[STAT	E OF N	iew jers	SEY		0 0	СU	MENI		-1	····	ВΑ	ТСН		ACTG	FY
			VOUC		PV PV	_AGY	_	NUMBER		Te.	AGY.		HUMBER		PER	13
[1		INVOICE)		PP	START	- 1	SCHED	Ŧ	CHK		F	PT CK		ROOM	117
	PO#: 7	809260	PV	DATE	MO	DY Y	rR	NO DY	YA	CAT	LIAB	A .	TP fL	10 1	NUMBER	00
CONTRACT NO	AGENCY REF	BUYER	3-1	RMS	BA	YEE:	SEE	INSTR				\(C	;)	FOTAL AMO	THUC	100
	PMCNAIR		NONE		FA	166;		COMPI	ETIP		MS -		\$,26 50	
*** · · · · · · · · · · · · · · · · · ·	(O) PAY	EE NAME A	ND ADDRESS			T				(E)	SEND COM	PLEYE	D FORM T	0:		•
	ISION TIME SY N MAIN ST ER	STEMS IN Pa 190					LIE MOR	T OF EI LEAU OF JERTY 5' RIS PE! LSEY CI	PARI TATE SIN	S PARK	(DEPE))	Т	(424	875/8034	i)
I ÇERTIFI PARTICUL FURNISHEI	DECLARATIÓN (THAT THE WITHIN NES, THAT THE DI) DE RENDERED AN ON ACCOUNT OF SAIS	ESCRIBED B O THAT A	IDOOS OR SE NO BONUS HA	RVICES HAVE	BEEN	>>>	▶ ►			PAYEŁ	····	AYEE	Jeutangie		TAQ QUILLIE	E
LINE ND	Ř	EFER	ENCE			/	1	{G	;)	РΑ	YEE	RI	EFER	ENCE	• •	• • •
1	O AGY		MUMBER	۱ ا	INE -		n	roic	0	ن -	55	76	5			<u>.</u>
2 3								7-2					/3			
3				l												
FY .	UND AGCY	ORG C	ODE SUBOR	G APPR UNI	ACTI	VITY CO	0	BJECT CD	SU	3- û BJ	REV SI	ice	SUB-RE\	PROJE	CT/JQB N	0 -
FY 1 10	042	4675		378		/6YF	- -	7110	- -					A7	571200	_
3		-				o <u> </u>	- -		-					·		-
	PT CT BS A	ct I	DESCRI	PTION	Tor	-	0.07	ANTITY				AM	DUNT	<u></u>	10 1	PF TX
1	50 1		DEG0111									71171	6250	:00	10	1"
2		-			_ _]			_			,			_	
									- 1							
ITEM NÖ.	COMMOD	OITY CODE/	DESCRIPTION	OF ITEM			QUAN	TITY	U)	elT	UNI	T PR	łCE		AMQUNT	
	DELIVERY: 007	WEEKS AR	0										50			50
	COMMODITY COD! [GATE\$, ELECT			₹0,,,]			1.	000	EAC	H	6	250	.6 ₽	\$	6250.	୫୯
	ITEM DESCRIPT: REPLACEMENT OF AND ELECTRICAT WERE DAMAGED E SANDY	F 2 SWIN L CONTRO	L OPERATOR	RŞ THAT												
	0.00															
				·			_		<u> </u>							
	BY RECEIVING AGEN			ave articles h	ave bee	a Ci	ERTIFIC LØ jali	ATION BY L and paya	APPA test is	VAL OF applave	FICER: 1 d	e Ballily	that this	Peyment !	Voucher is	correct
	- 1	(Ignatuii	[]	100		∵ ∥-			-		HORIUA	288 S	igasture		<u> </u>	
Sup	eristendo	T.	_	00	<u>//5</u>	3 -			-						m-1-1	
"	Title		,	0:1:		11			1	Ue					Geté'	

PRE(1510	Ν
	technology	solutions

289 north main street ambler, pa 19002 215 643 9050 800 783 2565 fax 215 643 7001 go2pts.com

Invoice

Date	Invoice #
7/31/2013	55765

Bill To	Ship To
Liberty State Park Attn: Accounts Payable 200 Morris Pesin Drive Jersey City, NJ 07305	

