	PROCUR 33 WEST STATE GSA CUNTI	E OF NEW JERSEY EMENT BUREAU ST 9TH FL TRENTON, NJ 08625-0230 CACT NTAL FIELD CONTRACTORS FOR AND HISTORIC PRESERVATION	NUMBER : DATE : BUYER : PHONE : EFFECTIVE DATE : EXPIRATION DATE : T-NUMBER : CONTRACTOR : VENDOR NO. :	08/11/16 G1010 LOUIS BERGER GROUP INC
4 ⁻ P(DUIS BERGER GROUP INC 12 MOUNT KEMBLE AVE 0 BOX 1946 DRRISTOWN	NJ 07962-1946	VENDOR PHONE : FEIN/SSN : REQ AGENCY : AGENCY REQ NO. : PURCH REQ NO. :	822050 PROCUREMENT BUREAU 14
TERM CONT	RACT FROM: 08/12/13 T	D: 08/11/16 ESTIMATED AMOUNT: \$	1,606,323.50	
1. ORDI	ERING PERIOD:	CONTRACT BEGINNING ORDERIN CONTRACT ENDING ORDERING F		
1		DESTINATION		
3. DELI	IVERY	DELIVERY WILL BE MADE WITH SPECIFIED DIFFERENTLY ON E DELIVERY SCHEDULE IS INDIC SCHEDULE IS ENCLOSED HEREI	ACH LINE OR UN ATED. AN ALTH	ILESS AN ALTERNATE
	H DISCOUNT TERMS: FORMANCE BOND:	CASH DISCOUNT TERMS ARE ⁰⁰ . PERFORMANCE BOND REQUIRED: AMOUNT \$0 ; PERC		
	AINAGE: PERATIVE PROC:	RETAINAGE PERCENT IS10.002 THIS CONTRACT IS AVAILABLE THE COOPERATIVE PROCUREMEN	FOR POLITICAL	L SUBDIVISION USE UNDER
	REFERENCE NO: RDED LINES:	THESE LINES ARE INCLUDED A	NES FROM THE S	
THERE	ETO AND ALSO INCL	ONS AS A PART OF SOLICITATI UDING THE BIDDER'S PROPOSAL FERENCE AND MADE PART HEREC	AS ACCEPTED H	BY THE STATE ARE
	PROPERTY ACTIN	OF ACCEPTANCE BY THE DIRECT G FOR AND ON BEHALF OF THE ABOVE BY YOUR FIRM WHOSE N ADDATE	STATE OF NEW 3	JERSEY, OF THE OFFER
ВС	TER -	DAIL		PURCHASE AND PROPERTY
	GOODS AND/OR	ES CANNOT PROCESS INVOL SERVICES UNTIL THE PRO EIVED AND ACCEPTED BY T VENDOR COPY	PERLY EXECU THE PURCHASE	TED BOND HAS BEEN

PRICE	SHEET		GSA CONTRACT						
PURCHA			NUMBER : A84677 T-NUMBER : G1010 CONTRACTOR: LOUIS BERGER GROUP INC						
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDEL IF APPLI			
	UNLESS SPECIFIED OTHERWISE BELOW: SHIP TO: 228070 / S002 DIV OF ADMINISTRATION FISCAL/PROCUREMENT OFFICE 101 SO BROAD ST 8TH FL PO BOX 800 ROOM 813 TRENTON NJ 08625-0800								
00001	COMMODITY CODE: 926-42-086247 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	522.50				
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION FOR EXEMPT (VOLMUE 1 TO 100) AS PER SECTION 3.2.2 YEAR 1								
00002	COMMODITY CODE: 926-42-086248 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	498.75				
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION FOR EXEMPT (VOLMUE 101-200) AS PER SECTION 3.2.2								
	YEAR 1								
00003	COMMODITY CODE: 926-42-086249 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	475.00				
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION FOR EXEMPT (VOLMUE >200) AS PER SECTION 3.2.2								
	YEAR 1								
00004	COMMODITY CODE: 926-42-086250 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	760.00				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME 1 TO 100) SECTION 3.2.4)								
	YEAR 1								
00005	COMMODITY CODE: 926-42-086251 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	722.00				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME 101 TO 200) SECTION 3.2.4								
	YEAR 1								
00006	COMMODITY CODE: 926-42-086252 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	688.75				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME > 200) SECTION 3.2.4								
	YEAR 1								
00007	COMMODITY CODE: 926-42-086253 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	755.25				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME 1 TO 100)SECTION 3.2.2								
	YEAR 1								

PRICE	SHEET		GSA CONTRACT						
PURCHAS			: A846 R : G101 TOR: LOL		PAGE 3				
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE OR PERCENT DISCOUNTS	EXTENDED AMT IF APPLICABLE				
00008	COMMODITY CODE: 926-42-086254 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE)	1	EACH	\$ 717.25					
	FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME 101 TO 200) SECTION 3.2.2								
	YEAR 1 COMMODITY CODE: 926-42-086255	1	EACH	\$ 679.25					
00009	[ENVIRONMENTAL AND ECOLOGICAL SERVICES]	ŀ	EACH	\$ 073.25					
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME > 200) SECTION 3.2.2								
	YEAR 1								
00010	COMMODITY CODE: 926-42-086256 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 3,562.50					
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME 1 TO 100) SECTION 3.2.8								
	YEAR 1								
00011	COMMODITY CODE: 926-42-086257 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 3,382.00					
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME 101 TO 200) SECTION 3.2.8								
	YEAR 1								
00012	COMMODITY CODE: 926-42-086258 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 3,201.50					
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME > 200) SECTION 3.2.8								
	YEAR 1								
00013	COMMODITY CODE: 926-42-086259 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 332.50					
	ITEM DESCRIPTION: FEMA ADDENDUM SECTION 3.2.3 & 3.2.8								
	YEAR 1								
00014	COMMODITY CODE: 926-42-086260 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 2,375.00					
	ITEM DESCRIPTION: REPORTING FUNCTIONS SECTIONS 3.2.13, 3.2.14 & 3.2.15								
	YEAR 1								
00015	COMMODITY CODE: 926-42-086261 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 500,000.00					
	ITEM DESCRIPTION: ENVIRONMENTAL IMPACT STATEMENT FEE SECTION 3.2.2								

PRICE	SHEET		GSA CONTRACT						
URCHAS			: A846 R : G101 TOR: LOU	10	GER GROUP INC		PAGE 4		
INE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDED IF APPLI			
	YEAR 1								
00016	COMMODITY CODE: 926-42-086262 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	180.50				
	ITEM DESCRIPTION: PRINCIPAL - HOURLY RATE								
	YEAR 1								
00017	COMMODITY CODE: 926-42-086263 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	147.07				
	ITEM DESCRIPTION: PROGRAM DIRECTOR - HOURLY RATE								
	YEAR 1								
00018	COMMODITY CODE: 926-42-086264 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	114.00				
	ITEM DESCRIPTION: TASK MANAGER - HOURLY RATE								
	YEAR 1								
00019	COMMODITY CODE: 926-42-086265 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	114.00				
	ITEM DESCRIPTION: FIELD MANAGER - HOURLY RATE								
	YEAR 1								
00020	COMMODITY CODE: 926-42-086266 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	55.21				
	ITEM DESCRIPTION: FIELD PROFESSIONAL - HOURLY RATE								
-	YEAR 1								
00021	COMMODITY CODE: 926-42-086267 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	115.50				
	ITEM DESCRIPTION: PRINCIPAL/SENIOR ENVH SCIENTIST/ENGINEER ARCHITECT - HOURLY RATE								
	YEAR 1								
00022	COMMODITY CODE: 926-42-086268 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	. 1	HOUR	\$	115.50				
	ITEM DESCRIPTION: PRINCIPAL/SR. BIOLOGIST - HOURLY RATE								
	YEAR 1								
	COMMODITY CODE: 926-42-086269 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	70.23				
	ITEM DESCRIPTION: PRINCIPAL/SENIOR HISTORIC PRESERVATION SPECIALIST - HOURLY RATE								
	YEAR 1								
00024	COMMODITY CODE: 926-42-086270 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	128.73				
	ITEM DESCRIPTION: SENIOR HYDROGEOLOGIST - HOURLY RATE								

PRICE	SHEET		GSA CONTRACT						
PURCHAS STATE			NUMBER : A84677 T-NUMBER : G1010 CONTRACTOR: LOUIS BERGER GROUP INC						
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDEL IF APPLI			
00025	YEAR 1 COMMODITY CODE: 926-42-086271 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$	64.96				
00026	JUNIOR HYDROGEOLOGIST - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086272 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$	52.45				
00027	FIELD ASSOCIATE - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086273 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$	52.45				
00028	FIELD OBSERVER - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086274 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: STAFF ENVIRONMENTAL SCIENTIST/ENGINEER/	1	HOUR	\$	86.79				
00029	ARCHITECT - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086275 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$	81.23				
00030	HYDROGEOLOGIST - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086276 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$	57.98				
00031	SENIOR TECHNICIAN - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086277 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$	44.39				
00032	JUNIOR TECHNICAN - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086278 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	92.76				
00033	ITEM DESCRIPTION: SENIOR GIS SPECIALIST - HOURLY RATE YEAR 1 COMMODITY CODE: 926-42-086279 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	61.35				
	ITEM DESCRIPTION: JUNIOR GIS SPECIALIST - HOURLY RATE								

