_...

DEMOLITION OF TOWNSHIP OWNED STRUCTURES

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	5
X	A statement of corporate ownership, pursuant to N.J.S.A., 52:25-24.2	h
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)	5
X	A Consent of Surety, pursuant to N.J.S.A., 40A:11-22	2

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

t Windsor Require	es	Bidder: Initial each
Submission of Bid		Item Submitted w/ Bi
X	Bid Document Submission Checklist	3
X	Completed and signed Bid Forms and Items	a
X	Acknowledgement of receipt of changes to Bid document Form (if	h
X	Affidavit of Bidder that he/she is not on the State of New Jersey's list of Disbarred, Suspended or Disqualified Vendors	. 2
X	Contractors Qualification Questionnaire	2
X	Non-Collusion Affidavit (must be notarized)	3
X	Mandatory Equal Employment Opportunity Language (must be notarized	i) 2
7	Agreement	
X	Hold Harmless Agreement	a
X	Prevailing Wage Affidavit	2
	Payment Bond	
	Performance Bond	
	Maintenance Bond	
	Contractor's Affidavit	
	Contractor's Release	
X	Americans with Disabilities Act	6

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

West Windsor Requ		: Initial each omitted w/ Bid
At Award	New Jersey Business Registration Certificate as required by N.J.S.A. 52:32-44	5
X	Public Works Registration Act Certificate as required by N.J.S.A. 34:11-56.48	5
X	Public Works Registration Act Certificate as required by N.J.S.A. 52:32-57	6
X	Disclosure of Investment Activities in Iran as required by N.J.S.A. 52:32-57	6
X	Federal Non-Debarment Certification as required by N.J.S.A. 52:32-44.1	

D. SIGNATURE: The undersigned hereby acknowledges reading and submitting the above listed requirements	
Name of Bidder:Two Brothers Contracting, Inc.	_
By Authorized Representative: Sava Mladenovic	_
Signature:	_
Print Name and Title: Sava Mladenovic, President	
Date Signed: 7/13/2022	_

BID FORM and BID ITEMS

TO:

The Township of West Windsor

P. O. Box 38

271 Clarksville Road

Princeton Junction, New Jersey 08550

RE:

DEMOLITION OF TOWNSHIP OWNED STRUCTURES

Located At

269 CLARKSVILLE ROAD, BLOCK 93, LOT 1

And
10 NORTH MILL ROAD, BLOCK 19, LOT 34

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

Two Brothers Contracting, Inc.

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."

BID ITEMS FOR

DEMOLITION OF TOWNSHIP OWNED STRUCTURES LOCATED AT 269 CLARKSVILLE ROAD, BLOCK 93, LOT 1 and 10 NORTH MILL ROAD, BLOCK 19, LOT 34

LOCATED IN

WEST WINDSOR TOWNSHIP MERCER COUNTY, NEW JERSY

ITEM NO.	SPEC REFER	BRIEF DESCRIPTION TOTAL AMOUNT
1	DIV-2	Furnish all services, labor and materials, tools, equipment, transporation and related items necessary for demolition and removal, including foundation
	Sec - DEMO	of two (2) Township owned structures located at 269 Clarksville Road and 10 North
		Mill Road including the locating and sealing of existing wells and underground sewage
		disposal systems, Inspection and extermination of pests, removal & disposal of existing landscaping and trees, removal & disposal of existing concrete, filling in of
		structure footings and basements with soil material flush to grade, and restoration
		of all disturbed areas with 5" topsoil, fertilizer, seed and mulch.
		Eighty Two Thousand Four Hundred \$ 82,400.00
	DD. C	Asbestos Identification, testing and abatement at each 269 Clarksville Road in
2	DIV-2 Sec - DEMO	accordance with all applicable Federal, State, County or Municipal regulations.
		FORTY Five Monsund Wallay 45 000
		\$ 45,000.
3	*	ITEM REMOVED - NO BID ITEM
4	DIV-2	Removal and disposal of Above Ground Fuel Storage Tank located in basement at 269 Clarksville Road in accordance with all applicable Federal, State, County or
	Sec - DEMO	Municipal regulations.
		Four Musual Five Hundral
		Arlars \$ 4,500.
TOTAL PRI	CE BID ITEMS 1	1-4 (WRITTEN):
One	Hundres	of Thristy Une Insurand him Hundred
· // (Dellas	\$ 131,900.
	The Constitution of the Co	
The bidder	certifies that the	bidder or an authorized representative of the bidder has visited each site in accordance
with Paragr	aph 9 of the Insti	ructions to Bidders. Sava Mladenovic, President
	- WARRANT IN THE STATE OF THE S	(Signature)

DE	MOLITION OF TOWNSHIP	F OWNED STRUCTO	RES
If a Corporation,	¥	*	*
Name of Contractor Two Brother	rs Contracting, Inc.		
Signature of	Sava Mlader	novic, President	
Bidder	Name	Title	
Business 11 Vreeland	d Avenue, Totowa, New Je	ersey 07512	<u>.</u>
Incorporated under the Law	s of the State ofNew Jer	rsey	-
President	Sava Mladenovic, Presider	nt (Title)	
	(Name)	(Title)	
Secretary	Ray Mladenovic, Vice Pre (Name)	(Title)	
Treasurer	Sava Mladenovic, Preside	nt	-
, , , , , , , , , , , , , , , , , , ,	(Name)	(Title)	8
Dated: 7/13/2022			
(Affix Corporation Seal He If a Partnership, Individual,	re) , or Non-Incorporated Organi	zation,	
Name of Company			-
Signature of Bidder	(Name)	(Title)	= ° .
Names and Addresses of M	Iembers of Company		
	4		

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

WEST WINDSOR TOWNSHIP DEMOLITION OF TOWNSHIP OWNED STRUCTURES LOCATED AT 269 CLARKSVILLE ROAD, BLOCK 93, LOT 1 AND 10 NORTH MILL ROAD, BLOCK 19, LOT 34

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,	Title or Description			
Revision or				
Addenda No.				
1	Addendum No. 1 Dated 7-1-2022, 5 pages	Email	7/1/22	
<u> </u>				

Acknowledged by Bidder
Name of Bidder:Two Brothers Contracting, Inc.
By Authorized Representative: Sava Mladenovic
Signature:
Print Name and Title: Sava Mladenovic, President
Date:

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

WEST WINDSOR TOWNSHIP DEMOLITION OF TOWNSHIP OWNED STRUCTURES LOCATED AT 269 CLARKSVILLE ROAD, BLOCK 93, LOT 1 AND 10 NORTH MILL ROAD, BLOCK 19, LOT 34

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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			
1	Addendum No. 1 Dated 7-1-2022, 5 pages	Email	7/1/2022	

Acknowledged by Bidder
Name of Bidder:Two Brothers Contracting, Inc.
By Authorized Representative: Sava Mladenovic
Signature:
Print Name and Title: Sava Mladenovic, President
Date: 7/13/2022

