Notice to Bidders

Hunterdon County Educational Service Commission ("HCESC") conducts and acts as a Lead Agent to a voluntary Cooperative Pricing System consisting of over 650+ members throughout the entire State of NJ under number 34HUNCCP. Sealed bids will be received and opened on March 11, 2021 at 1:00 P.M. prevailing time in the offices of the HCESC, Cooperative Purchasing Department, 37 Hoffmans Crossing Road, Califon, NJ 07830 for:

Masonry Services #HCESC-SER-20J On an "as needed" basis

Specifications and instructions to bidders may be obtained at the HCESC Cooperative Pricing website at <u>purchasing.hcesc.com</u>. All bid addenda will be issued on the website. Therefore, all interested respondents should check the website from now through bid opening. It is the sole responsibility of the respondent to be knowledgeable of all addenda related to this procurement.

Bids must be submitted in a sealed envelope and distinctly marked with the name of the bidder, category bid on, date and time of bid. If the envelope is placed in a mailer, it must be distinctly marked. Bids must be delivered or mailed to the Hunterdon County ESC, 37 Hoffmans Crossing Road, Califon, NJ 07830 and received by March 11, 2021 at 1:00 P.M.

The bid opening will be held fully virtual. Please check our website at purchasing.hcesc.com to register and receive a meeting invitation for remote access to the bid opening. Pre-registration will be available 24 hours prior to the bid opening.

Bidders are required to comply with the requirements of N.J.S.A. 10:5-31 et seq. and N.J.A.C. 17:27 et seq.

Doreen Pirozzi Purchasing Manager



Hunterdon County Educational Services Commission Cooperative Purchasing

NJ State Approved Cooperative Pricing System #34HUNCCP

The Hunterdon County Educational Services Commission (HCESC) is a cooperative currently consisting of over 650, and growing, local municipalities, public schools, vocational/charter schools, colleges and other quasi-public entities throughout the State of New Jersey. Contracts issued through the cooperative have the potential to generate considerable business since Members that utilize these bids have the ability to issue purchase orders for any amount without the necessity to prepare their own bids or obtain quotes. The HCESC cooperative generated over 68.9 million dollars in sales in 2020. The HCESC is dedicated to the objective of providing our members with an established sourcing partnership with selected manufacturer(s), authorized dealers and vendors. The power of cooperative purchasing enables HCESC to issue competitive solicitations and contracts for its members on a wide variety of products and services.

Hunterdon County Educational Services Commission Members

Green Township BOE	Newton BOE	Stanhope BOE
Stillwater Township BOE	Vernon Township BOE	Sussex County ESC
Kittatinny Regional BOE	Lenape Valley Regional BOE	Sparta BOE
Byram, Township of	Hamburg BOE	Franklin Borough BOE
Byram Township BOE	Fredon Township BOE	High Point BOE
Frankford Township BOE	Fredon, Township of	Hopatcong BOE
Andover Regional BOE	Sussex-Wantage Regional BOE	Ogdensburg BOE
Sussex, County of	Wallkill Regional BOE	Montague BOE
Sparta, Township of	Green, Township of	Vernon, Township of
Sandyston-Walpack BOE	Hampton Township BOE	Sussex County Technical School

Region #1 - Morris County

Butler BOE	Chester BOE	County College of Morris
Florham Park BOE	Jefferson Township BOE	Madison BOE
Montville Township BOE	Mount Olive BOE	Pequannock Township BOE
School District of the Chathams	West Morris Regional BOE	Wharton BOE
Denville Township BOE	Mine Hill Township BOE	Randolph Township BOE
Morris School District	Mountain Lakes BOE	East Hanover Township BOE
Roxbury Township BOE	Morris Hills Regional BOE	Netcong BOE
Parsippany-Troy Hills Regional BOE	Washington Township BOE	Morris, County of
Dover BOE	Riverdale BOE	Boonton Township BOE
Hanover Park BOE	ESC of Morris County	Mount Arlington BOE
Mendham Borough BOE	Kinnelon BOE	Morris County Vocational BOE
Jefferson, Township of	Mendham Township BOE	Morris Plains BOE
Dover, Town of	Rockaway Township BOE	Chester, Township of
Boonton BOE	Southeast Morris County Municipal Utilities Authority	Roxbury, Township of
Morris, Township of	Long Hill, Township of	Rockaway Borough BOE
Randolph, Township of	Hanover Sewerage Authority	Long Hill, Township of

Region #1 - Warren County

Allamuchy BOE	Alpha BOE	Belvidere BOE
Blairstown BOE	Frelinghuysen Township BOE	Franklin Township BOE
Great Meadows BOE	Greenwich Township BOE	Hackettstown BOE
Harmony Township BOE	Hope Township BOE	Knowlton Township BOE
Lopatcong Township BOE	Mansfield Township BOE	North Warren Regional BOE
Oxford Township BOE	Phillipsburg BOE	Pohatcong Township BOE
Warren County Special Services	Warren County Technical School	Warren Hills Regional BOE
Warren Township BOE	Washington Borough BOE	Washington Township BOE
Warren, County of	Independence, Township of	Alpha, Borough of

Region #1 - Somerset County

Bernards Township BOE	Bound Brook BOE	Branchburg Township BOE
Branchburg, Township of	Bridgewater-Raritan Regional BOE	Franklin Township BOE
Hillsborough BOE	Montgomery, Township of	Somerset County Vocational Technical School
Somerset Hills Regional BOE	Somerset, County of	Somerville BOE
South Bound Brook BOE	Warren Township BOE	Watchung BOE
Watchung Hills Regional BOE	Bound Brook, Borough of	Somerset County ESC
Green Brook Township BOE	Montgomery Township BOE	Somerset County Library
Somerset County Improvement Authority	North Plainfield BOE	Raritan Valley Community College
Central Jersey College Prep Charter School	Far Hills, Borough of	Franklin, Township of
Manville BOE	Thomas Edison EnergySmart Charter School	Somerville, Borough of

Region #1 - Hudson County

Beloved Community Charter School	Elysian Charter School	Ethical Community Charter School
Hoboken Dual Language Charter School	Jersey City BOE	Jersey City, City of
Learning Community Charter School	Union City BOE	Kearny BOE
Weehawken BOE	Weehawken, Township of	Hoboken BOE
Harrison BOE	Secaucus, Town of	Secaucus BOE
Bayonne BOE	Hudson Arts & Science Charter School	Hoboken, City of
The Golden Door Charter School	Union City Housing Authority	West New York, Town of
Jersey City Redevelopment Authority	Hudson, County of	East Newark BOE
Hoboken Housing Authority	Harrison, Town of	M.E.T.S. Charter School

Region #1 - Passaic County

Little Falls BOE	Paterson BOE	Paterson Charter School for Science & Technology
Wayne BOE	Passaic County Community College	Pompton Lakes BOE
West Milford BOE	Totowa BOE	Clifton Public Library
Wanaque BOE	Passaic BOE	Paterson Arts and Science Charter School
West Milford, Township of	Passaic Arts & Science Charter School	North Haledon BOE
Pompton Lakes, Borough of	Clifton BOE	Manchester Regional BOE
Little Falls, Township of	Passaic, County of	Clifton, City of
Haledon BOE	Wayne, Township of	Hawthorne BOE
Bloomingdale, Borough of	Paterson, City of	

Region #1 - Hunterdon County

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Alexandria Township BOE	Bethlehem Township BOE	Bloomsbury Borough BOE
Califon BOE	Clinton-Glen Gardner BOE	Clinton Township BOE
Clinton, Town of	Clinton, Township of	Delaware Township BOE
Delaware, Township of	Delaware Valley Regional BOE	East Amwell Township BOE
West Amwell, Township of	Flemington-Raritan Regional BOE	Franklin Township BOE
Frenchtown BOE	Hampton BOE	Hampton, Borough of
High Bridge BOE	High Bridge, Borough of	Holland Township BOE
Holland, Township of	Hunterdon Central Regional BOE	Hunterdon County ESC
Hunterdon County Polytech	Kingwood Township BOE	Kingwood, Township of
Union Township BOE	Lambertville, Borough of	Lebanon Borough BOE
Lebanon Township BOE	Milford BOE	Milford Library
North Hunterdon-Voorhees Regional BOE	Readington Township BOE	Readington, Township of
South Hunterdon Regional BOE (West Amwell, Stockton	St. Paul's Christian School	Tewksbury Township BOE
& Lambertville		
Bloomsbury, Borough of	Readington-Lebanon Sewerage Authority	Union, Township of

Region #1 - Bergen County

Region #1 - Bergen County		
Allendale BOE	Cresskill BOE	Emerson BOE
Englewood BOE	Glen Rock, Borough of	Leonia BOE
Mahwah BOE	Midland Park BOE	New Milford BOE
Northern Highlands BOE	Paramus BOE	Park Ridge BOE
Ridgewood BOE	River Vale BOE	Waldwick BOE
Wyckoff BOE	Hillsdale, Borough of	Hackensack BOE
Bergen County Special Services	Bergen County Technical School	Carlstadt BOE
Wood-Ridge BOE	Rutherford BOE	Teaneck, Township of
Teaneck BOE	Little Ferry, Borough of	Washington, Township of
Ho-Ho-Kus BOE	Bergenfield BOE	Oradell BOE
Pascack Valley Regional BOE	Alpine BOE	Saddle Brook BOE
Tenafly BOE	Closter BOE	Ramsey BOE
Elmwood Park BOE	North Bergen BOE	Englewood Cliffs BOE
Northvale BOE	Rochelle Park BOE	Saddle River BOE
Dumont BOE	East Rutherford BOE	Upper Saddle River BOE
Moonachie BOE	Little Ferry BOE	Ridgefield BOE
Hasbrouck Heights BOE	Oakland BOE	North Arlington BOE
Fort Lee BOE	Demarest BOE	Ramapo Indian Hills Regional BOE
Carlstadt-East Rutherford BOE	Bergen Arts & Science Charter School	Oakland, Borough of
Hawthorne BOE	Bogota BOE	Ridgefield Park BOE
Montvale BOE	Fair Lawn BOE	Ramapo College of NJ
Northern Valley Regional BOE	Lyndhurst BOE	Rochelle Park Library
Hillsdale BOE	Westwood Regional BOE	Garfield BOE
South Bergen Jointure Commission	Maywood BOE	Edgewater, Borough of
Montvale, Borough of		

Region #1 - Union County

region Cinon county		
Berkeley Heights BOE	Berkeley Heights Public Library	Clark BOE
New Providence BOE	Rahway BOE	Roselle BOE
Springfield, Township of	Union, County of	Westfield BOE
Kent Place School	Township of Union BOE	Summit BOE
Union County Vocational School	Scotch Plains-Fanwood BOE	Springfield BOE
Union County ESC	Morris-Union Jointure Commission	Summit Free Public Library
Cresthaven Academy Charter School	Garwood BOE	Kenilworth BOE
Elizabeth BOE	Union, Township of	Summit, City of
Winfield Township BOE	Rahway Valley Sewerage Authority	Clark, Township of
Cranford, Township of	Plainfield BOE	Union County College
Mountainside BOE	Hillside BOE	

Region #1 - Essex County

Maplewood, Township of	Belleville BOE	East Orange Community Charter School
East Orange, City of	Millburn BOE	Montclair BOE
Newark Prepatory Charter School	North Star Academy Charter School	Nutley BOE
Paulo Freire Charter School	People's Prepatory Charter School	Roseville Community Charter School
University Heights Charter School	West Orange BOE	Burch Charter School
East Orange BOE	Philip's Academy Charter School	Montclair, Township of
The Children's Institute	Caldwell-West Caldwell BOE	Spirit Preparatory Charter School
West Essex Regional BOE	South Orange-Maplewood BOE	Essex Fells BOE
Roseland BOE	Cedar Grove BOE	Essex County Vocational Technical School
Belleville Library & Information Center	Newark Public Library	Fairfield BOE
Irvington BOE	Montclair State University	Essex Regional ESC
Essex, County of	West Caldwell, Township of	Glen Ridge BOE
NJ Transit	Newark BOE	Team Academy Charter School
City of Orange Township	Bloomfield BOE	