PRICE	SHEET		GSA CONTRACT						
URCHAS			: A846 R : G101 TOR: LOL	0	GER GROUP INC		PAGE 6		
.INE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDED IF APPLI			
	YEAR 1								
00034	COMMODITY CODE: 926-42-086280 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	56.30				
	ITEM DESCRIPTION: ADMINISTRATION SUPPORT/DATA ENTRY - HOURLY RATE.								
	YEAR 1								
00035	COMMODITY CODE: 926-42-086284 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	489.25				
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION FOR EXEMPT (VOLMUE >200) AS PER SECTION 3.2.2								
	YEAR 2								
00036	COMMODITY CODE: 926-42-086285 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	782.80				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME 1 TO 100) SECTION 3.2.4)								
	YEAR 2								
00037	COMMODITY CODE: 926-42-086286 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	743.66				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME 101 TO 200) SECTION 3.2.4								
	YEAR 2								
00038	COMMODITY CODE: 926-42-086287 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	709.41				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME > 200) SECTION 3.2.4								
	YEAR 2								
00039	COMMODITY CODE: 926-42-086288 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	777.91				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME 1 TO 100)SECTION 3.2.2			- - -					
	YEAR 2								
00040	COMMODITY CODE: 926-42-086289 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	738.77				
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME 101 TO 200) SECTION 3.2.2								
	YEAR 2								
•	COMMODITY CODE: 926-42-086290 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	699.63				
	ITEM DESCRIPTION:								

PRICE	SHEET		GSA CONTRACT						
PURCHA STATE			NUMBER : A84677 T-NUMBER : G1010 CONTRACTOR: LOUIS BERGER GROUP INC						
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE OR PERCENT DISCOUNTS	EXTENDED AMT IF APPLICABLE				
	BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME > 200) SECTION 3.2.2 YEAR 2 COMMODITY CODE: 926-42-086291 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE	1	EACH	\$ 3,669.38					
	SPECIFIC REVIEWS (VOLUME 1 TO 100) SECTION 3.2.8 YEAR 2								
00043	COMMODITY CODE: 926-42-086292 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$3,483.46					
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME 101 TO 200) SECTION 3.2.8								
	YEAR 2								
00044	COMMODITY CODE: 926-42-086293 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 3,297.55					
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME > 200) SECTION 3.2.8								
	YEAR 2								
00045	COMMODITY CODE: 926-42-086294 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 342.48					
	ITEM DESCRIPTION: FEMA ADDENDUM SECTION 3.2.3 & 3.2.8								
00046	YEAR 2		FACIL						
00046	COMMODITY CODE: 926-42-086295 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	EACH	\$ 2,446.25					
	REPORTING FUNCTIONS SECTIONS 3.2.13, 3.2.14 & 3.2.15								
	YEAR 2								
00047	COMMODITY CODE: 926-42-086296 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 515,000.00					
	ITEM DESCRIPTION: ENVIRONMENTAL IMPACT STATEMENT FEE SECTION 3.2.2								
	YEAR 2								
00048	COMMODITY CODE: 926-42-086297 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$ 204.51					
	ITEM DESCRIPTION: PRINCIPAL - HOURLY RATE								
	YEAR 2								
00049	COMMODITY CODE: 926-42-086298 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$ 151.63					
	ITEM DESCRIPTION:								

PRICE	SHEET		GSA CONTRACT						
PURCHAS			: A846 R : G101 TOR: LOU	10	GER GROUP INC		PAGE 8		
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDEL IF APPL			
	PROGRAM DIRECTOR - HOURLY RATE								
	YEAR 2								
00050	COMMODITY CODE: 926-42-086299 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	119.36				
	ITEM DESCRIPTION: TASK MANAGER - HOURLY RATE								
	YEAR 2								
00051	COMMODITY CODE: 926-42-086300 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	119.36				
	ITEM DESCRIPTION: FIELD MANAGER - HOURLY RATE								
	YEAR 2								
00052	COMMODITY CODE: 926-42-086301 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	56.93				
	ITEM DESCRIPTION: FIELD PROFESSINAL - HOURLY RATE								
	YEAR 2								
00053	COMMODITY CODE: 926-42-086302 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	119.08				
	ITEM DESCRIPTION: PRINCIPAL/SENIOR ENVH SCIENTIST/ENGINEER ARCHITECT - HOURLY RATE								
	YEAR 2								
00054	COMMODITY CODE: 926-42-086303 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	119.08				
	ITEM DESCRIPTION: PRINCIPAL/SR. BIOLOGIST - HOURLY RATE								
	YEAR 2								
00055	COMMODITY CODE: 926-42-086304 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	70.23				
	ITEM DESCRIPTION: PRINCIPAL/SENIOR HISTORIC PRESERVATION SPECIALIST - HOURLY RATE								
	YEAR 2								
00056	COMMODITY CODE: 926-42-086305 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	132.72				
	ITEM DESCRIPTION: SENIOR HYDROGEOLOGIST - HOURLY RATE								
	YEAR 2								
00057	COMMODITY CODE: 926-42-086306 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	66.97				
	ITEM DESCRIPTION: JUNIOR HYDROGEOLOGIST - HOURLY RATE								
	YEAR 2								
00058	COMMODITY CODE: 926-42-086307 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	54.09				
	ITEM DESCRIPTION:								

PRICE	SHEET		GSA CONTRACT						
PURCHAS			: A846 R : G101 TOR: LOL	0	GER GROUP INC		PAGE 9		
NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		PRICE OR	EXTENDED IF APPLI			
NO.	FIELD ASSOCIATE - HOURLY RATE								
	YEAR 2								
00059	COMMODITY CODE: 926-42-086308 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	54.09				
	ITEM DESCRIPTION: FIELD OBSERVER - HOURLY RATE								
	YEAR 2								
00060	COMMODITY CODE: 926-42-086309 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	89.48				
:	ITEM DESCRIPTION: STAFF ENVIRONMENTAL SCIENTIST/ENGINEER/ ARCHITECT - HOURLY RATE								
	YEAR 2								
00061	COMMODITY CODE: 926-42-086310 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	92.80				
	ITEM DESCRIPTION: HYDROGEOLOGIST - HOURLY RATE								
	YEAR 2								
00062	COMMODITY CODE: 926-42-086311 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	57.98				
	ITEM DESCRIPTION: SENIOR TECHNICIAN - HOURLY RATE								
	YEAR 2								
00063	COMMODITY CODE: 926-42-086312 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	44.39				
	ITEM DESCRIPTION: JUNIOR TECHNICAN - HOURLY RATE								
	YEAR 2			•	05.02				
00064	COMMODITY CODE: 926-42-086313 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	95.63				
	ITEM DESCRIPTION: SENIOR GIS SPECIALIST - HOURLY RATE								
	YEAR 2								
00065	COMMODITY CODE: 926-42-086314 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	63.26				
	ITEM DESCRIPTION: JUNIOR GIS SPECIALIST - HOURLY RATE								
00000	YEAR 2		нопр	e .	65.23				
00066	COMMODITY CODE: 926-42-086315 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	65.23				
	ITEM DESCRIPTION: ADMINISTRATION SUPPORT/DATA ENTRY - HOURLY RATE.								
	YEAR 2								
00067	COMMODITY CODE: 926-42-086318 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	503.93				
	ITEM DESCRIPTION:								

PRICE	SHEET			GS	A CONTRACT		
URCHAS			: A846 R : G101 TOR: LOL	10	GER GROUP INC		PAGE 10
NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDED IF APPLI	
	BASE PRICE PER APPLICATION FOR EXEMPT (VOLMUE >200) AS PER SECTION 3.2.2					<u> </u>	
00068	YEAR 3 COMMODITY CODE: 926-42-086319 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	806.28		
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME 1 TO 100) SECTION 3.2.4)						
	YEAR 3						
00069	COMMODITY CODE: 926-42-086320 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	765.97		
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME 101 TO 200) SECTION 3.2.4						
	YEAR 3						
00070	COMMODITY CODE: 926-42-086321 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	730.69		
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR CATEGORICALLY EXCLUDED SUBJECT TO 58.5 (VOLUME > 200) SECTION 3.2.4						
	YEAR 3						
00071	COMMODITY CODE: 926-42-086322 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	801.24		
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME 1 TO 100)SECTION 3.2.2						
	YEAR 3						
00072	COMMODITY CODE: 926-42-086323 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	760.93		
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME 101 TO 200) SECTION 3.2.2						
	YEAR 3						
00073	COMMODITY CODE: 926-42-086324 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	720.62		
	ITEM DESCRIPTION: BASE PRICE FOR APPLICATION (FIXED FEE) FOR NON-TIERED ENVIRONMENTAL ASSESMENTS (VOLUME > 200) SECTION 3.2.2						
	YEAR 3						
00074	COMMODITY CODE: 926-42-086325 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$	3,779.46		
	ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME 1 TO 100) SECTION 3.2.8						
	YEAR 3						

PRICE	SHEET	GSA CONTRACT							
PURCHAS STATE			: A846 R : G101 TOR: LOL		PAGE 11				
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT	UNIT PRICE OR PERCENT DISCOUNTS	EXTENDED AMT IF APPLICABLE				
00075	COMMODITY CODE: 926-42-086326 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME 101 TO 200)	1	EACH	\$ 3,587.96					
	SECTION 3.2.8								
00076	COMMODITY CODE: 926-42-086327 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: BASE PRICE PER APPLICATION TIER 2 SITE SPECIFIC REVIEWS (VOLUME > 200) SECTION 3.2.8	1	EACH	\$ 3,396.47					
00077	YEAR 3 COMMODITY CODE: 926-42-086328 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	EACH	\$ 352.75					
00078	ITEM DESCRIPTION: FEMA ADDENDUM SECTION 3.2.3 & 3.2.8 YEAR 3 COMMODITY CODE: 926-42-086329 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: REPORTING FUNCTIONS SECTIONS 3.2.13, 3.2.14 & 3.2.15	1	EACH	\$ 2,519.64					
00079	YEAR 3 COMMODITY CODE: 926-42-086330 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: ENVIRONMENTAL IMPACT STATEMENT FEE	1	EACH	\$ 530,450.00					
00080	SECTION 3.2.2 YEAR 3 COMMODITY CODE: 926-42-086331 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$ 210.85					
00081	PRINCIPAL - HOURLY RATE YEAR 3 COMMODITY CODE: 926-42-086332 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$ 156.33					
00082	PROGRAM DIRECTOR - HOURLY RATE YEAR 3 COMMODITY CODE: 926-42-086333 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION: TASK MANAGER - HOURLY RATE	1	HOUR	\$ 123.06					
00083	YEAR 3 COMMODITY CODE: 926-42-086334 [ENVIRONMENTAL AND ECOLOGICAL SERVICES] ITEM DESCRIPTION:	1	HOUR	\$ 123.06					