P.O. Number	Terms	Rep	Ship	Via	F.O.B.	Project
	Net 30	KD	7/24/2013			

Quantity	Item Code	Description	Price Each	Amount
2	Gates	Viking F-1 Commercial Swing Gate Operator 1000lbs 12' Or 600lbs 15' W/BBU 300 Full Cycles On Battery Back Up	1,730.25	3,460.50T
	Installations- par	INSTALLATION TO INCLUDE; *REMOVE EXISTING GATE OPERATOR *MOUNT & INSTALL SWING GATE OPERATOR *PERFORM FINAL WIRE TERMINATION, PROGRAMMING, & SYSTEM START UP. *INSTRUCT ON USAGE OF GATE OPERATORS AND MAINTENANCE.	2,640.00	2,640.00T
	Ship	Shipping & Handling New Jersey State Sales Tax	150.00 7.00%	150.00 427.04
Nu i				
Please na	te that after (5)	years of maintaining the same labor rate we		50

<u>Please ndte that after (5) years of maintaining the same lahor rate we</u> are informing you that effective January 1st we have increased our labor rates. We thank you for your understanding and continued business.

Total

	1			BW JERSE		D 0	C U M E N		DATE	TOTAL AMOUNT \$ 5250,00 (424875/S00 (424875/S00 (424875/B03 RENCE UB-REV PROJECT/JOB N A/5/1200 TH SHIPMENTS, SUBMIT AL ILLING SUBMIT BALANCE OF NUMBER ON ALL BILLS OF ABOVE TAXES AMOUNT AMOUNT	SITION NUMBER	F)
1	Mř.	AGEN		JRCHA	SE	PO 042		809260	06/18/13	R	And the second s	1
		A 1/	ORD	EH	- 4							
		The Contract of the Contract o	809260				IRECT P	URCHASE				C
INTRACT HE	D AG	SENCY ALL	BUYER	TERMS		AUTHORY	ZATION			701	AL AMOUNT	
		NAIR		IONE						\$	8250,00	
PRE 289		N ST	STEMS INC			S	BUREAU (STATE PARI	((DEP)		(424875/\$008	
rect Purche	ise or Spe	cial Procurem	en(co	NTACT JOANN	E ANTCZAK	Millove MD-15-th	1000-11-0	(201) 0/5	
Indicate i	nate maste	lion Received		06,	/18/13		1. TO:				(201) 919-	40
	IMP(ORTANT:	THIS PL	RCHASE			BUREAU O	F PARKS State Park Esin Dr	ITAL PROTECT (DEPE) IJ 07304		(424875/8034	
	PAY	MENT IN	FORMAT	TON			Section (1994)	VENO	OR REFEI	ENC	E	
	FUND	AGCY	ORG COD	E SUBORG	APPR UNIT	ACTIVITY C	O OBJECT	CO SUB-08.	REV SRCE SUE	B-REV F	PROJECT/JOB NO	1
	00	042	4875	1 = 1	378	Y5YF	7110					1
3 -	-	-		-			-			-	D)mi	
	RPT CT		AMOUN	т.	7 6	INSTRUCTIONS	TO VENDO	IRC+ theints	Director Page (1997)			1
1	FOR DESCRIPTION			250.00		BILLS ON ATT SEPANATE STA LAOING, INVOI	ACHED STATE TE YOUCHER I 'ES AND COI I-1 ET SEQ.	VOUCHER FORK FORMS. SHOW RRESPONDENCE EXEMPTS NJ	AS. IF PARTIAL BIL PURCHASE ORDER H TO THE STATE	LING SUB UMBER O	MIT BALANCE ON IN ALL BILLS OF MOUTATED ADOVE	
ITEM NO.		соммов	TY CODE/DE	SCRIPTION OF	ITEM		QUANTITY	UNIT	UNIT PRICE		AMOUNT	
DELIVERY: 007WEEKS ARO COMMODITY CODE: 285-36-000000 [GATES, ELECTRIC (INCLUDING CARO] ITEM DESCRIPTION: REPLACEMENT OF 2 SWING GATE MECHANICAL AND ELECTRICAL CONTROL OPERATORS THAT WERE DAMAGED BY THE STORM HURRICANE SANDY			1.000	EACH	8250.00		\$ 6250.0	3				

