STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

y of Boone

In the County Commission of said county, on the

5th

day of

March

20 19

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the request by Boone Development Inc. for a permit to allow warehousing on 3.0 acres located at 5401 & 5413 N Hwy 763 Columbia, Missouri, with the following conditions:

- That it is recognized that commercial remodeling permits for the existing buildings will be required to be obtained and followed to bring the buildings into compliance for the uses for which they are going to be utilized.
- That it is recognized that the smaller building will only be allowed to be used for storage/warehousing until it is properly remodeled in such a way and is approved by BCRSD for sewer connection.
- That it is recognized that the smaller building must remain in the same ownership as the larger structure until such time as it has connection to the BCRSD sewer because the sewer facilities found in the main building are being considered as the required restroom facilities for the smaller building.
- That it is recognized that the required parking, driving and loading lanes for the two existing buildings that are contained within the property of the three subject lots is required to meet the dust-free standard and is already a requirement for the use of the property.
- Any new buildings or building additions for the property will require improvement to the
 existing access easement to comply with a dust-free standard and may require a multi-use
 plat.

Done this 5th day of March 2019.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Fred J. Parry

District I Commissioner

Janet M. Thompson

STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

ea.

In the County Commission of said county, on the

5th

day of

March

2019

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby deny the request by 3101 S Olivet LLC to rezone from A-1 (Agriculture) to REC-P (Planned Recreation) on 13.63 acres, more or less, located at 3101 S Olivet Road Columbia, Missouri.

Done this 5th day of March 2019.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Fred J. Parry

District I Commissioner

Janet M. Thompson

STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

ea.

In the County Commission of said county, on the

5th

day of

March

20 19

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby deny the request by 3101 S Olivet LLC to approve a Review Plan for Somerton Event Center on 13.63 acres, more or less, located at 3101 S Olivet Road Columbia, Missouri.

Done this 5th day of March 2019.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Fred J. Parry

District I Commissioner

Janet M. Thompson

STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

ea.

In the County Commission of said county, on the

5th

day of March

20 19

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby receive and accept the following subdivision plats and authorizes the Presiding Commissioner to sign them:

- Harvest Hills. S26-T50N-R14W. A-2. Ann and Jack King, owners. Curtis E. Basinger, surveyor.
- Oberlin Valley Plat 5. S35-T49N-R13W. R-S. J. Patrick and Barbara Fitzgerald, owners. Jay Gebhardt, surveyor.
- Pierpont Meadows Plat 2. S12-T47N-R12W. A-2. Nicholas and Stephanie Golda, owners. Jay Gebhardt, surveyor.
- Golden Star Estates. S26-T47N-R13W. A-2. Waldo-Goldie Crane Trust, owner. Kevin M. Schweikert, surveyor.
- Caruthers. S34-T49N-R14W. A-2. Mariea, Earl and Jeffrey Caruthers, owners. Kevin M. Schweikert, surveyor.
- Old Number 7. S26-T50N-R13W. A-2. Tina Long, owner. Kevin M. Schweikert, surveyor.

Done this 31st day of January 2019.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Fred J. Parry

District I Commissioner

Janet M. Thompson

STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

In the County Commission of said county, on the

5th

day of

March

20 19

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the contract from Public Water Supply District No 9 of Boone County to purchase 1.53 acres of land located at the intersection of Judy School Road and State Route Z Columbia, Missouri.

Terms of the agreement are stipulated in the attached Real Estate Contract. It is further ordered the Presiding Commissioner is authorized to sign said Real Estate Contract.

Done this 5th day of March 2019.

ATTEST:

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

District T Commissioner

REAL ESTATE CONTRACT

THIS CONTRACT, which shall become effective when fully executed by both parties and on the date of the last signature, is between **The COUNTY OF BOONE**, by and through its County Commission, a political subdivision of the State of Missouri, hereinafter referred to as **Seller**, and, **PUBLIC WATER SUPPLY DISTRICT NO. 9 OF BOONE COUNTY**, **MISSOURI**, hereinafter referred to as **Buyer**.

WITNESSETH:

In consideration of the covenants and agreements herein, the Seller and Buyer agree as follows:

- 1. <u>PREMISES</u>: Seller agrees to sell and convey to Buyer, and Buyer agrees to purchase from Seller, the real estate described in Exhibit A, attached hereto. The legal description on Seller's title policy, to be procured as set out herein, is to control.
- 2. <u>SURVEY</u>: Seller shall not furnish a land title survey by a registered land surveyor. If Buyer desires to obtain such survey, the Buyer may do so at Buyer's expense, and Buyer's surveyor may have access to the premises for that survey.
- 3. <u>CONSIDERATION</u>: The purchase price is **Eight Thousand Four Hundred One Dollars (\$8,401.00)** which Buyer will pay in cash or by bank certified funds at closing.
- 4. <u>TITLE</u>: Seller shall convey marketable title of record by Special Warranty Deed, free and clear of all liens and encumbrances. The term "marketable title" shall mean marketable title as defined by the Title Examination Standards of the Missouri Bar.
- 5. EVIDENCE OF TITLE: Seller shall provide Buyer with an owner's policy of title insurance in the amount of the purchase price from **Boone-Central Title Company** in Columbia, Missouri. Seller shall also provide Buyer with a copy of a Commitment to Insure issued by Boone-Central Title Company within 10 days hereafter, and Buyer shall then have 15 days to examine that Commitment and to specify any objections in writing to Seller. Objections to title not received in writing within that 15 days, except liens of record, shall be deemed waived. If Buyer has objections to title, Seller shall have 30 days after being notified of those objections to perfect title. If Seller does not perfect title within that 30 days, then this contract shall become null and void.