--

PRICE	SHEET		GSA CONTRACT						
PURCHAS STATE			: A846 R : G101	10	GER GROUP INC		PAGE 12		
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDEL IF APPL			
	FIELD MANAGER - HOURLY RATE		1						
	YEAR 3								
00084	COMMODITY CODE: 926-42-086335 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	58.69				
	ITEM DESCRIPTION: FIELD PROFESSIONAL - HOURLY RATE								
	YEAR 3								
00085	COMMODITY CODE: 926-42-086336 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	122.78				
	ITEM DESCRIPTION: PRINCIPAL/SENIOR ENVH SCIENTIST/ENGINEER ARCHITECT - HOURLY RATE								
	YEAR 3								
00086	COMMODITY CODE: 926-42-086337 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	122.78				
	ITEM DESCRIPTION: PRINCIPAL/SR. BIOLOGIST - HOURLY RATE								
	YEAR 3								
00087	COMMODITY CODE: 926-42-086338 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	70.23				
	ITEM DESCRIPTION: PRINCIPAL/SENIOR HISTORIC PRESERVATION SPECIALIST - HOURLY RATE								
	YEAR 3								
00088	COMMODITY CODE: 926-42-086339 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	136.83				
	ITEM DESCRIPTION: SENIOR HYDROGEOLOGIST - HOURLY RATE								
	YEAR 3								
00089	COMMODITY CODE: 926-42-086340 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	69.05				
	ITEM DESCRIPTION: JUNIOR HYDROGEOLOGIST - HOURLY RATE								
	YEAR 3								
00090	COMMODITY CODE: 926-42-086341 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	55.76				
	ITEM DESCRIPTION: FIELD ASSOCIATE - HOURLY RATE								
	YEAR 3								
00091	COMMODITY CODE: 926-42-086342 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	55.76				
	ITEM DESCRIPTION: FIELD OBSERVER - HOURLY RATE								
	YEAR 3		1						
00092	COMMODITY CODE: 926-42-086343 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	92.26				
	ITEM DESCRIPTION:								

- . .

PRICE SHEET			GSA CONTRACT				
PROCUREMENT BUREAU PURCHASE BUREAU STATE OF NEW JERSEY 33 WEST STATE ST 9TH FL PO BOX 230 TRENTON NJ 08625-0230		NUMBER : A84677 T-NUMBER : G1010 CONTRACTOR: LOUIS BERGER GROUP INC				PAGE 13	
LINE NO.	COMMODITY/SERVICE DESCRIPTION	ESTIMATED QUANTITY	UNIT		T PRICE OR NT DISCOUNTS	EXTENDEL IF APPLI	
	STAFF ENVIRONMENTAL SCIENTIST/ENGINEER/ ARCHITECT - HOURLY RATE						
	YEAR 3				05.05		
00093	COMMODITY CODE: 926-42-086344 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	95.67		
	ITEM DESCRIPTION: HYDROGEOLOGIST - HOURLY RATE						
	YEAR 3		_				
00094	COMMODITY CODE: 926-42-086345 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	57.98		
	ITEM DESCRIPTION: SENIOR TECHNICIAN - HOURLY RATE						
	YEAR 3						
00095	COMMODITY CODE: 926-42-086346 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	44.39		
	ITEM DESCRIPTION: JUNIOR TECHNICAN - HOURLY RATE						
	YEAR 3						
00096	COMMODITY CODE: 926-42-086347 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	98.60		
:	ITEM DESCRIPTION: SENIOR GIS SPECIALIST - HOURLY RATE						
	YEAR 3						
00097	COMMODITY CODE: 926-42-086348 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	65.21		
	ITEM DESCRIPTION: JUNIOR GIS SPECIALIST - HOURLY RATE						
	YEAR 3						
00098	COMMODITY CODE: 926-42-086349 [ENVIRONMENTAL AND ECOLOGICAL SERVICES]	1	HOUR	\$	67.25		
	ITEM DESCRIPTION: ADMINISTRATION SUPPORT/DATA ENTRY - HOURLY RATE.						
	YEAR 3						

ww. e, • •

NEW JERGEY OMODIN OF PURCHASE AND PROPERTY WAMERED SERVICES CONTRACTS STANDARD TERMS AND CONDITIONS

June 29, 2011

By extending a proposal in response to the Agency Request for services, the bistler certifies that it understands and agrees that all of the following terms, conditions and definitions (collectively, "Standard Terms and Conditions") are part of any contract(s) awarded or ordes(s) placed as a result of the Agency Request unless specifically and expressly modified by reference in the Agency Request or in a writing executed by the Director, Division of Purchase and Property or the designee thereof.

 DEFINITIONS: As used in these Standard Terms and Conditions the tolening terms shall have the definitions set term in this

paragaph. These delivitions shall also apply to the entire contact unless observice delived therein.

"Agency" means the entity on whose behalf the Division of Purchase and Property entered into the Contract. The Agency is the Internet beneficiary of the Contract.

"Agency Requesi" means a request made by an Agency for offers or proposits to provide the sought after goods and/or services as specified herein.

"Bidder" means any pensus or entity extentiting a proposal in response to the Agency Request to the purpose of citatring a contract to provide the tangitie terms and/or services specified in the Agency Request.

"Contract" means a mutually binding legal retailonship obligating the Contractor to turnish supplies and/or services and the buyer to pay for them, subject to appropriation where the Agency derives is annual budget by means of appropriation from the State Legistrature. The Contract consists of these Standard Terms and Constitutes, the Agency Request, the proposal submitteriby the Contractor, the autoequent witten document memorializing the agreement (If any), any amendments or modifications and any attactments, actiencia or other supporting documents of the toequing.

The Contract anticalls forms cannot be modified or amended by conduct or by course of distings. Thus, the "contract" does not include the algorizationed actions and such actions, or reliance thereau, allost no rights whatsever to any party to the Contract. The Contract can only be modified or amended by the Director; using Agencies have no authority to modify or amend the Contract. The State will not be bound by any alternpt to modify or amend the Contract without the prior written approval of the Director.

"Contractor" means the person or entity which extents a proposal in response to the Agency Request and to whom for which) the Contract is avances.

"Designee" means the representative of a specific public official or Agency, as defined above, duly autioutzed by same to conduct specific activities and who also has the power to legally bind the official or Agency within the scope of the Contract. Actions taken by an unsufficiated designee or which are beyond the scope of the designee's authorization or beyond the scope of the Contract are who view and have no legal or equilable effect.

"Director" means the Cirector of the New Jewey Division of Parchane and Property or the designee thereof.

"Division" means the New Jensey Division of Punchase and Property.

"Fixed-Price Contract" means a contract that position for a time price for the entire ferm of the Contract (Including all extensions), subject to any contractual conditions allowing price adjustment, under which the contractor bears the full responsibility for position taxs.

"Project" means the initialitie, enlarging, undertaking or services to which the Contractor was contracted.

"Shall" denoises a mandalory condition.

"State" means the State of New Jensey and its agencies.

I. APPLICABILITY AND INCORPORATION OF STANDARD TERMS AND CONDITIONS:

These Standard Terms and Conditons will apply to all services contracts made by the Director on behalf of the Agency. These Standard Terms and Conditions are automatically incorporated into the Contract unless the Contractor is operatically instructed observice in the Agency Request or in any amendment thereto. These Standard Terms and Conditions are in addition to the terms and conditions set forth in the Agency Request and should be read in conjunction with some unless the Agency Request specifically indicates oftenniae.

CONTRACTORS STATUS AND RESPONDENTIES;

- A. CONTRACTOR'S STATUS: The Contractor's status shall be first of an independent contractor and not list of an employee of the State.
- B. COMTRACTOR'S CERTIFICATION AS TO ITS REPRESENTATIONS: The Contractor periles that all representations made by it in its proporal or other related antion supporting materials are line, subject to perally of tax. Further, the Contractor agrees that its violation of any statute or regulation related to public contracts antion its missepresentation or concessionent of any statute tax in the proporal, award or performance of the Contract may be cause for rescission of the contracts analysis, in actilizer, the Contract may be cause for rescission of the contract, analysis, in actilizer, the Contract may be cause for rescission of the contract, and/or its missepresentation or concessionent of any material state, in actilizer, the Contractor's violation of any statute or regulation related to public contracts, and/or its missepresentation or concessionent of any material tax in the proposal, analysis, and/or its contract, shall be contracted to the contract shall serve as a legal bar to the Contractor's enforcement of its tights under the Contract including any and all claims at tarr or equily.
- C. CONTRACTOR'S PERFORMANCE: The Contractor agrees to perform in a good, stillul and they manner all services set forth in the Contract. To perform these services, the Contractor shall employ or engage the services of qualified persons and/or entities all its own expense except as otherwise specified in the Contractor has an alternative obligation to promptly rolly, in using, the State of any changes in charmalances which night affect the Contractor's ability to be associated or to perform its obligations under the Contract.