PR2PO 18/93

VENUOR CUPY

State of New Jersey Division of Purchase & Property

Information Sheet and Certification for Delegated Di

•		The second of th	Company Information	ang Addronty	i ransactions			
	Company Nam	Precision Time Syste	decompany and the first terms.	學學學學學				
	Address	289 North Main Street						
	City	Ambler	State Pennsylvania	Zip Code 190	002			
	Country	United States	Cameron Contact Person	ı Bell				
	Phone	2156439050	Fax					
	Company Email	cbell@go2pts.com						
	FEINISSN		Quote or P	0#				
Managalona d	acoment backet in	your convenience.	liate information fields within the C					
· ···· Commente	11 11111 SC110 45 YOU	Ownership Disclos	he following certifications present	≥d within this docu	ment packet:			
			are rorm atigations and Actions involving	a Diddes Com				
	-		stment Activities in Iran Form) cinder Lotti				
		Source Disclosure						
			s Ceriffication Form					
		Vendor Certification	n and Political Contribution Dis	closure Form				
		Two Year Chapter &	51 / Executive Order 117 Vendor	r Certification				
		Affirmative Action (Political Contributions Form	•				
		Delegated Purchasi	ing Authority Terms and Condi	ilons				
	businesses not regist is located here <u>http:/</u> Slate of New Jersey.		Jereay, Division of Revenue, you MU: lattings. You must have a valid Busing	ST complete a Busin uss Registration Certi	ess Registration Certificate ificate to be eligible to do			
Certification and P	Olitical Contribution C	Sisclosure Form Two Yes	lcations: Ownership Disclosure Form, Nurce Disclosure Certification Form, M ir Chepter 51 / Executive Order 117 V These questions must be answered i	acende Principles Co	ertification Form, Vendor			
that I am under a c State in writing of a false statement or	continuing obligation for any changes to the an misrepresentation to	rom the date of this certification continues	and state that the foregoing information of New Jersey is relying on the information of the completion of any calon through the completion of any caloned berein. I acknowledge that I am subject to calone the caloned that the State at	contracts with the Sta contracts with the Sta I aware that it is a crit	n and thereby acknowledge ale to promptly notify the minal offense to make a			
I certify that the	signature on this	page below has the	effect of and constitutes a signa	ature on every na	ge listed in this nacket			
Signed By:	Cameron Bell			rrent Date	6/3/13			
Tille:	Sales Engineer '							
-t., 454.5 4.5								

State of New Jersey Division of Purchase & Property Affirmative Action Supplement Form

Delegated Purchasing Authority Proposal Company Name Precision Time Systems, Inc.

Quote or PO#

EXHIBIT A MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE N.J.S.A. 10:5-31 et seq. (P.L. 1976, C. 127) N.J.A.G. 17:27 GOODS, PROFESSIONAL SERVICE AND GENERAL SERVICE CONTRACTS

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

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

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

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

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

The contractor or subcontractor agrees to make good faith offorts to meet targeted county employment goals established in accordance with N.J.A.C. 17:27_5.2.

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

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

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

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

Letter of Federal Affirmative Action Plan Approval

Certificate of Employee Information Report

Employee Information Report Form AA302

The contractor and its subcontractors shall furnish such reports or other documents to the Division of Public Contracts Equal Employment Opportunity Compliance as may be requested by the office from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Division of Public Contracts Equal Employment Opportunity Compliance for conducting a compliance investigation pursuant to Subchaptor 10 of the Administrative Code at N.J.A.C. 17:27.

