1 **	Γ, Κ	A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE
			CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND
			AUTHORIZING \$2,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH
			EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE
			COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 223-17(PW)
L			

Clerk Item No.	Proposed By	Assigned To	Summary
224-17	PŴ	F, R	ORDINANCE NO2017
		,	AN ORDINANCE TO AMEND ORDINANCE No. 13-2016, ADOPTING THE CAPITAL
			BUDGET FOR THE YEAR TWO THOUSAND SIXTEEN FOR THE COUNTY OF NASSAU,
			CORRESPONDING TO THE FIRST YEAR OF THE FOUR YEAR CAPITAL PLAN,
			PURSUANT TO THE PROVISIONS OF SECTION 310 OF THE COUNTY GOVERNMENT
			LAW OF NASSAU COUNTY. 224-17(PW)
225-17	PW	F, R	ORDINANCE NO2017
			A BOND ORDINANCE PROVIDING FOR A CAPITAL EXPENDITURE TO FINANCE THE
			CAPITAL PROJECT(S) IDENTIFIED HEREIN WITHIN THE COUNTY OF NASSAU AND
			AUTHORIZING \$2,500,000 OF BONDS OF THE COUNTY OF NASSAU TO FINANCE SUCH
			EXPENDITURE PURSUANT TO THE LOCAL FINANCE LAW OF NEW YORK AND THE
			COUNTY GOVERNMENTAL LAW OF NASSAU COUNTY. 225-17(PW)
226-17	AT	F, R	RESOLUTION NO2017
			A RESOLUTION DECLARING A CAPITAL BUDGET EMERGENCY PURSUANT TO §310(D)
			OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY. 226-17(AT)
227-17	РК	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN INTER-
			MUNICIPAL AGREEMENT WITH THE TOWN OF HEMPSTEAD IN RELATION TO
			PROVIDING MONITORING OF THE PIPING PLOVERS AT NICKERSON BEACH.
228-17	LE	R	227-17(PK) RESOLUTION NO2017
228-17	LE	ĸ	A RESOLUTION NO2017 A RESOLUTION REQUESTING THE LEGISLATURE OF THE STATE OF NEW YORK TO
			ENACT AND THE GOVERNOR TO APPROVE AN ACT TO REQUIRE THE JUST AND
			PROPER PAYMENT OF TAXES AFTER THE TERMINATION OF INDUSTRIAL
			DEVELOPMENT AGENCY AGREEMENT. 228-17(LE)
230-17	OMB	H, F, R	ORDINANCE NO2017
250-17	OMD	п, г, к	AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HUMAN SERVICES. 230-17(OMB)
231-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HEALTH. 231-17(OMB)

Clerk Item	Proposed	Assigned	Summary
No.	By	То	
232-17	OMB	PW, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF PUBLIC WORKS. 232-17(OMB)
233-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE DEPARTMENT OF HUMAN SERVICES. 233-17(OMB)
234-17	OMB	H, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE HEALTH DEPARTMENT. 234-17(OMB)
235-17	OMB	PS, F, R	ORDINANCE NO2017
			AN ORDINANCE SUPPLEMENTAL TO THE ANNUAL APPROPRIATION ORDINANCE IN
			CONNECTION WITH THE PROBATION DEPARTMENT. 235-17(OMB)
236-17	LE	R	PROPOSED LOCAL LAW NO2017
			A LOCAL LAW TO AMEND THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY
			REGARDING THE DISPOSITION AND STORAGE OF PERSONAL PROPERTY OF ONE
			WHO IS EVICTED PURSUANT TO A WARRANT OF EVICTION BY THE SHERIFF OF
			NASSAU COUNTY. 236-17(LE)
A-17-17	PR	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE DIRECTOR OF NASSAU COUNTY OFFICE OF
			PURCHASING TO REQUEST OVERSIGHT OF A CONTRACT BETWEEN THE COUNTY OF
			NASSAU ACTING ON BEHALF OF NASSAU COUNTY POLICE ACADEMY AND
			ATLANTIC TACTICAL, INC. A-17-17
A-27-17	PR	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE DIRECTOR OF NASSAU COUNTY OFFICE OF
			PURCHASING TO REQUEST OVERSIGHT OF A CONTRACT BETWEEN THE COUNTY OF
			NASSAU ACTING ON BEHALF OF VARIOUS NASSAU COUNTY AGENCIES AND ELM
			TRANSIT MIX CORP. A-27-17