D. REPORTELITIES OF CONTRACTOR:

- The Contractor is responsible for the quality, lectrical accuracy and timely completion and delivery of all deliverables and other services to be furnished by the Contractor under the Contract. If circumstances beyond the contract of the Contractor result in a late delivery, if is the exponsibility and obligation of the Contractor to make the delatis incom immediately to the Dilation and Agency.
- 2) The Contractor shall, without additional compensation, context or revise any errors, contactors, or other delicencies in its services and deliverables tunished under the Contract. The approval of interim deliverables tunished under the Contract shall not in any way releve the Contractor of Nulling all of its obligations under the Contract. The acceptance or payment for any of the services rendered under the Contract shall not its acceptance or payment for any of the services rendered under the Contract shall not be construct as a valver by the State or Agency, of any tights under the agreement or of any cause of action arising out of the Contractor's performance of the Contract.
- 3) The acceptance of, approval of or payment for any of the services performed by the Contractor under the Contract shall not constitute a release or values of any claim the State or Agency, has or may have for latent delects or enous or other breaches of variantly or negligence.
- 4) Statisfie Contractor Hire, employ or observice engage subcontractors, the Contractor shall be consistent integringe Contractor and the sube point of contract with regard to contractoral mallers. The Contractor assumes sube and tut exponsibility for the complete performance contemplated by the Contract including the performance of all subcontractors.
- 5) When the Contractor telests to extreminant for any work under the Contract, the extreminanter must be approved by the Orector in willing. It is understood, however, that contractor from its full obligations under the Contract. In addition, the Contractor must nearly and receive the Approval of the Agency Project Manager before titing any sub-contractor from the contract work. The Contractor shall at all times give due allegiton to the fulfiment of the Contract of the Contractor shall at all times give due allegiton to the fulfiment of the Contractor in writing shall not be contractor shall at all times give due allegiton to the fulfiment of the Contractor and shall keep the work under its control. Consent to the extreminanting of any part of the monk by the Orector in writing shall not be continued to the an approval of said subcontract or of any of its terms, but shall operate only as an approval of the extremination, which shall contract to the provisions of the Contract and all explorements of tax. The takes of any automatic or large of the Contract or requirements of tax. The takes of any automatics of the Contract or requirements of tax may, in the Orector's discretion, be cause to the terms of the contract or requirements of tax may.
- 6) All payments for senices under the Contract will be made only to the Contractor. The Contractor assumes note and full responsibility for any payments due to its autoentractors under the Contract.
- Nothing inertin or in the Contract shall be considued as creating a contractual relationship between any extremisation and the State author the Agency.
- 6) The Contractor's obligations under this clause are in addition to the Contractor's other expressed or implied accurates under the Contract or law and in no way diminish any other rights that the State or Agency may have against the Contractor.

- E. UNESTIGATION: By submitting a proposal in response to the Agency Request, the bittler certifies and warants that it has subsided their, from its care investigation, of the conditions to be met and that it haly understands its obligations and if another its Contract agrees that it will not make any claim for, or have right to, cancellation or relief from the Contract without penalty because of its misurclessioning or lack of information.
- F. PRICE FLUCTUATION OURSUS CONTRACT: Unless cherwise set torb in unling by the Director, or the Director's designer, all prices qualed shall be tim and not be subject to increase during the duration of the Contract. However, in the event of a manufacturer's price or contractor's cost decrease during the Contract period, the State shall receive the full benefit of each price/cost reduction on any underivered purchase outer and on any subsequent order placed during the contract period. The Director must be writted in writing of any pice restantion within the (5) days of the effective date. Failure to report and/or pass on price reductions may result in the rescission of the contract analy increase.
- E. COST LASSLITY: The Side assumes no exponsibility and so lability for costs incomed by the bible prior to the assut of the Costract and thereafter only as specifically provided in the Costract.

H. INDERNITY/LIABLITY TO THERD PARTIES:

- 1) The Contractor shall assume all risk of and exponsibility for, and agrees to intermity, defend and save isomissa the State of New Jensey and its employees inon and against any and all chims, demands, sails, actions, recoveries, judgments and coals and expenses in connection therearth on account of the loss of life, properly or highly or damage to the person, body or property of any person or persons missiscenses, which shall arise from or exait directly or indirectly from the work and/or materials supplies under this contract. This intermitisation obligation is not indirect by, but is in addition to the insurance obligations contained in this agreement.
- 2) The Contractor shall hold and save line State of New Jessey, its officers, agents, sevents and employees, harmless from liability of any nature or hind for or on account of the use of any copylightst or uncopylighted composition, sevel process, pateried or unpateried investion, article or appliance furnished or used in the performance of this contract.
- 3) The Contractor Turber agrees that
 - any approval by the State or Agency of the work performed and/or reports, plans or apesitications provided by the Contractor shall not operate to trull the obligations of the Contractor assumed in the Contract;
 - b) the State and Agency assume no obligation to indennity or nave harmless the Canicactor, its agents, servants, employees or subcontractors for any claim which may arise out of its performance of the Canicact, and
 - c) The provisions of this intermitication clause shall in no way limit the Contractor's obligations assumed in the Contract, nor shall they be considered to refere the Contractor tion any liability, nor precisive the State or Agency tion failing any other actions available to it under any other provisions of the Contract or otherwise at law or equily.
- I. IREVERANCE: The Contractor shall process and maintain at its own expense, until at least two years after the completion of all work pertonned under the Contract, extensions and/or modifications therein, liability insurance for damages imposed by tax and assumed under the Contract, of the Works and in the amounts kereinafter provided, then insurance companies admitted or approved to do business in the State of New Jessey. By automitting a proposal in response to the Agency Request, the Contractor expressive agrees that any insurance protection required testin or by the Contract shall in no way limit the Contractor's obligations assumed in the Contract and shall not be contract shall in no way limit the Contractor's obligations assumed in the Contract and shall not be contract to the Contract shall in no way limit the Contractor's obligations assumed in the Contract and shall not be contract to the Contract shall in no way limit the Contractor's obligations assumed in the Contract and shall not be contracted for relevant to the Contract shall in no way limit the Contractor's obligations assumed in the Contract and shall not be contract to relevant the Contract of State in the Contract of State in the Contract of State in the Contract of t
 - The insurance to be provided by the contractor shall be as follows:
 - a Commendial General Liability policy as bread as the standard coverage forms in me in the State of New Jensey which shall not be chromostiked by any endocements limiting the breadth of coverage.

The limits of liability for bodily injury and properly damage shall not be less than \$1 million per occurrence as a combined single limit.

b. Automobile liability insusance which shall be written to cover any automobile used by the insured. Limits of liability for bodily injury and property damage shall not be less than \$1 million per occurrence as a continued single insit.

c. Wole's Compensation insurance applicable to the taxs of the State of New Jessey and Employees Liability insurance with limits not less than

> **\$1,000,000 BOOLLY INLURY, EACH OCCURRENCE \$1,000,000 DISEASE EACH EMPLOYEE \$1,000,000 DISEASE AGGREGATE LIMIT**

- d) Prelessional Liability insurance: When it is common to the Contractor's protession to do so, the Contractor shall carry Errors and Divisions, Protessional Liability insurance and/or Protessional Liability Malpartice insurance sufficient to protect the Contractor from any liability analysis of the protessional catility and protessional catility and protessional catility and protessional catility and protessional catility insurance shall be in the amount of not less than \$5,000,000 and in such policy forms as shall be approved by the State. If the Contractor has calina-made coverage and subsequently changes carters during the lens of the Contract, it shall obtain from its near Errors and Contactors, Professional Liability insurance and/or Protessional Malpartice insurance carter an endoscenent for rebuscive coverage.
- 2) The Contractor shall, prior to commencement of the work, equired under the Contract, provide the Director with a wild original Certificates of Insurance (and a copy thereof to the Agency) as extense of the Contractor's Insurance coverage in accordance with the Insertions. Such certificates of Insurance shall opedly that the Insurance provided is of the types and is in the anomals required in 1(a), (b), (c) and (d) above.

The orbitalist shall provide for hitly (30) days while nuclea in the Director and Agency plot is any cancellation, explaints or non-neuronal of insurance during the term required in the Contract, extensions antice modifications insertio. The Contractor shall further be required to provide the Director with valid original certificates of neuronal of the Insurance (and a copy thereof to the Agency) upon the expiration of the policies. The Contractor shall also, upon request, promptly provide the Division and/or Agency with copies of each policy required under these Standard Terms and Conditions and the Contract, certified by the agent or underwriter to be four copies of the policies provided to the Contractor. All certificates and copies of insurance policies shall be towarded to the State's actives as infectments.

In the event that the Contractor provides existence of insurance in the Rum of certificates of insurance valid for a period of time tess than the period during which the Contractor is required by the terms of these Standard Terms and Conditions and the Contract to maintain insurance, i.e. thun (2) years after the expiration of the Contract, said certificates shall be acceptable, but the venter shall be obligated to renew its insurance policies as necessary and to provide new certificates of insurance from time to time, so that the Agency is continuously in procession of extinues of the Contractor's insurance in accordance with the Toegoing providers.

In the event the Contractor fails or refuses to renew any of its insurance policies as necessary, or any policy is cancelest, terministator modified so that the insurance daes not meet the requirements of these Standard Terms and Conditions or the Contract, the State and/or Agency may refuse to make payment of any future ansumis due under the Contract or refuse to make payments due or coning due under other agreements between the Contractor and the State. The State, in its sole discretion, may use finds related under this paragraph to renew the Contractor's insurance for the periods and amounts related under this paragraph to renew the Contractor's insurance for the periods and amounts related to above. During any period when the requires insurance is not in effect, the Contractor and the Oriector's option, effort suspent work under the Contract or process to default the Contractor and therein the periods and the Oriector's option.