* NO FIRM MAY BE ISSUED A PURCHASE ORDER OR CONTRACT WITH THE STATE UNLESS THEY COMPLY WITH THE AFFIRMATIVE ACTION REGULATIONS

	PLEASE CA	HECK APPROPRIATE BUX (ONE ONI	<u>-Y)</u>	
☐I HAVE A CURF	RENT NEW JERSEY AFFIRMATIVE	ACTION CERTIFICATE, (PLEASE ATTAC	HA COPY TO YOUR PRO	POSAL).
I HAVE A VALIC	FEDERAL AFFIRMATIVE ACTION	I PLAN APPROVÁL LETTER, (PLEASE AT	TACH A COPY TO YOUR F	PROPOSAL).
⊠I HAVE COMPL	ETED THE ENCLOSED FORM AA3	002 AFFIRMATIVE ACTION EMPLOYEE IN	FORMATION REPORT.	
Revision 12/12/12	Precision Time Systems, Inc.	Quote or PO ≇	Packet Date 6/3/13	Page 12 of 1

State of New Jersey Division of Purchase & Property Delegated Purchasing Authority Terms and Conditions

The following terms and conditions shall apply to all contracts or purchase agreements made with the State of New Jersey,

For agency purchase orders issued against term contracts, additional provisions shall apply in accordance with the provision of the agreement between the State of New Jersey and the Contractor.

- STATE LAW REQUIRING MANDATORY COMPLIANCE BY ALL CONTRACTORS
- 1.1 CORPORATE AUTHORITY It is required that all corporations be registered with the Office of the Secretary of the State prior to conducting business in the State of New Jersey.
- 1.2 ANTI-DISCRIMINATION All parties to any contract with the State of New Jersey agree not to discriminate in employment and agree to abide by all anti-discrimination laws including those contained within N.J.S.A. 10:2-1 through 10:2-4, N.J.S.A. 10:4-1 et seq. and N.J.S.A. 10:5-31 through 10:5-38, and all rules and regulations issued thereunder.
- 1.3 PREVAILING WAGE ACT The New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56-26 et seq., is hereby made a part of every contract entered into on behalf of the State of New Jersey through the Division of Purchase and Property, except those contracts which are not within the contemplation of the Act. The bidder's signature on this proposal is his guarantee that neither he nor any subcontractors he might employ to perform the work covered by this proposal has been suspended or debarred by the Commissioner, Department of Labor for violation of the provision of the Prevailing Wage Act.
- 1.4 THE WORKER AND COMMUNITY RIGHT TO KNOW ACT The provisions of N.J.S.A. 34:5A-1 et seq. which require the labeling of all containers of hazardous substances are applicable to this contract. Therefore, all goods offered for purchase to the State must be labeled by the contractor in compliance with the provisions of the Act.
- 1.5 OWNERSHIP DISCLOSURE Contracts for any work, goods or services cannot be issued to any corporation or partnership unless prior to or at the time of bid submission the bidder has disclosed the names and addresses of all its owners holding 10% or more of the corporation's or partnership's stock or interest. Refer to N.J.S.A. 52:25-24.2.
- 1.8 COMPLIANCE: LAWS The contractor must comply with all local, state and federal laws, rules and regulations applicable to this contract and to the goods delivered and/or services performed hereunder.
- 1.7 COMPLIANCE; STATE LAWS It is agreed and understood that any contracts and/or orders placed as a result of this proposal shall be governed and construed and the rights and obligations of the parties hereto shall be determined in accordance with the laws of the STATE OF NEW JERSEY.
- 1.8 COMPLIANCE: CODES The contractor musty comply with NJUCC and the latest NEC70, B.O.C.A. Basic Building Code, OSHA and all applicable codes for this requirement. The successful vendor will be responsible for securing and paying for all necessary permits, where applicable.

2. UABILITIES

- 2.1 LIABILITIES COPYRIGHT The contractor shall hold and save the State of New Jersey, its officers, agents, servants and employees, harmless from liability of any nature or kind of or on account of the use of any copyrighted or uncopyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in the performance of this contract.
- 2.2 INDEMNIFICATION The contractor shall assume all risk of and responsibility for, and agrees to indeninity, defend and save harmless the State of New Jersey and its employees from and against any and all claims, demands, sultes, actions, recoveries, judgment and costs and expenses in connection therewith on account of the loss of life, property or injury or damage to the person, body or property of any person or persons whatsoever, which shall arise from or result directly or indirectly from the work and/or materials supplied under this contract. This indemnification obligation is not limited by, but is in addition to, the insurance obligations contained in this agreement.
- 2.3 INSURANCE The contractor shall secure and maintain in force for the term of the contract liability insurance as provided herein. The contractor shall provide the State of New Jersey with current certificates of insurance for all coverage's and renewals thereof which must contain the provision that the insurance provided in the certificate shall not be canceled for any reason except after thirty days written notice.

