BID DOCUMENT SUBMISSION CHECKLIST

TOWNSHIP OF WEST WINDSOR (Pursuant to N.J.S.A. 40A:11-23.1b)

A. FAILURE TO SUBMIT THE FOLLOWING DOCUMENTS PRIOR TO THE OPENING OF BIDS IS A MANDATORY CAUSE FOR THE BID TO BE REJECTED. (N.J.S.A. 40A:11-23.2)

Required with Submission of Bid By State Statute		Bidder: Initial each item Submitted with Bid
X	If applicable, bidder's acknowledgement of receipt of any notice(s) or revisions(s) or addenda to an advertisement, specifications or bid document	(a)
X	A statement of corporate ownership, pursuant to N.J.S.A., 52:25-24.2	0
X	A listing of subcontractors as required by N.J.S.A. 40A:11-16	(2)
X	A Bid deposit as required by N.J.S.A., 40A:11-21 (Bid Bond, Certified Check or Cashier's Check)	(A)
X	A Consent of Surety, pursuant to N.J.S.A., 40A:11-22	0

B. FAILURE TO INCLUDE WITH THIS BID THE FOLLOWING DOCUMENTS MAY BE CAUSE FOR DISQUALIFICATION

est Windsor Re Submission of		Bidder: Initial each Item Submitted w/ Bio
X	Bid Document Submission Checklist	Tiem Subjilited W/ Bit
X	Completed and signed Bid Forms and Items	6
X	Acknowledgement of receipt of changes to Bid document Form (if required)	0
X	Affidavit of Bidder that he/she is not on the State of New Jersey's list of Disbarred, Suspended or Disqualified Vendors	0
X	Contractors Qualification Questionnaire	(2)
X	Non-Collusion Affidavit (must be notarized)	9
X	Mandatory Equal Employment Opportunity Language (must be notarized)	(0)
	Agreement	
X	Hold Harmless Agreement	(D)
X	Prevailing Wage Affidavit	0
	Payment Bond	
	Performance Bond	
	Maintenance Bond	
	Contractor's Affidavit	
	Contractor's Release	
X	Americans with Disabilities Act	(A)
X	Bidders' Safety Acknowledgement	6

C. FAILURE TO PROVIDE THE FOLLOWING DOCUMENTS PRIOR TO THE TIME OF AWARD WILL BE CAUSE FOR DISQUALIFICATION

Didde	er: Initial each ubmitted w/ Bio
New Jersey Business Registration Certificate as required by N. L.S. A. 52:32-44	donnitied w/ Bit
Public Works Registration Act Certificate as required by N. I.S. A. 32-32-44	8
Disclosure of Investment Activities in Iran as required by N.J.S.A. 54.11-50.48	(3)
Federal Non-Debarment Certification as required by N.J.S.A. 52:32-37	(2)
Certification of Non-Involvement in Prohibited Activities in Russia or Belarus	100

Name of Bidder: D. SIGNATURE: The undersigned hereby acknowledges reading and submitting the above listed requirements Name of Bidder: D. ALLEGEO CONSTANCED TOC.
By Authorized Representative: MANE MANES DOCCHES
Signature:
Print Name and Title: Marc Maris Countino Presisent
Date Signed: 12/13/22

BID FORM and BID ITEMS

TO:

The Township of West Windsor

P. O. Box 38

271 Clarksville Road

Princeton Junction, New Jersey 08550

RE:

WEST WINDSOR TOWNSHIP

CRANBURY ROAD (CR 615) SIDEWALK PROJECT - PHASE 2B

STOBBE LANE TO STEELE DRIVE WEST WINDSOR TOWNSHIP MERCER COUNTY, NEW JERSEY

This Bid will not be accepted after 2:00 pm prevailing time on Tuesday December 13th, 2022 at which time all Bids will be publicly opened and read.

D'ANEUTNO GNSTM GEN TUC.

Name of Firm Submitting Bid

The following Bid is hereby made to the Township of West Windsor.

The undersigned Bidder hereby proposes and agrees to furnish all the necessary labor, materials, equipment, tools, and services necessary for the work specified.

The undersigned Bidder has examined the location of the proposed work, the Plans, Specifications and other Contract Documents and is familiar with the local conditions at the place where work is to be performed, and understands that information relative to existing structures, apparent and latent conditions and natural phenomena as furnished in the Contract Documents or by the Owner or Engineer, carries no guarantee expressed or implied as to its completeness or accuracy and has made all due allowances therefore; and understands that the quantities of work tabulated in this Bid or indicated on the Plans or in the Specifications are only approximate and are subject to increase or decrease.

The undersigned Bidder declares that this Bid is made without connection with any other person or persons making Bids for the same work and is in all respects fair and without collusion or fraud.

The undersigned Bidder has determined the quantity and quality of equipment and materials required; has investigated the location and determined the sources of supply of the materials required; has investigated labor conditions; and has arranged for the continuous prosecution of the work herein described.

The undersigned Bidder agrees that the prices bid, for all items, shall apply to actual quantities required, approved, and used during construction of the project, including addenda, change orders and supplemental agreements.

The undersigned Bidder hereby agrees to be bound by the award of the Contract, and if awarded the Contract on this Bid, to execute within ten (10) days after receipt of notification that the Contract Documents are ready for signature, the required Contract Agreement and the required Contract Bonds and Insurance Certificates, of which Contract this Bid, the Plans for the work, and the Specifications as above indicated, shall be a part.

The undersigned understands that the Owner reserves the right to reject any or all Bids or to waive any informality or technicality of any Bid in the interest of the Owner.

Accompanying this Bid is a Bid Bond, Cashier's Check or a certified Check in the sum of ten (10%) percent of the amount of the Bid, or \$20,000.00, whichever is less, payable to the Owner as a guarantee that the Agreement will be executed. A Performance Bond, and the specified insurance certificates, will be furnished within ten (10) days after receipt of notification that the Contract Agreements are ready for signature.

If this Bid shall be accepted by the Owner, and the undersigned shall fail to contract aforesaid, then the Owner shall be entitled to recover from the Bidder, the difference between the amount specified in the Bid and the amount for which the Owner may contract with another party to perform the work covered by said Bid, if the latter amount be in excess of the former.

If this Bid shall be accepted by the Owner, the undersigned agrees to complete the entire work proposed under this Contract within the time limit specified in the Agreement section of these specifications.

The following Bid Schedule will be completed in ink or typewritten. The amount of each Bid Item shall be written in both words and figures with the extensions in figures only. In the case of a discrepancy, the amount written in words will govern. The successful Bidder will be required to furnish a Bid Breakdown for lump sum items as indicated in the "Instructions to Bidders."

If a Corporation, AVELLEND CONSTMUTTON TWO. Signature of Business ST. SHETED FREEDOD NT 07728 Address Incorporated under the Laws of the State of ESWALD BOUNTO Treasurer (Name) (Title) Dated: (Affix Corporation Seal Here) If a Partnership, Individual, or Non-Incorporated Organization, Name of Company Signature of Bidder (Name)

West Windsor Township CRANBURY ROAD (CR 615) SIDEWALK PROJECT – PHASE 2B

Names and Addresses of Members of Company

DWARD BOUNTERS	42 CANGRED LAD. FLERIDED NO 07728

CRANBURY ROAD SIDEWALK PROJECT - PHASE 2B PRICE BID SCHEDULE

Item No.	Description & Unit Price in Words	Unit Price	Total Price
6	CLEARING SITE, MOBILIZATION, DEMOBILIZATION QUANTITY: 1 Lump Sum Unit Price per Lump Sum: NOW HORMS THOUSE SEA	99,936.°° \$ 89,936.°°	\$ \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
2	UNIFORM TRAFFIC CONTROL OFFICER QUANTITY: 400 Hours Unit Price per Hour: One Hundred and Forty-Five Dollars ZeroCents	<u>\$145.00</u>	<u>\$58,000.00</u>
3	EXCAVATION, UNCLASSIFIED QUANTITY: 30 Cubic Yards Unit Price per CY: Dollars ZELO Cents	\$_40.°°	\$ 1,200.00
4	DENSE-GRADED AGGREGATE BASE COURSE, 8" THICK QUANTITY: 52 Square Yards Unit Price per SY: EMHTION Dollars Cents	s_18.00	\$ <u>936</u> .39
5	HOT MIX ASPHALT 9.5M64 SURFACE COURSE, 2" THICK QUANTITY: 10 Tons Unit Price per Ton: Dollars Cents	\$_ 200. ⁴⁰	\$_2,000.

Item No.	Description & Unit Price in Wo	ords	Unit Price	Total Price
6	HOT MIX ASPHALT 12.5M64 BASE CO 8" THICK QUANTITY: 30 Tons Unit Price per Ton: ONE HUNDARD SERTY	Dollars _Cents	\$ 160.0	s_4,800.00
7	RIVER JACKS GRAVEL, 3"-5" DIA. W FILTER FABRIC QUANTITY: 50 Cubic Yards Unit Price per CY: ONE 1+WOMS FEFTY THO	_Dollars _Cents	350.00 D	\$ 17,500.20
8	12" REINFORCED CONCRETE PIPE, CLASS V QUANTITY: 74 Linear Feet Unit Price per LF: ONE HOUSING THAT Y	_Dollars _Cents	\$120.~	\$ 8,880.
9	15" REINFORCED CONCRETE PIPE QUANTITY: 15 Linear Feet Unit Price per LF: ONE HOUSING STATY	_Dollars _Cents	s160.°	\$ 2,400.00
10	4" PERFORATED SCH. 80 PVC UNDERDRAIN QUANTITY: 2,265 Linear Feet Unit Price per LF:	_Dollars _Cents	40.00 D \$ 45.00	90,600.00 @
11	4" SOLID SCH. 80 PVC UNDERDRAIN QUANTITY: 255 Linear Feet Unit Price per LF: STATY TELO	_Dollars _Cents	\$_60.00	\$ 15,300,00

Item No.	Description & Unit Price in Words	Unit Price	Total Price
12	INLET, TYPE "A" QUANTITY: 1 Unit Unit Price per Unit: THUTEW THUS AND Dollars LEAD Cents	\$ 13,00.00	\$ 13,000,00
13	INLET, TYPE "B" QUANTITY: 3 Units Unit Price per Unit: THUELT I BUSAND FINE HWOLLS Dollars 2 ELO Cents	\$ 3,500.00	\$ 10,500.00
14	INLET CONVERTED TO MANHOLE QUANTITY: 1 Unit Unit Price per Unit:	\$ 4,000.00	\$ 4,000.00
15	N-ECO CURB PIECE QUANTITY: 3 Units Unit Price per Unit: FTUE HWDNED Dollars Zino Cents	\$ 500.00	\$ 1,500.3
16	BICYCLE SAFE GRATE QUANTITY: 4 Units Unit Price per Unit: ELGIHT IHWBMD Dollars Cents	\$ 800.0	\$ 3,200.20
17	CLEANOUT QUANTITY: 70 Units Unit Price per Unit: DUE HUNDALS TW Dollars Cents	\$_110,00	\$ 7,700.00

Item No.	Description & Unit Price in Words	Unit Price	Total Price
18	4' HIGH SOLID PVC FENCE QUANTITY: 260 Linear Feet Unit Price per LF: FLFTY FIVE Dollars Cents	\$_55,50	\$ 14,300.33
19	RELOCATE EXISTING 4' POST & RAIL FENCE QUANTITY: 60 Linear Feet Unit Price per LF: Dollars Cents	\$_60.	\$ 3,600,00
20	POROUS ASPHALT SIDEWALK QUANTITY: 1,190 Square Yards Unit Price per SY: Dollars Cents	\$ 67.00	s 79,730.°°
21	CONCRETE SIDEWALK, 4" THICK QUANTITY: 225 Square Yards Unit Price per SY:	\$ 72.00	\$ 16,200.39
22	HOT MIX ASPHALT DRIVEWAY, 2" THICK QUANTITY: 300 Square Yards Unit Price per SY: THELT Y Dollars Cents	\$ 30.00	\$ 9,000.00
23	CONCRETE DRIVEWAY, REINFORCED, 6" THICK QUANTITY: 36 Square Yards Unit Price per SY: Dollars Cents	\$_100.50	\$ 3,600.