J. AVAILABILITY OF RECORDS: The Contractor stat maintain and retain westly payrol, overhead, coal and accounting recersis and all other records retailed to the services pertained on the Project, including expression pertaining to additional services required by the State on the Project. Such records shall be maintained and available for the State's and/or Agency's impection as to all aspects of the work, whether pertained by the Contractor or any independent times. These records shall be top! In accordance with generally accepted according principles and practices for a period of three (3) fixed years after the explaints of the State's fixed years in which the Contractor or any independent times. These records shall be top! In accordance with generally accepted according principles and practices for a period of three (3) fixed years after the explaints of the State's fixed years in which the Contractor or any independent time. These records shall be top! In accordance with generally accepted according principles and practices for a period of three (3) fixed years after the explaints of the State's fixed years in which the Contractor under the Contract, which ever occurs later. (The State's fixed year is intro July 1 through June 30). The Orector is in the right to request, and Contractor agrees in furnish fixed years to which the Orector requests. The Contractor shall also the Orector action of the effects) of the Contractor period by the Contractor shall also the Orector action of the Contract on the recents of the important related to the Contractor is charactor period by the Contractor of the contract. Any Statue by the Contractor is maintain or produce such recents or to otherwise contracts. In the Contractor of the contract is not recents in the Orector's distribution of the contract accepted with the Orector's distribution of the contract accepted with the Orector's distribution of the contract accepted with the Orector's distribution.

- K. DATA CONFIDENTIALITY: All data contained in documents supplied by the State or Agency after the asset of the Contract, any data gathered by the Contractor in Nulliment of the Contract, any analysis thereof (interface in Nulliment of the Contractor not) are to be considered contractual and shall be sately for the use of the provider of the internation. The Contractor not) are to be considered contractual and shall be sately for the use of the provider of the internation. The Contractor not) are to be considered contractual and shall be sately for the use of the provider of the internation. The Contractor is equired to use responsible care to protect the contractor(s), if any. Any use, sate or offering of this data in any tion by the Contractor, is employees, subcontractors or assignees will be considered a violation of this contract and will cause the infraction to be reported to the State Attempt General for possible prosecution. Penalties for violations of such guarantees induce, but are not infractor to, respission of the contract, analytic to the State being listle to damages, casts and/or allowey fees. The Contractor shall be listle for any and all damages alking from its breach of his contraction.
- L NO WANCER OF WARRANTIES OR RENEDIES AT LAW OR EQUITY: Noihing in the Contract shall be construct to be a waker by the State or Agency of any warranty, expressed or implied, except as specifically and expressly stated in a willing executed by the Director. Puritier, noihing in the Contract shall be construct to be a waker by the State or Agency of any remedy available to the State or Agency under the Contract, at law or equity except as specifically and expressly stated in a writing executed by the Director.
- M. OWNERNIHIP OF ILATERIAL: All data, fectorizat internation, materials gathered, originated, developed, prepared, used or obtained in the performance of the contract, including but not inflect to all reports, surveys, plans, clarks, treasfure, brochures, mailings, recordings (Alexo antikor audic), pictures, dranings, analyses, graphic representations, software computer programs and accompanying documentation and print-oxis, notes and memoranda, written procedures and documents, regardless of the state of completion, which are prepared for or are a result of the services required under this contract shall be and remain the property of the State of New Jensey and stat be deterred to the State of New Jensey upon 30 days under by the State. With respect to software computer programs and/or shall be and remain the property of the State of New Jensey and stat be deterred to the State of New Jensey upon 30 days under by the State. With respect to software computer programs and/or source codes developed for the State, the work shall be consistent for the State, on the state, and the state of New Jensey upon 30 days under by the State. With respect to other computer programs and/or source codes developed for the State, the work shall be consistent for the State, and the state of the state of the state of such materials may not, by operation of tar, be a mole made for the state shall have the automaterials may not, by operation of tar, be a mole made for the state shall have the state of a state state of the State at state to the state of the state at state and indextates in and to any copyright, and the State shall have the state.
- PUBLICITY: Publicly and/or public announcements pertaining to the project shall be approved by the Agency plot to referee.

M. CONTRACTUAL RELATIONSHIP:

A. ASSIGNEENT: The Contractor shall not assign or inansier its obligations or rights under the Contract without the pilor writes consent of the Director. Any assignment or fransier of the Contractor's signifiunder the Contract without the pilor writen consent of the Director stall not releve the Contractor of any duty, obligation or liability assumed by it under the Contract and shall be cause for reactorion of the contract associated.

MERGERS, ACQUISITIONS AND DISTRICTION:

- 1) Meger or Acquisitor. It, subsequent to the award of any contact resulting iron the Agency Request, the Contractor shall mege with or be acquired by another time, for purposes of this contract only, the documents set torth below must be submitted to the Director for approval within thirty (3D) days of completion of the merger or acquisition. Patter to do so may result to rescission of the contract award for cause. Any such merger or acquisition will require the assignment of the Contract pursuant to the provisions related thereto set forth interely.
 - a) Copurate resolutions prepared by the available Contractor and new entity ratifying acceptance of the Contract terms, conditions and prices, as may be amended.
 - b) State of New Jessey Bibbes Application releasing all updated information inciding commuting disclosure, pursuant to the provisions contained increm.
 - c) Ventor Federal Employer Identification Number.
 - d) Ownership Disclosure: Within Initig (30) days after any merger or acquisition, the Contractor must discusse the names and addresses of all of its owners and potential owners which hold or may acquire 10% or more of its stack or interest. The Contractor has the continuing obligation to notify the Division of any change in its ownership affecting 10% or more of its convestip as soon as such change has been completed. Compliance with this provision does not give rise to any rights to the Contract to the acquirer or resulting entity (in the case of a merger) without the written consent of the Director.

- 2) Dissolution: I, during the term of the Contract, the Contractor's partnership, joint vertue or corporation shall disastee, the Director must be so roblicst. All responsible parties of the disasteed partnership or corporation must satural to the Director, in untilling, the names of the parties proposed to perform the contact and the names of the parties to whom payment situations made until all partners to the disasteed partnership, joint we contact and the names of the parties to whom payment situations made until all partners to the disasteed partnership, joint venture or corporation submit the required documents to the Director. If the Contactor is (1) a corporation, if must provide a copy of the corporate resolution to disaste; (2) a partnership, the utilien statement of the partnership, general partner, receiver or custofian thereof that the partnership has disasteed; and (3) a joint venture, the utilien agreement of the principal partners therein to disaste the joint venture.
- C. NOTICE: The Contractor shall promptly provide notice to the Director and Agency of all information related to its merger, acquisition and/or dissolution.

V. ADDITIONAL TERME

A. CONTRACT ANOUNT: The estimatest around of the contract(s), when statest in the Agency Request, shall not be construed as effect the maximum or minimum around which the State and/or the Agency shall be obligated to order or expendias the result of the Agency Request or any contract entered into as a result of the Agency Request.

B. PERFORMANCE RECURITY:

- Performance Security: If performance security is required in the Agency Request, the successful bittler shall function performance security in such amount on any award of the Contract or line time perchase. See, NJ A.C. 17.12-2.5. Acceptable forms of performance security are as follows:
 - an inevocable security in the amount lides in the Agency Request payable in the Treasurer, State of New Jessey, binding the Contractor to provide tablical performance of the Contract, and
 - b) a property exercised individual or annual performance band issued by an insurance or accurity company animatent to do business in the State of New Jessey, a certified or cashier's check drawn to the order of the Treasurer, State of New Jessey, or an inevocable letter of credit drawn naming the Treasurer, State of New Jessey, as beneficiary issued by a federally insured fiscantial institution.
 - c) the amount of the performance security will be states on the over sheet to the Agency Request. If the requirement for performance security is expressed as a percentage, security will be required only If the folat anount of the Contact exceeds \$250,000.

The Perlamance Security must be submitted to the Director mithin hitly (30) days of the effective date of the contract analysis and cover the period of the Contract and any extensions thereof. Pallue to submit perlamance security may result to rescission of the contract analytic cause and rompayment for work performed.

- C. THE PERIDOS: The Director may extent or shorten any line period specifict in the Contract for good cause. Moreover, when, in the discription of the Director, non-performance by the Contractor may affect the health, safety or weilate of the State, the Director may dispense with any line period specified Paragraph VII 8 lineets.
- D. TAX CHARGES: The State of New Jersey is exempt from State sales or use laters and Federal endse faces. Therefore, price quotations must not include such laters. The State's Federal Endse Tax Exemption number is 22-75-0250K.
- VI. IIIANDATCIKY COMPLIANCE: WITH LAW: The Contractor's compliance with the legal requirements set torth in this paragraph as well as any other applicable tans, regulations or codes is mandatory and cannot be malved by the State, the Director, the Division or the Agency. The field of tans, regulations and/or codes clied herein is not intended to be an estrumble fiel and is available for review at the State Library, 185 W. State Street, Thenton, New Jeway 08625.