Region #2 - Middlesex County

Cranbury Township BOE	Edison, Township of	Highland Park BOE
Metuchen BOE	South Plainfield BOE	Woodbridge Township BOE
Woodbridge, Township of	Old Bridge Township BOE	Sayreville BOE
Piscataway BOE	South Brunswick BOE	Carteret BOE
East Brunswick, Township of	Edison BOE	Jamesburg BOE
Middlesex County College	North Brunswick BOE	Plainsboro, Township of
Spotswood BOE	Piscataway, Township of	South Amboy BOE
North Brunswick, Township of	Perth Amboy BOE	Middlesex County Vocational Technical School
Monroe Township BOE	South River BOE	Middlesex County Stem Charter School
New Brunswick BOE	Middlesex, County of	East Brunswick BOE
Perth Amboy, City of	Milltown, Borough of	Middlesex BOE
Milltown BOE	Old Bridge, Township of	

Region #2 - Mercer County

Ewing Township BOE	Hamilton Township BOE	Hamilton, Township of
Hopewell Valley Regional BOE	Lawrence Township BOE	Mercer County Special Services
Mercer County Technical School	Pace Charter School	Princeton Charter School
Trenton BOE	Village Charter School	West Windsor-Plainsboro BOE
Trenton, City of	Princeton BOE	Princeton, Town/Township of
East Windsor Regional BOE	International Charter School of Trenton	Princeton Public Library
Robbinsville BOE	The College of NJ	Mercer County Community College

Region #2 - Monmouth County

Asbury Park BOE	Manalapan-Englishtown BOE	Monmouth, County of
Hazlet BOE	Tinton Falls BOE	Highlands BOE
Freehold BOE	Keansburg BOE	Holmdel Township BOE
Township of Ocean BOE	Neptune Township BOE	Asbury Park, City of
Bradley Beach BOE	Colts Neck Township BOE	Manasquan BOE
Upper Freehold Regional BOE	Monmouth County Vocational School	Freehold Regional BOE
Shrewsbury BOE	Rumson-Fair Haven BOE	Monmouth Regional BOE
Allenhurst BOE	Marlboro, Township of	Monmouth Beach, Borough of
Matawan-Aberdeen Regional BOE	Brielle BOE	Fair Haven BOE
Freehold Township BOE	Howell Township BOE	Millstone Township BOE
Avon BOE	Union Beach BOE	Long Branch BOE
Freehold Township Fire District #1	Red Bank Borough BOE	Holmdel, Township of
Long Branch, City of	Spring Lake Heights BOE	Wall Township Fire District #1
Wall Township Fire District #3	Monmouth County Park System	Henry Hudson Regional BOE
Colts Neck, Township of	Spring Lake Heights, Borough of	Marlboro Township BOE
Brookdale Community College	Atlantic Highlands, Borough of	Wall Township Fire District #2
Wall Township BOE	Red Bank Regional BOE	Hope Academy Charter School

Region #2 - Ocean County

Bay Head, Borough of	Brick Township BOE	Ocean County Vocational Technical School
Plumsted BOE	Point Pleasant BOE	Southern Regional BOE
Lacey Township BOE	Central Regional BOE	Seaside Heights BOE
Barnegat Township BOE	Ocean Township BOE	Little Egg Harbor Township BOE
Manchester Township BOE	Lakewood Township BOE	Stafford Township BOE
Jackson Township BOE	Long Beach Island BOE	Ocean County Health Department
Ocean County College	Toms River Municipal Utilities Authority	Ocean City BOE
Lacey, Township of	Ocean, County of	Stafford, Township of
Pinelands Regional BOE	Ocean County Library	Long Beach, Township of
Ocean Township, City of		

Region #2 - Burlington County

Lumberton BOE	Burlington County Institute of Technology	Burlington County Special Services
Mount Holly Township BOE	Beverly BOE Bordentown Regional BOE	
Cinnaminson Township BOE	Moorestown Township BOE Rancocas Valley Regional BOE	
Burlington, County of	Delanco Township BOE	Maple Shade BOE
Evesham Township BOE	Riverside Township BOE	Tabernacle BOE
Florence BOE	Medford Township BOE	Northern Burlington County Regional BOE
Riverton BOE	North Hanover Township BOE	Springfield Township BOE
Chesterfield Township BOE	Pemberton Township BOE	Lenape Regional BOE
Willingboro BOE	Eastampton BOE	Mount Laurel Township Municipal Utilities Authority
City of Burlington	Shamong Township BOE	Delran Township BOE

Region #3 - Camden County

Camden City BOE	Eastern Camden County Regional BOE	Haddonfield BOE
Leap Academy University Charter School	Black Horse Pike Regional BOE	Camden County ESC
Lindenwold BOE	Winslow Township BOE	Pine Hills BOE
Fredom Prep Charter School	Collingswood BOE	Oaklyn BOE
Camden Community Charter School	Sterling BOE	Cherry Hill BOE
Voorhees BOE	Berlin Township BOE	Cherry Hill, Township of
Runnemede BOE	Camden County Technical School	Waterford Township BOE
Camden County Municipal Utilities Authority	Mt. Ephraim BOE	Bellmawr, Borough of
Haddon Heights BOE	Gloucester Township BOE	Camden, City of
Clementon BOE	Berlin Borough BOE	

Region #3 - Gloucester County

Washington Township BOE	Swedesboro-Woolwich BOE	Paulsboro BOE
Clayton BOE	Deptford Township BOE	Pitman BOE
Gateway Regional BOE	Franklin Township BOE	Westville BOE
Clearview Regional BOE	Delsea Regional BOE	Harrison Township Fire District #1
Gloucester County Vocational Technical School	Gloucester County Special Services	Mantua Township BOE
Wenonah BOE	West Deptford BOE	Washington, Township of
Gloucester County Improvement Authority	Logan Township Municipal Utilities Authority	West Deptford, Township of

Region #3 - Salem County

Pennsville BOE	Salem Community College	Salem County Special Services
Salem County Vocational Technical School	Pittsgrove Township BOE	Oldmans Township BOE
Lower Alloways Creek BOE	Salem, County of	Penns Grove-Carneys Point BOE
Quinton Township BOE	Woodstown-Pilesgrove Regional BOE	Lower Alloways Creek, Township of

Region #3 - Cumberland County

Cumberland County Technical Center	Millville Public Charter School	Vineland Public Charter School
Bridgeton Public Charter School	Cumberland County College	Bridgeton BOE
Vineland, City of	Maurice River Township BOE	Cumberland County Improvement Authority
Hopewell Township BOE	Millville BOE	Hopewell, Township of

Region #3 - Atlantic County

Greater Egg Harbor Regional BOE	Hamilton Township BOE	Folsom BOE
Buena Regional BOE	Egg Harbor Regional BOE	Atlantic County Vocational School
Margate City BOE	Atlantic City Community Charter School	Somers Point BOE
Brigantine BOE	Linwood BOE	Atlantic County Special Services
Pleasantville BOE	Stockton University	Northfield BOE
Absecon BOE	Hamilton, Township of	Ventnor City BOE
Hammonton BOE	Atlantic City BOE	Atlantic City Municipal Utilities Authority

Region #3 - Cape May County

Cape May City BOE	Wildwood BOE	West Cape May BOE
Lower Township BOE	Upper Township BOE	Lower Cape May Regional BOE
Cape May County Special Services	Cape May County Technical School	Cape May County Municipal Utilities Authority
Middle Township BOE	_	

Hunterdon County Educational Services Commission

Goals and Objectives

The Hunterdon County Educational Services Commission (HCESC) is looking for Contractors to provide labor and materials for maintenance, repair and project work when directed by a Co-op Member that wishes to participate, for any building or grounds at the contract prices on a time and materials basis for **Masonry Services**.

The purpose of the bid and subsequent contract is to efficiently offer the Co-op Member and any additional participants a guaranteed rate, irrespective of the volume of orders or the size of any one order or project.

Submission of Bids

Bids are due at the HCESC Administrative Office, 37 Hoffmans Crossing Road, Califon, NJ 07830 on or before March 11, 2021 at 1 P.M. and shall be submitted in a sealed envelope and distinctly marked with the name and address of the bidder and the bid name as well as the trade bid on. If the envelope is placed in a mailer that must be distinctly marked as well. It is the bidder's responsibility to see that bids are presented to the Business Administrator at the hour and place designated. Bids may be hand delivered or mailed; however, HCESC disclaims any responsibility for bids forwarded by regular or express mail. Late bids will not be considered and returned unopened.

Due to delivery signature limitations, it is imperative you allow for sufficient time to ensure your bid response arrives no later than 1:00 PM on March 11, 2021.

The bid opening will be held fully virtual. Please check our website at purchasing.hcesc.com to register and receive a meeting invitation for remote access to the bid opening. Pre-registration will be available 24 hours prior to the bid opening.

Vendor's literature and/or pricing sheets **will not** be accepted in lieu of completing the proposal blank(s) as set forth in these specifications.

HCESC reserves the right to postpone the date for presentation and opening of bids and will give written notice of any such postponement to each prospective bidder as required by law. Bids must be signed in ink by the bidder; all quotations must be typed or written in ink. The bidder, in ink, must initial any quotation showing any erasure alteration. Prices and totals are to be inserted in the spaces provided.

All forms shall be completed and attached to the bid proposal. Bidder is alerted to the bid document checklist page.

Hunterdon County Educational Services Commission Bidder's Checklist

Masonry Services #HCESC-SER-20J

FAILURE TO SUBMIT ANY OF THESE ITEMS MAY BE CAUSE FOR REJECTION OF THE BID.

Required with Bid		Submitted with Bid		
XXXX	Required Evidence EEO/Affirmative Action Compliance Notice Questionnaire (Exhibit A & A14)			
XXXX	Non-Collusion Affidavit (Exhibit B & A16)			
XXXX	Bidder's Acknowledgement of Receipt of Addenda (to be completed if Addenda are issued) (Exhibit C & A18)			
XXXX	Statement of Ownership Disclosure (A15)			
XXXX	Statement of Suspension of Debarment (A35)			
XXXX	Political Contribution Disclosure Form (Exhibit D & A25)			
XXXX	Bid Proposal Forms (Exhibit E & A5)			
XXXX	Prevailing Wage Certification Form (Exhibit F & A20)			
XXXX	Acceptance of Bid and Contract Award (Exhibit G & A33)			
XXXX	Equipment Certification Form (Exhibit H)			
XXXX	Prequalification Affidavit (Exhibit I & A22)			
XXXX	Notice of Classification (A22)			
XXXX	Total Amount of Uncompleted Contracts (A22)			
XXXX	Disclosure of Investment Activities in Iran (A31)			
·	FORY ITEM(S) REQUIRED PRIOR TO A CONTRACTED ACCOUNTRY (See Each Contract Co			
Certificate of Insurance naming Hunterdon County ESC as additional insured (A10) W9 Form (A23) Affirmative Action Certificate or AA302 Form with proof of payment (A14) Business Registration Certificate (A13) Public Works Contractor Registration Certificate (A21)				
-	idder's use in assuring compliance with required documentation ments and does not relieve the bidder of the need to read and co			
Name of Bidder:	Signature:			

A. GENERAL REQUIREMENTS

A1. Americans with Disabilities Act

The Contractor must comply with all provisions of the Americans with Disabilities Act (ADA), P.L. 101-336, in accordance with 42 U.S.C. S121 01 et seq.

A2, Estimated Value

The HCESC cooperative consists of over 650 local municipalities, public schools, vocational/charter schools, colleges and other quasi-public entities that generated well over 68.9 million dollars in sales in 2020. The sales and service volumes resulting from these awarded contracts are contingent upon the marketing efforts of the winning bidders to the Hunterdon ESC Cooperative Pricing Members.

A3. Payment

Mandatory "Net 30" payment terms will not be honored. Every effort will be made by the Co-op Members to pay vendors and Contractors within thirty (30) to sixty (60) days provided the Co-op Member receives the appropriate documentation including but not limited to:

1) Signed Voucher 2) Invoices

Payment will be rendered upon completion of the services or delivery of full order to the satisfaction of the Co-op Member unless otherwise agreed to by written contract or mandated by law. The Co-op Member, at its discretion, may make partial payments. All payments are subject to approval by the Co-op Member's formal board at a public meeting. Payment may be delayed from time to time depending on the Co-op Members meeting schedule.

Public funds will be used to pay for goods delivered or services rendered only. Purchasers will not pay penalties, service charges, late fees or interest on overdue bills. No employee is authorized to sign a letter of credit or any other document that represents a legal commitment to pay additional fees.

Invoices

All invoices created by the Contractor must clearly outline the goods provided or services rendered and the date(s) the goods/services were provided.