Item No.	Description & Unit Price in Wo	ords	Unit Price	Total Price
24	DETECTABLE WARNING SURFACE QUANTITY: 12 Square Yards Unit Price per SY: ONE HWOMD EXAMTY EXAMPLES	_Dollars	\$ 180.00	\$ 2,160.90
25	8" X 9" X 18" CONCRETE VERTICAL (
20	QUANTITY: 2,740 Linear Feet Unit Price per LF: Four y Four	_Dollars	\$_44.00	\$ 120,560.
	7610	_Cents		
26	CURB WALL, 1' HIGH MAX. QUANTITY: 30 Linear Feet Unit Price per LF:		\$ 60.00 @	2,400.30 D
	<u> 720</u>	_Cents		
27	TRAFFIC MARKING LINES, 6" THERMOPLASTIC QUANTITY: 2,290 Linear Feet Unit Price per LF: TU D ECLO	_Dollars _Cents	\$_2,00	\$ <u>4</u> ,580,00
28	TRAFFIC MARKING LINES, 8" THERMOPLASTIC QUANTITY: 440 Linear Feet Unit Price per LF: T (HULL Bero	_Dollars _Cents	\$	\$_1,320.20
29	TRAFFIC MARKING LINES, 24" THERMOPLASTIC QUANTITY: 75 Linear Feet Unit Price per LF: TEU	_Dollars _Cents	\$(O, ²⁰	\$ 750.00

Item No.	Description & Unit Price in W	ords	Unit Price	Total Price
30	REGULATORY AND WARNING SIGN QUANTITY: 48 Square Feet Unit Price per SF: TWINTY LENO	Dollars Cents	\$_20.00	\$ 960.50
31	RELOCATE SIGN QUANTITY: 12 Units Unit Price per Unit: ONL HANDLES ZENO	Dollars Cents	\$	\$ 1,200.00
32	PEDESTRIAN CROSSING SIGN WITH QUANTITY: 1 Lump Sum Unit Price per Lump Sum: ONE THOUSAND SEX HUNDARD	Dollars Cents	s#,600.00	\$ 11,600.
33	RESET WATER VALVE (IF AND WHE DIRECTED) QUANTITY: 3 Units Unit Price per Unit: FUFTY	_Dollars	\$_50.90	\$_150.°°
34	RESET GAS VALVE (IF AND WHERE DIRECTED) QUANTITY: 3 Units Unit Price per Unit: XXTY	_Dollars _Cents	\$ 60.00	\$ 180.
35	TREE REMOVAL, OVER 6" TO 12" DIAMETER QUANTITY: 6 Units Unit Price per Unit: FUL HWBMS	_Dollars _Cents	\$_500.22	\$ 3,000.00

Item No.	Description & Unit Price in W	ords	Unit Price	Total Price
36	TREE REMOVAL, OVER 12" TO 18" DIAMETER QUANTITY: 3 Units Unit Price per Unit: SEVEN HANGUA HANGUA	Dollars Cents	\$_700.5	\$ 2,100,00
37	TREE REMOVAL, OVER 18" TO 24" DIAMETER QUANTITY: 1 Unit Unit Price per Unit: PARTHOUSAND ONE HONOMES ERO	Dollars Cents	\$ 1,100.00	\$ 1,100.30
38	TREE REMOVAL, OVER 36" DIAMETE QUANTITY: 2 Units Unit Price per Unit: OWNERS AND FOR HOUSES LAD	_Dollars _Cents	\$ 1,400.00	\$ 2,800.33
39	TOPSOIL SPREADING, 4" THICK QUANTITY: 1,990 Square Yards Unit Price per SY: Two	_Dollars _Cents	\$_2.00	s_3,980.°°
40	FERTILIZING AND SEEDING, TYPE G QUANTITY: 1,990 Square Yards Unit Price per SY: OW & WMO	_Dollars _Cents	\$_1.50	s_1,990,00
41	STRAW MULCHING QUANTITY: 1,990 Square Yards Unit Price per SY: ONIL	_Dollars _Cents	\$	\$ 1,990.20

Item No.	Description & Unit Price in Words	Unit Price	Total Price
42	GREEN GIANT ARBORVITAE, 8'-9' HIGH, B&B QUANTITY: 50 Units Unit Price per Unit: THUCK HUMMS SWEWTY Dollars Cents	375.°° ©	\$_18,750.3
43	BAR HARBOR JUNIPER, 15"-18" SPREAD, #2 CONTAINER QUANTITY: 10 Units Unit Price per Unit: Dollars Cents	\$_200,00	\$ 2,000.00
44	ALLEGHANY, 30"-36" HIGH, #5 CONTAINER QUANTITY: 5 Units Unit Price per Unit:	\$_225.20	\$ 1,125,00
45	OTTO LUYKEN, 24"-30" HIGH, #5 CONTAINER QUANTITY: 11 Units Unit Price per Unit: Dollars Cents	\$_200,0	\$ 2,200.30
46	MISS KIM LILAC, 24"-30" HIGH, #5 CONTAINER QUANTITY: 6 Units Unit Price per Unit: DONE HODGE ETCHTY Dollars Cents	\$_1802	\$ 1080.22

47	GRAVITY WALL QUANTITY: 220 Linear Feet Unit Price per LF:	0	125,00	0	27,500. 20
	QUEITMONIO FLICTH FOUR	Dollars	\$ 100.		\$ 22,000.
	ZE10	Cents			,

TOTAL BASE BID: S 721,028. 721,028. TOTAL BASE BID IN WORDS:

SEVEN HUNDARD ONE THOUSAND THENTY I TCHT Dollars

AND HAND GENTS

ACKNOWLEDGEMENT OF RECEIPT OF NOTICES, REVISIONS OR ADDENDA TO BID DOCUMENTS FORM

TOWNSHIP OF WEST WINDSOR
CRANBURY ROAD (CR 615) SIDEWALK PROJECT – PHASE 2B
STOBBE LANE TO STEELE DRIVE
WEST WINDSOR TOWNSHIP
MERCER COUNTY, NEW JERSEY

Pursuant to N.J.S.A. 40A:11-23.1a., the undersigned Bidder hereby acknowledges receipt of the following notices, revisions, or addenda to the bid advertisement, specifications or bid documents. By indicating date of receipt, bidder acknowledges the submitted Bid takes into account the provisions of the notice, revision or addendum. Note that the local unit's record of notice to Bidders shall take precedence and that failure to include provisions of changes in a Bid proposal may be subject for rejection of the Bid.

West Windsor Township Reference Number or Title of Addendum/Revision		How Received (mail, fax, pick- up, etc.)	Date Received	Bidder's Initials
Notice, Revision or Addenda No.	Title or Description			

Acknowledged by Bidder	
Name of Bidder: DAJULINO GUSTMCTEN TNC.	
By Authorized Representative: Mar Mars Bourges	
Signature:	
Print Name and Title: Mun Mars Bourses Presessor	
Date: 12 13 22	

SUBCONTRACTOR DECLARATION and LIST OF SUBCONTRACTORS

IF THE PROJECT'S SCOPE OF WORK INVOLVES SPECIALTY TRADE CATEGORIES, PLEASE LIST SUBCONTRACTOR INFORMATION AND/OR SUB-SUBCONTRACTOR INFORMATION BELOW.

There shall be submitted proof that each subcontractor is qualified in accordance with the rules and regulations of the State of New Jersey when such rules and regulations exist.

Each Bidder shall set forth in the Bid, the names, addresses and license numbers (when required) of each subcontractor for the furnishing of plumbing and gas fitting, and all kindred work, and of the steam and hot water heating and ventilating apparatus, steam power plants and kindred work, and electrical work, structural steel and ornamental iron work, if any, for the construction, alteration or repair of any public buildings.

A General Contractor that intended to utilize a specific subcontractor to perform work in one or more of the specialty trade categories shall provide the required information with regard to that subcontractor in the appropriate space for each specialty trade category applicable to the contract.

All Bidders seeking to perform plumbing work on a publicly bid contract are required to comply with N.J.S.A. 45:14C-2 and N.J.A.C. 13:23-1.3. These provisions require that plumbing work on such contract may only be performed by an entity in which a licensed master plumber owns not less than 10% of the issued and outstanding shares of stock in the corporation, or not less than 10% of the capital of the partnership, or not less than 10% of the ownership of any other legal firm or legal entity. Accordingly, if a Bidder intends to perform plumbing work on a publicly bid contract with its own employees or by the Bidder himself, a master plumber must possess an ownership interest that complies with N.J.S.A. 45:14C-2 and N.J.A.C. 13:23-1.3 in the entity submitting the bid. Alternately, if a Bidder intends to perform such work through a subcontractor, a master plumber must possess an ownership interest that complies with N.J.S.A. 45:14C-2 and N.J.A.C. 13:23-1.3.

If the project's scope of work involves specialty trade categories, the General Contractor that intends to perform work in one or more of the specialty trade categories through the use of its own employees or the General Contractor himself rather than through the utilization of a subcontractor shall write the words "IN-HOUSE" next to each applicable category and then insert the name, and the license number where required, of each such employee of the General Contractor or the General Contractor himself in the appropriate spaces for each specialty trade category applicable to the contract.

If the contract does not involve any of the specialty trade categories, please write the word "NONE" in the appropriate space provided.

LIST OF SUBCONTRACTORS

TITLE OF BID: CLANBUT BAD	NAME OF BIDDER: D'AVELLES GUSMITPE
	w.

Name	A 3.3	I		200
rvanie	Address	Telephone	Specialized Sub-Prime Area	Scope Of Work For Each Subcontractor In Each Specialized Sub- Prime Area
Plumbing and Gas	s Fitting and All Kindred	Work:		
Name			Phone #	
License Number _				
Electrical Work:				
Name			Phone #	
License Number _				
Structural Steel and	d Ornamental Iron Work:			
			Phone #	
			Thone w	
Steam Power Plants	s, Steam and Hot Water F	Heating and Ven	tilating Work:	

BIDDER'S AFFIDAVIT INDICATING THEY ARE NOT DEBARRED, SUSPENDED AND DISQUALIFIED BY THE STATE OF NEW JERSEY

TOWNSHIP OF WEST WINDSOR COUNTY OF MERCER

I, of the Municipality of	of in the County of
& Construction list of Debarred, Suspended and Dis said Proposal and in this Affidavit are true and correct	the firm of Proposal for the above-named work, and to do so; that said bidder at the time of making of this timent of Treasury, Division of Property Management qualified bidders and that all statements contained in t, and made with the full knowledge that the Township said Proposal and in the statements contained in the
The undersigned further warrants that should the na Treasurer's list of Debarred, Suspended and Disqual life of this Contract, including the Guarantee Period, t the signatory of this Eligibility Affidavit.	ame of the firm making this bid appear on the State ified bidders list at any time prior to, and during the hat the Township shall be immediately so notified by
The undersigned understands that the firm making suspension and/or disqualification in contracting wi Environmental Protection if the Contractor violates a 17:12-6.3 or N.J.A.C. 7:1D-2.2.	the Bid as a Contractor is subject to debarment, the State of New Jersey and the Department of any statute or regulations as enumerated in N.J.A.C.
Name of Contractor (Type or Print)	Subscribed and Sworn before me this
	Day of, 20
Signature/Title	
(Type or Print Name of Affiant)	Notary Public My Commission Expires

CONTRACTOR'S QUALIFICATION QUESTIONNAIRE

The Bidder is requested to provide the following information: Date of Organization of Company: DARLUEN GNSTM CTION TWC. Name and address of Officers: 67 ESWAND BOLLYTON Y) CAMBRESBE NO. (OWNER)
President: MALL BOLLYTON FRIED NT 07778 Vice President: Secretary: Treasurer: CONTRACTOR'S EXPERIENCE 1. How many years has your organization been in business as a general contractor under your present 2. How many years' experience in this type of construction work has your organization had? 6 years 3. What are the latest projects (within the last five years) your organization has completed? (Attach additional pages if necessary.) Contract Amount Date Work Completed For Whom A. B. C. D. E. Names, Addresses and Telephone Numbers of References for the items listed above: Name and Address Telephone No. KETTH MCHWENK CENTER STATE ENGENEURID A. B. C. D. E.