- 6. <u>CLOSING</u>: If Seller has marketable title, Seller shall deliver a Special Warranty Deed properly executed and conveying that real estate, and the Buyer shall immediately pay the cash required. Closing shall be completed at the office of Boone-Central Title Company in Columbia, Missouri, on the date agreed upon by the parties, arrangements about which have been communicated and agreed by the parties.
- 7. CONTINGENT UPON BUYER'S TESTING: Upon execution of this agreement and before closing, Buyer shall have the right to test the property by drilling an 8" diameter bore hole approximately 1500' deep. It is estimated that this work will commence immediately upon Buyer approving the Commitment to Insure that Seller provides as stated in paragraph 5, above, will take less than 70 days, and that Buyer's contractor will perform it. Within 10 days, then, of completing that testing Buyer will notify Seller whether Buyer wishes to proceed with this contract, and closing will then occur on a date agreed to by the parties within 30 days of Seller receiving that notice. If Buyer does not so notify Seller of Buyer's wish to proceed within 10 days of completing the testing, Buyer shall immediately pay the Seller the sum of \$500.00 as liquidated damages, and this contract shall terminate.
- 8. <u>RESTORATION OF PREMISES:</u> Upon contract termination pursuant to paragraph 7, Buyer shall immediately grade, seed, mulch, and restore the property to its previous or better condition than existing before Buyer's testing. This requirement shall survive termination of this Contract and be subject to the indemnity provisions of this contract.
- 9. INDEMNITY AGREEMENT: To the fullest extent permitted by law, Buyer shall indemnify, hold harmless, and defend Seller, its directors, officers, agents, and employees from and against all claims, damages, losses, and expenses (including but not limited to attorney's fees) arising from any act or failure to act, negligent or otherwise, of Buyer, of any of Buyer's contractors or subcontractors (meaning anyone, including but not limited to consultants having a contract with Buyer or a subcontract for part of any services rendered with respect to the subject property), of anyone directly or indirectly employed by Buyer or Buyer's contractors or subcontractors, or of anyone for whose acts the Buyer or Buyer's contractors or subcontractors may be liable, in connection with providing any services with respect to the subject property. Buyer is not, however, required to indemnify, hold harmless, or defend Seller from its own negligence. Nothing in these requirements shall be construed as a waiver of any governmental immunity of Seller, its officials, nor any of its employees in the course of their official duties.

- 10. <u>POSSESSION</u>: The Seller shall deliver possession of the property to the Buyer upon the closing of this contract.
- 11. <u>INSURANCE</u>: Seller shall bear all risk of loss and shall keep all insurance on the property effective until delivery of the deed.
- 12. <u>CONTRACT TO SURVIVE CLOSING</u>: Any agreement to be performed after closing shall be performed pursuant to this contract which shall survive closing.
- 13. <u>PROPERTY CONDITION</u>, <u>REPRESENTATIONS</u>, <u>AND INSPECTIONS</u>: Except for inspection rights set forth herein, Buyer accepts the premises in its present condition, and Seller makes no warranties or representations regarding the premises.
- 14. <u>CONTRACT BINDING ON SUCCESSORS AND ASSIGNS</u>: The Covenants herein contained shall bind and the benefits shall inure to the parties' successors and assigns.
- 15. <u>TAXES, ASSESSMENTS, RENTS</u>: Seller will pay in full all state, county and municipal taxes and assessments, general and special, which are a lien on the property; except taxes for the 2019 calendar year, which will be prorated as the date of delivery of the deed. If the amount of taxes cannot then be ascertained, proration will be computed on the amount of general taxes for the preceding calendar year.
- 16. <u>AUTHORITY OF SIGNATORIES:</u> Each of the persons signing this Agreement on behalf of either party represents that he or she has been duly authorized and empowered, by order, ordinance or otherwise, to execute this Agreement and that all necessary action on behalf of that party to effectuate that authorization has been taken.
- 17. <u>NOTICE</u>: All notices contemplated herein shall be deemed effective when in writing and mailed to the other party or otherwise received by the receiving party. Each party will provide the other with updated, addresses for the mailing of notices. Subject to said updating, the following addresses shall be used for notifications under this Contract:

If to Seller:

Boone County, Missouri Attn: Natalie Meighan, Right of Way Agent 801 E. Walnut, Rm. 315 Columbia, Missouri 65201

With a copy to: C.J. Dykhouse Boone County Counselor 801 E. Walnut, Ste. 211 Columbia, Missouri 65201

If to Buyer:

PUBLIC WATER SUPPLY DISTRICT NO. 9 OF BOONE COUNTY, MISSOURI J.R. Richardson - President 391 N Rangeline Road Columbia Missouri 65201

- 18. <u>COUNTERPARTS AUTHORIZED</u>: This contract may be executed in two or more counterparts which, when taken together and signed by all parties contemplated herein, shall form the Agreement between the parties.
- 19. <u>FULL AGREEMENT, MODIFICATIONS</u>: This contract represents the full and final agreement of the parties, it being understood that all prior understandings and agreements between the parties are merged into this contract. No modification of this contract will be effective unless it is in writing and is signed by both the Seller and the Buyer.
- 20. <u>TIME OF ESSENCE</u>: Time is of the essence of this contract.
- 21. <u>GOVERNING LAW</u>: This contract shall be interpreted under the laws of the State of Missouri.

SIGNATURES ON THE NEXT PAGE

PUBLIC WATER SUPPLY DISTRICT NO. 9 OF BOONE COUNTY, MISSOURI (BUYER):

	\ <9	0	Ru	leen	la	~
By:	J.	R. Ric	hardsor	ı - Pre	esident	

DATED: 2-21-19

ATTEST:

Keith Smith – Clerk

COUNTY OF BOONE (SELLER):

BY:

Daniel K. Atwill, Presiding Commissioner

DATED: 3-5-19

ATTEST:

Brianna L. Lennon, County Clerk

APPROVED AS TO FORM:

C.J. DYKHOUSE, County Counselor

EXHIBIT A

Tract One (1) of Judy School Road Realignment Survey recorded in Book 1959, Page 950, Deed Records of Boone County, Missouri, being a tract of land located in the Northwest Quarter (NW 1/4) of Section Twenty-nine (29), Township Forty-nine (49) North, Range Eleven (11) West, Boone County, Missouri containing 1.53 acres, more or less.

STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

ea.

In the County Commission of said county, on the

5th

day of

March

2019

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the utilization of the Sourcewell cooperative contract 032515-BAI – Heavy Construction Equipment with Related Accessories, Attachments, and Supplies to purchase one (1) BOMAG BW 100 SL-5 Double Drum Roller from The G.W. Van Keppel Company, as well as the disposal of one (1) 1994 Dynapac CC-122 Double Drum Roller, fixed asset tag 18681.

The terms of the cooperative contract are stipulated in the attached Purchase Agreement. It is further ordered the Presiding Commissioner is hereby authorized to sign said Purchase Agreement and disposal form.

Done this 5th day of March 2019.

ATTEST:

Brianna Z. Zennan pg Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

District I Commissioner

Absent Janet M. Thompson

Boone County Purchasing

Robert Wilson Buyer



613 E. Ash Street, Room 111 Columbia, MO 65201 Phone: (573) 886-4393 Fax: (573) 886-4390

MEMORANDUM

TO:

Boone County Commission

FROM:

Robert Wilson

DATE:

February 25, 2019

RE:

Cooperative Contract: Sourcewell Contract #032515-BAI – Heavy

Construction Equipment with Related Accessories, Attachments, and

Supplies

Road & Bridge requests permission to utilize the Sourcewell cooperative contract 032515-BAI – Heavy Construction Equipment with Related Accessories, Attachments, and Supplies to purchase one (1) BOMAG BW 100 SL-5 Double Drum Roller from The G.W. Van Keppel Company.

Cost of the purchase is \$31,087.35 and will be paid from department 2040 – PW Maintenance Operations, account 92300 – Replacement Machinery & Equipment.

This is a replacement purchase and the 2019 budgeted amount was \$35,000.00. Budgeted sale value is \$1,500.00, yielding a net cost of \$33,500.00.

The contract price is \$31,087.35 less the sale price of \$1,500.00 yielding a net cost of \$29,587.35

The Purchasing department requests permission to dispose of the following surplus by sale:

1994 Dynapac CC-122 Double Drum Roller Fixed asset tag 18681

cc:

Greg Edington, RB

Contract File



BOONE COUNTY

Request for Disposal/Transfer of County Property Complete, sign, and return to Auditor's Office

Date: 01/29/2019	Fixed Asset Tag Number: 18681	
Description of Asset: 1	1994 Dynapac CC-122 double drum roller	
Requested Means of Di	isposal: Sell []1'rade-In []Recycle/Trash []Other,	Explain:
Other Information (Ser	rial number, etc.): SN: 60110995; Hours: 1166	RECEIVED
Condition of Asset: Fa	ir	9102 0 8 NAL
Reason for Disposition	: Unit is planned for replacement in 2019	BOONE COUNTY AUDITOR
Location of Asset and I	Desired Date for Removal to Storage: NA	
If "YES", does the	th grant funding? TYES NO e grant impose restriction and/or requirements pertaining to disocumentation demonstrating compliance with the agency's restriction and the agency's restriction demonstrating compliance with the agency's restriction.	sposal? TYES NO rictions and/or requirements.
To be Completed by: Original Acquisition Da	AUDITOR 9-28-94 G/L Account for I	Proceeds 2040-3835 NO
Original Acquisition An	nount \$29,250.00	
Original Funding Source	e 274	
Account Group	1605	
	COUNTY COMMISSION / COUNTY CLERK	
Approved Disposal Met	hod:	
Transfer	Department NameN	umber
	Location within Department	
	Individual	
Trade	AuctionSealed Bids	
Other Expl	lain	
Commission Order Nu	umber 90-2019	
Date Approved	3.5.19 Maturell	

Commission Order #	96-2019
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PURCHASE AGREEMENT FOR BOMAG 100SL

THIS AGREEMENT dated the	5th	day of _	March	2019 is made between Boone	
County, Missouri, a political subdivision	of the S	State of Mis	souri thro	ough the Boone County Commission, here	eiı
"County" and The G.W. Van Keppel Co	mpany	y, herein "V	endor."		

IN CONSIDERATION of the parties performance of the respective obligations contained herein, the parties agree as follows:

- 1. *Contract Documents* This agreement shall consist of this Purchase Agreement for one (1) **BOMAG BW 100 SL-5 Double Drum Roller**, The G.W. Van Keppel Company quotation dated February 05, 2019,
 Sourcewell cooperative contract **032515-BAI** and Boone County Standard Terms and Conditions. All such documents shall constitute the contract documents which are incorporated herein by reference. Service or product data, specification and literature submitted with bid response may be permanently maintained in the County Purchasing Office bid file for this bid if not attached. In the event of conflict between any of the foregoing documents, this Purchase Agreement, the Sourcewell contract **032515-BAI** and Boone County Standard Terms and Conditions shall prevail and control over the vendor's bid response.
- 2. *Purchase* The County agrees to purchase from the Vendor and the Vendor agrees to supply the County with one (1) BOMAG 100SL as follows:

BOMAG BW 100 SL-5 Double Drum Roller	\$42,290.00
22% Discount from List	(\$12,052.65)
Sub-Total	\$30,237.35
Delivery Cost	\$850.00
Grand Total:	\$31,087.35

- 3. **Delivery** Vendor agrees to deliver equipment as set forth in the bid documents and within 30 days after receipt of order. Delivery shall be to Boone County Road & Bridge, Attn: Greg Edington, 5551 Tom Bass Road, Columbia, MO 65201.
- 4. For Fixed Asset Tracking Send list of equipment described in this contract, with their individual serial numbers to Boone County Auditor, Attention: Heather Acton, 801 East Walnut Street, Room 304, Columbia, MO 65201 within thirty (30) days from date of purchase order.
- 5. **Billing and Payment** All billing shall be invoiced to the Boone County Road & Bridge Department and billings may only include the prices listed in the vendor's bid response. No additional fees for paper work processing, labor, or taxes shall be included as additional charges in excess of the charges in the Vendor's bid response to the specifications. The County agrees to pay all invoices within thirty days of receipt of an accurate statement. In the event of a billing dispute, the County reserves the right to withhold payment on the disputed amount; in the event the billing dispute is resolved in favor of the Vendor, the County agrees to pay interest at a rate of 9% per annum on disputed amounts withheld commencing from the last date that payment was due.
- 6. **Binding Effect** This agreement shall be binding upon the parties hereto and their successors and assigns for so long as this agreement remains in full force and effect.