All invoices must include the following information:

- 1. Full name and address of the company
- 2. Purchase order number from the Co-op Member
- 3. Company's invoice number that may be used as a reference
- 4. Goods and services rendered.
- 5. System identifier (34HUNCCP)
- 6. HCESC bid name & number (Masonry Services #HCESC-SER-20J)

All invoices must be submitted within thirty (30) days of service and be directed to the attention of the Co-op Member's designated representative or, if no such representative is designated, the Co-op Member's Business Administrator.

A4. Taxes

As New Jersey governmental entities, the HCESC and its Co-op Members are exempt from the requirements under New Jersey state sales and use tax (N.J.S.A. 54:32B-1 et seq.) and do not pay any sales or use taxes. Bidders should note that they are expected to comply with the provisions of said statute and the rules and regulations promulgated thereto to qualify them for examinations and reference to any and all labor, services, materials and supplies furnished to the Co-op Member. Contractors may not use the HCESC or the Co-op Member's tax exempt status to purchase supplies, materials, service or equipment.

A5. Bid Proposal Form

All bids are to be written in by typewriter or ink in a legible manner on the official Bid Proposal form. Any bid price showing any erasure or alteration must be initialed by the bidder in ink, at the right margin next to the altered entry. Failure to initial any erasure or alteration may be cause to disqualify that particular bid entry. If the disqualified entry is a required one, the entire bid may be subject to rejection, so please fill out all entries with care.

The Bid Proposal Form must be duly signed by the authorized representative of the company in the appropriate space, at the end of the Bid Proposal Form. Failure to sign the Bid Proposal Form may be cause to disqualify the entire bid. If the Bid Proposal Form contains more than one sheet, the bidders are required to affix the company name and address on each intervening sheet.

HCESC will not consider any bid on which there is any alteration to, or departure from, the bid specifications. Bidders are not to make any changes on the Bid Proposal Form, or qualify their bid with conditions differing from those defined in the contract documents. If bidders do make changes, on the Bid Proposal Form, except as noted above for initialed clerical mistakes, it shall be cause to disqualify that particular bid as non-responsive. N.J.S.A. 18A:18A-2(y).

A5.1 Labor

Bidders shall submit a price for labor based on the awarded hourly rate to be charged to the Co-op Member for all labor required to accomplish the work. The hourly rate shall apply to all workers, without regard to title or worker classification. The hourly rate is not a payroll rate. The bidder's responsibility to pay prevailing wages is not affected by bidding a single hourly rate. The hourly rate includes all necessary tools, vehicles, equipment, payroll, taxes, fringe benefits, transportation, overhead and profit.

A5.2 Parts/Materials

Bidders shall submit a markup percentage to Contractor's actual cost for parts and/or materials required to perform the work. Supplier invoices may be required at the discretion of the Co-op Member, as well as product/price breakdown.

A6. Contracts

A6.1 Award of Contract, Rejection of Bid(s)

An award will be made by the county to the lowest qualified and responsible bidder as the Primary Contractor. An award shall also be made to the second-lowest qualified and responsive bidder. In the event the Primary Contractor declines the work due to unavailable workforce and/or fails to respond to an inquiry within 24 hours, the Co-op Member has the option of contracting with the Secondary Contractor.

HCESC reserves the right to decline the award to a Secondary Contractor in the event that the difference in price between the Primary and Secondary bids is unreasonable, in the HCESC's sole determination.

HCESC reserves the right to reject any or all bids pursuant to law and waive any informalities and to take such alternates that HCESC feels are in the best interests of the Co-op Members.

A response to this bid acknowledges that new Co-op Members will be offered the same terms and conditions, as well as the pricing current Co-op Members receive.

The bid document and notice of award shall be considered incorporated as part of the formal contract.

HCESC requests that bidders only respond if they are able to offer prices lower than what they ordinarily offer on separate, single school district contracts.

In the event of a public emergency declared at the local, state or federal level prior to the expiration of the contract, if the owner opts to extend terms and conditions of the contract, the contractor agrees to extend the terms and conditions of this specification, whether existing or expiring for no longer than six (6) months, for goods and/or services for the duration of the emergency.

A6.2 Equal Prices

Pursuant to N.J.S.A. 18A:18A-37(d) when two or more bidders submit equal prices and the prices are the lowest responsible bids, HCESC may award the contract to the vendor whose response, at the discretion of HCESC, is most advantageous, price and other factors considered.

A6.3 Return of Contracts and Related Contract Documents (when required)
Upon notification of award of contract by HCESC, the successful respondent shall sign and execute a formal contract agreement between HCESC and the respondent, when required.

If a formal contract is not required by HCESC, these bid documents, the bidder's proposal and the Notice of Award issued by the HCESC shall constitute the contract between the HCESC and the successful bidder. Additionally, any approved and signed Co-op Member Purchase Order will constitute as a contractual agreement between the vendor and the Co-op Member. When a formal contract is required the successful respondent shall sign and execute said contracts and return said contracts along with the following;

- 1. Performance Bond in the total amount of the contract (not required)
- 2. Insurance Certificate with HCESC as an additional insured.
- 3. Other required documents as may be outlined in the bid specification.

The executed contracts and related documents must be returned to;
Doreen Pirozzi, Purchasing Manager
Hunterdon County Educational Services Commission
37 Hoffmans Crossing Road
Califon, NJ 07830

within seven (7) days of receipt of notification. Failure to execute the contract and return said contract and related documents within the prescribed time may be cause for a delay in payment for services rendered or products received or the annulment of award by HCESC with the bid security becoming property of HCESC. HCESC reserves the right to accept the bid of the next lowest responsible respondent.

A6.4 Term of Contract

The duration of the bid will be for nine (9) months with the option of up to two (2) one-year renewals, if elected and mutually agreed to by the awarded vendor and HCESC pursuant to N.J.S.A. 18A; 18A-42. Continuation of the terms of the contract beyond the fiscal year is contingent on the availability of funds in the following year's budget.

The successful bidder will be required to hold prices for bid items for the life of the contract. Failure to honor awarded bid pricing for the life of the contract is cause for termination. Manufacturer price lists and catalog should identify additional items offered in addition to the bid items (market basket) items in these specifications. MSRP pricing must be included.

Continuation of the terms of the contract beyond the fiscal year is contingent on the availability of funds in the following year's budget.

A6.5 Purchase Order Required; Notice to Proceed

No Contractor or vendor shall commence any project, provide any service or deliver any goods until he is in receipt of an approved purchase order authorizing work to begin or goods to be delivered.

Purchase orders may be placed against the contract up to and including the end of business on the last day of the contract, for delivery no more than 30 days after the contract expiration. Co-op Members purchasing through this cooperative bid will have the right to purchase from the successful bidder at the same award as submitted in the bid.

A7. Subcontracting

Contractors, service providers, and all vendors with whom HCESC has awarded a contract may not subcontract any part of the work done or assign any part of the contract for goods or materials for HCESC without first receiving written permission from HCESC.

Contractors, service providers, and vendors using subcontractors assume all responsibility for work performed by subcontractors. HCESC may require the following non-exhaustive list of documents to be secured from all approved subcontractors.

- 1. Insurance Certificate as outlined in the bid specifications
- 2. Affirmative Action Evidence as outlined in the bid specifications
- 3. Written certification that the subcontractor shall adhere to prevailing wages as provided through New Jersey State Law
- 4. Business Registration Certificate

In cases of subcontracting, only the prime contractor shall be paid by HCESC or its Member. It is the sole responsibility of the prime contractor to ensure that all subcontractors are paid. HCESC and/or its co-op member shall be held harmless against any or all claims generated against prime contractors for nonpayment to subcontractors.

Transportation carriers hired by the vendor to deliver goods and materials are not considered to be subcontractors.

A8. Bid Security

The following provision shall be applicable to this bid and be made a part of the bidding documents.

Performance Bond

A Performance Bond for one hundred percent (100%) of the estimated amount of the contract **MAY BE REQUESTED** by any Co-op Member participating in the bid. The cost of this bond will be the responsibility of the Co-op Member. A corporate surety licensed to do business in the State of New Jersey and acceptable to the requesting Co-op Member must issue the executed Performance Bond. Indicate Bonding company information as well as cost per thousand.

A9. Reports and Fee

The total cost of HCESC's program is funded through a two percent (2%) participation fee required to be paid to HCESC by all successful Bidders/Contractors on a quarterly basis ("Participation Fee").

The Participation Fee is equal to two percent (2%) of the total dollar amount of all goods and services sold/provided by the Contractor(s) to Co-op Members. <u>All quotes/prices/bids</u> submitted for this project shall be inclusive of the two percent (2%) Participation Fee.

The Participation Fee <u>shall not</u> be printed as a line item or separate charge on any quotation, invoices or any other such documentation provided by the Contractor to Co-op Members. The price stated in your bid for this project shall be the price charged to the Co-op Member.

The Participation Fee shall be due within 30 days of each respective quarter's end with the exception of the last quarter of the contract. The Participation Fee for the final quarter of the contract shall be due within ten (10) days following the contract expiration.

The Participation Fee shall be made payable to the Hunterdon County Educational Services Commission and sent to the attention of the Purchasing Manager.

All Contractors shall also be required to issue Quarterly Reports documenting all ORDERS RECEIVED from Co-op Members. Quarterly Reports are due within fifteen (15) days of each respective quarter's end (March, June, September & December) with the exception of the last quarter of the contract. The Quarterly Report for the final quarter of the contract shall be due within ten (10) days following the contract expiration. Quarterly Reports shall be emailed to dpirozzi@hunterdonesc.org. Each Quarterly Report must contain the following:

Co-op Member	Brief Description of	Purchase Order Date	Invoice Total
	Service		

Every Contractor must provide the HCESC with a report for every quarter regardless as to the amount of sales made for the quarter and even if no sales were made.

In addition to the Quarterly Reports, all Contractors shall provide HCESC with an annual summary documenting all purchases made by Co-op Members for a period beginning with the

date of the award of the contract and ending on the next June 30th, with additional annual summaries being provided for all consecutive annual periods for the term of the contract.

Any Contractor who fails to timely submit required Participation Fee, Quarterly Report or annual summary or who fails to fully and accurately disclose services provided/goods sold to Co-op Members shall be considered in default of the contract and such failure shall be grounds for HCESC's termination of the Agreement. The Contractor shall remain liable for any and all fees owed up to and including the time the Agreement has been terminated by HCESC.

A10. Insurance

The Contractor shall secure, pay the premiums for and keep in force until the contract expires, insurance of the types and amounts listed below;

General Liability	\$2,000,000	General Aggregate
-	\$1,000,000	Products
	\$1,000,000	Personal Injury
	\$1,000,000	Each Occurrence
	\$5,000	Medical Expense

Within seven (7) days of notice of intent to award, a Certificate of Insurance shall be submitted naming Hunterdon County Educational Services Commission as additional insured. In addition, the Contractor must present to the Co-op Member a Certificate of Insurance naming the Co-op Member as an additional insured in the amounts listed above, when requested by the Co-op Member.

Other Insurances – Workers Compensation

Evidence of adequate Workers Compensation Insurance as required by the laws of the State of New Jersey and the United States, must be available for perusal. The minimum limits are the following, unless a greater amount is required by law:

Bodily Injury by Accident	\$1,000,000 Each Accident
Bodily Injury by Disease	\$1,000,000 Policy Limit
Bodily Injury by Disease	\$1,000,000 Each Employee
Contract Liability	Same as General Liability
Automobile Liability	\$1,000.000 per Occurrence

A11. Acquisition, Merger, Sale and/or Transfer of Business, Etc.

It is understood by all parties that if, during the life of the contract, the contractor disposes of his/her business concern by acquisition, merger, sale and/or transfer or by any means to convey his or her interest(s) to another party; all obligations are transferred to that new party, which new party shall be required to submit all mandatory documentation as required by State law. In this event, or in the event the Contractor files for bankruptcy, HCESC shall have the right to terminate the contract, in its sole discretion.

A12. Termination

<u>A12.1. Default.</u> If HCESC determines, in its sole discretion, that the Contractor has failed to comply with the terms of these bid documents, the contract, and/or conditions of the bid and/or proposal upon which the contract is based, particularly but not limited to the Participation Fee and Reporting Requirements set forth above, or that the Contractor has failed to perform any

required service, duties and/or responsibilities toward HCESC and/or a Co-op Member in a timely, proper, professional and/or efficient manner, then HCESC shall have the authority to immediately terminate the contract upon written notice to the Contractor setting forth the reason for termination and effective date of termination.