Have you ever failed to complete any work awarded to you (within the last ten years)?

	If so, where and why?
5.	Have you or has any officer of your organization ever been an officer or partner of some other contracting organization that failed to complete any work (within the last ten years)? NO
	Did this other contracting organization ever fail to complete any work awarded to it (within the last ten years)?
	If so, where and why?
6. M	Give list of uncompleted contracts presently held by you: Name of Contract Contracting Agency BONDUGH OF SPOTSWOOD \$ 1241,028 \$ \$ \$ \$
7.	State approximately the largest amount of work you have done in any one year (within the last ten years of a similar nature to the work being bid on.
8.	List the equipment available for the performance of work under the proposed contract (attach additional sheets if necessary) CAT 420 x & SKANSTRA KUBSTA KOMERO EXCADATA
	SKANSTRUN KWBOTA

Bidders and proposed Subcontractors may be required to submit additional information regarding their respective financial condition prior to the award of the Contract.

NON-COLLUSION AFFIDAVIT

STATE OF _	NT :		
COUNTY OF	MONMOUTH :	SS:	
of FUELID ON The State of NT according to law on my oath depose and say that:	of the (City,	Town, Township, Borough, e	etc.)
of Frich is	in the County of Mw/	mouth and	d
according to law on my oath depose and say that:	(of full age, being duly sworn	
I am_ PrésisionT			
the Bidder making the Proposal for the above na authority to do so, that said Bidder had not, direct any collusion, or otherwise taken any action in above-named project; and that all statements contained made with full knowledge that thecontained in said Proposal and in this affidavit in I further warrant that no person(s) or sell such contract upon an agreement or understanding except bona fide employees or bona fide establish	y or indirectly, entered into estraint of free, competitive ined in said Proposal and in relies awarding the contract for the region agency has been employ g for a commission, percent	any agreement(s), participate bidding in connection with this affidavit are true and corrupon the truth of the statemer said Project. Yed or retained to solicit, or se tage, brokerage or contingen	ed in the rrect, nents
(Name of Bidder)			
(Also type or print name of affiant under signa	rure)		
Subscribed and sworn to before me this			
day of, 20	 ;		
Notary Public of			
My commission expires,	20 .		

STATEMENT OF OWNERSHIP DISCLOSURE

N.J.S.A. 52:25-24.2 (P.L. 1977, c.33, as amended by P.L. 2016, c.43)

This statement shall be completed, certified to, and included with all Bid and proposal submissions. Failure to submit the required information is cause for automatic rejection of the Bid or proposal.

Name of Organization: D'ALLIENS GNSTMUTIN TUC.
Organization 62 Court ST. SHITL 2 FUELHOW NT 07778
Part I Check the box that represents the type of business organization:
Sole Proprietorship (skip Parts II and III, execute certification in Part IV)
Non-Profit Corporation (skip Parts II and III, execute certification in Part IV)
For-Profit Corporation (any type) Limited Liability Company (LLC)
Partnership Limited Partnership Limited Liability Partnership (LLP)
Other (be specific):
Part II
The list below contains the names and addresses of all stockholders in the corporation who own ten (10%) percent or more of its stock, of any class, or of all individual partners in the partnership who own a ten (10%) percent or greater interest therein, or of all members in the limited liability company who own a ten (10%) percent or greater interest therein, as the case may be. (COMPLETE THE LIST BELOW IN THIS SECTION.)
OR
No one stockholder in the corporation owns ten (10%) percent or more of its stock, of any class, or no individual partner in the partnership owns a ten (10%) percent or greater interest therein, or no member in the limited liability company owns a ten (10%) percent or greater interest therein, as the case may be. (SKIP TO PART IV.)

(Please attach additional sheets if more space is needed):

Name of Individual or Business Entity	Home Address (for Individuals) or Business Address
EDWAND BOUNTUS	47 CANBRESGE ND. FNECHOLD NT 07778

<u>Part III</u> DISCLOSURE OF TEN (10%) PERCENT OR GREATER OWNERSHIP IN THE STOCKHOLDERS, PARTNERS OR LLC MEMBERS LISTED IN PART II

If a bidder has a direct or indirect parent entity which is publicly traded, and any person holds a ten (10%) percent or greater beneficial interest in the publicly traded parent entity as of the last annual federal Security and Exchange Commission (SEC) or foreign equivalent filing, ownership disclosure can be met by providing links to the website(s) containing the last annual filing(s) with the federal Securities and Exchange Commission (or foreign equivalent) that contain the name and address of each person holding a ten (10%) percent or greater beneficial interest in the publicly traded parent entity, along with the relevant page numbers of the filing(s) that contain the information on each such person. Attach additional sheets if more space is needed.

Website (URL) containing the last annual SEC (or foreign equivalent) filing	Page #'s

Please list the names and addresses of each stockholder, partner or member owning a ten (10%) percent or greater interest in any corresponding corporation, partnership and/or limited liability company (LLC) listed in Part II other than for any publicly traded parent entities referenced above. The disclosure shall be continued until names and addresses of every noncorporate stockholder, and individual partner, and member exceeding the ten (10%) percent ownership criteria established pursuant to N.J.S.A. 52:25-24.2 has been listed. Attach additional sheets if more space is needed.

Stockholder/Partner/Member and Corresponding Entity Listed in Part II	Home Address (for Individuals) or Business Address

Part IV Certification

I, being duly sworn upon my oath, hereby represent that the foregoing information and any attachments thereto to the best of my knowledge are true and complete. I acknowledge: that I am authorized to execute this certification on behalf of the Bidder/proposer; that the Township of West Windsor is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the completion of any contracts with the Township of West Windsor to notify the Township of West Windsor in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the Township of West Windsor, permitting the Township of West Windsor to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	MAN MANS BOUNTER	Title:	Presesent	
Signature:		Date:	12/13/22	

(REVISED 4/10)

EXHIBIT B

MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE

N.J.S.A. 10:5-31 et seq. (P.L.1975, c.127) N.J.A.C. 17:27-1.1 et seq.

CONSTRUCTION CONTRACTS

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

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

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

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

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

When hiring or scheduling workers in each construction trade, the Contractor or subcontractor agrees to make good faith efforts to employ minority and women workers in each construction trade consistent with the targeted employment goal prescribed by N.J.A.C. 17:27-7.2; provided, however, that the Department of Labor & Workforce Development (Dept. of LWD), Construction EEO Monitoring Program, may, in its discretion, exempt a Contractor or subcontractor from compliance with the good faith procedures prescribed by the following provisions, A, B, and C, as long as the Dept. of LWD, Construction EEO Monitoring Program is satisfied that the Contractor or

EXHIBIT B (Cont.)

subcontractor is employing workers provided by a union which provides evidence, in accordance with standards prescribed by the Dept. of LWD, Construction EEO Monitoring Program, that its percentage of active "card carrying" members who are minority and women workers is equal to or greater than the targeted employment goal established in accordance with N.J.A.C. 17:27-7.2. The Contractor or subcontractor agrees that a good faith effort shall include compliance with the following procedures:

- (A) If the Contractor or subcontractor has a referral agreement or arrangement with a union for a construction trade, the Contractor or subcontractor shall, within three business days of the contract award, seek assurances from the union that it will cooperate with the Contractor or subcontractor as it fulfills its affirmative action obligations under this contract and in accordance with the rules promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et. seq., as supplemented and amended from time to time and the Americans with Disabilities Act. If the Contractor or subcontractor is unable to obtain said assurances from the construction trade union at least five business days prior to the commencement of construction work, the Contractor or subcontractor agrees to afford equal employment opportunities minority and women workers directly, consistent with this chapter. If the Contractor's or subcontractor's prior experience with a construction trade union, regardless of whether the union has provided said assurances, indicates a significant possibility that the trade union will not refer sufficient minority and women workers consistent with affording equal employment opportunities as specified in this chapter, the Contractor or subcontractor agrees to be prepared to provide such opportunities to minority and women workers directly, consistent with this chapter, by complying with the hiring or scheduling procedures prescribed under (B) below; and the Contractor or subcontractor further agrees to take said action immediately if it determines that the union is not referring minority and women workers consistent with the equal employment opportunity goals set forth in this chapter.
- (B) If good faith efforts to meet targeted employment goals have not or cannot be met for each construction trade by adhering to the procedures of (A) above, or if the Contractor does not have a referral agreement or arrangement with a union for a construction trade, the Contractor or subcontractor agrees to take the following actions:
- (l) To notify the public agency compliance officer, the Dept. of LWD, Construction EEO Monitoring Program, and minority and women referral organizations listed by the Division pursuant to N.J.A.C. 17:27-5.3, of its workforce needs, and request referral of minority and women workers;
- (2) To notify any minority and women workers who have been listed with it as awaiting available vacancies;
- (3) Prior to commencement of work, to request that the local construction trade union refer minority and women workers to fill job openings, provided the Contractor or subcontractor has a referral agreement or arrangement with a union for the construction trade;
- (4) To leave standing requests for additional referral to minority and women workers with the local construction trade union, provided the Contractor or subcontractor has a referral agreement or arrangement with a union for the construction trade, the State Training and Employment Service and other approved referral sources in the area;

EXHIBIT B (Cont.)

- (5) If it is necessary to lay off some of the workers in a given trade on the construction site, layoffs shall be conducted in compliance with the equal employment opportunity and nondiscrimination standards set forth in this regulation, as well as with applicable Federal and State court decisions;
- (6) To adhere to the following procedure when minority and women workers apply or are referred to the Contractor or subcontractor:
- (i) The Contactor or subcontractor shall interview the referred minority or women worker.
- (ii) If said individuals have never previously received any document or certification signifying a level of qualification lower than that required in order to perform the work of the construction trade, the Contractor or subcontractor shall in good faith determine the qualifications of such individuals. The Contractor or subcontractor shall hire or schedule those individuals who satisfy appropriate qualification standards in conformity with the equal employment opportunity and non-discrimination principles set forth in this chapter. However, a Contractor or subcontractor shall determine that the individual at least possesses the requisite skills, and experience recognized by a union, apprentice program or a referral agency, provided the referral agency is acceptable to the Dept. of LWD, Construction EEO Monitoring Program. If necessary, the Contractor or subcontractor shall hire or schedule minority and women workers who qualify as trainees pursuant to these rules. All of the requirements, however, are limited by the provisions of (C) below.
- (iii) The name of any interested women or minority individual shall be maintained on a waiting list and shall be considered for employment as described in (i) above, whenever vacancies occur. At the request of the Dept. of LWD, Construction EEO Monitoring Program, the Contractor or subcontractor shall provide evidence of its good faith efforts to employ women and minorities from the list to fill vacancies.
- (iv) If, for any reason, said Contractor or subcontractor determines that a minority individual or a woman is not qualified or if the individual qualifies as an advanced trainee or apprentice, the contractor or subcontractor shall inform the individual in writing of the reasons for the determination, maintain a copy of the determination in its files, and send a copy to the public agency compliance officer and to the Dept. of LWD, Construction EEO Monitoring Program.
- (7) The Contractor or subcontractor agrees to keep a complete and accurate record of all requests made for the referral of workers in any trade covered by the contract, on forms made available by the Dept. of LWD, Construction EEO Monitoring Program and submitted promptly to the Dept. of LWD, Construction EEO Monitoring Program upon request.
- (C) The Contractor or subcontractor agrees that nothing contained in (B) above shall preclude the Contractor or subcontractor from complying with the union hiring hall or apprenticeship policies in any applicable collective bargaining agreement or union hiring hall arrangement, and, where required by custom or agreement, it shall send journeymen and trainees to the union for referral, or to the apprenticeship program for admission, pursuant to such agreement or arrangement. However, where the practices of a union or apprenticeship program will result in the exclusion of minorities and

EXHIBIT B (Cont.)

women or the failure to refer minorities and women consistent with the targeted county employment goal, the Contractor or subcontractor shall consider for employment persons referred pursuant to (B) above without regard to such agreement or arrangement; provided further, however, that the Contractor or subcontractor shall not be required to employ women and minority advanced trainees and trainees in numbers which result in the employment of advanced trainees and trainees as a percentage of the total workforce for the construction trade, which percentage significantly exceeds the apprentice to journey worker ratio specified in the applicable collective bargaining agreement, or in the absence of a collective bargaining agreement, exceeds the ratio established by practice in the area for said construction trade. Also, the Contractor or subcontractor agrees that, in implementing the procedures of (B) above, it shall, where applicable, employ minority and women workers residing within the geographical jurisdiction of the union.