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

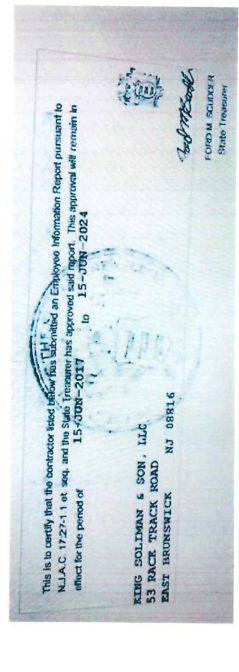
	LIST	JI BUDUUTT		
TITLE OF BID:	Demolition of Townsh	ip	NAME OF BIDDER: Two	Brothers Contracting, Inc
Name	Owned Properties Address	Telephone	Specialized Sub-Prime Area	Scope Of Work For Each Subcontractor In Each Specialized Sub- Prime Area
King Soliman & Son, LLC	53 Race Track Rd East Brunswick, NJ		Plumbing	Plumbing disconnects (if and when required)
	-			
	s Fitting and All Kindred			
Name King So	oliman & Son, LLC		Phone #	
License Number	36BI01246300			
Electrical Work:				
NameN/A			Phone #	
Address				
License Number				
Structural Steel a	and Ornamental Iron Wor	<u>k:</u>		
Name N/A			Phone #	
Steam Power Pla	ants, Steam and Hot Wate	r Heating and	Ventilating Work:	
Name N/A			Phone #	

State Of New Jersey New Jersey Office of the Attorney General **Division of Consumer Affairs**

THIS IS TO CERTIFY THAT THE Board of Exam. of Master Plumbers

					10,000
	HAS LICENSED		Ÿ	· eneral	13 114
	Mohamed A. Soli T/A KING SOLIMA 53 Race Track R East Brunswick,	oad	rc	the Attorney G Affairs FY THAT TH Ster Plumbers	300/2023
FOR PRACTICE I	N NEW JERSEY AS A(N):	Master Plumber		New Jersey Office of the Attorney General Division of Consumer Affairs THE STO CERTIFY THAT THE Board of Exam. of Master Plumbers Mohamed A. Soliman Master Plumber	06/02/2021 TO 06/30/2023 VALID 36B101246300 Leense/Registration/Certificate #
06/02/2021 TO VALID VALID Signature of Licensee/Reg	the state of the s	LICENSE/REGIST	IO1246300 PATION/CERTIFICATION # GOIRECTOR	PLEASE DE IF YOUR LICENSE CERTIFICATE ID (PLEASE NOTIFY: BOAR OF EXAM. OF P.O. BOX 45008 Newark, NJ 07101	CARD IS LOST
				PLEASE DI	ETACH HERE
YOUR LIC	ed A. Soliman ENSE/REGISTRATION/CERT PONDENCE TO THE DIVISION S. YOU ARE REQUIRED TO	IN OF CONSUMED	36BI 01246300 .	IRATION DATE 2023 PLEASE USE IT IN ALL ION TO REPORT ADDRES Y TO THE ADDRESS NOTE	es .
	P.O. Box	Exam. of Master 1 45008 NJ 07101	Plumbers		
PRINT YOUR NEW ADDRESS YOUR ADDRESS OF RECOR YOUR LICENSE/REGISTRAT AVAILABLE TO THE PUBLIC.	OF RECORD BELOW.		PRINT YOUR NEW MAILIN YOUR MAILING ADDRESS THE DIVISION OF CO CORRESPONDENCE.	GADDRESS BELOW. S IS THE ADDRESS THAT DNSUMER AFFAIRS TO	WILL BE USED BY SEND YOU ALL
HOME			HOME		
TELEPHONE INCLUDE AREA CODE			TELEPHONE INCLUDE AREA CODE		

if the law governing your profession requires the current license/registration/certificate to be displayed, it should be within reasonable proximity of your original license/registration/certificate at your principal office or place of business.



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

TOWNSHIP OF WEST WINDSOR COUNTY OF MERCER

	of New Jersey of full age, being duly sworm say that:
that I executed the said Proposal with full at bid is not included on the State of New Jerse & Construction list of Debarred, Suspended	efficer of the firm of Proposal for the above-named work, and athority to do so; that said bidder at the time of making of this sy, Department of Treasury, Division of Property Management and Disqualified bidders and that all statements contained in decorrect, and made with the full knowledge that the Township ained in said Proposal and in the statements contained in the york.
Treasurer's list of Debarred Suspended and	ald the name of the firm making this bid appear on the State Disqualified bidders list at any time prior to, and during the Period, that the Township shall be immediately so notified by
suspension and/or disqualification in contr	n making the Bid as a Contractor is subject to debarment acting with the State of New Jersey and the Department o violates any statute or regulations as enumerated in N.J.A.C
Two Brothers Contracting, Inc.	Subscribed and Sworn before me this
Name of Contractor (Type or Print) President	<u>13th</u> Day of <u>July</u> , 20 <u>22</u>
Signature/Title	~ 1
	Messeaturgare
Sava Mladenovic	Notary Public
(Type or Print Name of Affiant)	My Commission Expires
	ALESSIA PELLICANE Notary Public, State of New Jersey Commission # 50169729 My Commission Expires 8/25/2026

CONTRACTOR'S QUALIFICATION QUESTIONNAIRE

The Bidder is requested to provide the following information:
Date of Organization of Company: August 16, 1993
Name and address of Officers: Sava Mladenovic, 50 Artillery Park Rd., Totowa, NJ 07512 Ray Mladenovic, 23 Knox Terrace, Totowa, NJ 07512 Name and address of Officers:
President: Sava Mladenovic
Vice President: Ray Mladenovic
Secretary: Ray Mladenovic
Treasurer: Sava Mladenovic
CONTRACTOR'S EXPERIENCE
 How many years has your organization been in business as a general contractor under your present business name? 28 years.
2. How many years' experience in this type of construction work has your organization had?
 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. \$\text{Please see attached for list of completed projects.}
B. \$
C. \$
D. \$
E. \$
w .
Names, Addresses and Telephone Numbers of References for the items listed above:
Name and Address Telephone No.
A. Please see attached for list of references.
В.
C
D.
E
Ma
4. Have you ever failed to complete any work awarded to you (within the last ten years)?

respective financial condition prior to the award of the Contract.