Notwithstanding the above, HCESC will attempt to give the Contractor all reasonable opportunities to cure any defect in Contractor's performance or compliance with the contract. Any decision by HCESC to not terminate the contract in response to an act or omission by the Contractor constituting a default shall not be considered a waiver of HCESC's rights nor shall any such decision be binding against the HCESC with respect to future act of default by the Contractor.

In the event that HCESC terminates the contract based upon Contractor's default, HCESC expressly reserves the right to disqualify the Contractor as a bidder on future projects for a period of up to five (5) years based upon HCESC's prior negative experience with the Contractor. In such event, HCESC also reserves the right to notify each of its Co-op Members of Contractor's default and disqualification and HCESC may encourage Co-op Members and all other public boards of education in the State of New Jersey to similarly disqualify Contractor as authorized by N.J.S.A. 18A:18A-4. Accordingly, Contractor should take care to fully and accurately comply with all contractual requirements.

Termination by HCESC of the contract does not absolve the Contractor from potential liability for damages caused to the HCESC and/or the Co-op Member by the Contractor's breach of the agreement. HCESC and/or the Co-op Member may withhold payment due the Contractor and apply the same towards any damages incurred, subject to all relevant laws and regulations. Damages may include the additional cost of procuring said services or goods from other sources.

The Contractor shall indemnify and hold HCESC and Co-op Members harmless from any liability to subcontractors or suppliers concerning work performed or goods provided arising out of the termination of this contract.

A12.2. Unconditional Termination for Convenience. The contract may be terminated by HCESC for convenience without any liability or penalty to HCESC or any Co-op Member except that the Contractor shall be paid for services rendered prior as previously agreed to by the ordering party and the Contractor. In no event shall HCESC or any Co-op Member be liable for any loss of profits, loss of business advantage, compensatory or consequential damages, or any other claim by the Contractor other than the direct and agreed upon cost of the goods and/or services.

<u>A12.3.</u> Termination by HCESC for Reasons Other Than Default or Convenience. HCESC may also terminate this contract for any reason authorized by law or as otherwise provided in these contract documents.

A13. Business Registration Certificate

Pursuant to N.J.S.A. 52:32-44 as amended by P.L. 2004 – Chapter 57, all bidders shall submit prior to the award of any contract a copy of the "New Jersey Business Registration Certificate" as issued by the Department of Treasury of the State of New Jersey. Failure to provide the New Jersey Business Registration Certification prior to the award of contract will be cause for the rejection of the entire bid.

Subcontractors named in a bid or other proposal shall provide proof of business registration to the bidder, who in turn, shall provide it to the Contracting Agency prior to the time a contract, purchase order, or other contracting document is awarded and authorized.

Goods and Services Contracts

N.J.S.A. 52:32-44 imposes the following requirements on contractors and all subcontractors that **knowingly** provide goods or perform services for a contractor fulfilling this contract: **1**) The contractor shall provide written notice to its subcontractors to submit proof of business registration to the contractor: **2**) prior to receipt of final payment from a contracting agency, the contractor must submit to the contracting agency an accurate list of all subcontractors or attest that none was used: **3**) during the term of this contract, the contractor and its affiliates shall collect, remit, and notify all subcontractors and their affiliates that they must collect and remit to the Director of the New Jersey Division of Taxation, the use tax due pursuant to the Sales and Use Tax Act (N.J.S.A. 54:32B-1 et seq.) on all sales of tangible personal property delivered into this State.

A contractor, subcontractor or supplier who fails to provide proof of business registration or provides false business registration information shall be liable to a penalty of \$25 for each day of violation, not to exceed \$50,000 for each business registration not properly provided or maintained under a contract with a contracting agency. Information on the law and its requirements is available by calling 609-292-9292.

A14. Affirmative Action

Each Contractor shall submit to the public agency, after notification of award but prior to execution of a good and services contract, one of the following three documents:

- 1. Appropriate evidence that the Contractor is operating under an existing federally approved or sanctioned affirmative action program; or
- 2. A certificate of employee information report approval issued in accordance with N.J.A.C. 17:24-4; or
- 3. An employee information report (Form AA302) provided by the Division and distributed to the public agency through the Division's website at www.state.nj.us/treasury/contract_compliance along with a copy of proof of payment to be completed by the contractor, in accordance with N.J.A.C. 17:27-4.

Please note: A completed and signed Affirmative Action Questionnaire is required with submission of the bid. However, HCESC will accept in lieu of the Questionnaire, Affirmative Action Evidence stapled to the Affirmative Action Questionnaire form.

If awarded a contract your company/firm will be required to comply with the requirements of N.J.S.A. 10:5-31 et. Seq. and N.J.S.A. 17:27 et seq.

A15. Statement of Ownership Disclosure

Bidders are hereby notified that every corporation and partnership, according to the provision of Chapter 33, Laws of 1977 of the State of New Jersey, must submit a statement accompanying the bid, setting forth the names and addresses of all stockholders in the corporation or partnership who own 10% or more of its stock, of any class or of all partners in the partnership, who own 10% or more of that corporation's stock, or the individual partners 10% or greater interest in that partnership, as the case may be, shall also be listed. The

disclosure shall be continued until names and addresses or every non-corporate stockholder, an individual partner, exceeding the 10% ownership criteria, has been listed.

A16. Non-Collusion Affidavit

A Non-Collusion Affidavit shall be submitted with the bid.

A17. Indemnification

The Contractor shall indemnify and hold harmless the HCESC, its board members, its Co-op Members, agents, servants, officers and employees from any and all claims, liability, damages, fines, fees and/or expenses, including, but not limited to reasonable attorneys' fees and costs of suit, arising out of, resulting from, in connection with and/or related to the Services set forth herein, if said claims, liability, damages and/or expenses are caused by any error, omission, negligent, reckless or intentional act of the Contractor, its subcontractors, agents, servants, officers and/or employees, or anyone else for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by a party indemnified hereunder.

In claims against any person or entity indemnified under this Section by an employee or agent of the Contractor, a subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, the indemnification obligation under this Section shall not be limited by a limitation on the amount or type of damages, compensation or benefits.

The Contractor shall also indemnify and hold harmless the HCESC, its board members, its Co-op Members, agents, servants, officers and employees from and against any costs and expenses (including reasonable attorneys and consultants fees and costs) incurred in enforcing any of the Contractor's defense, indemnity and hold harmless obligation under this Contract.

A18. Interpretations and Addenda

No interpretation of the meaning of the specification will be made to any bidder orally. Every request for such interpretations should be made in writing to HCESC and <u>must be received at least ten (10) days prior to the date fixed for the opening of bids to be given consideration</u>. Any and all interpretations and any supplemental instructions will be distributed in the form of a written addendum to the specifications. Addenda will be provided in accordance with N.J.S.A. 18A:18A-21(c), as may be amended, by certified mail, certified fax, or email with receipt no later than seven (7) days Saturdays, Sundays, and holidays excepted, prior to the date for acceptance of bids. All addenda so issued shall become part of the contract documents.

A19. License/Permit - (if applicable)

Performance of certain trades requires a license (Electrical, Plumbing, Locksmith, Pest Control, etc.) and/or permit (Fire Protection Equipment, Boiler Repair, etc.) under local or state laws, codes or regulations. Contractor shall hold such valid licenses and permits for the life of the contract. Copies of such shall be included with the bid submission.

<u>Under no circumstances can trades requiring a license be subcontracted out.</u>

A20. New Jersey Prevailing Wage Act

Pursuant to N.J.S.A. 34:11-56.25 et seq., contractors on projects for public work that exceed the prevailing wage contract threshold amount (\$2,000) shall adhere to all requirements of the New Jersey Prevailing Wage Act. The contractor shall be required to submit a certified payroll

record to the owner within ten (10) days of the payment of wages. The contractor is also responsible for obtaining and submitting all subcontractors certified payroll records within the aforementioned time period. The contractor shall submit said certified payrolls in the form set forth in N.J.A.C. 12:60-6.1(c). It is the contractor's responsibility to obtain any additional copies of the certified payroll form to be submitted by contacting the New Jersey Department of Labor and Workforce Development, Division of Workplace Standards. Additional information is available at

http://lwd.dol.state.nj.us/labor/wagehour/lawregs/prevailing_wage_law.html.

Accordingly, the Contractor must abide by the prevailing wage rate in the locality of the Co-op Member for each craft or trade or classification of all workmen needed to perform the contract during its performance period. The Contractor and any subcontractor shall pay to workmen wages that are not less than the prevailing wages. In the event that it is found that any workman employed by the Contractor or any sub-contractors pursuant to this contract is paid less than the required wage, then the Co-op Member may terminate the work as to which there has been a failure to pay required wages, and the Co-op Member may then prosecute the work to completion or otherwise. The Contractor and the Surety shall be liable to the termination of the contract and completion of the work in accordance with this provision.

Before final payment, the Contractor shall furnish the Co-op Member with an affidavit stating that all workmen have been paid the prevailing rate of wages in accordance with Federal requirements. The Contractor shall keep an accurate record showing the name, craft, or trade and actual hourly rate of wages paid to each worker employed by him/her in connection with this work. Each Contractor and Subcontractor shall submit Manning Reports showing all information noted above on a weekly basis to the Co-op Member. Upon request, the Contractor and each Subcontractor shall file written statements certifying to the amounts then due and owing to any and all workers for wages due on account of the work. The statements shall be verified by the oaths of the Contractor or Subcontractor, as the case may be.

The Contractor and any subcontractor shall post the various prevailing wages for each craft, trade or classification of workmen, including the effective date of any changes thereof, in a prominent and easily accessible place at the site of the work at such place or places as are used for the payment of wages to workmen.

The Contractor and any subcontractor shall keep an accurate record showing the name, craft or trade and actual hourly rate of wages paid to each workman employed by the contractor or sub-contractor, as the case may be, in connection with the performance of this contract for two years from the date of payment.

A21. Public Works Contractor Registration

N.J.S.A. 34:11-56.48 et seq. requires that a general or prime contractor and any listed subcontractors named in the contractor's bid proposal must be registered at the time the bid proposal is submitted. After bid proposals are received and prior to award of the contract, the successful contractors shall submit a copy of a contractor's certification along with those of all listed subcontractors. All non-listed subcontractors and lower tier sub-subcontractors shall be registered prior to starting work on the project. It is the general contractor's responsibility that all non-listed subcontractors at any tier have their certificate prior to starting work on the job.

Under the law a "contractor" is "a person, partnership, association, joint stock company, trust, corporation or other legal business entity or successor thereof who enters into a contract"

which is subject to the provisions of the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.) It applies to contractors based in New Jersey or in another state.

The law defines "public works projects" as contracts for "public work" as defined in the Prevailing Wage statute (N.J.S.A. 34:11-56.25(5)). The term means:

"Construction, reconstruction, demolition, alteration, or repair work, or maintenance work including painting and decorating, done under contract and paid for in whole or in part out of the funds of a public body, except work performed under a rehabilitation program.

"Public work" shall also mean construction, reconstruction, demolition, alteration, or repair work, done on any property or premises, whether or not the work is paid for from public funds."

"Maintenance work" means the repair of existing facilities when the size, type or extent of such facilities is not thereby changed or increased. While "maintenance" includes painting and decorating and is covered under the law, it does not include work such as routine landscape maintenance or janitorial services.

To register, a contractor must provide the State Department of Labor with a full and accurately completed application form. The form is available online at http://lwd.dol.state.nj.us/labor/wagehour/regperm/pw_cont_reg.html. N.J.S.A. 34:11-56.55 specifically prohibits accepting applications for registration as a substitute for a certificate or registration.

A22. Prequalification/Notice of Classification (C006, C008, C009 or C019)

Since the potential exists for this awarded contract to exceed \$20,000.00 <u>ALL</u> Contractors and Subcontractors must comply.