After notification of award, but prior to signing a construction contract, the Contractor shall submit to the public agency compliance officer and the Dept. of LWD, Construction EEO Monitoring Program an initial project workforce report (Form AA-201) electronically provided to the public agency by the Dept. of LWD, Construction EEO Monitoring Program, through its website, for distribution to and completion by the Contractor, in accordance with N.J.A.C. 17:27-7. The Contractor also agrees to submit a copy of the Monthly Project Workforce Report once a month thereafter for the duration of this contract to the Dept. of LWD, Construction EEO Monitoring Program, and to the public agency compliance officer.

The Contractor agrees to cooperate with the public agency in the payment of budgeted funds, as is necessary, for on-the-job and/or off-the-job programs for outreach and training of minorities and women.

(D) The Contractor and its subcontractors shall furnish such reports or other documents to the Dept. of LWD, Construction EEO Monitoring Program as may be requested by the Dept. of LWD, Construction EEO Monitoring Program 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 Dept. of LWD, Construction EEO Monitoring Program for conducting a compliance investigation pursuant to N.J.A.C. 17:27-1.1 et seq.

Signed by	Signed, sealed and delivered
Successful Bidder / Contractor	in the presence of
	(Notarized)

AGREEMENT

This Contract made the	day of	, 2022 by and between the Township
Council of the Township of West Win	idsor, a municipal	corporation of the State of New Jersey, having its
principal address at 271 Clarksville R	oad, Princeton Jur	nction, New Jersey 08550 (hereinafter called "the
Township") and		, having its principal place of business at
-		(hereinafter called "the Contractor").

WITNESSETH:

It is understood and agreed between the parties hereto as follows:

Section 1. Price, Terms and Acceptance.

The Contractor hereby agrees that its acceptance of final payment from the Township shall be a release in full of any and all claims against the Township out of, or by reason of, the work done and materials furnished under these Contract Documents.

Section 2. Indemnification.

Contractor agrees to defend and hold the Township of West Windsor, its officers, agents, volunteers and employees, harmless from and against all suits, claims, costs, expenses, actions, demands, judgments or liabilities (including reasonable counsel fees), arising out of or relating to or in connection with any material or services furnished and delivered under this Agreement by the Contractor, or by and on account of any act or omission of the Contractor, its agents or employees, for any injury or damage sustained, or alleged to have been sustained, by any party or parties by reason of the use of defective material, furnished and delivered under the Agreement or by, or on account of any act of omission or commission of any Contractor, its agents or employees; and, in case any such action shall be brought against the Township of West Windsor, its officers, agents and employees, the Contractor shall immediately take charge of and defend same at its own cost and expense. The Township of West Windsor may, if it so desires, defend such action and charge the expense of same to the Contractor.

Section 3. Insurance.

The Contractor shall maintain the following amounts of insurance coverage during the course of this Agreement:

- a. Standard workers compensation insurance indemnifying the Contractor against any loss arising from liability or injury sustained by any and all agents, servants or employees of the Contractor, who shall be entitled to compensation under the Workers Compensation Law of the State of New Jersey. If the Contractor is incorporated outside the State of New Jersey, the said policy must include the "Other States Endorsement."
- b. Comprehensive, General and Contractual Liability, and Environment Impairment insurance coverage, including personal liability, contractual liability, explosion, collapse, underground hazard coverage shall be in accordance with the contract documents.
 Bodily injury and property damage, shall be in accordance with the contract documents.
- c. All certificates shall be issued by an insurer that has an AM Best rating of at least A+ and which is authorized to underwrite insurance risk for the specific lines of coverage by the Department of Insurance of the State of New Jersey. Said insurer shall provide at least thirty (30) days prior written notice to the Township of any cancellation or reduction in amount or type of coverage. The Contractor shall provide the Township with proof of said insurance, along with a certificate naming the Township as additional insured.

Section 4. Final Inspection and Payment.

All labor and supplies delivered to or performed for the Township by the Contractor shall be subject to final inspection by the Township. If the results of any such inspections indicate that any labor or materials are deficient in any respect, the Township may reject such services and shall require the Contractor to make such changes and provide such additional services as the Township may consider necessary to conform to the bid specifications. Failure to make such changes as are requested by the Township to conform to the bid specifications within thirty (30) days after notice is given, shall be cause for the Township to consider the Contractor in breach of the contract.

Payment will be made by the Township on Township voucher forms which are duly certified by the Contractor and attached to an itemization of the materials or services furnished. Payment of the full contract amount will indicate satisfactory evidence that the work has been completed and accepted, unless written agreement to the contrary is made between the Township and the Contractor. Payment vouchers may be submitted on a bi-weekly basis and shall not be considered for payment until the work and/or services provided by the Contractor have been installed, inspected and approved by the Township.

Section 5. Compliance with State and Federal Law.

The Contractor expressly agrees to strictly comply with all Federal, State and local laws, regulations and ordinances as may be applicable to performance of this Agreement.

Section 6. Statement of Compliance with Chapter 127 of the Public Laws of 1975 (N.J.A.C. 17:27)

During the performance of this contract, the successful Bidder/Contractor agrees as follows:

a. The Contractor or Subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex. The Contractor will take affirmative action to ensure that such applicants are recruited and employed, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex. Such action shall include but not be limited to the following: employment; upgrading; demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates

of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting forth provisions of this non-discrimination clause.

- b. The Contractor or Subcontractor, where applicable, will in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex.
- c. The Contractor or Subcontractor, where applicable, will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the Public Agency Compliance Officer, advising the labor union or workers' representative of the Contractor's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- d. The Contractor or Subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et seq., as amended and supplemented from time to time, and the Americans with Disabilities Act.
- e. When hiring or scheduling workers in each construction trade, the Contractor or Subcontractor agrees to make good faith efforts to employ minority and women workers in each construction trade consistent with the applicable employment goal prescribed by N.J.A.C 17:27-7.3; provided, however, that the Division may, in its discretion, exempt a Contractor or Subcontractor from compliance with the good faith procedures prescribed by the following provisions, A, B, and C as long as the Division is satisfied that the Contractor or Subcontractor is employing workers provided by a union which provides evidence, in accordance with standards prescribed by the Division, that its percentage of active "card carrying" members who are minority and women workers is equal to or greater than the applicable employment goal prescribed in accordance with N.J.S.A. 17:27-7.3.

The Contractor or Subcontractor agrees that a good faith effort shall include compliance with the following procedures:

(A) If the Contractor or Subcontractor has a referral agreement or arrangement with a union for a construction trade, the Contractor or Subcontractor shall, within three (3) days of the contract award, seek assurances from the union that it will cooperate with the Contractor or Subcontractor as it fulfills its affirmative action obligations under this contract and in accordance with the rules promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et. seq., as supplemented and amended from time to time and the American with Disabilities Act. If the Contractor or Subcontractor is unable to obtain said assurances from the construction trade union at least five (5) business days prior to the commencement of construction work, the Contractor or Subcontractor agrees to attempt to hire or schedule minority and women workers directly, consistent with the applicable employment goal. If the Contractor's or Subcontractor's prior experience with a construction trade union, regardless of whether the union has provided said assurances indicates a significant possibility that the trade union will not refer sufficient minority and women workers consistent with the applicable employment goal, the Contractor or Subcontractor agrees to be prepared to hire or schedule minority and women workers directly, consistent with the applicable employment goal, by complying with the hiring or scheduling procedures prescribed under (B) below; and the Contractor or Subcontractor further agrees to take said action if it determines or is so notified by the Division

that the union is not referring minority and women workers consistent with the applicable employment goal.

- (B) If the hiring or scheduling of a workforce consistent with the employment goal has not or cannot be achieved for each construction trade, by adhering to the procedures of (A) above, or if the Contractor or Subcontractor does not have a referral agreement or arrangement with a union for a construction trade, the Contractor or Subcontractor agrees to take the following actions consistent with the applicable county employment goal:
 - (1) To notify the Public Agency Compliance Officer, the Division, and minority and women referral organizations listed by the Division pursuant to N.J.A.C. 17:27-5.3, of its workforce needs, and request referral of minority and women workers;
 - (2) To notify any minority and women workers who have been listed with it as awaiting available vacancies;
 - (3) Prior to commencement of work, to request the local construction trade union refer minority and women workers to fill job openings, provided that the Contractor or Subcontractor has a referral agreement or arrangement with a union for the construction trade;
 - (4) To leave standing requests for additional referral of minority and women workers with the local construction trade union, provided the Contractor or Subcontractor has a referral agreement or arrangement with a union for the construction trade, the State Training and Employment Service and the other approved referral sources in the area until such time as the workforce is consistent with the employment goal;
 - (5) If it is necessary to lay off some of the workers in a given trade on the construction site, to assure, consistent with the applicable State and Federal statutes and court decisions, that sufficient minority and women employees remain on the site consistent with the employment goal; and to employ any minority and women workers so laid off by the Contractor or any other construction site on which its workforce composition is not consistent with an employment goal established pursuant to rules implementing N.J.S.A. 10:5-31 et seq.;
 - (6) To adhere to the following procedure when minority and women workers apply or are referred to the Contractors or Subcontractors:
 - (i) If said individuals have never previously received any document or certification signifying a level of qualification lower than that required in order to perform the work of the construction trade, the Contractor or Subcontractor shall determine the qualifications of such individuals and if the Contractor's or Subcontractor's workforce in each construction trade is not consistent with the applicable employment goal, it shall hire or schedule those individuals who satisfy appropriate qualification standards. However, a Contractor or Subcontractor shall determine that the individual at least possesses the requisite skills, and experience recognized by a union, apprentice program or referral agency, provided the referral agency is acceptable to the Division. If necessary, the Contractor or Subcontractor shall hire or schedule minority and women workers who qualify as trainees pursuant to these rules. All of the requirements, however, are limited by the provisions of (C) below.

- (ii) If the Contractor's or Subcontractor's workforce is consistent with the applicable employment goal, the name of any interested women or minority individual shall be maintained on a waiting list for the first consideration, in the event the Contractor's or Subcontractor's workforce is no longer consistent with the applicable employment goal.
- (iii) If, for any reason, said Contractor or Subcontractor determines that a minority individual or a woman is not qualified or if the individual qualifies as an advanced trainee or apprentice, said Contractor or Subcontractor shall inform the individual in writing of the reasons for the determination, maintain a copy of the determination in its files, and send a copy to the Public Agency Compliance Officer and to the Division.
- (7) To keep a complete and accurate record of all requests made for the referral of workers in any trade covered by the contract, on forms made available by the Division and submitted promptly to the Division upon request.
- (C) The Contractor or Subcontractor agrees that nothing contained in (B) above shall preclude the Contractor or Subcontractor from complying with the union hiring hall or apprenticeship policies in any applicable collective bargaining agreement or union hiring hall arrangement, and where required by custom or agreement, it shall send journeymen and trainees to the union for referral, or to the apprenticeship program for admission, pursuant to such agreement or arrangement. However, where the practices of a union or apprenticeship program will result in the exclusion of minorities and women or the failure to refer minorities and women consistent with the county employment goal, the Contractor or Subcontractor shall consider for employment persons referred pursuant to (B) above without regard to such agreement or arrangement; provided further, however, that the Contractor or Subcontractor shall not be required to employ women and minority advanced trainees and trainees in numbers which result in the employment of advanced trainees as a percentage of the total workforce for the construction trade, which percentage significantly exceeds the apprentice to journey worker ratio specified in the applicable collective bargaining agreement, or in the absence of a collective bargaining agreement, exceeds the ratio established by practice in the area for said construction trade. Also the Contractor or Subcontractor agrees that, in implementing the procedures of (B) above, it shall, where applicable, employ minority and women workers residing within the geographical jurisdiction of the union.