The insurance to be provided by the contractor shall be as follows:

- General fiability policy as broad as the standard coverage forms currently in use in the State of New Jersey shall not be circumscribed by any endorsements limiting the breadth of coverage. The policy shall be endorsed to include:
 - 1. Broad Form Comprehensive General Liability
 - 2. Products / Completed Operations
 - 3. Premises / Operations

State of New Jersey Division of Purchase & Property Delegated Purchasing Authority Terms and Conditions

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

Automobile liability insurance which shall be written to cover any automobile used by the insured. Limited of liability for

bodily injury and property damage shall not be less than \$1 million per occurrence. As a combines single limit. Worker's Compensation Insurance applicable to the laws of the State of New Jersey and Employer's Liability Insurance with limits of not less than:

\$100,000 Bodily Injury, Each Occurrence \$100,000 Disease Each Employee \$500,000 Disease aggregate Limit

3. TERMS GOVERNING ALL PROPOSALS TO NEW JERSEY PROCUREMENT BUREAU

3.1 SUBCONTRACTING OR ASSIGNMENT - The contract may not be subcontracted or assigned by the contractor, in whole or in part, without the prior written consent of the Director of the Division of Purchase and Property. Such consent, if granted, shall not relieve the contractor of any of his responsibilities under the contract.

Nothing contained in the specifications shall be construed as creating a contractual relationship between any subcontractor and the State.

3.2 PERFORMANCE GUARANTEE OF BIDDER - The bidder hereby certifies that

- a. The equipment offered is standard new equipment, and is the manufacturer's latest model in production with parts regularly used for the type of equipment offered; that such parts are all in production and not likely to be discontinued; and that no attachment or part has been substituted or applied contrary to manufacturer's recommendations and standard practice. b. All equipment supplied to the State and operated by electrical current is UL listed where applicable.
- c. All new machines are to be guaranteed as fully operational for the period stated from time of written acceptance by the State. The bidder will render prompt service without charge, regardless of geographic location.
- d. Sufficient quantities of parts necessary for proper service to equipment will be maintained at distribution points and service headquarters.
- e. Trained mechanics are regularly employed to make repairs to equipment in the territory from which the service request might emanate within a 48 hour period or within the time accepted as industry practice.
- f. During the warranty period, the contractor shall replace immediately any material which is rejected for failure to meet the requirements of the contract.
- g. All services rendered to the State shall be performed in strict and full accordance with the specifications stated in the contract. The contract shall not be considered complete until final approval by the State's Using Agency is rendered.
- 3.3 DELIVERY GUARANTEES Deliveries shall be made at such time and in such quantities as ordered in strict accordance with conditions contained in the specifications.

The contractor shall be responsible for the delivery of material in first class condition to the State's Using Agency or the purchase under this contract, and in accordance with good commercial practice.

flems delivered must be strictly in accordance with the specifications.

In the event delivery of goods or services is not made within the number of days stipulated or under the schedule defined in the specifications, the Using Agency may be authorized to obtain the material or service from any available source, the difference in price, if any, to be paid by the contractor falling to meet his commitments.

- 3.4 STATE'S RIGHT TO INSPECT CONTRACTOR'S FACILITIES The State reserves the right to inspect the contractor's establishment.
- 3.5 MAINTENANCE OF RECORDS The contractor shall maintain records for products and/or service delivered against the contract for a period of three (3) years from the date of final payment. Such records shall be made available to the State upon request.

4. TERMS RELATING TO PRICE QUOTATIONS

- 4.1 PRICE FLUCTUATIONS DURING CONTRACT All prices shall be firm through issuance of contract purchase order and shall not be subject to increase during the period of the contract.
- 4.2 DELIVERY COSTS Unless otherwise noted in this purchase order, all prices for items are to be F.O.B. Destination. Regardless of the methods of quoting shipment, the contractor shall assume all liability and responsibility for the delivery of merchandise in good condition to the State' Using Agency or designated purchaser.