- A. Pursuant to N.J.S.A. 18A: 18A-26-27 et seq., Bidders on any contract for public works which the entire cost of the contract exceeds \$20,000, must be pre-qualified by the Department of Treasury, Division of Property Management and Construction, as to class, category and amount of public work on which they may submit bids. No person shall be qualified to bid on any public work contract with the Commission if he has not submitted a statement to the Department of Treasury, Division of Property Management and Construction which fully develops the financial ability, adequacy of plant and equipment, organization and prior experience of the prospective Bidder, and such other pertinent and material facts, within a period of one year preceding the date of opening of the bids for such contract.
- B. Every pre-qualified Bidder must submit with his proposal, a notarized affidavit setting forth the type of work and the amount of work for which he has been qualified, that there has been no material adverse change in his qualification information, the total amount of completed work on contracts at the time and date of the classification. Any bid not including a copy of this affidavit shall be rejected as being non-responsive to bid requirements. (N.J.S.A. 18A:18A-32).
- C. Bidders shall furnish evidence that he and his subcontractors have sufficient means and experience in the type of work to complete the project in accordance with the bid specifications. A subcontractor listing and bidder's personnel and experience sheet shall be submitted to the HCESC as part of the bidding documents. Where the Bidder intends to

subcontract any portion of the project, the cost of which will exceed \$20,000, the subcontractor shall be pre-qualified to perform the work and the Bidder shall submit the requisite documentation pertaining to the subcontractor in accordance with Paragraphs A & B above. The HCESC may make such additional investigation as it deems necessary to determine the ability, competence and financial responsibility of the Bidder to perform their work. The Bidder shall furnish the HCESC with the information and data for this purpose upon request. The HCESC reserves the right to reject any bid if the information fails to establish to the HCESC's satisfaction that the bidder is properly qualified to carry out the obligations of the contract and to complete the work contemplated here.

- D. Notice of Classification for Contracts Exceeding \$20,000 (N.J.S.A. 18A:18A-27 et seq) Each Bidder shall submit with his bid a copy of a valid and active Prequalification/Classification letter issued by the Department of Transportation or the Department of Treasury, Division of Property Management and Construction as appropriate to the nature of the bid. Any bid submitted to a school/Commission under the terms of New Jersey Statutes not including a copy of a valid and active Prequalification/Classification letter shall be rejected as being non-responsive to bid requirements. The "Request for Classification Booklet (DPMC 27)" can be viewed at http://www.state.nj.us/treasury/dpmc/Assets/Files/dpmc-27 05.pdf
- E. Uncompleted Contracts Contracts Exceeding \$20,000 (N.J.A.C. 17:19-2-12) HCESC also requires that each Bidder submit with his bid a certified Total Amount of Uncompleted Contracts form as prescribed by law.
- F. Prequalification Affidavit Contracts Exceeding \$20,000 Pursuant to N.J.S.A. 18A:18A-32, every bidder shall submit with his bid a prequalification affidavit.

<u>A23. W-9</u>

Vendors are required to submit a W9 after a contract is awarded. This form is available at the following link: http://irs.gov/pub/irs-pdf/fw9.pdf.

A24. Political Contributions Disclosure - Requirements

Pursuant to N.J.A.C. 6A:23A-6.3, as may be amended, please note the following:

Award of Contract

"The HCESC will vote upon or award any contract in the amount of \$17,500 or greater to any business entity which has made a contribution reportable by the recipient under P.L. 1973, c83 (codified at N.J.S.A. 19:44A-1 et seq.) to a member of the HCESC during the preceding one year period."

Contributions During Term of Contract - Prohibited

"Contributions reportable by the recipient under P.L. 1973, c83 (codified at N.J.S.A. 19:44A-1 et. seq.) to any member of the HCESC from any business entity doing business with the school district is prohibited during the term of the contract."

Chapter 271 Political Contribution Disclosure Form - Required -- N.J.A.C. 6A:23A-6.3 (a4) All respondents shall submit with their bid package a completed and signed Chapter 271 Political Contribution Disclosure Form. Respondents' disclosure shall indicate any and all reportable contributions made to any State, county or local political entity of the State regardless as to which county said entity is located.

A25. Political Contribution Disclosure Statement – Pay to Play

A business entity as defined by law is advised of its responsibility to file an annual disclosure statement on political contributions with the New Jersey Election Law Enforcement Commission pursuant to N.J.S.A. 19:44A-20.13 (P.L. 2005 Chapter 271 Section 3) if the business entity receives contracts in excess of \$50,000 from public entities in a calendar year. It is the business entity's responsibility to determine if filing is necessary. Additional information on the requirement is available from the New Jersey Election Law Enforcement Commission at 888-313-3532 or at www.elec.nj.us.

A26. Challenge of Specifications (N.J.S.A. 18A:18A-15)

Any prospective bidder who wishes to challenge a bid specification shall file such challenges in writing with the contracting agent no less than three (3) business days prior to the opening of the bids. Challenges filed after that time shall be considered void and having no impact on HCESC or the award of the Contract.

A27. Compliance with all Laws – (where applicable)

The Contract is governed by the New Jersey Public School Contracts Law, N.J.S.A. 18A:18A-1 et seq. Contractor shall comply with all Federal and State Laws, county and local ordinances, and all rules and regulations of health, public or other authorities controlling or limiting the methods, materials to be used or actions of those employed in work of this kind.

Any labor or material in addition to that described in the specifications and which is necessary to comply with these laws, rules, ordinances or regulations shall be provided by the Contractor.

Contractor shall keep himself informed of all existing and future State and Federal Laws, and county and local ordinances in any manner affecting those engaged or employed in the work, and shall protect and indemnify the HCESC, its officers, Co-op Members, employees and agents against any claim or liability arising from or based on the violation of any such law, ordinance, regulation order or defects.

<u>Construction Contracts</u> - Contractor is to comply with the New Jersey State Uniform Construction Code and the City of each Co-op Member's City Construction Code. Contractor is to obtain any required local municipal building permits and is to abide by local inspection requirements.

A28. Documents, Missing/Illegible

The bidder shall familiarize himself with all forms provided by HCESC that are to be returned with the bid. If there are any forms either missing or illegible, it is the responsibility of the bidder to contact HCESC at 908-439-4280 x 1513 for duplicate copies of the forms. This must be done before the bid date and time. HCESC accepts no responsibility to any bidder who does not receive a complete bid package in time for the bidder to submit with his bid.

A29. Document Signatures - Original; Blue Ink Preferred

All documents returned to HCESC shall be signed with an original signature in ink (blue). Failure to sign and return all required documents with the bid package may be cause for disqualification and for the bid to be rejected. HCESC will not accept facsimile or rubber stamp signatures.

A30. Right to Know Law

All potentially hazardous materials or substances must be properly labeled in full accordance with the New Jersey Right to Know Law – N.J.S.A. 34:5A-1 et seq. All contractors or vendors

who need additional information about the New Jersey Right to Know Law are to contact: New Jersey Department of Health, Right to Know Program, CN 368, Trenton, NJ 08625-0368.

A31. Disclosure of Investment Activities in Iran

P.L.2012, c.25 prohibits State and local public contract with persons or entities engaging in certain investment activities in energy or finance sectors of Iran.

A32. Open Records

HCESC considers all information, documentation and other materials requested to be submitted in response to this solicitation to be of a non-confidential and/or non-proprietary nature and, thus, subject to public disclosure in accordance with therefore all statutes, court decisions and the opinion of the State of NJ regarding the disclosure of proposal information.

A33. Acceptance of Bid and Contract Award

This document is to be partially completed (top portion only) and included in the submission. In the event an award is made, a copy will be signed and returned with the award letter.

A34. Identification

While engaged in the provision of services, all staff must wear photo identification displaying the company name and employee name on their person when performing work. In addition, all personnel shall report to the main office when arriving and departing the Co-op Member's facility.

A35 Debarment, Suspension or Disqualification

HCESC will not enter into a contract for work with any person, company or firm that is on the State Treasurer's List of Debarred, Suspended or Disqualified Bidders or the State Department of Labor and Workforce Development; Prevailing Wage Debarment List.

All Bidders are required to submit a sworn statement indicating whether or not the bidder is, at the time of the bid, included on the State Treasurer's List of Debarred, Suspended or

Disqualified Bidders or the State Department of Labor and Workforce Development; Prevailing Wage Debarment List.

A36. Bidder Comment Sheet

This form is for Bidder's use in offering voluntary alternates, or other comments intended to afford the HCESC information or opportunities to improve the quality of the future or similar projects, without invalidating the bid proposal. It may NOT be used to take exception to specific conditions defined in the bid documents which the Bidder does not like. The bid provided must be based upon the plans and specifications, and all contract conditions, as stated. If these documents or conditions contain some untenable item, or extremely expensive provision, for example, to which the bidder wishes to raise objection, this must be done in writing to HCESC through the question process outlined in the Instructions to Bidders. Such inquiries will have response issued by addendum only, and the resulting decision circulated to all bidders of record.

A37. Source of Specifications/Bid Packages

Bid packages for routine goods and services are available from http://purchasing.hcesc.com at no cost to the Bidder. All addenda are posted on this site. Potential Bidders are cautioned that

they are bidding at their own risk if they receive the specifications from a third party. HCESC is not responsible for third party supplied specifications.

A38. Force Majeure

Neither party shall be liable in damages for any failure, hindrance or delay in the performance of any obligation under the Agreement if such delay, hindrance or failure to perform is caused by conditions beyond the control of either party, including, but not limited to, Acts of God, flood, fire, war, explosion, government regulations whether or not valid (including the denial or cancellation of any export or other necessary license), a court order, state funding, or other unavoidable causes beyond the reasonable control of the party whose performance is affected which cannot be overcome by due diligence.

Vendors, and/or Contractors who have a contract with the HCESC to provide goods or services cannot unilaterally claim an increase in the cost of the contract because of Force Majeure.

A39. Withdrawal of Bids

The Business Administrator may consider a written request from a respondent to withdraw a bid if the written request is received by the Purchasing Agent before the advertised time of the bid opening. Any respondent who has been granted permission by the Purchasing Agent to have his/her bid withdrawn cannot re-submit a bid for the same advertised bid project. That respondent may, at the sole discretion of HCESC, also be disqualified from future bidding on the same project if the project is re-bid.

After the Bid Opening

HCESC may consider a written request from a respondent to withdraw a bid, if the written request is received by the Purchasing Agent within five (5) business days after the bid opening. A request to withdraw a bid after the specified number of days will not be honored.

The respondent who wishes to withdraw a bid must provide certification supported by written factual evidence that an error or omission was made by the respondent and that the error or omission was a substantial computational error and/or an unintentional omission.

The request to withdraw a bid after the bid opening may be reviewed by the Purchasing Agent and other interested administrators; and/or the Board Attorney and a recommendation will be made to the HCESC. If HCESC, in its sole discretion, grants permission to have the bid withdrawn the contractor/vendor shall be disqualified from bidding on the same project if the project is re-bid. If the respondent's request to withdraw the bid is denied and a contract is awarded to the respondent but fails to execute the contract, the bid guarantee (if any) will be forfeited and become the property of HCESC.

A40. Notarized Documents

Forms that require notarization in the bid do not have to be notarized if the bidder includes a statement with the bid stating that they are unable to have it notarized due to the current pandemic situation.

A41. Marketing

Contractors are encouraged to strongly market the award. Contractor generated flyers and marketing materials promoting the award are requested and will be circulated among current and prospective Members.

B- REQUIREMENTS and CONDITIONS

B1. Scope of Services – (Open-Ended Contracts, Purchase as Needed)

Under this Contract, the Contractor shall provide labor and materials for maintenance, repair and project work when directed by the Co-op Member for any building or grounds maintained by the Co-op Member at the contract prices for time and materials. Time and material services under this Contract will be requested and individually specified and contracted for by and with the Co-op Member. It is understood by all parties that there is no express or implied guarantee made by either the HCESC or the Co-op Members as to a minimum number or amount of any service contracted.

It is expressly noted that the general purpose of these time and material contracts is for the purpose of identifying a vendor of record. Accordingly, it is not the intention of these time and materials bids to substitute for specific construction bids necessary for the demolition, additions and new construction usually undertaken as a major capital project for new facilities. It is the responsibility of the individual Co-op Member to distinguish between the intended and non-intended purpose of these bids as described above.

B2. Similar Work under Other Contracts

Where work is of a project nature and well defined by specifications and/or drawings, the Co-op Member may perform such work apart from this contract using others after soliciting proposals and awarding contracts as permitted under State law.

The Co-op Members may also perform similar work apart from this contract where such work is exempt from competitive bidding under State law.

B3. Contractor's Estimates

<u>Contractors must provide quotes at no cost to the Co-op Members</u>. The Contractor will be required to submit a budget cost estimate before any work is started. The Contractor shall submit such estimates to arrive at the Co-op Member's office no later than 3:00 P.M. on the fifth business day after the Co-op Member's notification.