After notification of award, but prior to signing a construction contract, the Contractor shall submit to the Public Agency Compliance Officer and the Division an initial project workforce report (Form AA 201) provided to the public agency by the Division for distribution to and completion by the Contractor, in accordance with N.J.A.C. 17:27-7. The Contractor also agrees to submit a copy of the Monthly Project Workforce Report once a month thereafter for the duration of this contract to the Division and to the Public Agency Compliance Officer.

The Contractor agrees to cooperate with the public agency in the payment of budgeted funds, as necessary, for on-the-job and/or off-the-job programs for outreach and training of minorities and women.

(D) The Contractor and its Subcontractors shall furnish such reports or other documents to the Division of Contract Compliance & EEO as may be requested by the Division from time to time in order to carry out the purposes of these regulations, and public agencies shall

furnish such information as may be requested by the Division of Contract Compliance & EEO for conducting a compliance investigation pursuant to <u>Subchapter 10 of the Administrative Code</u> (N.J.A.C. 17:27).

Section 7. Acknowledgement of compliance with Section 11 of Chapter 150 of the Public Laws of 1963 (C.34:11-56.35 et seq.)

Contractor hereby acknowledges its duty to comply with C.34:11-56.35 as amended by P.L. 2019 c.158. This statute allows the Commissioner of Labor and Workforce Development to immediately issue a stop-work order if it makes an initial determination that an employer has violated the Prevailing Wage Act by paying wages at rates less than the rates required under the act. Such stop-work order will remain in effect until the employer has agreed to pay the required wages, any wages due and any penalty, and the Commissioner of Labor and Workforce Development issues a subsequent order releasing the stop-work order. If the stop-work order is issued against a subcontractor, the General Contractor has the right to terminate such subcontractor. A \$5,000 per day civil penalty may be imposed against any employer violating the stop-work order. Furthermore, the Department of Labor and Workforce Development is entitled to enter the place of business during usual business hours to determine compliance with wage and hour laws by examining payroll and other records, interviewing employees, calling hearings, administering oaths, taking testimony under oath and taking depositions to determine compliance with wage and hour laws. Any employer or agent of the employer who willfully fails to furnish time and wage record or who refuses to admit the Department into the place or who hinders or delays the Department in the performance of duties may be fined not less than \$1,000 and will be guilty of a disorderly person offense, with each day of continuing noncompliance or hindrance constituting a separate offense.

Contractor hereby agrees that it shall not submit any change order for increased compensation related to delay, remobilization, liquidated damages, or other similar grounds resulting from a stop-work order issued under this law, regardless of whether the underlying violation was intentional or unintentional, or whether such violation was committed by the Bidder or any of its Subcontractors.

Section 8. Furnishing of Maintenance Bond.

The Contractor shall be obligated to provide a maintenance bond to the Township following the completion of services under this contract, pursuant to the bid specifications.

Section 9. Liquidated Damages.

In the event of the failure of the Contractor to fulfill its obligations hereunder within the time stated herein, the Contractor shall be liable to the Township in the sum of *Three Hundred Dollars (\$300.00) per day* for each day the contract remains incomplete. The sum shall be treated as liquidated damages and not a penalty for the loss of the Township of the use of the premises in a completed state of construction, alteration or repair and for added administrative and inspection costs to the Township on account of the delay; provided, however, that said liquidated damages shall be in addition to other consequential losses or damages that the Township may incur by reason of such delay, such as, but not limited to, added cost to the project and the cost of furnishing temporary accommodations for Township operations. Any such sums for which the Contractor is liable may be deducted by the Township from any monies due or to become due to the Contractor.

The said amount is fixed and agreed upon by and between the Contractor and the Township because of the impracticality and extreme difficulty affixing and ascertaining the actual damages the Township will suffer.

Section 10. General Conditions.

- a. This Agreement incorporates by reference all provisions of the bid documents, including specifications and general conditions and instructions to bidders. This Agreement and the bid documents supersede all other representations and understandings between the parties.
- b. This Agreement is binding upon the Township, its successors or assigns and upon the Contractor and its successors. This Agreement may not be assigned by the Contractor.
- c. The Township shall recognize only the Contractor for the proper execution of this Agreement and work performed under this Agreement in accordance with the Contract Documents. Approval of a Subcontractor by the Township in no way relieves the Contractor from full responsibility for fulfilling all conditions of the Agreement.
- d. This Agreement shall be governed by and interpreted under the laws of the State of New Jersey.
- e. Any notices to be given under this Agreement shall be via first-class mail, addressed to the respective party at the address first appearing in this Agreement.

IN WITNESS WHEREOF, the Township has caused this instrument to be signed by its Mayor, attested to by its Clerk and its corporate seal is hereunto affixed, pursuant to a Resolution of the Township Council of the Township of West Windsor passed for that purpose, and the Contractor has set its hand and seal the day and year first written above.

ATTEST:	TOWNSHIP OF WEST WINDSOR
A 	By:
Gay Huber Township Clerk	Hemant Marathe, Ph. D. Mayor
	By:
	Contractor

HOLD HARMLESS AGREEMENT

The Contractor agrees to make payment of all proper charges for labor and materials required in the aforementioned work, and indemnify, defend and save harmless the Township, its officers, agents and servants, and each and every one of them, against and from all suits and costs of every description including but not limited to costs of legal and any claims under the prevailing wage rate laws, the American with Disabilities Act, and from all damages which the Township or any of its officers, agents and servants may be put, by reason of injury to the person or property of others resulting from the carelessness in the performance of the work, or through any improper or defective machinery, implements or appliances used by the Contractor the work, or through any act or omission on the part of the Contractor, his agents or employees.

Signed this	day of	, 20	
as a binding act in deed of			
	Name of Organization		
	Authorized Signature & Title		
	Print Author	ized Signature Name & Title	

PREVAILING WAGE AFFIDAVIT

The successful bidder agrees to comply with the New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.25 et seq. (P.L.1963, Chapter 150 as amended by P.L. 2019 c.158) for contracts entered into with the Township of West Windsor, except those contracts which are not within the scope of the act.

The successful bidder and any of its subcontractors shall be obligated to pay the prevailing wage, to submit certified payrolls as documentation of compliance and to permit on-site monitoring, including interviews with employees and review subcontracts by Township representatives. The bidder's signature on this proposal is his guarantee that neither he nor any subcontractor that he may employ to perform the work covered by this bid are listed or are on record in the Office of the Commission of the New Jersey Department of Labor as one who has failed to pay prevailing wages in accordance with the provisions of this act.

Every Contractor and subcontractor shall keep an accurate payroll record, showing the name, craft or trade, job title or classification, actual hourly rate or wages paid, hours worked and total wages paid to each workman employed by him/her in connection with a public work. Payroll records shall be preserved for a period of two (2) years from the date of payment.

The successful bidder agrees to indemnify and hold harmless the Township of West Windsor, the Township Council of the Township of West Windsor and all of its officers, agents and employees of and from any and all liability damages and attorney fees associated with a New Jersey Department of Labor investigation and/or determination that the New Jersey Prevailing Wage Act was not complied with.

The statute (N.J.S.A. 34:11-56.35 as amended by P.L. 2019 c.158) allows the Commissioner of Labor and Workforce Development to **immediately issue a stop-work order** if it makes an initial determination that an employer has violated the Prevailing Wage Act by paying wages at rates less than the rates required under the act. Such stop-work order will remain in effect until the employer has agreed to pay the required wages, any wages due and any penalty, and the Commissioner of Labor and Workforce Development issues a subsequent order releasing the stop-work order. If the stop-work order is issued against a subcontractor, the general Contractor has the right to terminate such subcontractor. A \$5,000 per day civil penalty may be imposed against any employer violating the stop-work order.

Furthermore, the Department of Labor and Workforce Development is entitled to enter the place of business during usual business hours to determine compliance with wage and hour laws by examining payroll and other records, interviewing employees, calling hearings, administering oaths, taking testimony under oath and taking depositions to determine compliance with wage and hour laws. Any employer or agent of the employer who willfully fails to furnish time and wage record or who refuses to admit the Department into the place or who hinders or delays the Department in the performance of duties may be fined not less than \$1,000 and will be guilty of a disorderly person offense, with each day of continuing noncompliance or hindrance constituting a separate offense.

Contractor agrees that it shall not submit any change order for increased compensation related to delay, remobilization, liquidated damages, or other similar grounds resulting from a stop-work order issued under this law, regardless of whether the underlying violation was intentional or unintentional, or whether such violation was committed by the Bidder or any of its subcontractors.

West Windsor Township		D:10 :0 :
CRANBURY I	ROAD (CR 615) SIDEWALK PROJECT – PHASE 2B	Bid Specifications
This PREVAILING WAGE AFFI	DAVIT is signed this day of	
, 20		
as a binding act in deed of		
	Name of Organization	n
-	Authorized Signature & Title	_
_	Print Authorized Signature Name & Title	

Dand Ma

CRANBURY ROAD (CR 615) SIDEWALK PROJECT - PHASE 2B

NEW JERSEY STATUTORY PAYMENT BOND

	Dona No.
KNOW ALL MEN BY THESE PRESENTS:	
That we, the Undersigned	(Name or legal title &address of CONTRACTOR)
as Principal, and	
a corporation organized and existing under the laws of the and duly authorized to do business in the State of New Jo	ne State ofersey, as SURETY, are held and bound unto
as Obligee, in the penal sum of	(\$
for the payment of which, well and truly to be made, we heirs, executors, administrators, successors and assigns.	e hereby jointly and severally bind ourselves, our
THE CONDITION OF THIS OBLIGATION IS SUCH,	that whereas the above named Principal did on
the day of	, 20
enter into a contract with	
for	
which contract is made part of this bond and the same as	though set forth herein.
NOW, if the said	

shall pay all lawful claims of beneficiaries as defined by N.J.S.A 2A:44-143 for labor performed or materials, provisions, provender or other supplies or teams, fuels, oils, implements, or machinery furnished, used or consumed in the carrying forward, performing or completing of said contract, we agreeing and assenting that this undertaking shall be for the benefit of any beneficiary as defined by N.J.S.A. 2A:44-143 having a just claim, as well as for the Obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

The said Surety hereby stipulates and agrees that no modifications, omissions or additions in or to the terms of the said contract; or in or to the plans or specifications therefore, shall, in anyway affect the obligations of said Surety on its bonds.

o bonds of the contractors on public work 147, and amendments thereof, and liability	y hereunder is limited as in said	sey, 1937, Sections 2A; 44-143 statutes provided.
Signed, sealed and dated this	day of	, 20
ATTEST:		
Witness		Principal
Witness		

NEW JERSEY STATUTORY PERFORMANCE BOND

Dand M.

	Dolla No.	
KNOW ALL MEN BY THESE PRESENTS:		
That we, the Undersigned	(Name or legal title & address of CO	NTRACTOR)
as Principal, and		
a corporation organized and existing under the law and duly authorized to do business in the State of	vs of the State of	ıd unto
as Obligee, in the penal sum of	(\$)
for the payment of which, well and truly to be ma heirs, executors, administrators, successors and ass	de, we hereby jointly and severally bind outgigns.	ırselves, our
THE CONDITION OF THIS OBLIGATION IS S	UCH, that whereas the above-named Princip	pal did on
the day of	, 20	
enter into a contract with		
for		
which contract is made part of this bond and the sa		
NOW, if the said		
shall well and faithfully do and perform the things	agreed by those to be done and a office of	

shall well and faithfully do and perform the things agreed by them to be done and performed according to the terms of said contract, then this obligation shall be null and void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

The said Surety hereby stipulates and agrees that no modifications, omissions or additions in or to the terms of the said contract; or in or to the plans or specifications therefore, shall, in anyway affect the obligations of said Surety on its bonds.