PARTIAL LIST OF COMPLETED PROJECTS

Project Owner	Project Name	Location	Contact	Contact #	Contract	Description of Work	Completion
Essex County College	Building Demolition at West Essex Campus	730 Bloomfield Avenue West Caldwell, NJ	Jeff Shapiro	973-877-3000 x3142	\$948,050.90	Asbestos Abatement, Demolition and Site Work	12/21
Township of Toms River	Demolition of Former Surf Club	1900-1910 Ocean Avenue Ortley Beach, NJ	Robert Chankalian, PE, CME	732-341-1000 x8335	\$203,323.03	Demolition of Structure	12/21
Township of Robbinsville	Robbinsville Pool Demo at Miry Run Park	66 Sharon Road Robbinsville, NJ	Janet Halasz	609-259-3600 x1125	\$241,599.44	Miry Run Park Pool Demolition and Site Work	11/21
Rockland County Solid Waste Management Authority dba Rockland Green	Modifications to the Recylables Pre-Processing Facility Hillburn, NY	420 Torne Valley Road Hillburn, NY	Dee Louis, RCSWMA Engineer	845-753-2200	\$301,880.00	Demolition, salvage of existing platform, modifications and fabrication of push walls	04/2021
Camden County	2600 & 2630 Mt. Ephraim	2600 & 2630 Mt. Ephraim, Camden, NJ	Kevin Fitzsimons, CCIA	856-374-5188	\$1,690,504.00	Demolition, Asbestos Abatement and Disposal of PCBs of (2) Buildings	9/2020
Rockland County Solid Waste Management Authority	RCSWMA Materials Recovery Facility	420 Torne Valley Road Hillburn, NY	Dee Louis, RCSWMA Engineer	845-753-2200	\$230,500.00	Equipment Demolition at MRF	7/2020
NJDMAVA	NGTC, Bldgs 64 & 65	1 Camp Dr. Sea Girt, NJ	Mark Clemmensen	732-974-4892	\$240,200.00	Demolition of 2 Bldgs, Asbestos Abatement & Sitework	5/2020
NSDOL	Edison Job Corps	500 Plainfield Ave. Edison, NJ	Fadia Aldabbagh, USDOL	703-516-2202	\$745,771.00	Demolition of (3) Buildings & Disposal as Asbestos, Disposal of PCBs	2/2020
City of Garfield	Garfield Police Headquarters	411 Midland Ave. Garfield, NJ	Henry Ossi, DMR Architects	201-288-2600	\$7,609,000.00	Demo of existing building and construction of new 3-story police station, approx. 15,000 SF	8/2019
NJSDA	Woodland Elementary School	730 Central St. Plainfield, NJ	Tony Sassine, NJSDA	609-858-5168	\$1,045,646.00	Demolition, Asbestos Abatement & Disposal of PCBs of School	8/2019
Kean University	Willis Hall	1000 Morris Ave. Union, NJ	Steve Remotti Kean University	908-737-5018	\$1,143,693.22	Complete Demolition, Asbestos Abatement and Disposal of PCBs of a 5- Story Building	8/2019
New Jersey Schools Development Authority	Cleveland Street School	355 Cleveland St. Orange, NJ	NJSDA, Clair Tsai-Ochs	609-858-5141	\$983,369.50	Asbestos Abatement, Selective Demolition and Disposal of PCBs and Mercury	5/2019
Ramapo College of New Jersey	George T. Potter Library	505 Ramapo Valley Rd Mahwah, NJ	Daniel P. Connelly Cambridge Construction Mgmt	908-638-9700	\$391,000.00	Interior Demolition & Asbestos Abatement	5/2019
Passaic County Community College	113-119 College Blvd Paterson, NJ	113-119 College Blvd Paterson, NJ	Joe Clarizio, A&A Construction Mgmt	973-882-2622	\$406,796.78	Asbestos Abatement & Selective Demo of Former Firehouse	4/2019
Burlington County	Demolition of Structures Contract #CEG-170040	Various Locations, Burlington County	Mark Hansen T&M Associates	856-722-6700	\$1,039,061.57	Demolition of 10 Properties, Asbestos Abatement, UST Removals	12/2018



Collingswood BOE	Collingswood HS Stadium Project No. 04-12-C-008	424 W. Collings Ave., Collingswood, NJ	Al Hird Collingswood BOE	856-962-5701	\$401,026.07	Demolition & Asbestos Abatement of HS Stadium	12/2018
Rowan University	Linden Hall	200 Oak Grove Dr. Glassboro, NJ	Erin Bisceglia Rowan University	856-256-4171	\$328,222.00	Complete Demolition & Asbestos Abatement of 2-Story Administrative Building, Site Restoration	9/2018
Camden Co.	Block 1400. Lots 2-11	200-220 S. Broadway Camden, NJ	John Bond CCIA	856-374-6094	\$746,247.50	Complete Demolition & Asbestos Abatement of 10 Bldgs, Site Restoration	7/2018
City of Paterson	Leader Dye Factory	102-124 Madison Ave. Paterson, NJ	Jerry Lobozzo, Construction Code Official	973-321-1232	\$1,132,366.05	Demolition of Building as Asbestos	5/2018
Borough of New Milford	New Police Headquarters	930 River Road, New Milford, NJ	Robbie Conley, Architect LLC	856-845-7500	\$4,011,862.00	Construction of a 2-Story Police Department Building	4/2018
Millstone Twp BOE	Millstone ES/Millstone Primary School	308 Millstone Rd/ Schoolhouse Rd, Millstone, NJ	James Nichols Architecture	609-439-8484	\$1,372,782.00	Roofing System Replacement at (2) Schools	10/2017
Fort Lee BOE	Fort Lee School No. 2	2047 Jones Rd., Fort Lee, NJ	SSP Architectural Group, Dan Spanton	908-725-7800	\$8,799,104.63	New Addition, 21,000 SF Ground Up	8/2017
Housing Authority of Plainfield	Elmwood Gardens Apartment Complex	532 West Second St. Plainfield, NJ	Wan Chang, Modernization Coordinator	908-769-6335	1,069,200.00	Complete Demolition of (4) 5-Story Buildings	5/2016
NJDPMC	Various Addresses, Manville,	Various Addresses, Manville, NJ	Walter Fernandez, DPMC	609-290-8741	253,637.00	Complete Demolition & Asbestos Abatement of 10 properites	1/2016
Housing Authority of Plainfield	Elmwood Gardens Apartment Complex	532 West Second St. Plainfield, NJ	Wan Chang, Modernization Coordinator	908-769-6335	\$428,000.00	Asbestos Abatement of (4) 5-Story Buildings	11/2015
NJ Dept of Transportation	CSX Maintenance Bldg	Route 7 Wittpenn Bridge, Kearny, NJ	Harold Dieter, NJDOT	609-230-1139	\$282,000.00	Complete Demolition of Building and Asbestos Abatement of Building	6/2015
The College of New Jersey	Norsworthy Hall	2000 Pennington Rd. Ewing, NJ	John Hamilton	908-351-1177	\$415,000.00	Asbestos Abatement of a 4 Story Dormitory Bldg	8/2014
NJ Transit	Hoboken/Weehawkin Demolitition Project	77 West 18 th Street Weehawken, NJ	Glen Mack, NJ Transit	973-491-7839	\$473,188.75	Complete Demolition and Asbestos Abatement of 3 Buildings	8/2014
The College of New Jersey	Holman Hall	2000 Pennington Rd., Ewing, NJ	David Jurkin	609-771-2495	\$1,462,691.49	Complete Demolition and Asbestos Abatement of 5-Story Building	7/2014
Thomas Edison State College	Glen Cairn Arms Apt. Buildings	301 W. State Street Trenton, NJ	John K. Murray	609-984-1661	\$1,480,000.00	Complete Demolition of (4) 5-Story Buildings as Asbestos, PCB Disposal	12/2013
Carlstadt-East Rutherford Regional Board of Ed	HP Becton Regional HS	120 Paterson Avenue East Rutherford, NJ	Phil Caputo	201-362-4176	\$326,825.00	Asbestos Abatement	12/2012
Kean University	Kean University	1000 Morris Avenue Union, NJ	Adam Varava	908-956-5158	\$2,387,250.00	Awning Demolition and Asbestos Abatement	8/2012
Cranford Board of Education	Bloomingdale Elementary School	200 Bloomingdale Avenue Cranford, NJ	Robert Carfagno	908-709-6210	\$318,100.00	Asbestos Abatement	7/2011
Bergen County Tech	Bergen County Technical High School	275 Pascack Road Paramus, NJ	Birdsall Svcs Grp	908-497-8900	\$90,533.00	Demolition and Asbestos Abatement	7/2011
Safety and Ecology Corp	Knolls Atomic Lab Phase II	2401 River Road Niskayuna, NY	Stace Johnson	856-690-0501	\$1,509,865.63	Asbestos Abatement	6/2010