State of New Jersey Division of Purchase & Property Delegated Purchasing Authority Terms and Conditions

F.O.B. Destination does not cover "spotting" but does include delivery on the receiving platform of the ordering agency at any destination in the State of New Jersey unless otherwise specified. No additional charges will be allowed for any transportation costs resulting from partial shipments made at the contractor's convenience when a single shipment is ordered. The weights and measures of the State's Using Agency receiving the shipment shall govern.

4.3 C.O.D TERMS - C.O.D. terms are not acceptable.

- 4.4 TAX CHARGES The State of New Jersey is exempt from State sales or use taxes and Federal excise taxes. Therefore, they must not be included in the invoice. The State's Federal Excise Tax Exemption Number is 22-75-0050k.
- 4.5 PAYMENT TO VENDORS Payment for goods and/or services purchased by the State will only be made against State Payment Vouchers. The State Payment Voucher in duplicate together with original Bill of Lading, express receipt and other related papers must be sent to the consignee on the date of each delivery.
- 4.6 NEW JERSEY PROMPT PAYMENT ACT ~ The New Jersey Prompt Payment Act (P.L.1987, c. 184) requires state agencies to pay for goods and services within sixty (60) days of the agency's receipt of a properly executed State Payment Voucher or within sixty (60) days of receipt and acceptance of goods and services, whichever is later.

5. CASH DEPOSITS

- a. A discount period shall commence on the day the State Using Agency received a properly signed and executed State Payment Voucher for products and services that have been duly accepted by the State Using Agency in accordance with the terms, conditions and specifications of the Contract/Purchase Order. If the State Payment Voucher is received prior to the delivery of the goods and services, the discount period begins with the acceptance of goods and services, whichever is later.
- b. The date on the check issued by the State in payment of that State Payment Voucher shall be deemed the date of the State's responses to that Voucher.
- STANDARDS PROHIBITING CONFLICTS OF INTEREST The following prohibition on vendor activities shall apply to all contracts or purchase agreements made with the State of New Jersey, pursuant to Executive Order No. 189 (1988).
 - a. No vendor shall pay, or agree to pay, either directly or indirectly any fee, commission, compensation, gift, gratuity, or other thing of value of any kind to any State officer or employee or special State officer or employee, as defines by N.J.S.A. 52-13D-13b and e, in Department of the Treasury or any other agency with which such vendor transacts or offers or proposes to transact business, or to any member of the immediate family, as defined by N.J.S.A. 52-13D-13i, of any such officer or employee, or any partnership, lirm or corporation with which they are employed or associated, or in which such officer or employee has an interest within the meaning of N.J.S.A. 52-13D-13g.
 - b. The solicitation of any fee, commission, compensation, gift, gratuity or other thing of value by any State officer or employee or special State officer or employee from any State vendor shall be reported in writing forthwith by the vendor to the Attorney General and the Executive Commission on Ethical Standards.
- c. No vendor may, directly or indirectly, undertake any private business, commercial or entrepreneurial relationships with, whether or not pursuant to employment, contract or other agreement, express or implied, or sell any interest in such vendor to, any State officer or employee or special State office or employee having any duttes or responsibilities in connection with the purchase, acquisition or sale of any property or services by or to any State agency or any instrumentality thereof, or with any person, firm or entity with which he is employed or associated or in which he has an interest within the meaning of N.J.S.A. 52:13D-13g. Any relationships subject to this provision shall be reported in writing forthwith to the Executive Commission on Ethical Standards, which may grant a waiver of this restriction upon application of the State officer or employee or special State officer or employee upon a finding that the present or proposed relationship does not present the potential, actuality or appearance of a conflict of interest.
- d. No vendor shall influence, or attempt to cause or influence, any State officer or employee or special State officer or employee in his official capacity in any manner which might tend to impair the objectivity or independence of judgment or said officer or employee.
- e. No vendor shall cause or influence, or attempt to cause or influence, any State officer or employee or special State officer or employee to use, or attempt to use, his official position to secure unwarranted privileges or advantages for the vendor or any other person.
- f. The provisions cited above in paragraph 6a, shall not be construed to prohibit a State officer or employee or special State officer or employee from receiving gifts from or contracting with vendors under the same terms and conditions as are offered or made available to members of the general public subject to any guidelines the Executive Commission on Ethical Standards may promulgate under paragraph 6c.