A. BUSINESS RECEIVATION:

- All New Jensey and out of State Corporations must obtain a Business Regulation Certificate (BRC) from the Department of the Treasury, Oktain of Revenue prior to conducting business in the State of New Jensey.
- 2) Proof of valid business neglicitation with the Division of Revenue, Department of the Treasury, Stale of New Jenary, shall be automilied by the bibble and, If applicable, by every subcontractor of the bibble, with the bibble's bid. No contract will be available without proof of business registration with the Division of Revenue. Any questions in this regard can be directed to the Division of Revenue al (609) 292-1730. Form NJ-REG, can be first online at movidate nj. usinjpgs/sentoes.html
- Before performing work under the contract, all sub-contractors of the contractor must provide to the contractor proof of New Jeway business registration. The contractor shall known the business registration documents on to the using agency.
- B. AFFIGHATIME ACTION: The Contractor shall not discriminate in employment and agree to abble by all antidiscrimination tasks including times contained within NLLSA. 102-1 Incrough NLLSA. 102-4, inclusive, NLLSA. 105-1, el seq., and NLLSA. 105-38 and all miss and regulations based therearder as set with in the allocated Supplement to Bid Specifications.
- C. AMERICANN WITH OBABILITIES ACT: The Contractor shall able by the providers of the Americans With Disabilities Act, 42 U.S.C. §12101, et seq.
- I. PREVAILING WAGE ACT The New Jessey Prevailing Wage Act, N.J.S.A. 3t 11-56.25 el seq. is hereiny made part of every contract entered into on behalf of the State of New Jessey Trough the Division of Prochase and Property, except times contracts which are not within the contemptation of the Act. The bitter's signature on this proposal is his guarantee that neither he ner any subcontractors he might employ to perform the work covered by this proposal has been suspended or detarred by the Commissioner, Department of Lator for violation of the provisions of the Prevailing Wage Act and/or the Public Works Contractor Registration Acts; the bitter's signature on the proposal is also his guarantee that he her and any subcontractors he might employ to perform the provisions of the Prevailing Wage and Public Works Contractor Registration Acts; the bittle's signature on the proposal is also his guarantee that he provisions of the provision
- E. ONNERSIMP DRICLOBURE: Pursuant to N.J.S.A. 5225-24.2, contracts for any work, goods or services cannot be leavest to any corporation or partnessitip unless prior to or all the time of the bit submission, the bittle disclosed the names and activesces of all of its ourses holding 10% or more of the contraction or partnessitips stack or interest during the term of the Contract. The Contractor has the continuing utiligation to untilly the Division of any completed.
- F. BIDDER'S WARRANTY: By submitting a proposal in response to the Agency Request, the trictler manufastant represents that no person or neiling agency has been employed or relatest to solicit or accurate the Contract upon an agreement or undentanding for a commission, percentage, buoksage or contingent tex, except tons if the employees or tons lide established commercial or selling agencies maintained by the Contractor for the purpose of accuring business. The percent or violation of this providen may result to rescission of the contract agencies or active agencies or solid and the contractor for the purpose of accuring business. The percent we track or violation of this providen may result to rescission of the contract agencies discretion, a destuction from the Contract price or constraination the full arount of such commission, precentage, bulkerage or contingent kee.
- G. BACORDE PHILCELES: The Confractor stall comply with the MacBilde principles of multisativitation in engineering as fellow in NJ.S.A. 5234-122.
- H. CODES: The Contractor stati comply with the requirements of the New Jenzy Valloum Commercial Code, the Island National Electrical Code, Building Officials & Code Administrations International, Inc. (B.O.C.A.) Basic Building Code and Occupational Safety and Health Administration in the extent applicable to the Contract.

- P.L. 2004, C.57. The contractors and its subcontractors must comply with P.L. 2004, C.57, which requires the contractor and its subcontractors to collect and renal applicable State use tax to the New Jensey Dilaton of Taxaiton on the sale of all goods and services in the State of New Jensey subject to the provisions of the "Sales and Use Tax Act," P.L. 1966, C.30 (N.J.S.A. 54:328-1 elises.).
- J. COMPLANCE WITH MUSA 15:44A-39.13 ET 860. All contractors are required to comply with the "pay to play" disclosure requirements set torth in the statutes. Compliance requires the contractor to satural the Executive Order 134 Certification and Disclosure (DPP134-C & D), in addition, the contractor is under a continuing duly to disclose during the time of the contract all contributions made during the term of the contract covered under the statute. Towards satisfying that duty, the contractor shall extend the Continuing Disclosure of Political Controllorus (DPP 134-CD) when required under the statute. Failure to comply with any of the requirements of the statute may result in the termination of the contract. All terms and instructions are available on the Division of Purchase and Property web-site: http://www.site.it.us/terms.cov.ectore/brane.htm.

K. COMPLIANCE WITH REQUIREMENTS OF MUSA \$2:34-13.2.

 NJSA 52:34-13.2 requires that all contracts that are "primarily for the performance of services" shall be performed within the United States. This provision applies to all contractors and sub-contractors performing such contracts for the State. This provision is not applicable to a contract that is "primarily for the performance of services" IC

a) the Cirector, Otdision of Purchase and Property or the Cirector, Otdision of Property Management and Construction, certifies in writing a listing that a service is required by the Executive Branch of the State and that the service cannot be provided by a contractor or sub-contractor within the United States and the certification is approved by the State Thesaurer, or

b) the Director, Obliston of Purchase and Purperty, or the Director, Obliston of Purperty Management and Construction, certifies in uniting that the inclusion of the provision set forth within the stabule for a contract would visible the terms, constitute, or initializes of any grant, funding or incarded assistance from the Releval government or any agency thereof, and the certification is approved by the appropriate approval officer.

2) SOURCE DISCLOSURE REQUIREMENTS

Purecant to NUSA 5234-1312, all ventors seeking a contract with the State of New Jensey must dischar:

- a) The localism by country where services, under the contract will be performent, and
- b) The location by country where any extreminative services will be performed.

Accordingly, the ventor should extend the Source Disclosure Certification Form tilestout with the sourcing information required for it and any proposed subcontractor under the contract with the State. If the Information is not extendited with the ventor's proposal, it shall be extended within the (5) business days of the State's request for the Information.

FAILURE TO SUBJECT SOURCENS INFORMATION WHEN REQUESTED BY THE STATE SHALL PRECLUDE AWARD OF A CONTRACT TO THE VENDOR.

3) BREACH OF CONTRACT

A SHIFT TO OUTSOURCED SERVICES DURING THE TERM OF THE CONTRACT SHALL BE DEEMED A BREACH OF THE CONTRACT.

If, during the term of the contract, the contractor or subcontractor, into had on contract analog declared that services would be performed in the United States, proceeds to shift the performance of the services outside of the United States, the contractor shall be desired in breach of the contract, which contract shall be subject to termination for cause pussion to Section VII B (3) (c), of the Walvered Contracts Standard Terms and Conditions, unless the Director shall have their determined in unling that the service can not be performed in the United States.

- L. BET-OFF FOR STATE TAXES AND CHILD SUPPORT: Pursuani in NLLS.A. 54:09-19, Fine Contractor is entitled to payment under the Contract all the same time as it is indebled for any State las (or is observice indebled to the State) or child support, the State Treasurer may set of that payment by the amount of the indebledness.
- M. STANDARDS PROHEITING CONFLICTS OF INTEREST: The following prohibitions on ventor activities shall apply to all contracts and purchase agreements made with the State or Agencies.
 - 1) No Contractor shall pay, offer to pay, or agree to pay, either directly or indirectly, any lee, commission, compensation, gift, grainity or other thing of value of any bind to any State officer or employee, as defined by N.J.S.A. 52 (30-13b and e, in the Department of the Treasury or any other agency with which each Contractor iterated or offees or proposes to frammat business, or to any member of the immediate family, as defined by N.J.S.A. 52 (30-13b and e, in the Department of the Treasury or any other agency with which each Contractor iterated or offees or proposes to frammat business, or to any member of the immediate family, as defined by N.J.S.A. 52 (30-13) of any each officer or employee, or patimentip. Tim or corporation with which liney are employed or associated or in which each officer or employee has an interest within the meaning of N.J.S.A. 52 (30-13).
 - 2) The existiation of any Ree, commission, compensation, gift, grabily or other integral value by any State officer or employee or special State officer or employee from any State ventor shall be reported in willing formulin by the ventor to the Aliconey General and the Executive Commission on Ethical Standards.
 - 3) No Contractor may, directly or indirectly, undertake any pixale business, commercial or entropeneurial relationship with, whether or not puscatat to employment, contact or other agreement, express or implied, or self any interest in such Contactor to, any State officer or employee or special State officer or employee or having any duits or responsibilities in connection with the purchase, acquisition or sale of any property or services by or to any State agency or any instrumentally increat, or with any person, firm or eating with which he is employed or associated or in which he has an interest within the manning of NUSA. S2: 500-139. Any relationships subject to this provision shall be reported in which he is restriction upon application on Efficial Statistics which may grant a waker of this restriction upon application of the State officer or employee or special State officer or employee upon a finding the present or proposed relationship does not present the potential, actual or appearance, of a conflict of interest.
 - 4) No Contractor shall influence, or allempt to influence or cause to be influenced, any State officer or employee or special State officer or employee in his official capacity in any manner which might fend to impair the objectivity or independence of judgment of said officer or employee.
 - 5) No Contractor shall cause or influence, or attempt to sauce or influence, any State officer or employees or special State officer or employee to use, or attempt to use, his official position to secure unusarianted publicities or advantages for the ventor or any other person.
 - 6) The provisions clied in this paragraph shall not be considued to prohibit a Siale officer or employee or special Stale officer or employee from receiving glits from or contracting with the Contractor under the same terms and conditions as are offered or mate available to members of the general public subject to any guidelines in the Executive Commission on Ethical Standards may promulgate under the provisions contained herein.
- H. SUBCONTRACTORS: A ventor inst will extramised any of the work or services to be provided under the contract shall extend with its proposal to the agency a Notice of Infant to Subconfract form Issaies on the Advertised Subclation, Cantert Bid Opportunities webpage http://www.slate.nj.us/leasury/punctase/forms/SubConfracting.pdf
- 0. P.L. 2005, C 271. Contractor is advised of its responsibility in life an annual disclosure statement on political contributions with the New Jensey Bection Law Entocement Commission (BLEC), pursuant to P.L. 2005, c. 271, section 311 the contractor receives contracts in excess of \$50,000 from a public entity in a catendar year. It is the contractor's responsibility to determine if filing is necessary. Failure to no file can receive by BLEC. Additional Information about this requirement is available from BLEC at 888-313-3532 or at munufect state rijus/

VII. PROJECT SUSPENSION AND REACESSION OF THE CONTRACT AWARD:

A. SUSPENSION OF PROJECT: If, for any reason, line project for which the Contractor's senices were contracted should be exapended, the Director may exapend this contract upon seven (7) days withen notice to the Contractor. Upon receipt of each notice, unless obsenties directed in writing by the Director, the Contractor shall immediately discontinue all work under the Contract. Upon such noticeation ine Contractor shall be paid a proportion of the tee which the services advanty and salisfactority performed by it shall be note that the work on the project te stopped temporally, and upon seven (7) days write notice into the Director, the Contract, tess payments previously made. The State may order that the work on the project te stopped temporally, and upon seven (7) days writes notice from the Director, the Contractor shall come at work on the project as recessary to property secure the project. If the State cirects that the work on the project reason with the contractor shall be obligated of complete the project for the tasks tee provided for in this contract, plus additional compensation for any work necessitated by the state case as approved by the Director in willing.