Clerk Item No.	Proposed By	Assigned To	Summary
E-37-17	AT	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL
			SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF
			THE NASSAU COUNTY ATTORNEY'S OFFICE, AND ORRICK, HERRINGTON & SUTCLIFFE LLP. E-37-17
E-94-17	РК	R	RESOLUTION NO2017
E-94-1/	ΓK	ĸ	A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PARKS,
			RECREATION AND MUSEUMS AND BRIAN ROSENBERG NEW YORK INC. E-94-17
E-130-17	PW	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PUBLIC
			WORKS AND GANNETT FLEMING ENGINEERS, P.C. E-130-17
E-132-17	OMB	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE
			OFFICE OF MANAGEMENT AND BUDGET, TO PROCEED WITH KPMG LLP ON TASKS II,
E-136-17	СО	R	III, AND IV AS SET FORTH IN COUNTY CONTRACT NUMBER CQBU16000005. E-132-17
E-130-17	CO	K	RESOLUTION NO2017 A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			A RESOLUTION AUTHORIZING THE COUNT I EXECUTIVE TO EXECUTE AN AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY COMPTROLLER AND
			ALBRECHT, VIGGIANO, ZUREK & COMPANY P.C. E-136-17
E-137-17	СО	R	RESOLUTION NO2017
			A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE AN
			AMENDMENT TO A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF
			NASSAU, ACTING ON BEHALF OF THE OFFICE OF THE NASSAU COUNTY
			COMPTROLLER AND RSM US, LLP. E-137-17

Clerk Item No.	Proposed By	Assigned To	Summary
U-27-17	TV	R	RESOLUTION NO2017 A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE TRAFFIC AND PARKING VIOLATIONS AGENCY AND EDWARD A. MARON. U-27-17
U-30-17	РК	R	<u>RESOLUTION NO2017</u> A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PARKS, RECREATION AND MUSEUMS AND CHRISTOPHER EYERS YERLIG. U-30-17
U-31-17	РК	R	RESOLUTION NO2017A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONALSERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OFTHE NASSAU COUNTY DEPARTMENT OF PARKS, RECREATION AND MUSEUMS ANDDR. K'S MOTOWN REVUE. U-31-17THE FOLLOWING ITEMS MAY BE UNTABLED
A-4-16	PR	R	RESOLUTION NO2017 A RESOLUTION AUTHORIZING THE DIRECTOR OF NASSAU COUNTY OFFICE OF PURCHASING TO REQUEST OVERSIGHT OF A CONTRACT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF VARIOUS NASSAU COUNTY DEPARTMENTS AND HVAC INC. A-4-16
B-4-16	PW	R	RESOLUTION NO2017 A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO AWARD AND EXECUTE A CONTRACT BETWEEN THE COUNTY OF NASSAU ACTING ON BEHALF OF THE NASSAU COUNTY DEPARTMENT OF PUBLIC WORKS AND R.J. INDUSTRIES, INC. B-4-16
U-13-17	HI	R	RESOLUTION NO2017 A RESOLUTION AUTHORIZING THE COUNTY EXECUTIVE TO EXECUTE A PERSONAL SERVICES AGREEMENT BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF THE NASSAU COUNTY OFFICE OF HOUSING AND HOMELESS SERVICES AND LESLIE FRANCIS, ESQ. U-13-17

NASSAU COUNTY LEGISLATURE 11th TERM MEETING AGENDA TOWNS, VILLAGES & CITIES COMMITTEE

JUNE 5, 2017 1:00 PM

Donald MacKenzie – Chairman Laura Schaefer – Vice Chairwoman Howard Kopel C. William Gaylor III Delia DeRiggi-Whitton – Ranking Laura Curran Ellen Birnbaum

NASSAU COUNTY LEGISLATURE 11TH TERM MEETING AGENDA

VETERANS AND SENIOR AFFAIRS COMMITTEE

JUNE 5, 2017 1:00 PM

C. William Gaylor III –Chairman Rose Marie Walker – Vice Chairwoman Dennis Dunne Vincent Muscarella Carrié Solages- Ranking Delia DeRiggi-Whitton Ellen Birnbaum