On emergency work, contractor must submit his budget cost estimate within forty-eight (48) hours after starting the job. Contractor may be required to furnish a "not to exceed" price for a specific project to enable the Co-op Member to encumber funds for that work.

B4. Compensation for Work Outside of Normal Hours

Work of an emergency nature may be performed outside the regular workday or work week only upon specific request of the Co-op Member. Emergency labor on Saturdays or outside the regular workday of 8 a.m. to 4 p.m. will be paid for at the rate of 1.5 times the contract time charges. Emergency labor on holidays and Sundays will be paid for at the rate of 2.0 times the contract time charges.

B5. Equipment Rentals

Contractor is to provide the necessary tools and equipment to perform specific crafts types of work on an "as required" basis. Such labor, tools and equipment shall be considered to be part

of Contractor's overhead costs and are not reimbursable under this contract except that equipment rentals of an unusual nature, size and/or capacity, not normally expected to be owned or provided by the Contractor in the judgment of the Co-op Member, may be made and

the cost of such rental(s) will be reimbursed by the Co-op Member <u>provided the rental(s)</u> were <u>approved</u>, in <u>advance</u>. Copies of the invoices are to be provided. Reimbursement shall be at the cost of the rental, in increments of half days, for the time actually spent on the project, and no premium will be paid.

B6. Delivery of Service

The bidder hereby acknowledges that they will work with the Co-op Members to ensure satisfactory completion of any and all projects and deliverables. At least one employee of the Contractor at a work location shall speak English well enough to effectively communicate with representatives of the Co-op Member.

Employees of the Contractor shall perform all work. No work shall be subcontracted to other contractors without the prior approval of HCESC and at no increase in contract prices for time.

Response to reported emergencies is four (4) hours from initial telephoned trouble report on Monday through Friday (holidays excepted) and within six (6) hours on Saturdays, Sundays and holidays. Contact information must be supplied to report emergency situations.

For work not identified as an emergency by the Co-op Member, the Contractor shall report on site with not less than one qualified workman, no later than the fifth business day after receipt of request or notice to proceed.

B7. Completion of Owner's Time Sheet and Materials Records

All Contractor's workmen shall report to the Co-op Member's head custodian or appointed representative in each building prior to commencing any work and prior to each departure from the location of the work and shall complete such time sheet records as Co-op Member desires in order to accurately determine the hours chargeable under this contract.

In addition the Contractor shall submit a copy of the Contractor's job record to the head custodian or appointed representative at each job location upon completion of the job, and such job record shall show all parts/materials and equipment used and the name and hours worked for each workman chargeable under this contract. The Contractor's job record shall be subject to such further verification as required by the Co-op Member, and the Contractor shall furnish payroll records and vendor invoices as necessary to verify quantities of time, parts/materials and parts/material costs when so requested by the Co-op Member.

In addition the Contractor's workman shall complete written forms and reports and make phone reports to the Co-op Member when so requested by the Co-op Member.

B8. Workmanship and Compliance with Co-Op Member's Specifications

All equipment, materials, and work must conform to the specifications that are included with the original contract documents and any additional specifications and/or drawings prepared by the Co-op Member that are issued to define work items under this contract.

Corrections to the work that are required due to poor workmanship or the Contractor's failure to follow specifications and drawings, shall be corrected at the Contractor's expense.

B9. Guarantees and Warranties

All installations including all materials, equipment, and installation labor shall be warranted by the Contractor to be free of defects for a period of at least one year after completion of the installations. The Contractor shall also provide a warranty for such equipment for the entire period of the manufacturer's warranty. All warranties and guarantees provided by vendors for equipment and materials shall be delivered to the Co-op Member prior to payment for the work. Repair, replacement, or other correction of defects under the Contractor's warranty shall be at the Contractor's sole cost.

B10. Permits, Inspections, and Certificates

The Contractor shall obtain all permits, inspections and certificates required by local and state building code officials. Payment for permits shall be at the expense of the Co-op Member. Certificates shall be delivered to the Co-op Member prior to request for final payment. Where permits are required, no on-site work may begin until the proper permits are obtained. If permits are required but not obtained prior to the commencement of any project, the Contractor shall be responsible for any and all fines as well as any remedial work required to bring the project up to code.

B11. Codes

All work shall be done in strict accordance with the New Jersey State Uniform Construction Code, the BOCA National Building Code, the National Electrical Code, the BOCA National Mechanical Code, the BOCA National Standard Plumbing Code, the National Fuel Gas Code (NFPA 54-1984), NFPA 10- portable fire extinguishers (and all updates), NFPA 72- National Fire Alarm Code (and all updates) the State of New Jersey Uniform Fire Code and all other relevant appropriate, industry, local and state codes.

All electrical items furnished or installed shall be UL listed for the intended service.

B12. Verification of Site Conditions

The Contractor shall check and verify all "new to existing" connections as to location, size and elevation before any work commences.

The Contractor shall check and verify all dimensions before ordering equipment or materials to ensure proper fit and placement of new materials.

B13. Substitutions

Whenever a manufacturer specifies parts, equipment or materials, equals may be substituted only if approved by the Co-op Member.

B14. Schedules

All work shall be scheduled with the approval of the Co-op Member and shall not interfere unduly with building operations.

B15. Deliveries and Storage

The Contractor shall perform acceptance and handling of work materials. Storage of materials or tools for the work within the building shall be limited to areas authorized by the Co-op Member. Outside storage will be permitted only when approved in writing by the Co-op Member, and the Contractor shall be responsible for the security of all items stored on the Co-op Member's property.

B16. Cleanliness of Work Areas

The Contractor shall, at all times, maintain all areas in and about the work in a neat and safe condition. The Contractor shall remove trash and all other waste resulting from the work from

the site. Use of Co-op Member's trash receptacles is forbidden for disposal of any removals, rubbish, or waste resulting from the work under this Contract.

This Form must be included with bid submission Exhibit A

EEO/Affirmative Action Compliance Notice N.J.S.A. 10:5-31 and N.J.A.C. 17:27 **Goods, Professional Service and General Service Contracts**

All successful bidders are required to submit evidence of appropriate affirmative action compliance to the Hunterdon County Educational Services Commission and Division of Public Contracts Equal Employment Opportunity Compliance. During a review, Division representatives will review the HCESC files to determine whether the affirmative action evidence has been submitted by the vendor/contractor. Specifically, each vendor/contractor shall submit to the HCESC, within seven (7) says after receipt of notification of intent to award, prior to execution of the contract, one of the following documents:

Goods and General Service Vendors

Do you have a federally approved or sanctioned EEO/AA program?

1. Letter of Federal Approval indicating that the vendor is under an existing federally approved or sanctioned affirmative action program. A copy of the approval letter is to be provided by the vendor to the Commission and the Division. This approval letter is valid for one year from the date of issuance.

Yes No		
If yes, please submit a Photosta	tic copy of such approval.	
17:27 et seq. The vendor must prowith the regulations. The Certificate Report, Form AA-302 by the Divisi	mation Report (hereafter "Certificate), ovide a copy of the Certificate to the F te represents the review and approvation. The period of validity of the Certific to their expiration date in order to rer	ICESC as evidence of its compliance of the vendor's Employee Information ficate is indicated on its face.
	of Employee Information Report Ap	proval?
Yes No If yes, please submit a Photosta	tic copy of such approval.	
Division with a check or mone copy of the Form to the HCES	all constitute evidence of compliance v	easurer, State of NJ" and forward a ne State. Upon submission and review
The successful vendor(s) must sub Opportunity Compliance, with a co	•	of Public Contracts Equal Employment
	hat he/she is aware of the commitmer 27 and agrees to furnish the required	
<u> </u>	nderstands that his/her bid shall be rej requirements of N.J.S.A. 10:5-31 and	•
Company	Signature	
Print Name	Title	
Masonry Services #HCESC-SER-20J	System Identifier 34HUNCCP	Page 27

Date	
------	--

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 et seq.

Goods, General Services, and Professional Services 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 opportunities 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 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 of the contractor's commitments under this chapter and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with the 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.

The contractor or subcontractor agrees to make good faith efforts to meet targeted county employment goals established in accordance with N.J.A.C. 17:27-5.2.

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

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

AFFIRMATIVE ACTION LANGUAGE continued

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

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

- 1-Letter of Federal Affirmative Action Plan Approval
- 2-Certificate of employee Information Report; or
- 3-Employee Information Report Form AA302 (electronically provided by the Division and distributed to the public agency through the Division's website at www.state.nj.us/treasury/contract_complicance.

The contractor and its subcontractors shall furnish such reports or other documents to the Division of Purchase & Property, CCAU, EEO Monitoring Program as may be requested by the office from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Division of Purchase & Property, CCAU, EEO Monitoring Program for conducting a compliance investigation pursuant to N.J.A.C. 17:27-1.1 et seq.

Acknowledged:	Vendor Name:	
	By:	
	Date: _	

For Further information: http://www.state.nj.us/treasury/contract_compliance/pdf/pa.pdf

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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 opportunities 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 contraction 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 goals prescribed by N.J.A.C. 17:27-7.2; provided, however, that the Dept. of LWD, Construction EEO Monitoring Program, may, in its direction, 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 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 for 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;
- (1) 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 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;
- (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 non-discrimination standards set forth in the 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 contractor or subcontractor shall interview the referred minority or women workers.
- (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) 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 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 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.

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This Form Must Accompany Bid Submission <u>Exhibit B</u>

NON COLLUSION AFFIDAVIT

STATE OF NEW JERSE	ΞY		
COUNTY OF		SS:	
I, in the County of duly sworn according to	law on my oath de	of the City of and the State of epose and say that:	Of full age, being
with full authority so to diparticipated in any collust connection with the above this affidavit are true and Services Commission restatements contained in I further warrant to secure such contract up	lo; that said bidder sion, or otherwise to be named project; d correct, made with lies upon the truth this affidavit in aw that no person or son an agreement of the side of t	ove named project, and that I has not, directly or indirectly taken any action in restraint of and that all statements containt full knowledge that the Hurl of the statements contained varding the contract for the same selling agency has been employed understanding for a committees or bona fide established(N.J.S.A. 52:34	entered into any agreement, of free competitive bidding in ined in said proposal and in oterdon County Educational in said Proposal and in the id project. Byed or retained to solicit or ssion, percentage, brokerage commercial or selling agency
	Name of o	onituotoi	
	Bidder's Si	gnature	
-	Type or Pri	int Name of Bidder	
Subscribed and sworn to This day of			
Seal Notary Public			
My Commission expires		20	

This Form Must Accompany Bid Submission

Bidder's Acknowledgement of receipt of addenda to bid documents Exhibit C

The undersigned Bidder hereby acknowledges receipt of the following Notices, Revisions, and/or Addenda to the bid advertisement, specifications and bid documents. By indicating the date of receipt, Bidder acknowledges the submitted bid takes into account the provisions of the Notice, Revision or Addendum. Note that the Commission's record of notice to Bidders shall take precedence and that failure to include provisions of changes in a bid proposal may be subject to rejection of the bid.

Date

Received

How Received (mail, fax,

<u>pick-up,</u>

Addendum/Revision/Notice	<u>Etc.)</u>		
Acknowledgement by Bidder:			
Name of Bidder:			
By Authorized Representative:			
Signature:			
Printed Name and Title:			
Data			

Reference Number or Title

To be completed, signed and returned with Bid/Proposal

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:		
Organization Address:		
City, State, ZIP:		
Part I Check the box that represents the typ	pe 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)	
\square For-Profit Corporation (any type) \square Lin	mited Liability Company (LLC)	
Partnership Limited Partnership Li	mited Liability Partnership (LLP)	
Other (be specific):		
Part II Check the appropriate box		
more of its stock, of any class, or of al interest therein, or of all members in the	addresses of all stockholders in the corporation who own 10 plus individual partners in the partnership who own a 10 percent he limited liability company who own a 10 percent or greater LETE THE LIST BELOW IN THIS SECTION)	or greater
in the partnership owns a 10 percent o	owns 10 percent or more of its stock, of any class, or no indivergreater interest therein, or no member in the limited liability therein, as the case may be. (SKIP TO PART IV)	•
(Please attach additional sheets if more spa	ace is needed):	
Name of Individual or Business Entity	Home Address (for Individuals) or Business Address	

<u>Part III</u> DISCLOSURE OF 10% 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 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 10% or greater beneficial interest in the publicly traded parent entity, along with the relevant page numbers of the filing(s) that contain the information on each such person. Attach additional sheets if more space is needed.