THE G.W. VAN KEPPEL COMPANY

—Docusigned by: Sturbun Bura

- 7. **Termination** This agreement may be terminated by the County upon thirty days advance written notice for any of the following reasons or under any of the following circumstances:
 - a. County may terminate this agreement due to material breach of any term or condition of this agreement, or
 - b. County may terminate this agreement if in the opinion of the Boone County Commission if delivery of products are delayed or products delivered are not in conformity with bidding specifications or variances authorized by County, or
 - c. If appropriations are not made available and budgeted for any calendar year.

IN WITNESS WHEREOF the parties through their duly authorized representatives have executed this agreement on the day and year first above written.

BOONE COUNTY, MISSOURI

By: Boone County Commission

1CB42CB0DD3B4D2		
TERRITORY MANAGER Title	Dan Ref 3 K. E. A. F. Will	, Presiding Commissioner
APPROVED AS TO FORM:	ATTEST:	
Docusigned by: County Define County	Brianna Uun Commissi Cherk	on by Mt
In accordance with RSMo 50.660, I hereby is available to satisfy the obligation(s) arisin required if the terms of this contract do not	ng from this contract. (Note:	Certification of this contract is not
DocuSigned by: Gure E Pater Food by No.	2/26/2019	2040-92300 - \$31,087.35
Signatupe 4AAAC49D	Date	Appropriation Account

STANDARD TERMS AND CONDITIONS - BOONE COUNTY, MISSOURI

- 1. Contractor shall comply with all applicable federal, state, and local laws and failure to do so, in County's sole discretion, shall give County the right to terminate this Contract.
- 2. Prices shall include all charges for packing, delivery, installation, etc., (unless otherwise specified) to the Boone County Department.
- 3. The Boone County Commission has the right to accept or reject any part or parts of all bids, to waive technicalities, and to accept the offer the County Commission considers the most advantageous to the County. Boone County reserves the right to award this bid on an item-by-item basis, or an "all or none" basis, whichever is in the best interest of the County. The Purchasing Director reserves the right, when only one bid has been received by the bid closing date, to delay the opening of bids to another date and time in order to revise specifications and/or establish further competition for the commodity or service required. The one (1) bid received will be retained unopened until the new Closing date, or at request of bidder, returned unopened for re-submittal at the new date and time of bid closing.
- 4. When products or materials of any particular producer or manufacturer are mentioned in our contracts, such products or materials are intended to be descriptive of type or quality and not restricted to those mentioned.
- 5. Do not include Federal Excise Tax or Sales and Use Taxes in billing, as law exempts the County from them.
- 6. The delivery date shall be stated in definite terms.
- 7. The County Commission reserves the right to cancel all or any part of orders if delivery is not made or work is not started as guaranteed. In case of delay, the Contractor must notify the Purchasing Department.
- 8. In case of default by the Contractor, the County of Boone will procure the articles or services from other sources and hold the Contractor responsible for any excess cost occasioned thereby.
- 9. Failure to deliver as guaranteed may disqualify Contractor from future bidding.
- 10. Prices must be as stated in units of quantity specified and must be firm.
- 11. The County of Boone, Missouri expressly denies responsibility for, or ownership of any item purchased until same is delivered to the County and is accepted by the County.
- 12. The County reserves the right to award to one or multiple respondents. The County also reserves the right to not award any item or group of items if the services can be obtained from a state or other governmental entities contract under more favorable terms. The resulting contract will be considered "Non-Exclusive". The County reserves the right to purchase advertising from other vendors.
- 13. The County, from time to time, uses federal grant funds for the procurement of goods and services. Accordingly, the provider of goods and/or services shall comply with federal laws, rules and regulations applicable to the funds used by the County for said procurement, and contract clauses required by the federal government in such circumstances are incorporated herein by reference. These clauses can generally be found in the Federal Transit Administration's Best Practices Procurement Manual Appendix A. Any questions regarding the applicability of federal clauses to a particular bid should be directed to the Purchasing Department prior to bid opening.

- 14. In the event of a discrepancy between a unit price and an extended line item price, the unit price shall govern.
- 15. Should an audit of Contractor's invoices during the term of the Agreement, and any renewals thereof, indicate that the County has remitted payment on invoices that constitute an over-charging to the County above the pricing terms agreed to herein, the Contractor shall issue a refund check to the County for any over-charges within 30-days of being notified of the same.
- 16. For all titled vehicles and equipment the dealer must use the actual delivery date to the County on all transfer documents including the Certificate of Origin (COO,) Manufacturer's Statement of Origin (MSO,) Bill of Sale (BOS,) and Application for Title.
- 17. **Equipment and serial and model numbers -** The contractor is strongly encouraged to include equipment serial and model numbers for all amounts invoiced to the County. If equipment serial and model numbers are not provided on the face of the invoice, such information may be required by the County before issuing payment.