CRUIS) SIDEWALK PROJECT - PHASE 2B			
This bond is given in compliance with the to bonds of the contractors on public worl 147, and amendments thereof, and liability	ks. Revised Statutes of New Jers	ev 1937 Sections 24 . 44 142	
Signed, sealed and dated this	day of	, 20	
ATTEST:			
Witness		Principal	
Witness		Surety	

MAINTENANCE BOND

KNOW ALL MEN BY THESE PRESENTS:
That we, the Undersigned
(Here insert the name or legal title and address of CONTRACTOR)
as PRINCIPAL, and
(Here insert the legal title of SURETY)
a corporation organized and existing under the laws of the State of
as SURETY are held and firmly bound into
(Here insert the name or legal title and address of OWNER)
as OBLIGEE, in the full and just several sums of
Dollars (\$) for maintenance, lawful money of the United States of America, to be paid to the said OBLIGEE, or its attorney, successors or assigns, to the payment of which sums well and truly to be made, the said PRINCIPAL and SURETY bind themselves, their heirs, administrators, executors, successors and assigns jointly and severally, firmly by these presents:
WHEREAS, said PRINCIPAL has entered into a certain CONTRACT with said OBLIGEE, dated
, 20, (hereinafter called the CONTRACT) for
Which CONTRACT and the CONTRACT DOCUMENTS for said WORK shall be deemed a part thereof as

fully as if set forth herein.

NOW, THEREFORE, the joint and several conditions of this BOND are such:

That if the above bounden PRINCIPAL shall remedy without cost to the said OBLIGEE any defects which may develop during a period of two (2) years from the date of completion, and acceptance of the WORK performed under said CONTRACT, provided such defects in the judgment of the OBLIGEE, are caused by defective or inferior materials or workmanship, then this part of this obligation shall be void; otherwise, it shall be and remain in full force and effect.

The PRINCIPAL and the SURETY agree that any alterations, changes or additions to the CONTRACT DOCUMENTS, and/or any alterations, changes or additions to the WORK to be performed under the CONTRACT in accordance with the CONTRACT DOCUMENTS, and/or any alterations, changes or additions to the CONTRACT, and/or any given by the OBLIGEE of any extensions of time for the performance of the CONTRACT in accordance with the CONTRACT DOCUMENTS and/or any act of forbearance of either the PRINCIPAL or the OBLIGEE toward the other with respect to the CONTRACT DOCUMENTS and the CONTRACT and/or the reduction of any percentage to be retained by the OBLIGEE as permitted by the CONTRACT DOCUMENTS and by the CONTRACT, shall not release, in any manner whatsoever, the

PRINCIPAL and the SURETY, or either of them, or their heirs, executors, administrators, successors and assigns, from liability under this BOND; and the SURETY, for value received, does waive notice of any such alterations, changes, additions, extensions of time, acts of forbearance and/or reductions of retained percentage.
IN WITNESS WHEREOF, the PRINCIPAL and SURETY have executed this instrument under their several seals this $_$ day of $_$ 20 $_$ _, the name and corporate seal of each corporate party being hereto affixed and these presents duly signed by its proper officers, pursuant to authority of its governing body.
IN PRESENCE OF:
(SEAL)
(Address)(Business Address)
(SEAL)
(Address)(Business Address)
Witness:
Exercises.
Attest: (Corporate PRINCIPAL)
(Business Address)
BY:
(Affix Corporate Seal)

CONTRACTOR'S AFFIDAVIT

STATE OF:		
COUNTY OF:		
Before me, the Undersig	med, a Notary Public in and for said C	County and State personally appeared
(Individu	al, Partner, or duly authorized represe	entative of Corporate Contractor)
Of	(Company)	
	(Company)	
Who being duly sworn	to the law, deposes and says that a	all labor, material and outstanding claims and
indebtedness of whatever	r nature arising out of the performance	e of the Contract for
	(Project)	
With the Township of W	est Windsor for have been paid in ful	1.
	NOWLEDGMENT OF CONTRACT	OR, IF A CORPORATION
STATE OF:	SS:	
COUNTY OF:		·
On this	day of	, before me personally came
and appeared		to me known, who,
		and
		ing instrument; that he knows the seal of said
corporation; that one of t	the seals affixed to said instrument is	such seal; that it was so affixed by order of the
directors of said corporat	ion, and that he signed his name there	eto by like order.
		(SEAL)

ACKNOWLEDGMENT OF CONTRACTOR, IF A PARTNERSHIP

STATE OF:			
		SS:	
	day of		
and appeared			to me known and
known to me to be one o	of the members of the firm of		
described in and who exe	ecuted the foregoing instrument, a	nd he acknowledged	to me that he executed the same
as and for the act and dec	ed of said firm.		
			(SEAL)
	NOWLEDGMENT OF CONTR	RACTOR, IF AN IN	DIVIDUAL
		SS:	
	day of		
and appeared			to me known and
known to me to be one o	f the members of the firm of		
described in and who ex	secuted the foregoing instrument	, and he acknowled	ged to me that he executed the
same.			
			(SEAL)

CONTRACTOR'S RELEASE

KNOW ALL MEN BY THESE PRESENTS THAT:

Of	ime)
(Company and S	reet Address)
County and State of	
does hereby acknowledge that he has received this	
and from the Owner, the Township of West Windsor	
consideration in full satisfaction and payment of all sums	of money owing payable and belonging to
(Contra	ctor)
By any means whatsoever, for on account of a certain ag	reement hereinafter called the CONTRACT,
between the said	
(Contra	etor)
And Owner, the <u>Township of West Windsor</u> dated (Owner)	, 20
NOW THEREFORE, the said	
(Contra	ctor)
(for myself, my heirs, executors and administrators) (for	itself, its successors and assigns) do by these presents
remise, release, quit-claim and forever discharge the said	Owner, the Township of West Windsor,
its successors and assigns of and from all claims and den	
CONTRACT dated	, 20, and of and from all, and all
manner of action and actions, cause and causes of action	and actions, suits, debts, dues, duties, sum and sums
of money, accounts, reckonings, bonds, bills, specia	ulties, covenants, contracts, agreements, promises,
variances, damages, judgments, extends, execution, cla	
otherwise which against the said Owner, the Township of	AND A COURT OF THE PERSON AND THE COURT OF THE PERSON AND THE PERS
now have, or which (I, my heirs, executors, or administrat	
or may have, for, upon, or by reason of any matter, cause	
to the date of these presents.	es and C angular to very as the man or gamming of the world

IN WITNESS WHEREOF,		
(Contractor)		
has caused these presents to be duly executed on this	day of	, 20
Signed, Sealed and Delivered in the presence of:		
(INDIVIDUAL)	(SEAL)	
(PARTNERSHIP CONTRACTOR)	(SEAL)	
BY:(PARTNER)	(SEAL)	
Attest:	(SEAL)	
BY:(SECRETARY, PRESIDENT OR VICE PRESIDENT)	(SEAL)	

(CORPORATE SEAL)

NEW JERSEY BUSINESS REGISTRATION CERTIFICATE FORM

N.J.S.A. 52:33-44 requires that Business Organizations, be registered with the New Jersey Department of Treasury, Division of Revenue.

Please indicate below, for the bidder and all subcontractors listed on the "List of Subcontractors" herein, as to their registration with the New Jersey Department of Treasury, Division of Revenue in accordance with N.J.S.A. 52:33-44.

Proof of registration is required for all contractors and named subcontractors. Proof of registration means a copy of the organization's "Business Registration Certificate". NO OTHER FORM CAN BE SUBSTITUTED TO FULFILL THIS REQUIREMENT.

Copies of the Business Registration Certificate of the Contractor and that of any named Subcontractor shall be submitted prior to the award of the contract.

Name		Not Registered	Registration Number
Bidder			Y
(Subcontractor)			·
(Subcontractor)			
(Subcontractor)			
(Subcontractor)			
Subscribed and sworn			
Before me this day			
Of20			
		Sig	nature
Notary Public of			
			me and Title be or print)
My Commission Expires	, 20		1/

^{**} Please note: Contracts that are less than 15% of West Windsor Township's bid threshold (\$17,500) are not covered by this law. Vendors that refuse to register and obtain a Business Registration Certificate cannot receive a contract in excess of \$2,625.00.

PUBLIC WORKS CONTRACTOR REGISTRATION FORM

"The Public Works Contractor Registration Act," P.L.1999, c.238 (C.34:11-56.48) requires that contractors and subcontractors, be registered with the New Jersey Department of Labor and Workforce Development, Division of Wage and Hour Compliance.

Please indicate below, for the bidder and all subcontractors listed on the "List of Subcontractors" herein, as to their registration with the New Jersey Department of Labor, Division of Wage and Hour Compliance in accordance with N.J.S.A. 34:11-56.48.

Copies of the Public Works Contractor Registration shall be submitted and attached to this form.

Name		Not Registered	Registration Number
Bidder			
(Subcontractor)			-
(Subcontractor)			
(Subcontractor)			
(Subcontractor)			
Subscribed and sworn			
Before me this day			
of20			
	e.	Sign	nature
Notary Public of			
			ne and Title e or print)
My Commission Expires	, 20		

DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN

Project Name: CRANBURY RAD TWL OFWEST WENDSON
Bidder/Offeror: D'ANGUENS CONSTMUTION INC.
Pursuant to N.J.S.A. 52:32-57, et seq. (P.L. 2012, c.25 and P.L. 2021, c.4) any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract must certify that neither the person nor entity, nor any of its parents, subsidiaries, or affiliates, is identified on the New Jersey Department of the Treasury's Chapter 25 List as a person or entity engaged in investment activities in Iran. The Chapter 25 list is found on the Division's website at https://www.state.ni.us/treasury/purchase/pdf/Chapter25List.pdf . Vendors/Bidders must review this list prior to completing the below certification. If the Director of the Division of Purchase and Property finds a person or entity to be in violation of the law, s/he shall take action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party.
CHECK THE APPROPRIATE BOX
I certify, pursuant to N.J.S.A. 52:32-57, et seq. (P.L. 2012, c.25 and P.L. 2021, c.4), that neither the Vendor/Bidder listed above nor any of its parents, subsidiaries, or affiliates is listed on the New Jersey Department of the Treasury's Chapter 25 List of entities determined to be engaged in prohibited activities in Iran
OR
I am unable to certify as above because the Vendor/Bidder and/or one or more of its parents, subsidiaries, or affiliates is listed on the New Jersey Department of the Treasury's Chapter 25 List. I will provide a detailed, accurate and precise description of the activities of the Vendor/Bidder, or one of its parents, subsidiaries or affiliates, has engaged in regarding investment activities in Iran by completing the information requested below. Entity Engaged in Investment Activities Relationship to Vendor/ Bidder Description of Activities
Duration of Engagement Anticipated Cessation Date Attach Additional Sheets If Necessary
CERTIFICATION
I, the undersigned, certify that I am authorized to execute this certification on behalf of the Vendor/Bidder, that the foregoing information and any attachments hereto, to the best of my knowledge are true and complete. I acknowledge that the Township of West Windsor is relying on the information contained herein, and that the Vendor/Bidder is under a continuing obligation from the date of this certification through the completion of any contract(s) with the Township to notify the Township in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification. If I do so, I will be subject to criminal prosecution under the law, and it will constitute a material breach of my agreement(s) with the Township, permitting the Township to declare any contract(s) resulting from this certification void and unenforceable.
Full Name (Print) Mark Maris Bourton Signature:
Title PRESENT Date: 12/13/22



State of New Jersey

PHILIP D. MURPHY Governor

SHEILA Y. OLIVER Lt. Governor

DEPARTMENT OF THE TREASURY DIVISION OF PURCHASE AND PROPERTY OFFICE OF THE DIRECTOR 33 WEST STATE STREET P. O. Box 039 TRENTON, NEW JERSEY 08625-0039

https://www.nistart.gov

Telephone (609) 292-4886 / Facsimile (609) 984-2575

ELIZABETH MAHER MUOIO State Treasurer

> MAURICE A. GRIFFIN Acting Director

The following list represents entities determined, based on credible information available to the public, to be engaged in prohibited activities in Iran pursuant to P.L. 2012, c. 25 ("Chapter 25"):