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

Please list the names and addresses of each stockholder, partner or member owning a 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 non-corporate stockholder, and individual partner, and member exceeding the 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
1 0 v	

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 Hunterdon County Educational Services Commission 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 Hunterdon County Educational Services Commission to notify the Hunterdon County Educational Services Commission 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, permitting the Hunterdon County Educational Services Commission to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Title:	
Signature:	Date:	

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.

Americans with Disabilities Act of 1990 Equal Opportunity for Individuals with Disability

The Contractor and the Owner, do hereby agree that the provisions of Title 11 of the Americans With Disabilities Act of 1990 (the "Act") (42 <u>U.S.C</u>. S121 01 et seq.), which prohibits discrimination on the basis of disability by public entities is all services, programs, and activities provided or made available by public entities, and the rules and regulations promulgated pursuant there unto, are made a part of this contract. In providing any aid, benefit, or service on behalf of the owner 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 owner in any action or administrative proceeding commenced pursuant to this Act. The contractor shall indemnify, protect, and save harmless the owner, 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 owner's grievance procedure, the contractor agrees to abide by any decision of the owner which is rendered pursuant to said grievance procedure. If any action or administrative proceeding results in an award of damages against the owner, or if the owner 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 owner shall, as soon as practicable after a claim has been made against it, give written notice thereof to the contractor along with the full and complete particulars of the claim. If any action or administrative proceeding is brought against the owner or any of its agents, servants, and employees, the owner shall expeditiously forward or have forwarded to the contractor every demand, complaint, notice, summons, pleading, or other process received by the owner or its representatives.

It is expressly agreed and understood that any approval by the owner 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 owner pursuant to this paragraph.

October 20, 2004

Revised Contract Language for BRC Compliance

Goods and Services Contracts (including purchase orders)

*Construction Contracts (including public works related purchase orders)

N.J.S.A. 52:32-44 imposes the following requirements on contractors and all subcontractors that **knowingly** provide goods or perform services for a contractor fulfilling this contract:

- 1) The contractor shall provide written notice to its subcontractors and suppliers to submit proof of business registration to the contractor;
- *2) Subcontractors through all tiers of a project must provide written notice to their subcontractors and suppliers to submit proof of business registration and subcontractors shall collect such proofs of business registration and maintain them on file;
- 3) Prior to receipt of final payment from a contracting agency, the contractor must submit to the contacting agency an accurate list of all subcontractors and suppliers* or attest that none was used; and,
- 4) During the term of this contract, the contractor and its affiliates shall collect and remit, and shall notify all subcontractors and their affiliates that they must collect and remit to the Director, New Jersey Division of Taxation, the use tax due pursuant to the Sales and Use Tax Act (N.J.S.A. 54:32B-1 et seq.) on all sales of tangible personal property delivered into this State.

A contractor, subcontractor or supplier who fails to provide proof of business registration or provides false business registration information shall be liable to a penalty of \$25 for each day of violation, not to exceed \$50,000 for each business registration not properly provided or maintained under a contract with a contracting agency. Information on the law and its requirements is available by calling 609-292-9292.

New Jersey Anti-Discrimination Provisions N.J.S.A. 10:2-1 ET SEQ.

Pursuant to N.J.S.A. 10:2-1, if awarded a contract, the contractor agrees that:

A. In the hiring of persons for the performance of work under this contract or any subcontract hereunder, or for the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under this contract, no contractor, nor any person acting on behalf of such contractor or subcontractor, shall, by reason of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex, discriminate against any person who is qualified and available to perform the work to which the employment relates;

- B. No contractor, subcontractor, nor any person on his behalf shall, in any manner, discriminate against or intimidate any employee engaged in the performance of work under this contract or any subcontract hereunder, or engaged in the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under such contract, on account of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex;
- C. There may be deducted from the amount payable to the contractor by the contracting public agency, under this contract, a penalty of \$50.00 for each person for each calendar day during which such person is discriminated against or intimidated in violation of the provisions of the contract; and
- D. This contract may be canceled or terminated by the contracting public agency, and all money due or to become due hereunder may be forfeited, for any violation of this section of the contract occurring after notice to the contractor from the contracting public agency of any prior violation of this section of the contract.

No provision in this section shall be construed to prevent a board of education from designating that a contract, subcontract or other means of procurement of goods, services, equipment or a construction shall be awarded to a small business enterprise, minority business enterprise or a women's business enterprise pursuant to P.L.1985, c.490 (C.18A:18A-51 et seq.).

CERTIFICATION OF NON-DEBARMENT FOR FEDERAL GOVERNMENT CONTRACTS

N.J.S.A. 52:32-44.1 (P.L.2019, c406)

PUBLIC WORKS CONTRACTS

Masonry Services #HCESC-Ser-20J

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.

submission is required prior to pay	ment.
	Part I: Vendor Information
Individual or Organization Name	
Address of Individual or Organiza	ation
DUNS Code (if applicable)	
CAGE Code (if applicable)	
	Check the box that represents the type of business organization:
□Fo	etorship (skip Parts III and IV) □Non-Profit Corporation (skip Parts III and IV) □Dor-Profit Corporation (any type) □Limited Liability Company (LLC) □Limited Partnership □Limited Liability Partnership (LLP) □Decific):
	Part II: CERTIFICATION OF NON-DEBARMENT: Individual or Organization
agency. I further acknowledge: t County ESC is relying on the info date of contract award by Hunter that I am aware that it is a crimin prosecution under the law and th	I or organization listed above in Part I is not debarred by the federal government from contracting with a federal chat I am authorized to execute this certification on behalf of the above-named organization; that the Hunterdon formation contained herein and that I am under a continuing obligation from the date of this certification through the roon County ESC to notify the Hunterdon County ESC in writing of any changes to the information contained herein; all offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal lat it will constitute a material breach of my agreement(s) with the Hunterdon County ESC, permitting the Hunterdon react(s) resulting from this certification void and unenforceable.
Full Name (Print):	Title:
Signature:	Date:
Part III - CERTIFICATION OF NO	ON-DEBARMENT: Individual or Entity Owning Greater that Percent of Organization
Section A (Check the box that ap	plies)
	T
	Below is the name and address of the stockholder in the corporation who owns more than 50 percent of its voting stock, or of the partner in the partnership who owns more than 50 percent interest therein, or of the member of the limited liability company owning more than 50 percent interest therein, as the case may be.
Name of Individual or Organization	
Home Address (for individual) or Business Address	
	Or
	No one stockholder in the corporation owns more than 50 percent of its voting stock, or no partner in the partnership owns more than 50 percent interest therein, or no member in the limited liability company owns more than 50 percent interest therein, as the case may be.

		voting stock of the organization's paren	t entity, or of the partner in trent entity, or of the mem	ation who owns more than 50 percent of the in the partnership who owns more than 50 hber of the limited liability company owning more use may be.
Stockholder/Partner/ Member Owning Greate 50 Percent of Parent En				
Home Address (for indiv Business Address	vidual) or			
		0	r	
			than 50 percent interest	nan 50 percent of its voting stock, no partner in therein, or no member in the parent entity limited the case may be
		Section C - Part	III Certification	
Hunterdon County ESC is through the date of the cothat it is a criminal offense the law and that it will cor	zation liste I further s relying on ontract awa e to make a nstitute a m	ed above Part I or, if applicable, owns great acknowledge: that I am authorized to example the information contained herein and that indicate the notify the Hunterdon County ESC in a false statement or misrepresentation in	eater than 50 percent of a ecute this certification on at I am under a continuing writing of any changes to this certification, and if I c	racting with a federal agency owns greater than a parent entity of (name of the organization) behalf of the above-named organization; that the gobligation from the date of this certification to the information contained herein; that I am aware do so, I am subject to criminal prosecution under C, permitting the Hunterdon County ESC to declare
Full Name (Print)			Title	
Signature			Date	
	_			
	Pa	rt IV - CERTIFICATION OF NON-DEBAF	RMENT: Contractor - Co	ontrolled Entities
		Section	on A	
	of voting therein, o	stock, or of the partnership(s) in which the	e Organization listed in	tion listed in Part I owns more than 50 percent Part I owns more than 50 present interest ization listed above in Part I owns more than 50
	Name of B	Business Entity		Business Address
*** Add additional sheets	if nocessas:			
Aud additional sheets	ıı necessal	OI	R	
		anization listed above in Part I does not own greater than 50 percent interest in an		cent of the voting stock in any corporation and ted liability company.

Section B (Skip if no Business entity is listed in Section A above)

	Section B (skip if no business entiti	ies are listed in Sect	ion A of Part IV)
	Below are the names and addresses of any entithe voting stock (corporation) or owns greater to		y listed in Part III A owns greater than 50 percent of st (partnership of limited liability company).
Name of Business Entit	y Controlled by Entity Listed in Section A of Part IV		Business Address
***add additional sheets if r		R	
	No entity listed in Part III A owns greater than percent interest in any partnership or limited lia	•	ng stock in any corporation or owns greater than 50
	Section C - Part	IV Certification	
from contracting with a fede any entity debarred by the certification on behalf of the under a continuing obligation Hunterdon County ESC in statement or misrepresents	eral agency and, if applicable, does not own great federal government from contracting with a federal above-named organization; that the Hunterdon on from the date of this certification through the dawriting of any changes to the information containeration in this certification, and if I do so, I am subject with the Hunterdon County ESC, permitting the I-	ter than 50 percent of al agency. I further ac County ESC is relying ate of the contract award ad herein; that I am awant to criminal prosecut	on the information contained herein and that I am and by the Hunterdon County ESC to notify the vare that it is a criminal offense to make a false ion under the law and that it will constitute a material
Full Name (Print)		Title	

Date

Signature

This Form Must Accompany Bid Submission Exhibit D

Chapter 271 Political Contribution Disclosure Form Ref. N.J.S.A. 52:34-25

The undersigned, being authorized and knowledgeable of the circumstances, does hereby certify that (Business Entity) has made the following

reportable political contributions to any elected official, political candidate or any political committee as defined in N.J.S.A. 19:44-20.26 during the twelve (12) months preceding this award of contract:

Reportable Contributions

Date of Contribution	Amount of Contribution	Name of Recipient Elected Official/ Committee/Candidate	<u>Name of</u> <u>Contributor</u>

The Business Entity may attach additional pages if needed.

□ No Reportable Contributions (Please check (✓) if applicable.)
certify thatcontributions to any elected official, political candidates 19:44-20.26.	(Business Entity) made no reportable ate or any political committee as defined in N.J.S.A.
Certification certify, that the information provided above is in fu	Il compliance with Public Law 2005—Chapter 271.
Name of Authorized Agent	
Signature	_ Title
Business Entity	

Hunterdon County Educational Services Commission Masonry Services #HCESC-SER-20J Bid Proposal Form Exhibit E

- I. That this bid is made without previous understanding, agreement or connection with any other person, firm or corporation making a bid for the same purpose, and is in all respects fair and without collusion or fraud.
- II. That no member of the Board nor any officer or employee or person whose salary is payable in whole or part from the Treasurer of said Board is directly or indirectly interested in this bid or in the supplies, materials, equipment, work or services to which it is related or in any portion of the profits thereof.
- III. That said bidder has carefully examined and understands that the requirements and conditions to bidders, the instructions to bidders, the specifications and the schedules prepared under the direction of the Board are a part of the bid proposal and will, if successful in this bid, furnish and deliver at the prices bid and within the time stated, all materials, supplies, apparatus, goods, wares, merchandise, service or labor for which this bid is made.
- IV. That the Stockholder Owner Certifications is completed for this bid. Said bidder complies with the requirements of N.J.S.A. 10:5-31 and N.J.A.C. 17:27.
- V. The undersigned hereby acknowledges their authority to submit this proposal on behalf of the firm listed below and bind it to comply with these requirements, terms and conditions if any contract is awarded through this Call for Bids process.
- VI. The undersigned hereby acknowledges that they will work with HCESC and its member districts to ensure satisfactory completion of any and all projects and deliverables.

The HCESC fee shall be incorporated into all prices bid in this submission.