Additional References supplied upon request



Bank

Fulton Bank Joseph Warner, VP/Regional Manager 533 Fellowship Road, Suite 250 Mount Laurel, NJ 08054 T: (856) 787-6249

F: (856) 787-6321

Insurance

Professional Risk Planners, Inc. 670 Old Willets Path, Suite A Hauppauge, NY 11788

T: (631) 360-8800 F: (631) 360-8875

Surety

Philadelphia Indemnity Insurance Company **Agent**: Anderson & Catania Surety Services, LLC 707 Philadelphia Pike Wilmington, DE 19809 T: (302) 762-7599

F: (302) 404-1786



Trade References

Aramsco

Contact: Ken Rodenheiser 1480 Grandview Avenue Thorofare, N.J. 08086 T: (856) 686-7700 x7823 F: (856) 686-7977

Company Wrench Contact: Michael Gilmartin 2636 S. Black Horse Pike Williamstown, NJ 08094 T: (856) 404-9618 F: (856) 404-9682

Kamco Supply 845 E. 25th Street Paterson, NJ 07512 T: (973) 247-1234 F: (973) 663-1392

The Silvi Group Companies 355 Newbold Rd Fairless Hills, PA 19030 T: (215) 295-0777 x 281 F: (267) 907-9174



Current Work On Hand

Project Owner	Project Name	Location	Contract Amount	Uncompleted Amount	Completion Date
Township of Woodbridge	Demolition on Marconi	Woodbridge, NJ	\$17,200.00	\$17,200.00	TBD
Middlesex County College	L'Hommedieu Dental Clinic Renovations	Edison, NJ	\$178,400.00	\$81,992.50	TBD
NJDEP	South Branch WMA	Raritan Twsp, NJ	\$61,400.00	\$61,400.00	TBD
Madison BOE	Central ES and Madison Jr Schools	Madison, NJ	\$202,000.00	\$202,000.00	July 15, 2022
TOTALS			\$459,000.00	\$362,592.50	



EQUIPMENT LIST FOR ASBESTOS PROJECTS

Item	No. of Unit
Negative Air Units	350
Negative Pressure Recorders	16
HEPA Vacuums	35
Shower Units	40
Shower Filtration 5 Micron	40
Airless Spray Units	30
GFCI 200 amp Panels	35
Type "C" Rigs	4
PAPR Full Face Resp.	+08
Half Face Resp.	120+
Temporary Lighting	50+
Water Hoses	100
Extension Cords	600
Blastrac/10D Units	8
Blastrac BMS1000 Scraper/ Ride on Scrapers	5
Blastrac 8DEC	2
Vans Ford E350	6
Box Trucks	8
Roll-off Waste Truck	3
Roll-off Containers	40
Numerous Misc. Items	



VEHICLE LIST		
MAKE	MODEL	QUANTITY
FORD	LUBE TRUCK	1
FORD	F350 UTILITY	1,
FORD	F550 UTILITY	1
FORD	WATER TRUCK	1
ISUZU	BOXTRUCK	1
KENWORTH	HOOKLIFT	1
KENWORTH	Π	1
KENWORTH	ROLLOFF	1
KUBOTA	UTILITY VEHICLE	1
MERCEDES	SPRINTER	4
PETERBUILT	TRACTOR	1

EQUIFIVIENT CIST	
BLAW KNOX PF5510 PAVER	1
BOBCAT ANGLE BROOM 48"	2
BOBCAT BC44SWB SWEEPER	2
BOBCAT BP680 HYDRAULIC BREAKER W/NAIL POINT	1
BOBCAT E50 MINI EXCAVATOR	1
BOBCAT E55 MINI EXCAVATOR	1
BOBCAT HB1180 HYDRAULIC BREAKER	2
BOBCAT S185 SKID STEERE	2
BOBCAT S650 SKID STEERE W/GRAPPLE	1
BOBCAT S770 SKID STEER W/74" GRAPPLE	1
BOBCAT S863 SKID STEERE	1
CAT D3 DOZER HYDROSTAT	1
CAT TRAC SKID STEERE	1
CONCRETE CRUSHER QJ341	1
CONCRETE SAW	1
DUMP TRAILER 60 YARD	4
EDGE TX6540 STACKER	1
FONTAINE 50 TON LOWBOY	1
HYDROSEEDER	1
INGERSOLL RAND ROLLER DD110	1
INGERSOLL RAND TOW BEHIND 185CFM COMPRESSORS	3
JLG BOOM LIFT 80'	1
JOHN DEERE 200CLC EXCAVATOR	1
JOHN DEERE 290GLC EXCAVATOR	1
JOHN DEERE 350GLC EXCAVATOR W/BUCKET	1
JOHN DEERE 450DLC EXCAVATOR	1
JOHN DEERE 470GLC EXCAVATOR	1
JOHN DEERE 650K DOZER	1
JOHN DEEREW 450J DOZER	1
KOBELCO SK210 EXCAVATOR	1
KOBELCO SK210 LC10 W/JRB COUPLER	1
KOBELCO SK260 W/JRB ATTACHMENT	1
KOBELCO SK260LC HIGH REACH (50')	1
KOMATSC PC390LC 11 KOMATSU 300 LL HIGH REACH (85')	1
KOMATSU PC290LC 10 EXCAVATOR	1
KOMATSU PC360LC 11 EXCAVATOR	1
KOMATSU SK260 ZERO TAIL SWING	1
KOMATSU WA250 WHEEL LOADER	1
LABOUNTY CP100 PULVERIZER	1
LABOUNTY HDR40QC GRAPPLE	1
LABOUNTY HDR50QC	1
LABOUNTY MDP20 CONCRETE CRACKER JAW	1
LABOUNTY MDP20CP CONCRETE PULVERIZER JAW	1
LABOUNTY MDP20R CONCRETE CRACKER JAW	1
LABOUNTY MDP27R CONCRETE PULVERIZER JAW	1
LABOUNTY MDP35SV CONCRETE PULVERIZER JAW	1
LABOUNTY MHP200 PULVERIZER	1
LOWBOY TRAILER	1
MONSOON BUFFALO (DUST FIGHTER)	1
ROGERS 60 TON 4 AXLE LOWBOY	1
ROLLOFF CONTAINERS (VARIOUS SIZES)	30
TAG ALONG 10 TON TRAILER	1
TAG ALONG 25 TON TRAILER	1
TALBERT 45 TON LOWBOY	1
TOW BEHIND GENERATOR 40KW	2
TOW BEHIND GENERATOR 45KW	2
TOW BEHIND GENERATOR 60SW	1
WALKING FLOOR TRAILER (100 YD)	6

EQUIPMENT LIST

NOTE: ALL DEMO EQUIPMENT IS EQUIPPED WITH GRAPPKE, HAMMER, PULVERIZER AND SHEAR ATTACHMENTS

NOTE 2: NUMEROUS JACKHAMMERS AND HAND HELD EQUIPMENT STORE AT OUR WAREHOUSE

DIVISION OF PUBLIC SAFETY & OCCUPATIONAL SAFETY & HEALTH DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT ASBESTOS CONTROL & LICENSING SECTION STATE OF NEW JERSEY



Asbestos License

License Number: 00494

ITIS LICENSE has been issued in accordance with and is subject to the provisions of the Asbestos Control and Licensing Act, N.J.S.A. 34:5A - 32 et seq.

Employer: Two Brothers Contracting, Inc.