THE G.W. VAN KEPPEL COMPANY

11475 Page Service Drive, St. Louis, MO 63146 Main (314) 872-8440 | Fax (314) 993-6402

> BOMAG FAYAT GROUP

Tuesday, February 05, 2019

BOONE COUNTY PUBLIC WORKS

Greg Edington - (573) 228-1147 | <u>Gedington@BooneCountyMO.org</u> 5551 S Tom Bass Road, Columbia, MO 65201

The G.W. Van Keppel Company is pleased to present the following for your Equipment Needs:

ONE (1) New 2019 BOMAG BW 100 SL-5 DOUBLE DRUM ROLLER Priced from the SOURCEWELL CONTRACT:

SOURCEWELL CONTRACT#	Contract No. 032515 - BAI
MAKE	Bomag
MODEL	BW 100 SL-5
ENGINE	T4F Kubota, No Exhaust Aftertreatment System
OPERATING WEIGHT	5,181 lbs.
DRUM WIDTH	39.4 in.
ROPS	Foldable, w/seat belt
SPRINKLER SYSTEM	Pressurized w/Interval Switch, 43.6 Gal
	Plastic Water Tank, Wind Protected Nozzles
VIBRATION FREQUENCY	High Frequency, 4320 VPM / 72 Hz
CENTRIFUGAL FORCE	7,640 lb.
MAINTENANCE FEATURES	No Daily Grease Points, Maintenance Free
	Articulation
STANDARD FEATURES	Hydrostat Travel w/Vibration Drive
	2 Scrapers per drum, Spring Loaded, Tiltable
	Multi-Function Travel Lever
	Multi-Function Display w/Operating Hours
	Water & Fuel Level w/Electric Fuel Gauge
	Emergency STOP & Backup Alarm
	Sliding Operator's Seat w/Contact Switch
	Intelligent Vibration Control (IVC)
	Single Point Lifting Device & Lashing Eyes
	V-Belt Protection
	Lockable Engine Hood w/Vandal Protection
	Working Lights Front & Rear
	12 V Socket



LIST SALE PRICE	f.o.b. Bomag Factory		\$	42,290.00
SALE PRICE LESS DISCOUNT	28.50% SOURCEWELL Discount		\$	30,237.35
DELIVERY COST PER UNIT	Delivery to Customer Shop - Columbia, MO		\$,	850,00
				31,017.35
OPTIONAL EQUIPMENT	1) Economizer w/Temp Display	Add	\$	2,870.00
	2) Indicator & Hazzard Lights	Add	\$	912.00
	3) Battery Disconnect Switch	Add	\$	328.00
	4) Rotary Beacon	Add	\$	272.00
	5) Operator Platform Suproof	Add	Ś	2.296.00

NOTES 1) Any applicable taxes are not included in quoted pricing.

Your business means the world to us. We very much thank you for the opportunity to quote your equipment needs.

Stephen Berg

Territory Manager CE Group

The G.W. Van Keppel Company

(636) 887-1429 | sberg@vankeppel.com



TANDEM VIBRATORY ROLLER BW100SL-5 and BW120SL-5



KEY FEATURES

- Tier 4 final Kubota diesel engine without exhaust after-treatment system
- Easy & simple operations
- · Wind protected water spray nozzles
- · No daily grease points
- High frequency: 72Hz / 4320 VPM
- · Maintenance free articulation



Technical Data BW 100 SL-5, BW 120 SL-5

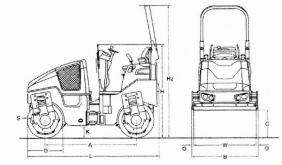
Shipping dimensions in ft3 (m3)

BW 100 SL-5

247 (7)

BW 120 SL-5

293 (8.3)



Standard Equipment	Dimensions in inch	es (mm)							Ü			
✓ Foldable ROPS with seat belt		Α	В	C	D	Н	H2	K	L	O	S	W
	BW 100 SL-5	69	42	20.6	27.6	71.2	101	10	99.6	1.4	().4	39.4
Hydrostatic travel and vibration drive		(1752)	(1072)	(523)	(700)	(1808)	(2568)	(254)	(2529)	(36)	(10)	(1000)
Pressure sprinkler system with interval switch	BW 120 SL-5	69	50	20.6	27.6	71.2	101	10	99.6	1.4	0.4	47.2
Suspended operator's platform		(1752)	(1272)	(523)	(700)	(1808	(2568)	(254)	(2529)	(36)	(10)	(1200)
2 scrapers per drum, spring loaded and tiltable												
Multi-function travel lever	Technical data						BOMAG BW 100	SI_5		BOM BW/ 1	IAG 20 SI	-5
Multi-function display incl. operating hour	Weights						DW 100	<i>31.7</i>		D 11 /	20 01	
meter	Operating weight v					67	5181 (23)				(2500)
✓ Water level	Average static linea	ır load		lb/i	n (kg/cr	m)	66.1 (11.	8)		58.2	(10.4)	
✓ Fuel level	Driving Character											
	Speed						0 - 5.6 (0 0 - 3.1 (0				.6 (0 .1 (0 -	
Electric fuel gauge	Max. gradeability						40 / 30	(-))		40/3		- 2)
Emergency STOP												
✓ Individual control, vibration	Drive Engine manufactur	rer					Kubota			Kubo	ta	
✓ Intelligent Vibration Control (IVC)	Type						D 1703-I	N		D 17	03-DI	
✓ Integrated stowage compartment	Tier Compliance .						Tier 4 Fi	nal			4 Fina	
Adjustable operator's seat	Cooling						water 3			water 3		
	Performance ISO						18.5			18.5		
	Performance SAE						24.8			24.8		
Back-up alarm	Speed						2200 12			2200 12		
Single point lifting device	Driven drum						front + re	ar			+ rear	
✓ V-belt protection	Brakes											
✓ Vandalism protection	Service brake		, .				hydrost.			hydro	ost.	
✓ Lockable engine hood made of composite	Parking brake						hydrome	ς,		hydro	mec.	
material	Steering						oscil.artic			oscil.	arric	
✓ Working lights front and rear	Steering system Steering method						hydrost.	•		hydro		
✓ 12V socket	Steering / oscillating	ng angle -	+/		d	leg	32 / 10			32 /	10	
_	Crab steer offset -						0 - 2(0 - 2)				(0 - "	
Seat contact switch	Track radius, inne	Γ			, in (in	m)	96.5 (245	00)		90.7	(2450)
Plastic water tank	Exciter System						c			r		
Bolt-on oscillating/articulating joint	Vibrating drum Drive system						front + re hydrost.	ar		hydro	+ rear	
	Frequency						4320 (72)		4320		
Optional Equipment	Amplitude						0.020 (0.	,			(0.50))
☐ Indicator and hazard lights	Centrifugal force .				lb (k	N)	7640 (34)		8995	(40)	
Rotary beacon	Drum Water Spra											
Battery disconnection switch	Турс						pressure	with int	erval	press	ure wi	th interval
Sliding seat	Capacities											
☐ ECONOMIZER	Fuel						9.2 (35) 43.6 (165	5)		9.2 (35) (165)	
Burglary protection	water,				gal	(1)	350 (10.	7 1		4,7,0	(102)	
Special paint	Technical modific	ations res	erved. N	lachines	may be	shown	with option	ons.				
🗀 эрсскаг ранк				_			- 1 005	440 4		lu a		