Hourly Rate: \$	Materials Markup %:	
County(s) Willing to Service:		
Company Name:		
Signature of Authorized Agent:		
Name (Print):	Date:	
Title of Authorized Agent:	Email Address:	
Phone #	Fay #	

Hunterdon County Educational Services Commission

Masonry Services #HCESC-SER-20J

Bid Proposal Form continued

Exhibit E

Company Name:	
Signature of Authorized Agent:	
Name (Print):	
Title of Authorized Agent:	Date:
Performance Bond Option (see A8) – Rate pe	er thousand for bond:
Bonding Company Name:	
Name and Phone Number of Contact:	
Responsible for Reporting and Fees:Name	
Name	Title
Email Address	Phone Number
34HUNCCP-HCESC Cooperative Purchasing, size, features, quality, price or availability as placed directly by the other participating agenci of the master Contract to be awarded by HCES levied except as permitted by these specification	n bid upon to other agencies (members) in System without substitution or deviation from specifications, herein set forth. It is understood that orders will be ies by separate contract, subject to the overall terms of that no additional service or delivery charges will be ns. Agencies (members) as described. It is understood
that this will not adversely affect consideration o Agency). In keeping with HCESC's commitment	of this bid with respect to the needs of HCESC (Lead to providing cooperative pricing contracts for its op may result in a dual award to include an alternate

<u>Hunterdon County Educational Services Commission</u> <u>Masonry Services #HCESC-SER-20J</u>

Prevailing Wage Certification Exhibit F

It is the determination of the Hunterdon County Educational Services Commission that this is a public works project that in total will exceed two thousand (\$2,000.00) dollars, therefore, prevailing wages rules and regulations apply as promulgated by the NJ Prevailing Wage Act and in conformance with N.J.S.A. 34:11-56:25.

I certify my understanding that this contract requires prevailing wages to be paid in full accordance of the law.

I further certify that all subcontractors understand that this contract (project) requires the subcontractor to pay prevailing wages in accordance with the law.

Name of Company:				
-				
Authorized Agent:				
<u> </u>	Print			
Signature of Authorized	l Agent:			
9	·			
Date:				

This Form Must Accompany Bid Submission Exhibit G

ACCEPTANCE OF BID AND CONTRACT AWARD

(to be completed by Bidder)

In compliance with the Request for Proposals, the undersigned warrants that I/we have examined the Requirements and Conditions and, being familiar with all the conditions surrounding the proposed projects, hereby offer and agree to furnish all labor, materials, and supplies incurred in compliance with all terms, conditions, and specifications and amendments in the Request for Proposals. Signature also certifies understanding and compliance with the certification requirements of the HCESC's Terms and Conditions and any special Terms and Conditions if applicable. The undersigned understands that his/her competence and responsibility and that of any proposed subcontractors, time of completion, as well as other factors of interest to the HCESC as stated in the evaluation sections will be a consideration in making the award.

Company Name:				
Company Address:	City:	State:	Zip Code:	
Authorized Person (print):		Titl	e:	
Authorized Signature (blue ink pr	eferred):			
Acceptance of 1	Bid and Contract A	ward to be comp	oleted only by HCES	<u>5C</u>
Your bid is hereby accepted. As a attached bid based upon the solici in the Request for Proposal. As a provide any material or service up a Co-op member. The parties into HCESC and contractor, and no ot shall bind any of the parties hereto in writing and signed by both partiellegal by any appropriate court of the agreement shall commence or	tation, including all to contractor you are hader this contract unti- end this contract to co- her agreements, oral by No change or mod- ties to this contract. If I law, the remainder of	erms, conditions, ereby cautioned real the contractor reporting the contractor reporting the continue the final or otherwise, regularization of this contract should be contract should be contract.	specifications, amend to commence any eceives an executed pand complete agreem arding the subject matcontract shall be valid of this contract is deer tall not be affected the	didments as set forth billable work or burchase order from nent between the atter of this contract I unless it shall be med invalid or ereby. The term of
Awarding Agency: Hunterdon Co	ounty Educational Ser	rvices Commissio	on	
Authorized Signature:Corinne Ste	einmetz, SBA/BS			_
Awarded this day of	, 202	21		
Contract Number: #HCESC-SE	R-20.I - Masonry Se	rvices		

Hunterdon County Educational Services Commission Masonry Services #HCESC-SER-20J Exhibit H

Equipment Certification

In accordance with N.J.S.A. 18A:18A	23, I hereby certify that		
	Name	of Company	
owns all the necessary equipment as project.	required by the specification	s and to complete the public w	ork/
project.	OR		
Name of Company	_ leases or controls all the ne	ecessary equipment as require	d by
the specifications and to complete the	e specified public work proje	ot.	
	OR		
If you are not the owner or person in	control of the equipment, ind	icate who the owner is or the	
person in control:			
Name of Person	Company	Phone #	
Company Name (Bidder):			
Authorized Person (Print):			
Authorized Signature:	Title: _		
Data:			

Hunterdon County Educational Services Commission Masonry Services #HCESC-SER-20J Exhibit I Pre-Qualification Affidavit

The below affidavit must be submitted with your bid pursuant to N.J.S.A. 18A:18A-32:

STATE OF NEW JERSEY)	
COUNTY OF):SS:)	
I,	of the City of	
In the County of Of full age, being duly sworn according	and the State of to the law on my oat	of th depose and say that:
I am the Position	of	and the bidder Name of Company
has been no material adverse change i	n the qualification inf	ng statements are true and correct and that there formation subsequent to the latest statement J.S.A. 18A:18A-27 et. seq.) as amended, except as
i Name of Company	s classified by the St	ate of New Jersey under Chapter 105,
матте от Соттратту		
Laws of 1962, as amended. This Class	sification became effe	ective, 20
Type of Contract/Trade Classified:		
Approved Amount:	Total amount of ι	uncompleted work:
A copy of my valid and active prequalifi Division of Building and Construction is		certificate from the Department of Treasury,
Name and Title		
Subscribed and sworn to before	e me	This affidavit does NOT take the place
This day of	, 20	of the Notice of Classification or the Total Amount of Uncompleted Contract Issued by the State of New Jersey, both of which must be submitted with each Bidders Bid.
(Seal) Notary Public of New Jer Specify other State	sey/	
My Commission expires	20	

Hunterdon County Educational Services Commission DISCLOSURE OF INVESTMENT ACTIVITIES IN IRAN

Quote Number:

Bidder/Offeror:

<u>PART 1: CERTIFICATION</u> BIDDERS <u>MUST COMPLETE</u> PART 1 BY CHECKING <u>EITHER BOX</u>.

FAILURE TO CHECK ONE OF THE BOXES WILL RENDER THE PROPOSAL NON-RESPONSIVE

mus affili Cha list Dire	nust complete the certification below to attest, under penalty of per affiliates, is identified on the Department of Treasury's Chapter 2 Chapter 25 list is found on the Division's website at http://www.sta.ist prior to completing the below certification. Failure to complete Director finds a person or entity to be in violation of law, s/he shall	its a bid or proposal or otherwise proposes to enter into or renew a contract right, that neither the person or entity, nor any of its parents, subsidiaries, or 25 list as a person or entity engaging in investment activities in Iran. The ste.nj.us/treasury/purchase/pdf/Chapter25List.pdf. Bidders must review this a the certification will render a bidder's proposal non-responsive. If the littake action as may be appropriate and provided by law, rule or contract, liance, recovering damages, declaring the party in default and seeking
PLEA	EASE CHECK THE APPROPRIATE BOX:	
	subsidiaries, or affiliates is <u>listed</u> on the N.J. Departme activities in Iran pursuant to P.L. 2012, c. 25 ("Chapter 25 L	neither the bidder listed above nor any of the bidder's parents, nt of the Treasury's list of entities determined to be engaged in prohibited List"). I further certify that I am the person listed above, or I am an officer or d to make this certification on its behalf. I will skip Part 2 and sign and
	Department's Chapter 25 list. I will provide a detailed, a sign and complete the Certification below. Failure to pro	for one or more of its parents, subsidiaries, or affiliates is listed on the accurate and precise description of the activities in Part 2 below and vide such will result in the proposal being rendered as non-responsive and
	appropriate penalties, fines and/or sanctions will be assessed	
	PART 2: PLEASE PROVIDE FURTHER INFORMA You must provide a detailed, accurate and precise description subsidiaries or affiliates, engaging in investment action. EACH BOX WILL PROMPT YOU TO PROVIDE INFORMAT	ATION RELATED TO INVESTMENT ACTIVITIES IN IRAN on of the activities of the bidding person/entity, or one of its parents, vities in Iran outlined above by completing the boxes below. ION RELATIVE TO THE ABOVE QUESTIONS. PLEASE PROVIDE D TO MAKE ADDITIONAL ENTRIES, ATTACH ADDITIONAL PAGE. Relationship to Bidder/Offeror
_	PART 2: PLEASE PROVIDE FURTHER INFORMA You must provide a detailed, accurate and precise descriptic subsidiaries or affiliates, engaging in investment acti EACH BOX WILL PROMPT YOU TO PROVIDE INFORMAT THOROUGH ANSWERS TO EACH QUESTION. If YOU NEED Name Description of Activities	ATION RELATED TO INVESTMENT ACTIVITIES IN IRAN on of the activities of the bidding person/entity, or one of its parents, vities in Iran outlined above by completing the boxes below. ION RELATIVE TO THE ABOVE QUESTIONS. PLEASE PROVIDE D TO MAKE ADDITIONAL ENTRIES, ATTACH ADDITIONAL PAGE. Relationship to Bidder/Offeror
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Certific acknown contain contain cortain corta	PART 2: PLEASE PROVIDE FURTHER INFORMA You must provide a detailed, accurate and precise description subsidiaries or affiliates, engaging in investment activated and precise description subsidiaries or affiliates, engaging in investment activated and precise description. EACH BOX WILL PROMPT YOU TO PROVIDE INFORMAT THOROUGH ANSWERS TO EACH QUESTION. If YOU NEED Name Description of Activities Anticipated and precise	ATION RELATED TO INVESTMENT ACTIVITIES IN IRAN on of the activities of the bidding person/entity, or one of its parents, vities in Iran outlined above by completing the boxes below. ION RELATIVE TO THE ABOVE QUESTIONS. PLEASE PROVIDE D TO MAKE ADDITIONAL ENTRIES, ATTACH ADDITIONAL PAGE. Relationship to Bidder/Offeror intended Cessation Date information and any attachments thereto to the best of my knowledge are true and complete. bidder; that the HCESC is relying on the information contained herein and that I am under a my contracts with the HCESC to notify the HCESC in writing of any changes to the information statement or misrepresentation in this certification, and if I do so, I am subject to criminal

<u>Hunterdon County Educational Services Commission</u> <u>Masonry Services #HCESC-SER-20J</u>

Bidder's Comment Form

This form is for Bidder's use in offering voluntary alternates, or other comments intended to afford the Commission information or opportunities to improve the quality of **future or similar** projects. It may NOT be used to take exception to specific conditions of the project defined in the contract documents that the Respondent does not lie. The bid provided must be based upon the plans and specs, and all contract conditions, as stated.

If these documents or conditions contain some untenable item, or extremely expensive provision, for example, to which the Bidder wishes to raise objection, this must be done in writing at least three (3) days prior to the bid opening date as required by the specification. Responses will be circulated to all Bidders of Record. Inquiries raised too close to the bid opening date will not be answered.

Name of Company:
Name of Authorized Representative:
Signature of Authorized Representative:
Date:



State of New Jersey

DEPARTMENT OF THE TREASURY DIVISION OF PROPERTY MANAGEMENT AND CONSTRUCTION 33 W. STATE STREET PO BOX 034 TRENTON, NEW JERSEY 08625-0042

REPLY TO: TEL: (609) 943-3400 FAX: (609) 984-8495

TOTAL AMOUNT OF UNCOMPLETED CONTRACTS -

(This form is to be used with the NOTICE OF CLASSII	FICATIO	N when submitting bids to the Department of Education.)	
I Certify that the amount of uncompleted work on confi	tracts is \$	ß	
The amount claimed includes uncompleted portions of accordance with N.J.A.C. 17:19-2.13.	of all curre	ently held contracts from all sources (public and private) in	
I further cartily that the amount of this bid proposal, inc prequalification dollar limit.	cluding a	If outstanding incomplete contracts does not exceed my	
		Respectfully submitted,	
Affix corporate seal here	Ву		
	9	Name of Firm	
		Signature	
	-	Title	
Sworn to and subscribed before me This day of 20		Business Address	
Notary Public		<u> </u>	
		Phone	
DPMC 701 (3/05)			