Address: 11 Vreeland Ave

Totowa, NJ 07512-1120

Responsible Individual: Sava Mladenovic

Type: Type "A" LICENSE to perform any type of asbestos work

inspections by the Commissioners of Labor and Workforce Development and Health & Senior Services and the contracting agency This license is VALID ONLY FOR THE EMPLOYER NAMED HEREIN and must be readily available at the work site for

ssue Date: 04/10/2018

Expiration Date: 04/11/2023

Mangelo Myselo

ommissione

CERTIFICATE OF EMPLOYEE INFORMATION REPORT RENEWAL

This is to certify that the contractor listed below has submitted an Employee Information Report pursuant to N.J.A.C. 17:27-1.1 et. seq. and the State Treasurer has approved said report. This approval will remain in effect for the period of 15-Feb-2022 to 15-Feb-2029

TWO BROTHERS CONTRACTING, INC.

11 VREELAND AVENUE

TOTOWA

NJ 07512

Clarett MAHER MUDIO

State Treasurer

NON-COLLUSION AFFIDAVIT

New Jarsey
STATE OF New Jersey : SS:
COUNTY OF Passaic :
I, Sava Mladenovic of the (City, Town, Township, Borough, etc.)
of Borough of Totowa in the County of Passaic and
the State of New Jersey of full age, being duty sworn
according to law on my oath depose and say that:
I am President
A 644A
of the firm of Two Brothers Contracting, Inc. the Bidder making the Proposal for the above named project, and that I executed the said Proposal with full authority to do so, that said Bidder had not, directly or indirectly, entered into any agreement(s), participated in any collusion, or otherwise taken any action in restraint of free, competitive bidding in connection with the above-named project; and that all statements contained in said Proposal and in this affidavit are true and correct, and made with full knowledge that the Twp. of West Windsor relies upon the truth of the statements contained in said Proposal and in this affidavit in awarding the contract for the said Project.
I further warrant that no person(s) or selling agency has been employed or retained to solicit, or secure such contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee except bona fide employees or bona fide established commercial or selling agencies maintained by:
Two Brothers Contracting, Inc. (Name of Bidder)
Saya Mladenovic
(Also type or print name of affiant under signature)
/ (ruso type or printer)
Subscribed and sworn to before me this
13th day of July , 20 22 Alessa Fulcace ALESSIA PELLICANE Notary Public of New Jersey Commission # 50169729 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: Two Brothers Contracting, Inc.
Organization Address: 11 Vreeland Avenue, Totowa, New Jersey 07512
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)
X 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
Sava Mladenovic	50 Artillery Park Road, Totowa, New Jersey 07512
Ray Mladenovic	23 Knox Terrace, Totowa, New Jersey 07512

<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
Trobbite (OZE) COMMING	
*	

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):	Sava Mladenovic	Title:	President
Signature:		Date:	7/13/2022

(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.

Sava

Signed by

Mladenovic

Successful Bidder / Contractor

Signed, sealed and delivered July 13, 2022

in the presence of

(Notarized)

ALESSIA PELLICANE Notary Public, State of New Jersey

Commission # 50169729 My Commission Expires 8/25/2026

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	13th	day of	July	, 20_22	
as a binding ac	binding act in deed of		Two Brothers Contracting, Inc.		
			Name of Orga	inization	41
			Authorized Sign	ature & Title	
			Iladenovic, Pres		
		Prin	t Authorized Sign	nature 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.

Sava Mladenovic, President
Print Authorized Signature Name & Title

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 Two Brothers Contracting, Inc.	-	97829
(Subcontractor) King Soliman & Son, LLC		1541808
(Subcontractor)		
(Subcontractor)		
(Subcontractor)		
Subscribed and sworn		
Before me this 13th day		
Of <u>July</u> 20 22 .	/	
Geessafrelane.	f	Signature
Notary Public of New Jersey		ovic, President
My Commission Expires ALESSIA PELLICAN Notary Public, State of New Je Commission # 5015902 My Commission Expires 8/25/2	E ersey 29 .	Name and Title (type or print)

^{**} 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.

STATE OF NEW JERSEY BUSINESS REGISTRATION CERTIFICATE

The state of the s

TANGEN AND THE SERVICE OF THE SERVIC

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

TAXPAYER NAME:

TRADE NAME:

TWO BROTHERS CONTRACTING, INC.

ADDRESS:

11 VREELAND AVENUE TOTOWA NJ 07512 EFFECTIVE DATE:

02/18/94

SEQUENCE NUMBER:

0097829

ISSUANCE DATE:

09/15/15

Director New Jersey Division of Revenue

FORM-BRC

It must be conspicuously displayed at above address



STATE OF NEW JERSEY BUSINESS REGISTRATION CERTIFICATE

Taxpayer Name:

KING SOLIMAN AND SON LIMITED LIABILITY COMPANY

Trade Name:

Address:

53 RACE TRACK RD

EAST BRUNSWICK, NJ 08816-3740

Certificate Number:

1541808

Effective Date:

February 08, 2010

Date of Issuance:

January 21, 2020

For Office Use Only:

20200121100606334

PUBLIC WORKS CONTRACTOR REGISRATION 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 Two Brothers Contracting, Inc.		605217
(Subcontractor) King Soliman & Son, LLC		662501
(Subcontractor)		i(
(Subcontractor)		
(Subcontractor)		
Subscribed and sworn		
Before me this13th day		
of	/	~
Ausofuciare	Sig	nature
Notary Public of New Jersey	Sava Mladenovi	c, President me and Title
ALESSIA PELLICANE Notary Public, State of New Jer Commission # 50169729 My Commission Expires 8/25/20	sey (ty	me and Title pe or print)

605217



05/06/2024 05/07/2022

Registration Date: Expiration Date:

State of New Jersey

Department of Labor and Workforce Development Division of Wage and Hour Compliance

Public Works Contractor Registration Act

Pursuant to N.J.S.A. 34:11-56.48, et seq. of the Public Works Contractor Registration Act, this certificate of registration is issued for purposes of bidding on any contract for public work or for engaging in the performance of any public work to:

Two Brothers Contracting, Inc.

Responsible Representative(s):

Sava Mladenovic, President

Responsible Representative(s):

Ray Mladenovic, Vice-President

Robert Asaro-Angelo, Commissioner

Department of Labor and Workforce Development

NON TRANSFERABLE

and may be revoked for cause by the Commissioner This certificate may not be transferred or assigned of Labor and Workforce Development.

Registration Date: Expiration Date:

12/22/2023 12/23/2021



State of New Jersey

Department of Labor and Workforce Development Division of Wage and Hour Compliance

Public Works Contractor Registration Act

Pursuant to N.J.S.A. 34:11-56.48, et seq. of the Public Works Contractor Registration Act, this certificate of registration is issued for purposes of bidding on any contract for public work or for engaging in the performance of any public work to:

King Soliman & Son, LLC

Responsible Representative(s): Mohamed Soliman, Owner

Department of Labor and Workforce Development Robert Asaro-Angelo, Commissioner

and may be revoked for cause by the Commissioner This certificate may not be transferred or assigned of Labor and Workforce Development.