- 1. AK Makina Ltd.
- 2. Amona
- 3. Bank Markazi Iran (Central Bank of Iran)
- 4. Bank Mellat
- 5. Bank Melli Iran
- 6. Bank Saderat PLC
- 7. Bank Sepah
- 8. Bank Tejarat
- 9. China International United Petroleum & Chemicals Co., Ltd. (Unipec)
- 10. China National Offshore Oil Corporation (CNOOC)
- 11 China National Petroleum Corporation (CNPC)
- 12. China National United Oil Corporation (ChinaOil)
- 13. China Oilfield Services Limited
- 14. China Petroleum & Chemical Corporation (Sinopec)
- 15. China Precision Machinery Import-Export Corp. (CPMIEC)
- 16. Indian Oil Corporation
- 17. Kingdream PLC
- 18. Naftiran Intertrade Company (NICO)
- 19. National Iranian Tanker Company (NITC)
- 20. Oil and Natural Gas Corporation (ONGC)
- 21. Oil India Limited
- 22 Persia International Bank
- 23. Petroleos de Venezuela (PDVSA Petroleo, SA)
- 24. PetroChina Company, Ltd.
- 25. Sameh Afzar Tajak Co. (SATCO)
- 26. Shandong Fin Cnc Machine Company, Ltd.
- 27. Sinohydro Co., Ltd.
- 28. SK Energy Co. Ltd.
- 29. SKS Ventures
- 30 Som Petrol AS
- 31. Zhuhai Zhenrong Company

List Date: July 1, 2022

List printed on 10/05/2022 {https://www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf}

AMERICANS WITH DISABILITIES ACT MANDATORY LANGUAGE

Equal Opportunity for Individuals with Disabilities

The Contractor and the Township of West Windsor (hereinafter the "Township") do hereby agree that the provisions of Title II of the Americans with Disabilities Act of 1990 (the "Act"), 42 U.S.C. 12101 et seq., which prohibits discrimination on the basis of disability by public entities in all services, programs, and activities provided or made available by public entities and the rules and regulations promulgated pursuant thereunto, are made a part of this contract. In providing any aid, benefit, or service on behalf of the Township pursuant to this contract, the Contractor agrees that the performance shall be in strict compliance with the Act. In the event that the Contractor, its agents, servants, employees or subcontractors violate or are alleged to have violated the Act during the performance of this contract, the contractor shall defend the Township in any action or administrative proceeding commenced pursuant to this Act. The Contractor shall indemnify, protect, and save harmless the Township, its agents, servants, and employees from and against any and all suits, claims, losses, demands or damages of whatever kind or nature arising out of or claimed to arise out of the alleged violation. The Contractor shall, at its own expense, appear, defend and pay any and all charges for legal services and any and all costs and other expenses arising from such action or administrative proceeding or incurred in connection therewith. In any and all complaints brought pursuant to the Township's grievance procedure, the Contractor agrees to abide by any decision of the Township which is rendered pursuant to said grievance procedure. If any action or administrative proceeding results in an award of damages against the Township or if the Township incurs any expense to cure a violation of the ADA which has been brought pursuant to its grievance procedure, the Contractor shall satisfy and discharge the same at its own expense.

The Township shall, as soon as practicable after a claim has been made against it, give written notice thereof to the Contractor along with full and complete particulars of the claim. If any action or administrative proceeding is brought against the Township or any of its agents, servants and employees, the Township shall expeditiously forward or have forwarded to the Contractor every demand, complaint, notice, summons, pleading, or other process received by the Township or its representatives.

It is expressly agreed and understood that any approval by the Township of the services provided by the Contractor pursuant to this contract will not relieve the Contractor of the obligation to comply with the Act and to defend, indemnify, protect, and save harmless the Township pursuant to this paragraph.

It is further agreed and understood that the Township assumes no obligation to indemnify or save harmless the Contractor, its agents, servants, employees and subcontractors for any claim which may arise out of their performance of this Agreement. Furthermore, the Contractor expressly understands and agrees that the provisions of this indemnification clause shall in no way limit the Contractor's obligations assumed in this agreement, nor shall they be construed to relieve the Contractor from any liability, nor preclude the Township from taking any other actions available to it under any other provisions of this agreement or otherwise at law.

Signed by		Signed, sealed and delivered
	Successful Bidder / Contractor	in the presence of
		(Notarized)

BID DOCUMENT REQUIREMENT					
Name of Form:	FEDERAL NON-DEBARMENT CERTIFICATION				
Statutory Reference:	N.J.S.A. 52:32-44.1 (P.L. 2019, c.406)				
Description:	Meets statutory criteria for certification of non-debarment by a federal government agency.				

Summary of the Certification Requirements under N.J.S.A. 52:32-44.1

Pursuant to state law any natural person, company, firm, association, corporation, or other entity prohibited, or "debarred," from contracting with the federal government agencies, shall also be prohibited from contracting for public work in the state of New Jersey. This prohibition also extends to any affiliate organization(s) held by or subject to the control of an entity of that prohibited person or entity.

Prior to awarding a contract for public work a local unit must obtain written certification from the contracting person or entity through the form below, attesting to their non-debarment from contracting with federal government agencies. Contracting units are reminded that they must fill-in the boilerplate information in the certification sections of Parts II through IV regarding their name and type of contracting unit before using the form.

CERTIFICATION OF NON-DEBARMENT FOR FEDERAL GOVERNMENT CONTRACTS

N.J.S.A. 52:32-44.1 (P.L. 2019, c.406)

This certification shall be completed, certified to, and submitted to the contracting unit prior to contract award, except for emergency contracts where submission is required prior to payment.

	PA	RT I: VENDOR INFORMAT	TION	EX THE CONTRACT
Individual or				
Organization Na				
Address of Individ				
or Organization	n			
DUNS Code				
(if applicable)				
CAGE Code				
(if applicable)				
Ch	eck the box that	epresents the type of bu	ısiness o	rganization:
□For-Profit Corpo	oration (any type) ed Partnership	d IV) □Non-Profit Corpo □Limited Liability Com □Limited Liability Pa	pany (LLC	C) Partnership
□Other (be sp	ecific):			
PARIII	- CERTIFICATION	OF NON-DEBARMENT: II	ndividua	l or Organization
authorized to exect Windsor Township continuing obligation West Windsor Township information contains statement or misreprosecution under	nt from contracting the this certificate is relying on the ion from the date which which herein; that leaves and that the law and that whip, permitting	g with a federal agency. on on behalf of the abov nformation contained he of this certification throuest Windsor Township in am aware that it is a crimis certification, and if I dit will constitute a materi West Windsor Township	I further e-named erein and igh the d writing on ninal offe o so, I ar al breach	l organization; that West that I am under a ate of contract award by of any changes to the ense to make a false
Full Name			T'41	
(Print):			Title:	
Signature:			Date:	

PART III – CERTIFICATION OF Percent of Organization	NON-DEBARMENT: Individual or Entity Owning Greater than 50
AND PROPERTY OF THE PROPERTY O	
Section A (Check the Box tha	t applies)
	Below is the name and address of the stockholder in the corporation who owns more than 50 percent of its voting stock, or of the partner in the partnership who owns more than 50 percent interest therein, or of the member of the limited liability company owning more than 50 percent interest therein, as the case may be.
Name of Individual or Organization	
Home Address (for Individual) or Business Address	
	OR
	No one stockholder in the corporation owns more than 50 percent of its voting stock, or no partner in the partnership owns more than 50 percent interest therein, or no member in the limited liability company owns more than 50 percent interest therein, as the case may be.
Section B (Sk	ip if no Business entity is listed in Section A above)
	Below is the name and address of the stockholder in the corporation who owns more than 50 percent of the voting stock of the organization's parent entity, or of the partner in the partnership who owns more than 50 percent interest in the organization's parent entity, or of the member of the limited liability company owning more than 50 percent interest in the organization's parent entity, as the case may be.
Stockholder/Partner/Member Owning Greater Than 50 Percent of Parent Entity	
Home Address (for Individual) or Business Address	
	OR
	No one stockholder in the parent entity corporation owns more than 50 percent of its voting stock, no partner in the parent entity partnership owns more than 50 percent interest therein, or no member in the parent entity limited liability company owns more than 50 percent interest therein, as the case may be.

Section C - Part III Certification

I hereby certify that no individual or organization that is debarred by the federal government from contracting with a federal agency owns greater than 50 percent of the **Organization listed above in Part I** or, if applicable, owns greater than 50 percent of a parent entity of <name of organization>. I further acknowledge: that I am authorized to execute this certification on behalf of the abovenamed organization; that **West Windsor Township** is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the date of contract award to notify West Windsor Township in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with West Windsor Township, permitting West Windsor Township to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	MANUMANTO BOULTUS	Title:	PRESTORY.	
Signature:	4	Date:	12	

Part IV	- CERTIFICATION OF NON	-DEBARMENT: Contractor – Controlled Entities	
	ERECURS (MEGANAGE NEWSCHOOL	Section A	
	Organization listed in I the partnership(s) in w 50 percent interest the	address of the corporation(s) in which the Part I owns more than 50 percent of voting stock, or of hich the Organization listed in Part I owns more than erein, or of the limited liability company or companies ion listed above in Part I owns more than 50 percent case may be.	
Name o	of Business Entity	Business Address	
** ^	-L**		
Add additional	sheets if necessary**	0.0	
	Th = 0	OR	
	The Organization listed above in Part I does not own greater than 50 perc of the voting stock in any corporation and does not own greater than 50 percent interest in any partnership or any limited liability company.		

Sec	ction B (skip if no busines	s entities are liste	d in	Section A of Part IV)			
	Below are the names and addresses of any entities in which an entity listed in Part III A owns greater than 50 percent of the voting stock (corporation) or owns greater than 50 percent interest (partnership or limited liability company).						
Name of Business Entity Controlled by Entity Listed in Section A of Part IV			В	usiness Address			
Add additional	Sheets if necessary						
		OR					
	No entity listed in Part III A owns greater than 50 percent of the voting stock in any corporation or owns greater than 50 percent interest in any partnership or limited liability company.						
		- Part IV Certific					
of any entity that agency and, if agency and, if agency and, if agency agency. of the above-nation of the above-nation of the above-nation writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with agency and in writing of any offense to make subject to criminagreement(s) with a subject to crim	or that is debarred by the feat oplicable, does not own gree percent of any entity debar I further acknowledge: the med organization; that Wen and that I am under a content of contract award by Wen changes to the information a false statement or misremal prosecution under the I	ederal government eater than 50 pero rred by the federal st I am authorized est Windsor Towns of Windsor Towns on contained here epresentation in the aw and that it will popper semitting West Contained were permitting west was a series of the contained between the contained west will be award that it will popper semitting west and that it will popper semitting west contained west west and that it will popper semitting west are contained as a series of the contained west and that it will be a series of the contained when the contained west are contained as a series of the contained when the contained west are contained as a series of the contained when the contained west are contained when the contained when the contained west are contained when the contained when the contained west are contained when the contained west are contained when the contained when the contained when the contained west are contained when the contained when	t from cent co al gov to ex ship in from thip to in; the nis ce I cons t Wir	not own greater than 50 percent in contracting with a federal of any entity that in turn owns vernment from contracting with a secute this certification on behalf is relying on the information in the date of this certification to notify West Windsor Township at I am aware that it is a criminal entification, and if I do so, I am estitute a material breach of my indsor Township to declare any lie.			
Full Name (Print):	MAN MANGO Sout			PRESIDENT			
Signature:	1	Dat	e:	12/13/22			