Form P



PROPOSER QUESTIONNAIRE

Payment Terms, Warranty, Products/Equipment/Services, Pricing and Delivery, Industry Specific

Proposer Name: BOMAG Americas, Inc.

Questionnaire completed by: John Hood

Payment Terms and Financing Options

Identify your payment terms if applicable. (Net 30, etc.)
 BOMAG standard payment terms are NET 30 days. These terms are made to our authorized heavy equipment dealers as they provide all local service, sales and billing.

2) Identify any applicable leasing or other financing options as defined herein. While BOMAG offers municipal lease programs on a case by case basis, they are typically offered through a third party vendor. In most cases, the local applicable BOMAG authorized heavy equipment dealer arranges the financial lease packages to respective entities when requested. At this time BOMAG does not offer subsidized lease packages to municipalities.

3) Briefly describe your proposed order process for this proposal and contract award. (Note: order process may be modified or refined during an NJPA member's final Contract phase process).
The customer will place a NJPA equipment order with the authorized local BOMAG dealer. The BOMAG dealer will place the order with BOMAG Americas, Inc to satisfy the requirement.

a. Please specify if you will be including your dealer network in this proposal. If so, please specify how involved they will be. (For example, will be Dealer accept the P.O.?), and how are we to verify the specific dealer is part of your network?

All orders must be placed through a local authorized BOMAG dealer. All BOMAG sales are driven through our distribution channels. The dealers will be directly involved. A BOMAG heavy equipment dealer listing is included electronically with this proposal. BOMAG will notify NJPA of any dealer changes in territory or responsibility when and if there are changes.

4) Do you accept the P-card procurement and payment process? We do not at this time.

Warranty

5) Describe, in detail, your Manufacture Warranty Program including conditions and requirements to qualify, claims procedure, and overall structure.

All BOMAG Equipment is warranted for a period of 1 year or 1000 hours whichever comes first. When the dealer delivers the equipment and a delivery report is filed with BOMAG warranty department the warranty is in place. All service warranty work must be performed and filed for (claimed) by an authorized BOMAG Heavy Equipment dealer. Once the dealer files the appropriate claim with BOMAG, the dealer is reimbursed for the parts, allowable warranty labor, travel time and mileage if applicable. The BOMAG Warranty policy and procedure pages are electronically attached with this response.

6) Do aii warranties cover all products/equipment parts and labor? YES

- Do warranties impose usage limit restrictions?
 YES Standard BOMAG warranties are to cover defects in material and/or workmanship for 1 year/1000 hours of use.
- 8) Do warranties cover the expense of technicians travel time and mileage to perform warranty repairs? YES – an allowance for travel time and mileage is covered under the base warranty program.
- 9) Please list any other limitations or circumstances that would not be covered under your warranty. BOMAG warranty covers defects in materials or workmanship for 1 year/ 1000 hours. BOMAG warranty does not cover damage due to misuse, misapplication or wear components. BOMAG warranty does not cover general maintenance requirements such as lube, oil changes, filter changes.
- 10) Please list any geographic regions of the United States for which you cannot provide a certified technician to perform warranty repairs. How will NJPA Members in these regions be provided service for warranty repair?
 There are no geographic regions of the United States that are not represented by authorized BOMAG dealers and regional service technicians.

Equipment/Product/Services, Pricing, and Delivery

- 11) Provide a general narrative description of the equipment/products and related services you are offering in your proposal.
 BOMAG Americas product line includes primarily but not limited to Road Building and Maintenance Equipment including Asphalt Pavers, Tandem Rollers, Single Drum Rollers, Reclaimer Stabilizers, Asphalt Milling Machines, High Speed Embankment Compactors, Compaction Plates, Tampers, Trench Compactors and Sanitary Landfill Compactors.
- 12) Provide a general narrative description of your pricing model identifying how the model works (line item and/or published catalog percentage discount).
 BOMAG Americas pricing model is a percentage discount off of all whole goods and options listed in the catalog.
- 13) Please quantify the discount range presented in this response pricing as a percentage discount from MSRP/published list.
 - The NJPA Member will be eligible for an 18% discount off of catalog list pricing.
- 14) Provide an overall proposed statement of method of pricing for individual line items, percentage discount off published product/equipment catalogs and/or category pricing percentage discount with regard to all equipment/products and related services and being proposed. Provide a SKU number for each item being proposed. BOMAG Americas pricing structure for NJPA Members is subject to an 18% discount off of the published catalog list pricing. This discount applies to all whole goods items as well as line options. Each item has an SKU number in the catalog. The pricing pages are electronically attached for all BOMAG products subject to this request.
- 15) Propose a strategy, process, and specific method of facilitating "Sourced Equipment/Products and/or related Services" (AKA, "Open Market" items or "Non-Standard Options").
 This is not applicable as BOMAG catalog pricing list the majority of potential options.
- 16) Describe your NJPA customer volume rebate programs, as applicable. Not Applicable

- 17) Identify any Total Cost of Acquisition (as defined herein) cost(s) which is NOT included "Pricing" submitted with your proposal response. Identify to whom these charges are payable to and their relationship to Proposer. The only potential cost which would be included in pricing with this proposal would be potential freight or pre delivery inspection that each respective authorized BOMAG heavy equipment dealer is required to perform. These "pdi" charges could range from as low as 200.00 dollars to as much as 2500.00 depending on the type and size of the equipment. These charges would be payable to the local authorized BOMAG dealer, as would the total invoice of the prospective machine at NJPA contract pricing.
- 18) If freight, delivery or shipping is an additional cost to the NJPA member, describe in detail the complete shipping and delivery program.