NON TRANSFERABLE

DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN

Project Name: Demolition of Township Owned S	tructures
Bidder/Offeror: Two Brothers Contracting, Inc.	
Pursuant to N.J.S.A. 52:32-57, et seq. (P.L. 2012, c.25 and P.L. 2010) otherwise proposes to enter into or renew a contract must certify otherwise proposes.	21, c.4) any person or entity that submits a bid or proposal or that neither the person nor entity, nor any of its parents, of the Treasury's Chapter 25 List as a person or entity engaged list is found on the Division's website at endors/Bidders must review this list prior to completing the Property finds a person or entity to be in violation of the law, e or contract, including but not limited to, imposing sanctions,
CHECK THE APPRO	OPRIATE BOX
I certify, pursuant to N.J.S.A. 52:32-57, et seq. (P.L. 2012, c. above nor any of its parents, subsidiaries, or affiliates is listed on the entities determined to be engaged in prohibited activities in Iran	25 and P.L. 2021, c.4), that neither the Vendor/Bidder listed e New Jersey Department of the Treasury's Chapter 25 List of
OR	
I am unable to certify as above because the Vendor/Bidder and on the New Jersey Department of the Treasury's Chapter 25 List. I activities of the Vendor/Bidder, or one of its parents, subsidiaries Iran by completing the information requested below.	will provide a detailed accurate and precise describtion of the
Entity Engaged in Investment Activities Relationship to Vendor/ Bidder Description of Activities	
Duration of Engagement Anticipated Cessation Date Attach Additional Sheets If Necessary	
CERTIFIC	ATION
I, the undersigned, certify that I am authorized to execute this ce information and any attachments hereto, to the best of my knowled West Windsor is relying on the information contained herein, and the date of this certification through the completion of any contract(schanges to the information contained herein; that I am aware misrepresentation in this certification. If I do so, I will be subject material breach of my agreement(s) with the Township, permitting certification void and unenforceable.	at the Vendor/Bidder is under a continuing obligation from the with the Township to notify the Township in writing of any that it is a criminal offense to make a false statement or to criminal prosecution under the law, and it will constitute a
Full Name (Print) Sava Mladenovic Sign	nature:
Title_President	Date: 7/13/2022

ELIZABETH MAHER MUOIO

State Treasurer

DEMOLITION OF TOWNSHIP OWNED STRUCTURES



State of New Tersey

PHILIP D. MURPHY
Governor

DEPARTMENT OF THE TREASURY
DIVISION OF PURCHASE AND PROPERTY
OFFICE OF THE DIRECTOR
33 WEST STATE STREET
P. O. BOX 039

MAURICE A. GRIFFIN Acting Director

SHEILA Y. OLIVER Lt. Governor

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 Petróleo, 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: January 10, 2022

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

Sava Mladenovic

Successful Bidder / Contractor

Signed, sealed and delivered July 13, 2022

in the presence of

(Notarized)

ALESSIA PELLICANE
Notary Public, State of New Jersey
Commission # 50169729
My Commission Expires 8/25/2026

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.

Individual or	Two Brothers Contracting, Inc.		
Organization Name	Two brothers contracting, me.		
Address of Individual or Organization	11 Vreeland Avenue, Totowa, New J	ersey 0751	2
DUNS Code (if applicable)	872890280		
CAGE Code (if applicable)	3MZC7	7-1	
Check	the box that represents the type of bu	siness org	ganization:
Cala Duanciatorchin /cl	kip Parts III and IV)	ration (sk	ip Parts III and IV)
■For-Profit Corporati	ion (any type) Limited Liability Com		
□Limited P	artnership	rtnership	(LLP)
Other (be specif	fic):		
☐Other (be specif	fic):		
PART II.— CI	ERTIFICATION OF NON-DEBARMENT: I	ndividual	or Organization
PART II – CI	ERTIFICATION OF NON-DEBARMENT: I	ve in Par	t I is not debarred by the
PART II – CI I hereby certify that the	ERTIFICATION OF NON-DEBARMENT: In the individual or organization listed above contracting with a federal agency.	ve in Par I further	t I is not debarred by the acknowledge: that I am
PART II – CI I hereby certify that the federal government from the secute	ERTIFICATION OF NON-DEBARMENT: In the individual or organization listed above the contracting with a federal agency. It is this certification on behalf of the above this certification.	ve in Par I further e-named	t I is not debarred by the acknowledge: that I am organization; that West
PART II – CI I hereby certify that the federal government from authorized to execute Windson Township is a	errification of Non-DEBARMENT: In the individual or organization listed above contracting with a federal agency. It is this certification on behalf of the above relying on the information contained here.	ve in Par I further e-named erein and	t I is not debarred by the acknowledge: that I am organization; that West that I am under a
PART II – CI I hereby certify that the federal government from authorized to execute Windsor Township is a continuing obligation.	ERTIFICATION OF NON-DEBARMENT: In the individual or organization listed above the contracting with a federal agency. It is certification on behalf of the above the information contained hereon the date of this certification through	ve in Par I further a e-named erein and ugh the da	t I is not debarred by the acknowledge: that I am organization; that West that I am under a ate of contract award by
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PART II – Consideration PART II – Consideration II hereby certify that the federal government from the federal gov	entification of Non-DEBARMENT: In the individual or organization listed above this certification on behalf of the above this certification on behalf of the above the entire of the information contained he from the date of this certification through the notify West Windsor Township is defening that I am aware that it is a critical escentation in this certification, and if I will constitute a material hip, permitting West Windsor Township is void and unenforceable.	I further a further a further a further a further and a further a	t I is not debarred by the acknowledge: that I am organization; that West that I am under a ate of contract award by of any changes to the ense to make a false in subject to criminal of my agreement(s) with re any contract(s) resulting
PART II – CI I hereby certify that the federal government from authorized to execute Windsor Township is recontinuing obligation West Windsor Township information contained statement or misreproprosecution under the West Windsor Township from this certification Full Name	remaining with a federal agency. It this certification on behalf of the above relying on the information contained he from the date of this certification through the notify West Windsor Township in the determinant of the action through the properties of the action through the certification through the certification through the certification in this certification, and if I will constitute a material permitting West Windsor Township in the permitting West Windsor Township in the permitting West Windsor Township in the law and that it will constitute a material permitting West Windsor Township in the law and that it will constitute a material permitting West Windsor Township in the law and that it will constitute a material permitting West Windsor Township in the law and the law	I further a l further a e-named erein and ugh the da writing o minal offe do so, I an ial breach	t I is not debarred by the acknowledge: that I am organization; that West that I am under a ate of contract award by of any changes to the ense to make a false in subject to criminal of my agreement(s) with
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	NON-DEBARMENT: Individual or Entity Owning Greater than 50
Percent of Organization	
Section A (Check the Box tha	
	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
X	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 (SI	kip 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

X.	than 50 percent of its voting partnership owns more the member in the parent entition than 50 percent interest than 50 pe	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 Certi	fication		
contracting with a fer Part I or, if applicable I further acknowledg named organization; and that I am under a contract award to no contained herein; the misrepresentation in	no individual or organization that is defer a gency owns greater than 50 percent of a percent of a percent I am authorized to execute the that West Windsor Township is rely a continuing obligation from the date of the third was a Windsor Township in writing at I am aware that it is a criminal offer this certification, and if I do so, I amonstitute a material breach of my agreed that I ownship to declare any contractions.	ercent of the coarent entity is certification on the info of this certification of this certification of any character of make a subject to crimer ement(s) with the comment of the comment of the comment of the certification of the certifica	Organization listed above in of <name of="" organization="">. In on behalf of the above-permation contained herein cation through the date of larges to the information or false statement or minal prosecution under the large through the west Windsor Township,</name>	
Full Name (Print):	Sava Mladenovic	Title:	President	
Signature:		Date:	7/13/2022	