However, in line event that services are scheduled to end either by contract expiration or by reacission of the contract ansatt by line Director (at the State's discretion), it start be incombent upon the Contractor to continue the service If requested by the Director to do so, unit new services, if any, are completely operational. Alt no time shall this transitional period extend more than ninety (90) days beyond the expiration or reactation date of the esticing contract, except by agreement of the parties. The Contractor will be reinstanced for this service at the rate in effect when this transitional period clause is involved by the Director.

- RESCESSION OF THE CONTRACT AWARD: The Director may reached be contract assert at any line during the duration of the Contract, without penalty, subject to the following provisions.
 - <u>For Convertence</u>: Not withstanding any provision or tanguage in this contract to the contrary, the Objector may terminate at any time, in whole or in part, any contract entered into as a result of this Agency Request for the convenience of the State, upon no tess than 30 days writen notice to the contractor.
 - 2) Far Cause
 - a) Where a Contractor fails to perform or comply with the Contract and/or fails to comply with the complaints processive set torth in NLLA.C. 17:12-4.1, ellaeq., the Director may reached the contract analytic protect and the contract analytic protect and the contract analytic protect and the contract analytic request an informal hearing. If the Contractor protects, the Director will complete the informal hearing, if necessary, and have a final agency decision regarding necession of the contract.
 - b) Where a Contractor continues to perform a contract pointy as demonstrated by one or more formal complaints excited against II, the Offector, or the Director's designer, may have a Notice of Infert to Rescated the Contract Award with a ten (10) day opportunity for the Contractor to policy auto rescatation and/or request an informal hearing. If the Contractor profesis, the Director will complete the leading, If necessary, and leave a linel agency decision regarding rescatation and related leaves including, but not limited to, damages payable to the State, subject to Paragraph VII 8(5).
 - c) The Director's sight to reached the contract asset for cause includes any reason set torin in any other provision contained in the Contract.
 - d) The failure of a Contractor to respond to the Director's notice of Intent to reschut the contract, award within the ten (10) day period automatically converts said notice into a final agency decision without further action of the Director.
 - e) The Director's sight to reacted the contract asset for cause includes the Contractor's performance on any other State contract, a violation of state or federal taw (as demonstrated by the Contractor's administrations of name or a final decision of an appropriate decision-making tody), or any reason related to the ability of the contractor to NAM its contractoral obligations. The Director may also reacted any contract with a federality detaned contractor or a contractor within its presently identified on the list of parties excluded itom testeral processent and non-processent contracts.
 - In cases of emergency, the Director may shorten the time periods of notification and may dispense with an opportunity to respond.
 - 4) Upon a reactivity of the contract ansat under this or any other paragraph herein, the Contractor shall be entitled to express full compensation for sentices rendered to the date of reactivity into participation for the test of the date of reactivity in the participation of the test is entities actually and calibrationly performed by it, as determined by the Director, shall been to the total centers contemplated under this contract, test payments previously mate.

- 5) Except for lemination of the contract by the Director for convenience, upon rescission of the contract anard, the Director may acquire the services which are the subject of the Contract from another source and may charge the Contractor whose contract anard has been rescinded the difference in price, and the sold Contractor shall be liable for some.
- ii) All protests of the Director's Intent to reacted a contract analytic must be accompanied by a statement of the tackust and/or legal basis of the protest and copies of all documents which the Contractor believes support is position.
- 7) If Director determines that an informal hearing is required, said informal hearing shall be conducted by the Director, or the designee inevent, prior to the basance of the timal agency decision regarding the interpretation of the Contract, Contractor performance and/or reactasion of the contract assert.

VIL CONTRACTOR COMPONIATION:

- A. PAYBERT TO CONTRACTOR: The Contactor is authortest to saturit invoices monthly for fasts author sub-fasts satisfactorily completed. However, payment for goods and/or services purchased by the State or Agency will only be made against Olicial New Jessey Payment Voucher along with supporting documentation autostantiating that the work has been satisfactorily completed, invoices must relevence the fasts and/or sub-tasts detailed in the scope of work and must be in sinct accordance with the time test prices saturities for each tast and/or sub-tasts of the Confract and shall otherwise be in accordance with the terms of the Confract. The State bill torm in duplicate logither with the original BIL of Lading, express each to other related payment will be configure on the state of each delivery. Responsibility for payment rests with the Agency. Notaditistanding Section VIII B, payment will not be made will the Agency tas approved payment.
- 8. NEW JERSEY PROMPT PATHENT ACT: The New Jensey Prompt Payment Act, N.J.S.A. 52:32-32, el. seq. requires Siale agencies to pay for goods and services within stdy (60) days of the Agency's receipt of a property executed New Jessey Payment Vacater or within stdy (60) days of receipt and acceptance of goods and services, which ever is take. Property executed performance security, when required, must be received by the Oxision prior to processing any payments for goods and services accepted by the Stale antikov (file) days of receipt and acceptance of goods and services, which ever is take. Property executed performance security, when required, must be received by the Oxision prior to processing any payments for goods and services accepted by the Stale antikov the Agency, Interest will be paid on delinquent accounts at a rate established by the Stale Treasurer. Interest will not be paid unless it exceeds \$5.00 per property executes invoke. A good fails dispute creates an exception to the Prompt Payment Act. Except as recipital atows, cash discounts and other payment terms. Induced as part of the original agreement are not affected by the Prompt Payment Act.
- C. AVAILABILITY OF FUNDI: The State's obligation to make payment under the Contract is contingent upon the availability of appropriated funds from which payment for contract puppers can be made. No legal liability on the part of the State for payment of any money shall arise unless and unit funds are made available each fusal year to the using agency by the State Legistature.
- D. RETABLAGE: If relatingly is required on the Contract, the State aution Agency will relate the stated percentage or relatingly from each involve. Payment of relatinge will be authorized after substationy completion and submission of all services, deliverables or work products by the Contractor and acceptance by the Agency of all services, deliverables or work products required by the Contract.

For capping lens contracts, the Agency will relate the statest percentage of each invoice extentitest. At the end of the invex (3) much period after payment of each invoice, the Agency will review the Contractors performance and IT performance has been sufficiently, the Agency will release the relatinge for the preceding times (3) much period. Following the expiration of the Contract, relatest ters will be released to the Contractor after contraction by the Agency's project manager, IT any, that all contracts have been sufficiently performed.

- DC. MCTHEES: All relices required under inis central shall be in unling and shall be validly and sufficiently served by the Agency author Division upon the Contractor, and vice vessa, if addressed and malled by certiled mail to the addresses set torin in the Contract.
- CLANC: The following shall goven claims made by the Contractor against the State concerning interpretation of the Contract, Contractor performance and/or reactision of the contract anext.

Al claims asserted against the State and/or Agency by the Contractor shall be subject to the New Jersey Tort Claims . Act, NJJSA 59:1-1, et sey, and the New Jersey Contractual Liability Act, NJLSA, 59:13-1, et sey. XI. APPLICABLE LAW: This agreement and any and all illigation arising thereform or related insets shall be governed by the applicable tans, regulations and miss of extense of the State of New Jensey without reference to could of tans principles.

I HEREBY ACCEPT THE TERMS AND CONDITIONS OF THIS AGREEMENT

MULE Gul Khan, PE

TILE Senior Vice President

COMPANY NAME The Louis Berger Group, Inc.

DATE June 27, 2013

The Louis Berger Group, Inc.

EQUAL EMPLOYMENT OPPORTUNITY POLICY

It has been and remains the policy of The Louis Berger Group, Inc. to provide equal employment opportunity and not to discriminate against any employee or applicant for employment on account of race, color, religins, sex, national origin, age, marital status, sexual orientation or physical disability. The Company has taken and will continue to take affirmative action to ensure that applicants are recruited and employed and that employees are treated during employment without regard to their race, color, religion, sex, national origin, age, marital status, sexual mientation, veteran status or physical disability.

Equal opportunity and equal consideration will be given to all applicants and employees in personnel actions which include among others: recreatment and employment; promotion, demotion, and transfer: lay-off, termination and recall; rates of pay, benefits, or other compensation.

It remains the intention of the Company to provide full employment opportunities for members of minority groups and women and to employ representative numbers at all job levels through aggressive recruitment and opgrading actions. It is also the policy to coordinate, throughout the Company, affirmative action directed at seeking minority personnel, female personnel and handicapped, wherans of Vietnam era and disabled wherans personnel for employment and to provide encouragement and direction to our staff members to advance within the limits of each individual's capabilities.