BOMAG utilizes a aggregate freight broker to ship product all over North America. This Broker provides us the best possible freight rates. These freight rates would be quoted to the respective authorized BOMAG dealer, and then to the customer. These freight rates vary based on the size and type of equipment as well as the geographic location it is being shipped to. The freight is billed with the equipment to the local BOMAG authorized heavy equipment dealer who will then in turn bill the NJPA customer as part of the purchase of the machine.

19) As an important p	part of the evaluation of your offer, indicate the level of pricing you are offering.
Prices offered in	this proposal are:
- Company of the Comp	 a. Pricing is the same as typically offered to an individual municipality, Higher Ed or school district.
- Control of the Cont	b. Pricing is the same as typically offered to GPOs, cooperative procurement organizations or state purchasing departments.
	C. Better than typically offered to GPOs, cooperative procurement organizations or state purchasing departments.
mark difficulty of the	d. Other; please describe.
	ntity or volume discounts? YESXNO Outline guidelines and program.
- Andrews and Andrews	_ TESA_ NO Outline guidennes and program.
21) Describe in detail	your proposed exchange and return program(s) and policy(s).

21) Describe in detail your proposed exchange and return program(s) and policy(s).

BOMAG Americas will accept exchange/return of any of its products that do not conform to advertised specifications or is found to be defective and cannot be made suitable for use by the customer after fully exhausting the BOMAG repair program and warranty process. Suitability for return will be determined solely by BOMAG Americas Inc.

- 22) Specifically identify those shipping and delivery and exchange and returns programs as they relate to Alaska and Hawaii and any related off shore delivery of contracted products/ equipment and related services
 Location of the potential products or customers has no determination as to exchange or return of defective items.
- 23) Please describe any self-audit process/program you plan to employ to verify compliance with your anticipated contract with NJPA. Please be as specific as possible.

BOMAG will utilize our Director of Sales, Director of Sales Support and Sales Support Managers to review and verify NJPA sales to ensure compliance with the anticipated contract. We will provide documented review as requested by NJPA in a reasonable amount of time following the request or compliance schedule.

Industry-Specific Items

3 years.

What is your US market share for the solutions you are proposing in this response?

While BOMAG is proposing many different solutions proposed under this RFP, with varying market shares by product line, BOMAG enjoys nearly 17.4% overall market share (in the product categories we compete in) in the USA according to the latest AEM reports. That market share value has increased from 14.7% over the last

25) Do you hold any industry-specific quality management system certifications such as ISO 9001?

We currently hold ISO 9001 certification in our Kewanee, IL facility, as well as in our Boppard Germany facility. We are currently in the process of moving to a new facility in Columbia, SC which has not yet undergone the ISO evaluation/certification process.

- 26) Do you hold any environmental management system certifications such as ISO 14001? NOT AT THIS TIME
- 27) What is your Canadian market share (if any) for the solutions you are proposing in this response? As of December 2014 (last reporting period) BOMAG had an 18.4% overall market share in Canada.
- 28) Is your warranty program handled directly, or does it require a pass through to another manufacturer? BOMAG warranty program is administered directly through BOMAG with the exception of some of the engine warranties that are administered through the applicable engine manufacturer such as CAT/KUBOTA/MTU.
- 29) For how many years have the models you are proposing in this response been available in the marketplace? It varies by product line as new introductions and acquisitions are commonly added, but overall BOMAG Americas has offered the products in this requirement for over 25 years.
- 30) What is your parts order fill rate?

 BOMAG Americas, Inc. currently provides a 91% line item parts order fill rate.
- 31) Do you provide preventive maintenance programs for the solutions you are proposing in this response? We do provide preventive maintenance programs for the solutions we are proposing. Not only PM documentation, but additional training programs in our training facility in Columbia, SC.

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	1. 0	
Signature:	Greg Shipley	Date: 3/24/15
5181111111		

Form C

EXCEPTIONS TO PROPOSAL, TERMS, CONDITIONS AND SOLUTIONS REQUEST



Company Name: BOMAG Americas, Inc.

Note: Original must be signed and inserted in the inside front cover pouch.

Any exceptions to the Terms, Conditions, Specifications, or Proposal Forms contained herein shall be noted in writing and included with the proposal submittal. Proposer acknowledges that the exceptions listed may or may not be accepted by NJPA and may or may not be included in the final contract. NJPA may clarify exceptions listed here and document the results of those clarifications in the appropriate section below.

Section/page	Term, Condition, or Specification	Exception	NJPA ACCEPTS
Form A Item 9	Requested bond rating or credit reference bank	BOMAG America line of credit is funded by privately held owners – Fayat Group Bordeaux France.	NJPA Accepts
FORM A Item13	Requested 1.5 Million General Liability coverage	BOMAG Americas has 1 Million General Liability with 4 Million Aggregate Umbrella – Can increase immediately if NIPA contract requires it to be valid.	NJPA Accepts
			No. 10 company and a second se

Proposer's Signature: Hry Shipling

Date: 3/24/15



Contract Award RFP 032515

FORM D



Formal Offering of Proposal (To be completed Only by Proposer)

HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES In compliance with the Request for Proposal (RFP) for HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES the undersigned warrants that I/we have examined this RFP and, being familiar with all of the instructions, terms and conditions, general specifications, expectations, technical specifications, service expectations and any special terms, do hereby propose, fully commit and agree to furnish the defined equipment/products and related services in full compliance with all terms, conditions of this RFP, any applicable amendments of this RFP, and all Proposer's Response documentation. Proposer further understands they accept the full responsibility as the sole source of responsibility of the proposed response herein and that the performance of any subcontractors employed by the Proposer in fulfillment of this proposal is the sole responsibility of the Proposer.