	S	ection A
	Organization listed in stock, or of the partne I owns more than 50 p company or companie	I address of the corporation(s) in which the Part I owns more than 50 percent of voting rship(s) in which the Organization listed in Part percent interest therein, or of the limited liability is in which the Organization listed above in Part percent interest therein, as the case may be.
Name	of Business Entity	Business Address
•		
*Add additions	I sheets if necessary**	
Add additions	in streets in messessing	OR

Signature:

DEMOLITION OF TOWNSHIP OWNED STRUCTURES

× .	percent of the voting st greater than 50 percen liability company.	ock in any co	rporatio	n and does not own ership or any limited
Section	B (skip if no business e	ntities are lis	ted in Se	ection A of Part IV)
	Below are the names a	and addresses greater than greater than	of any e 50 perc	entities in which an entity ent of the voting stock ent interest (partnership or
Name of Business En Listed in Sec	tity Controlled by Entity tion A of Part IV		Bu	siness Address
Add additional She	ets if necessary			
		OR		
	No entity listed in Part	III A owns gr	eater tha	an 50 percent of the voting
	stock in any corporation or owns greater than 50 percent interest in any			
partnership or limited liability company. Section C — Part IV Certification				
of any entity that the agency and, if applie greater than 50 per a federal agency. I behalf of the above information contain certification through Windsor Township aware that it is a crectification, and if constitute a mater.	the Organization listed hat is debarred by the fe cable, does not own grecent of any entity debar further acknowledge: the named organization; the herein and that I among the date of contract are in writing of any change iminal offense to make and the so. I am subject to the date of contract are in writing of any change iminal offense to make and the so. I am subject to the date of contract are in writing of any change iminal offense to make and the so. I am subject to the date of contract are in writing of any change iminal offense to make and the so.	above in Parderal governmenter than 50 pered by the fector at I am authout ward by West ward by West as to the informational prosecution (s) with Western (s)	t I does renent from the cercent of the cercent of the cercent of the cercent or mation unest Windson windso	oligation from the date of this r Township to notify West ontained herein; that I am isrepresentation in this nder the law and that it will sor Township, permitting West
Full Name (Print):	Sava Mladenovic		Title:	President
Signature:	//		Date:	7/13/2022

BID BOND

KNOW ALL MEN BY THESE	E PRESENTS, that we, the	undersigned,	
Two Brothers Contracting, In	nc. as Principal, a	Philadelphia Indemnity Insurance and Company	as Surety, are
hereby held and firmly bound to 10% of The Total Amount Bid N	anto the Township of West	Windsor, as Owner, in the Penal Sun	n of
Exceed \$20,000.00	(\$	10%) for the payment of which, which	well and truly to be
made, we hereby jointly and so	3	70	
Signed this, 13th	day of ^{July}	, 20 22.	
		eas the Principal has submitted to the part of hereof, to enter into a contract	
		NED STRUCTURES LOCAT	TED AT
269		DAD, BLOCK 93, LOT 1 ND	
10		AD, BLOCK 19, LOT 34	
NOW THEREFORE,		transitude perminentenzia i i internativa sine del propositiva del construir del construir del construir del c	
A) If said Bid shall b	e rejected or in the alternati	ive,	
attached hereto (p performance of sa	roperly completed in accord id contract, and for the payr a therewith, and shall in a	shall execute and deliver a contract in dance with said Bid) and shall furnish a nent of all persons performing labor or all other respects perform the agreer	bond for his faithful furnishing materials
	liability of the Surety for a	shall remain in full force and effect any and all claims hereunder shall, in	
	any extension of the time	s that the obligations of said Surety an within which the Owner may accept	
	eir corporate seals to be he	ave hereunto set their hands and seals, reto affixed and these presents to be si	
		Two Brothers Contracting, Inc.	
BY: Llysteth 1	Medenorre	Principal	
ELIZABETH MLADENO	DVIC	SAVA Philadelphia Indemnity Insurance	MLADENOVIC , PRESIDENT de Company
BY Dereste	len	Surety	_
Witness for	ness Surety	Attorney-in-F Joseph T. Catania Attorney-in-F	

CONSENT OF SURETY

KNOW ALL MEN BY THESE PRESENTS, that for and consideration of the sum of \$1.00, lawful money of the United States of America, the receipt whereof is hereby acknowledged, paid the undersigned, and for other

valuable consideration, the Philadelphia Indemnity Insurance Company Insurance Company existing under the laws of the State of PENNSYLVANIA and licensed to do business in the State of New Jersey certifies and agrees, that if the contract for (Contracting Agency) Township of West Windsor for: (Project) Demolition of Township Owned Structures Located at 269 Clarksville Road, Block 93, Lot 1 is awarded to (Bidder) Two Brothers Contracting, Inc. the undersigned will execute the bond or bonds as required of the contract documents and will become Surety in the full amount set forth in the contract documents for the faithful performance of all obligations of the Bidder, provided however, that this commitment shall expire sixty (60) days from the bid opening, unless agreed upon by Bidder, Owner and Surety to be extended. Signed, sealed and dated this 13th day of July , 2022 . Philadelphia Indemnity Insurance Company By: Joseph T. Catania, Attorney-in-Fact

(To be accompanied by the usual proof of Authority of Officers of officers of the Surety Company to execute same)

ACKNOWLEDGEMENT BY SURETY

STATE OF NEW JERSEY
COUNTY OF BERGEN

On this day of fully, 2022, before me Mary L. Lawrence, a notary public in and for the County and State aforesaid, residing therein, duly commissioned and sworn, personally appeared Joseph T. Catania know to me to be the person whose name is subscribed to the within instrument, and acknowledged that he/she executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written.

MARY L. LAWRENCE NOTARY PUBLIC – STATE OF NEW JERSEY Commission #50037749 My Commission Expires May 06, 2026



NEW JERSEY SURETY DISCLOSURE STATEMENT AND CERTIFICATION

PHILADELPHIA INDEMNITY INSURANCE COMPANY (the "Surety") hereby certifies the following:

- 1. The Surety meets the applicable capital and surplus requirements of R.S. 17:17-6 or R.S. 17:17-7 as of the Surety's most current annual filing with the New Jersey Department of Insurance.
- 2. The capital and surplus, as determined in accordance with the applicable laws of New Jersey, of the Surety participating in the issuance of the attached bond is in the following amount as of the calendar year ended December 31, 2020 which amounts have been certified as indicated by PriceWaterhouseCoopers, certified public accountants:

Capital: \$4,500,000

Surplus: \$2,626,705,206

3. With respect to each surety participating in the issuance of the attached bond that has received from the United States Secretary of the Treasury a certificate of authority pursuant to 31 U.S.C. 9305, the underwriting limitation established therein and the date as of which that limitation was effective as of July 1, 2019, is as follows:

Underwriting Limit: \$262,671,000

- 4. The amount of the bond to which this statement and certification is attached is \$ 10% Bid Bond
- 5. If, by virtue of one or more contracts of reinsurance, the amount of the bond indicated under Item 4 above exceeds the total underwriting limitation of all sureties on the bond as set forth in Item 3 above, then for each such contract of reinsurance:
- a. The name and address of each such reinsurer under that contract and the amount of that reinsurer's participation in the contract is as follows: n/a; and
- b. Each surety that is party to any such contract of reinsurance certifies that each reinsurer listed under item 5a.satisfies the credit for reinsurance requirement established under P.L.1993, c.243 (C.17:51B-1 et seq.) and any applicable regulations in effect as of the date on which the bond to which this statement and certification is attached shall have been filed with the appropriate public agency.