CERTIFICATION OF NON-INVOLVEMENT IN PROHIBITED ACTIVITIES IN RUSSIA OR BELARUS PURSUANT TO P.L.2022, c.3

CONTRA	ACT / BID SOLICITATION TITLE	CRANBURY	MAS (CR516)	.1
CONTRA	ACT / BID SOLICITATION No.	2000391	6	
	,	CHECK THE APPROPR	IATE BOX	
D/		engaged in prohibited activity	king to enter into or renew the contract in ties in Russia or Belarus as such term is de	
	I understand that if this statement is	s willfully false, I may be sut	bject to penalty, as set forth in P.L.2022, o	:3, section 1.d.
OR				
		ents, subsidiaries, or affiliat	erson or entity seeking to enter into or rules may have engaged in prohibited activities is provided below.	
	will not be permitted to contract with	th such person or entity, an	g rendered as non-responsive, and the De id if a Quote is accepted or contract is en sanctions will be assessed as provided by	ntered into without
	Description of Prohibited Activity	у		
			77	
	The No. of the			
	Attach Additional Sheets If Necessi	arv.		
rohibited provide the shall not a	activities and on or before the 90th of activities and on or before the 90th of activities and on or at that time of	day after this certification, s cannot certify on behalf of the its, renew any contracts, an	c. 3, the bidder shall have 90 days to ceashall provide an updated certification. If the entity that it is not engaged in prohibited dishall be required to terminate any control. 2022, c. 3.	he bidder does not activities, the State
//			12/13/22	
Signatur	e of Vendor's Authorized Representat		Date	
4 14	me and Title of Vendor's Authorized R	Representative	-	
O AU Vendor N	entro Consimot	ON WC.	732-461-2500 Vendor Phone Number	CI
	ATTIVITY OF THE PARTY OF THE PA		732-462-5500	9
Vendor A	Address (Street Address)		Vendor Fax Number	
	TURENO NJ 07	728	THURUE @ ADL, WA	1
Vendor A	Address (City/State/Zin Code)	1	Vendor Email Address for Authorize	ed Representative

Engaged in prohibited activities in Russia or Belarus" means (1) companies in which the Government of Russia or Belarus has any direct equity share; (2) having any business operations commencing after the effective date of this act that involve contracts with or the provision of goods or services to the Government of Russia or Belarus; (3) being headquartered in Russia or having its principal place of business in Russia or Belarus, or (4) supporting, assisting or facilitating the Government of Russia or Belarus in their campaigns to invade the sovereign country of Ukraine, either through in-kind support or for profit.

BIDDERS SAFETY ACKNOWLEDGMENT

The undersigned hereby states that as a principal of the firm submitting this proposal, he or she is fully aware that all safety regulations of the Occupational Safety and Health Administration (OSHA) and the requirements of the State of New Jersey Department of Labor and Industry shall be adhered to on this project and that he or she shall instruct his or her personnel to follow these regulations. These regulations include, but not limited to, the regulations concerning Trench Excavation, Competent Persons and Confined Space Regulations.

If it is observed by an official representative of the municipality that these safety regulations are not being followed and there exists a potential serious safety deficiency that could result in accident, 1 acknowledge that this municipal representative may stop the project until the safety deficiency is corrected without any claim for additional compensation by this firm.

WITNESS OR ATTESTED BY

SIGNATURE

DATE

NAME OF ORGANIZATION

Onicana

PRINT NAME AND TITLE OF PERSON SIGNING

(Must be signed and submitted with Bid Proposal)

Taxpayer Identification# 812-701-849/000

Dear Business Representative:

Congratulations! You are now registered with the New Jersey Division of Revenue.

Use the Taxpayer Identification Number listed above on all correspondence with the Divisions of Revenue and Taxation, as well as with the Department of Labor (if the business is subject to unemployment withholdings). Your tax returns and payments will be filed under this number, and you will be able to access information about your account by referencing it.

Additionally, please note that State law requires all contractors and subcontractors with Public agencies to provide proof of their registration with the Division of Revenue. The law also amended Section 92 of the Casino Control Act, which deals with the casino service industry.

We have attached a Proof of Registration Certificate for your use. To comply with the law, if you are currently under contract or entering into a contract with a State agency, you must provide a copy

If you have any questions or require more information, feel free to call our Registration Hotline at

I wish you continued success in your business endeavors.

Sincerely,

James J. Fruscione

Director

New Jersey Division of Revenue DONALD STREET, STREET,

STATE OF NEW JERSEY BUSINESS REGISTRATION CERTIFICATE

DEPARTMENT OF TREASURY DIVISION OF REVENUE PO BOX 252 TRENTON, N J 08646-0252

TAXPAYER NAME:

D'AVELLING CONSTRUCTION INC

ADDRESS:

42 CAMBRIDGE ROAD FREEHOLD NJ 07728 EFFECTIVE DATE:

08/25/16

TRADE NAME:

SEQUENCE NUMBER:

2068415

ISSUANCE DATE:

08/25/16

anticatens illo trassignable or transignable. Trimust ba conspicuously, displayari at above audress:

West Windsor Township CRANBURY ROAD (CR 615) SIDEWALK PROJECT – PHASE 2B

			BI	D BOND				
KNOW	ALL MEN BY TH	IESE PRESEN	VTS, that we, t	the undersid	aned			
D'Avelli	no Construction 1	Inc.	as Principal			nsuranca C	ompany	
hereby h	eld and firmly box		1-50				20	Surety, are
T	eld and firmly bou	nd unto the 10	wnship of W	est Windso	or, as Owne	er, in the Pen	al Sum of T	Γen Percent Of
ne Amount Dia 14	of 10 Exceed Twenty	1 nousand and 00	(\$ Not To Ex	he Amount Bid xceed \$20,000.0	o) for the pa	avment of w	hich, well a	nd truly to be
made, we	e hereby jointly an	d severally bir	nd ourselves, s	uccessors a	ınd assigns.			
Signed th	is, 13th	day of .	Decemb	oer, 20	022 .			
The cond Windsor	ition of the above a certain Bid, attack	obligation is hed hereto and	such that whe	ereas the P a part of he	rincipal ha	s submitted ter into a con	to the Tow	nship of We
	CRANB	SURY ROAD) (CR 615) SI	DEWAT	V DDATE	CT nvv		ang for the
		5101	BBE LANE T	LUSIEE	LE DRIV	CT – PHA E	SE 2B	į.
NOW THE	PEFORE	MER	RCER COUN	TY, NEV	VINSHIP V JERSEY	,		
NOW THI	EREFORE,				· varioti			
A) If said Bid shall	l be rejected or	r in the alterna	tive,				
В	If said bid shall attached hereto	be accepted ar	nd the Principa	al shall ava	nuto and de	renewa na manana na		
	attached hereto performance of in the connecti acceptance of sa	said contract	and for the new	- C 11	said Did) a	nd shan furn	ish a bond f	or his faithfu
Then this of understood penal amou	obligation shall be and agreed that th nt of this obligatio	e void, otherw ne liability of the on as herein sta	vise the same he Surety for a	shall rema	ain in full claims her	force and eleunder shall	ffect; it bei in no even	ng expressly
The Surety, no way imp does hereby	for value received aired or affected b waive notice of an	l, hereby stipul by any extension ny such extens	ates and agree on of the time sion.	es that the o within whi	bligations o	of said Surety ner may acce	and its bor	nd shall be in l; and Surety
IN WITNES	SS WHEREOF, the ions have caused t day and year first	e Principal and	d the Surety ha	ave hereunt reto affixed	o set their l	nands and se presents to b	als, and suc e signed by	h of them as their proper
				D'Avel	llino Const	ruction Inc.	i i	
						Principa	1	
BY:	Sa sas a Wis			-		-		
,	SAMERA ANSWITT	mous Mous				MAM	WALES BOG	COLEVO
						1 -		
				Old Re	public Ins	urance Con	ipany	
BY:				Old Re	epublic Ins	Surety		/

CONSENT OF SURETY

Attach Consent of Surety from a Surety Company, meeting the requirements, described herein, stating that if the Bidder is awarded the contract that the Surety Company will supply the bonds for the contract.

- 1. Must be an irrevocable, unconditional commitment by the Surety to issue on behalf of the Bidder the bond or bonds set forth in the contract documents upon award of the project in the full amounts specified.
- 2. Must include all bonds required by the contract documents, i.e. performance, labor and material payment, maintenance, environmental, etc.
- 3. Certificate (Consent) of Surety is not waivable and will be considered a material defect resulting in rejection of Bid if omitted from Bid package.
- 4. Must not contain any provision that would serve to limit the Surety's liability to the "spread to second" Bidder in the event the Bidder fails to enter into a contract upon award.

CONSENT OF SURETY

KNOW ALL MEN BY THESE PRESENTS, that for and consideration of the sum of \$ AMOUNT OF BID , lawful money of the United States of America, the receipt whereof is hereby acknowledged, paid the undersigned, and for other valuable consideration, the

Old Republic Insurance Company			nsurance Company,
445 S. Moorland Road, Suite 200 Brookfield, WI 53005	Name		, ,
	Address		
exists under the laws of the State of New Jerse certifies and agrees, that if the contract for (Co	ey and licensed to do ontracting Agency)	business in the State Township of West Wi	of New Jersey ndsor
for (Project) _ Cranbury Road (CR 615) Sides	walk Project - Phase	2B	
is awarded to (Bidder) D'Avellino Construct	tion Inc.		
Bidder, provided however, that this commitme agreed upon by Bidder, Owner and Surety to be Signed, sealed and dated this	be extendedday of	December December	, 20 22
Old Republic In	(Name)	INSU	RANCE COMPAN
Philip S. Tob	(Name) Dey, Attorney in Fac	ct	
Telegraphical Comments of the			BID FORM



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC INSURANCE COMPANY, a Pennsylvania stock insurance corporation, does make, constitute and appoint:

LIONEL D. JORGE, PHILIP S. TOBEY, JEFFREY BAUMAN of FLORHAM PARK, NJ

its true and lawful Attorney(s)-in-Fact, with full power and authority for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than self-insurance workers compensation bonds guaranteeing payment of benefits, or black lung bonds), as follows:

ALL WRITTEN INSTRUMENTS

and to bind OLD REPUBLIC INSURANCE COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This appointment is made under and by authority of the board of directors at a meeting held on December 10, 2019. This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC INSURANCE COMPANY on December 10, 2019.

RESOLVED FURTHER, that the chairman, president or any vice president of the Company's surety division, in conjunction with the secretary or any assistant secretary of the Company, be and hereby are authorized and directed to execute and deliver, to such persons as such officers of the Company may deem appropriate, Powers of Attorney in the form presented to and attached to the minutes of this meeting, authorizing such persons to execute and deliver and affix the seal of the Company to bonds, undertakings, recognizances, and suretyship obligations of all kinds, other than bail bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and not guaranty bonds. The said officers may revoke any Power of Attorney previously granted to any such person.

RESOLVED FURTHER that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by chairmen, president or any vice president of the Company's surety division and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- when signed by a duly authorized Attorney-in-Fact and sealed with the seal of the Company (if a seal be required).

RESOLVED FURTHER, that the signature of any officer designated above, and the seal of the Company, may be affixed by facsimile to any Power of Attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually affixed.

IN WITN be affixed this	041-		E COMPANY h ember	as caused these presents to be s	igned by its proper officer, and its corporate se	al to
J	Laury Hafe	jus		OLD REP	UBLIC INSURANCE COMPANY Un Inic Vice President	
	SCONSIN, COUNTY OF 9th day of		2022	_, personally came before me,	Alan Pavlic	
and say: that t	to executed the above in they are the said officers of	ner strument, and they ea of the corporation afor	to me k ach acknowledge esaid, and that t	nown to be the individuals and of ed the execution of the same, an he seal affixed to the above instri	ficers of the OLD REPUBLIC INSURANCE d being by me duly sworn, did severally depoument is the seal of the corporation, and that she authority of the board of directors of said	ose said
			OTAR,		Kathryn R. Leanson	
			Cor week	My Comm	Notary Public September 28, 2026	
ERTIFICATE				(Expiration of notary):	s commission does not invalidate this instr	rume

I, the undersigned, assistant secretary of the OLD REPUBLIC INSURANCE COMPANY, a Pennsylvania corporation, CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore, that the Resolutions of the board of directors set forth in the Power of Attorney, are now in force.

66-3001

ORSC 11008 (6-93)

DALE GROUP, INC.

13th 2022 Signed and sealed at the City of Brookfield, WI this