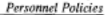
To further its goal of equal employment opportunity for all employees and prospective employees without regard to race, color, religion, sex, age, national origin, disability, creed, citizenship status, sexual orientation, marital status, or any other basis prohibited by applicable law, the Corporation states as its policy the following:

It will be the policy of The Louis Berger Group, Inc., in accordance with all applicable laws, to recruit, hire, train, and promote persons in all job titles without regard to rare, color, religion, sex, age, national origin, disability, creed, citizenship status, sexual orientation, marital status, or any other basis prohibited by applicable law.

All employment decisions shall be consistent with the principle of equal employment, opportunity, and only valid qualifications will be required.

All personnel actions, such as compensation, benefits, transfers, social and recreational programs, etc. will be administered without regard to rare, culor, religion, sex, age, national origin, disability, creed, citizenship status, sexual orientation, marital status, or any other basis prohibited by applicable law.

To assure compliance with the plan, Terry Williams, Afformative Action Officer, has been designated to administer and monitor the plan and make reports to Senior Management. The Plan is available for inspection in accordance with applicable regulations.



STATEMENT OF THE PRESIDENT REGARDING EQUAL EMPLOYMENT OPPORTUNITY, SEXUAL HARASSMENT AND AFFIRMATIVE ACTION

The Louis Berger Group, Inc. is an Equal Opportunity Employer. It has been and continues to be our policy to provide equal employment opportunity and not to discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, age, marital status, sexual orientation, disability, creed, or citizenship status. The Louis Berger Group, Inc. has taken and will continue to take affirmative action to ensure that applicants are recruited and employed and that employees are treated during employment without regard to their race, color, military background, religion, sex, national origin, age, marital status, sexual orientation, disability, creed, or citizenship status.

The Louis Berger Group, Inc. adheres to the Americans with Disabilities Act, the Fair Labor Standards Act, the Family and Medical Leave Act, the Age Discrimination in Employment Act, and all other laws, both state and federal, that govern employment practices. The Louis Berger Group, Inc. is proud to be an equal opportunity employer.

Equal opportunity and equal consideration will be given to all applicants and employees in personnel actions that include among others: recruitment and employment; promotion, demotion and transfer; lay-off, termination and recall; rates of pay, benefits, or other compensation.

It is our Company policy that any form of harassment, including sexual harassment, is prohibited. The Company's policies and procedures regarding complaints of sexual harassment will be strictly followed and enforced.

It remains the intent of the Company to provide attractive employment opportunities for members of minority groups and women and to employ representative numbers at all job levels through aggressive recruitment and upgrading actions. It is also the policy to coordinate, throughout the Company, affirmative action directed at seeking minority personnel, female and handicapped personnel, veterans of the Vietnam era and disabled veterans for employment and to provide encouragement and direction to our staff members to advance within the limits of each individual's capabilities.

Michola J. Masurer

Nicholas J. Masucci President

"N.J.S.A. 52:34-13.2 CERTIFICATION"

SOURCE DISCLOSURE CERTIFICATION FORM

Contractor: The Louis Berger Group, Inc.

I hereby certify and say:

I have personal knowledge of the facts set forth herein and am authorized to make this Certification on behalf of the Contractor.

The Contractor submits this Certification in response to the referenced contract issued by the Division of Purchase and Property, Department of the Treasury, State of New Jersey (the "Division"), in accordance with the requirements of <u>N.J.S.A</u>, 52:34-13.2.

Instructions:

List every location where services will be performed by the Contractor and all Subcontractors. If any of the services cannot be performed within the United States, the Contractor shall state, with specificity the reasons why the services cannot be so performed. Attach additional pages if necessary.

Contractor and/or Subcontractor	Description of Services	Performance Location[s] Reasons why services by COUNTRY cannot be performed in USA
The Louis Beger Group,	Inc. Program Nanagement or EAF Contractor Services	United States
PARS Environmental	Environmental Consultin Services	
Aerotek	IT Management,	United States
	Database Management, and Chief Accountant	

Any changes to the information set forth in this Certification during the term of any contract awarded under the referenced solicitation or extension thereof will be immediately reported by the Contractor to the Director, Division of Purchase and Property (the "Director").

The Director shall determine whether sufficient justification has been provided by the Contractor to form the basis of his certification that the services cannot be performed in the United States and whether to seek the approval of the Treasurer.

I understand that, after award of a contract to the Contractor, it is determined that the Contractor has shifted services declared above to be provided within the United States to sources outside the United States, prior to a written determination by the Director that extraordinary circumstances require the shift of services or that the failure to shift the services would result in economic hardship to the State of New Jersey, the Contractor shall be deemed in breach of contract, which contract will be subject to termination for cause pursuant to Section 3.5b.1 of the Standard Terms and Conditions.

I further understand that this Certification is submitted on behalf of the Contractor in order to induce the Division to accept a bid proposal, with knowledge that the Division is relying upon the truth of the statements contained herein.

I certify that, to the best of my knowledge and belief, the foregoing statements by me are true. I am aware that if any of the statements are willfully false, I am subject to punishment.

Contractor: the Louis Berger Group, Inc. [Name of Organization or Entity]	
By: Sulke	Title: Vice President
Print Name:_ Gul Khan, PE	Date: June 27, 2013

COOPERATIVE PURCHASING FORM

DEPARTMENT OF THE TREASURY	SOLICITATION NUMBER: N/A
PROCUREMENT BUREAU	BIDDERS NAME: The Louis Berger Group, Inc.
STATE OF NEW JERSEY	BIDDERS FEIN:
33 WEST STATE STREET	
PO BOX 230	
TRENTON, NJ 08625-0230	

IMPORTANT NOTICE

BIDDERS ARE ADVISED TO REVIEW THE ATTACHED REQUEST FOR PROPOSAL (RFP) AND ANSWER THE CONTRACT EXTENSION QUESTION LISTED BELOW.

AGREEMENT TO EXTEND STATE CONTRACT TERMS TO QUASI-STATE AGENCIES, COUNTIES, MUNICIPALITIES, SCHOOL DISTRICTS, COUNTY COLLEGES AND STATE COLLEGES

THE QUESTION BELOW ELICITS THE BIDDER'S ADVANCE AGREEMENT TO OR REJECTION OF THE USE OF THIS STATE CONTRACT BY THE FOLLOWING ENTITIES:

N.I.S.A. 52:27B-56.1 PERMITS THE PARTICIPATION OF QUASI-STATE AGENCIES IN STATE CONTRACTS.

N.J.S.A. 52:25-16.1 ALLOWS THE DIRECTOR TO EXTEND IN ADVANCE THE LOCAL USE OF STATE CONTRACTS BY INCLUDING A PROVISION FOR SUCH PURCHASES IN THE STATE CONTRACT.

N.J. S.A. 52 (25-16.2 PERMITS VOLUNTEER FIRE DEPARTMENTS, VOLUNTEER FIRST AID SQUADS AND RESCUE SQUADS TO PARTICIPATE IN STATE CONTRACTS.

N.J.S.A. 52:25-16.5 PERMITS INDEPENDENT INSTITUTIONS OF HIGHER EDUCATION TO PARTICIPATE IN STATE CONTRACTS.

N.J.S.A. 18A:64A-25.9 PERMITS ANY COLLEGE TO PARTICIPATE IN STATE CONTRACTS:

N.J.S.A. 18A:64-60 PERMITS ANY STATE COLLEGE TO PARTICIPATE IN STATE CONTRACTS

N.J.S.A. 40:11-12 AND N.J.S.A. 18A:18A-10 TO ALLOW COUNTIES. MUNICIPALITIES AND SCHOOL DISTRICTS TO USE SUCH STATE CONTRACTS AND TO DEAL "DIRECTLY" WITH STATE CONTRACT VENDORS INSTEAD OF BIDDING THE ITEMS.

THE SAME PRICE MUST BE ESTABLISHED FOR THE STATE AND FOR LOCAL GOVERNMENTS; OTHER TERMS AND CONDITIONS ALSO MUST BE THE SAME UNLESS A PARTICULAR TERM OR CONDITION IS SPECIFICALLY IDENTIFIED OTHERWISE IN THE RFP BY THE STATE.

A BIDDER'S WILLINGNESS OR UNWILLINGNESS TO EXTEND WILL 'NOT' BE A FACTOR IN DETERMINING THE STATE AWARD. THE DIRECTOR WILL 'NOT' AWARD A SEPARATE CONTRACT FOR LOCAL USE. THE VENDOR MUST AFFIRMATIVELY INDICATE ITS CONSENT TO SUCH EXTENSION IN ACCORDANCE WITH THE PROVISIONS OF THE RFP, AT THE TIME OF CONTRACT AWARD, OR AT ANY TIME DURING THE PERIOD OF PERFORMANCE OF THE CONTRACT.

DO YOU AGREE TO EXTEND ANY STATE CONTRACTS AWARDED AS A RESULT OF THIS RFP TO THE AFOREMENTIONED ENTITIES AT THE SAME PRICE AND COMMON TERMS AND CONDITIONS?

YES	\square	NO
-	and the second se	

IF THE BIDDER DOES NOT CHECK "YES" OR 'NO' TO THE ABOVE QUESTION, THE ANSWER WILL BE CONSIDERED AS "NO".

NOTE: NO CONTRACT WILL BE EXTENDED TO THESE ENTITIES UNLESS THE DIRECTOR OF THE DIVISION OF PURCHASE AND PROPERTY SPECIFICALLY PROVIDES FOR THE EXTENSION AT THE TIME OF THE AWARD, OR AT ANY TIME DURING THE PERIOD OF PERFORMANCE OF THE CONTRACT.

PBCOPI Rev.\$/06