CERTIFICATE

I, Joseph T. Catania ,as Attorney-In-Fact for Philadelphia Indemnity Insurance Company, DO HEREBY CERTIFY that, to the best of my knowledge, the foregoing statements made by me are true, and ACKNOWLEDGE that, if any of those statements are false, this bond is VOIDABLE.

Signature of Certifying Agent

Joseph T. Catania

Printed Name of Certifying Agent

Attorney-in-Fact

Title of Certifying Agent

July 13, 2022

Date

PHILADELPHIA INDEMNITY INSURANCE COMPANY

Che Bala Plaza, Suite 1187 Bala Cynwyd, PA 19784-6950

Power of Attorney

KNOW ALL PERSONS BY THESE PRESENTS. That PHILADELPHIA INDEMNITY INSURANCE COMPANY (the Company), a corporation organized and existing under the laws of the Communication of Pennsylvania, does hereby constitute and appoint Richard G. Antherson, Joseph T. Catania, Gina M. Semonelle, Denise A. Mediar, Marx Lawrence & Brent D. Headley, of Anderson & Catania Surety Services, L.C. its time and lawful Attorney-in-fact with full authority to execute on its behalf bonds, undertakings, recognizances and other contacts of indemnity and writings ubligatory in the trainer thereof: issued in the course of its business and to bind the Company thereby, in an amount not to execut \$50,000,000.

This Power of Attorney is granted and is signed and scaled by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of PHILADEL P

RESOLVED:

That the Board of Directors hereby authorizes the President or any Vice President of the Company; (1) Appoint Attorney(s) in Fact and authorize the Attorney(s) in Fact to execute on behalf of the Company bonds and undertakings, contacts of inferunity and other writings obligatory in the nature thereof and to attach the scal of the Company thereto; and (2) to remove, at any time, any such Attorney-in-Fact and revoke the authority given. And, leads

FURTHER RESOLVED:

that the signatures of such officers and the seal of the Company may be allixed to any such Power of Attorney or certificate relating thereto by facsimile, and any such Power of Attorney so executed and certified by facsimile signatures and facsimile seal shall be valid and brading upon the Company in the future with respect to any hond or instruking to which it is attached.

IN TESTIMONY WHEREOF, PHILADES PHE ADDEMNITY INSURANCE COMPANY HAS CAUSED THIS INSTRUMENT TO BE SIGNED AND ITS CORPORATE SEALTO BE AFFIXED BY ITS ATTHORIZED OFFICE THIS 27¹⁰ DAY OF OCTOBER, 2017.



(Seal)

Hoemson

Robert D. O'Leary D., President & CTO Philadelphia Indominity Insurance Company

On this 27° day of October, 2017, before me came the individual who executed the preceding instrument, to me personally known, and being by me duly swom sort that he is the therein described and authorized officer of the PHILADELPHIA INDEMNITY INSURANCE COMPANY; that the seal affixed to said Company; that the said Company; that the said Company seal and his signature were duly affixed.

The state of the s	Ховну Риббе;	Moreyan Morpe
(Notary Scal)	residing at	Bib Consul PA
	commission expues:	Spring 35 301

I. Edward Sayago, Corporate Secretary of PHILADELPHIA INDEMNITY INSURANCI, COMPANY, do beachy certify that the foregoing resolution of the Board of Directors and the Power of Attorney issued parament thereto on the 27% day of October, 2017 are true and correct and are still in full force and effect. I do further certify that Robert Ω. O'Leary Jr., who executed the Power of Attorney as President, was on the date of execution of the attached Power of Attorney the duly elected President of PHILADELPHIA INDEMNITY INSURANCE COMPANY.

In Textumony Whereof thave subscribed my name and affixed the face-male scal of each Company this 13th day of July 20 22



Edward Sayago, Corporate Secretary

PHILADELPHIA INDEMNITY INSURANCE COMPANY

PHILADELPHIA INDEMNITY INSURANCE COMPANY

Statutory Statements of Admitted Assets, Liabilities and Capital and Surplus (in thousands, except par value and share amounts)

Admitted Assets	As of December 31,			
Daniela (Communica ED 041 342 mm + 62 220 240)		2020	4.	2019
Bonds (fair value \$8,041,263 and \$7,329,360)	S	7,601,946	\$	7,059,903
Preferred stocks (fair value \$16,537 and \$23,575)		15,673		22,761
Common stocks (cost \$52,609 and \$65,563)		43,373		64,634
Mortgage loans Real estate		821,250		803,679
Other invested assets (cost \$203,028 and \$231,120)		29,973		10,305
Receivables for securities sold		215,589		243,127
Cash, cash equivalents and short-term investments		943		684
Cash and invested assets				
CAMI HIRI HIVENEG ASSCIS		8,763,026		8,264,627
Premiums receivable, agents' balances and other receivables		908,602		874,835
Reinsurance recoverable on paid loss and loss adjustment expenses		38,737		54,706
Accrued investment income		74,070		76,312
Receivable from affiliates		7,586		657
Federal income taxes receivable		41		28,027
Not deferred tax assets		138,129		134,628
Other assets		4,997		3,541
Total admitted assets	\$	2,935,147	\$	2,417,333
Liabilities and Capital and Surplus				
Liabilities:				
Unpaid loss and loss adjustment expenses	\$	5,218,304	\$	5,007,616
Uncarned premiums		1,582,146		1,597,243
Reinsurance payable on paid loss and loss adjustment expenses		30,398		45,391
Ceded reinsurance premiums payable		108,936		100,299
Commissions payable, contingent commissions and other similar charges		214,389		216,136
Federal income taxes payable		8,480		
Funds held		77,256		66,937
Payable to affiliates		18,486		16,383
Provision for reinsurance		87		78
Payable for securities purchased		17,820		58,784
Accrued expenses and other liabilities	, ,	32,170	1215	27,116
Total liabilities	in continuous	7,308,442		7,135,983
Capital:				
Common stock, par value of \$10 per share; 1,000,000 shares				
authorized, 450,000 shares issued and outstanding		4,500		4,500
Surplus:				
Grass paid in and contributed aurplus		386,071		386,071
Unassigned surplus	mener e control	2,216,134	* q.d * -	1,910,779
Total surplus	No. of Addition	2,622,205	**********	2,296,850
Total capital and surplus		2,626,705		2,301,350
Total liabilities and capital and surplus		9,935,147		9,417,333

The undersigned, being duly sworn, says: That she is the Executive Vice President and Chief Financial Officer of Philadelphia Indennity Insurance Company; that said Company is a corporation duly organized in the state of Pennsylvania, and licensed and engaged in the State of Pennsylvania and has duly complied with all the requirements of the laws of the said State applicable of the said Company and is duly qualified to act as Surety under such laws; that said Company has also complied with and is duly qualified to act as Surety under the Act of Congress. And that to the best of her knowledge and belief the above statement is a full, true and correct statement of

Aftest:

Commonweelth of Pennsylvania - Notary Seel Kimberly A. Kessleski, Notary Public Monigomery County My commission expires December 18, 2024 Commission number 1245769

Member, Pennsylvanie Association of Notarius Sworn to before me this 26 day of May 2021.

baren Gilmer-Pavciello

Karencelling Paucicllo, EVP & CFO