Company Name:	BOMAG Americas, Inc.	Date:	March 24, 2015
Company Address:	125 Blue Granite Parkway	erfectivestatements - the special statement of 1 - security and control ends	
City:	Ridgeway	State:	SC Zip: 29130
Contact Person:	John Hood	Title:	Director of Sales Support
Authorized Signature (i	nk only): Live	Shiplur	Greg Shipley
•	J		(Name printed or typed)

Form E



Contract Acceptance and Award

(To be completed only by NJPA)

NJPA 032515 | HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES

Form F

PROPOSER ASSURANCE OF COMPLIANCE



Proposal Affidavit Signature Page

PROPOSER'S AFFIDAVIT

The undersigned, representing the persons, firms and corporations joining in the submission of the foregoing proposal (such persons, firms and corporations hereinafter being referred to as the "Proposer"), being duly swom on his/her oath, states to the best of his/her belief and knowledge:

- The undersigned certifies the Proposer is submitting their proposal under their true and correct name, the Proposer
 has been properly originated and legally exists in good standing in its state of residence, that the Proposer
 possesses, or will possess prior to the delivery of any equipment/products and related services, all applicable
 licenses necessary for such delivery to NJPA members agencies nationally, and that they are authorized to act on
 behalf of, and encumber the "Proposer" in this Contract; and
- 2. To the best of my knowledge, no Proposer or Potential Proposer, nor any person duly representing the same, has directly or indirectly entered into any agreement or arrangement with any other Proposers, Potential Proposers, any official or employee of the NJPA, or any person, firm or corporation under contract with the NJPA in an effort to influence either the offering or non-offering of certain prices, terms, and conditions relating to this RFP which tends to, or does, lessen or destroy free competition of the Contract sought for by this RFP; and
- The Proposer or any person on his/her behalf, has not agreed, connived or colluded to produce a deceptive show
 of competition in the manner of the proposal or award of the referenced contract; and
- 4. Neither the Proposer nor any officer, director, partner, member or associate of the Proposer, nor any of its employees directly involved in obtaining contracts with the NJPA or any subdivision of the NJPA, has been convicted of false pretenses, attempted false pretenses or conspiracy to commit false pretenses, bribery, attempted bribery or conspiracy to bribe under the laws of any state or federal government for acts or omissions after January 1, 1985; and
- The Proposer has examined and understands the terms, conditions, scope, contract opportunity, specifications request and other documents of this solicitation and that any and all exceptions have been noted in writing and have been included with the proposal submittal; and
- If awarded a contract, the Proposer will provide the equipment/products and/or services to qualifying members
 of the NJPA in accordance with the terms, conditions, scope of this RFP, Proposer offered specifications and
 other documents of this solicitation; and
- 7. The undersigned, being familiar with and understand the expectations requested and outlined in this RFP under consideration, hereby proposes to deliver through valid requests, Purchase Orders or other acceptable forms ordering and procurement by NJPA Members. Unless otherwise indicated, requested and agreed to on a valid purchase order per this RFP, only new, unused and first quality equipment/products and related services are to be transacted with NJPA Members relating to an awarded contract; and
- 8. The Proposer has carefully checked the accuracy of all proposed products/equipment and related services and listed total price per unit of purchase in this proposal to include shipping and delivery considerations. In addition, the Proposer accepts all general terms and conditions of this RFP, including all responsibilities of commitment as outlined and proposed; and

- In submitting this proposal, it is understood that the right is reserved by the NJPA to reject any or all proposals and
 it is agreed by all parties that this proposal may not be withdrawn during a period of 90 days from the date proposals
 were opened regarding this RFP; and
- The Proposer certifies that in performing this Contract they will comply with all applicable provisions of the federal, state, and local laws, regulations, rules, and orders; and
- 11. The Proposer understands that submitted proposals which are marked "confidential" in their entirety, or those in which a significant portion of the submitted proposal is marked "nonpublic" will not be accepted by NJPA. Pursuant to Minnesota Statute §13.37 only specific parts of the proposal may be labeled a "trade secret." All proposals are nonpublic until the contract is awarded; at which time, both successful and unsuccessful vendors' proposals become public information.
- The Proposer understands and agrees that NJPA will not be responsible for any information contained within the proposal.
- 13. By signing below, the Proposer understands it is his or her responsibility as the Vendor to act in protection of labeled information and agree to defend and indemnify NJPA for honoring such designation. Proposer duly realizes failure to so act will constitute a complete waiver and all submitted information will become public information; additionally failure to label any information that is released by NJPA shall constitute a complete waiver of any and all claims for damages caused by the release of the information.

[The rest of this page has been left intentionally blank. Signature page below]

By signing below, Proposer is acknowledging that he or she has read, understands and agrees to comply with the terms and conditions specified above,

Company Name:	BOMAG Americ	as, Inc.	والمستون	Miles de Vertica de la companya del companya de la companya del companya de la co
Contact Person for Quest	tions: John Hood		and the party of the terminate the terminate that we also have the state of the party of the terminate and the party of the terminate the party of the party of the terminate the party of the party of the terminate the party of the terminate the party of the party	orenia (Maria da Caració)
(Must be individ	ual who is responsible for	filling out this Proposer'	s Response form)	1991 elli-mid-meri disposimisi tras pre
Address:	125 Blue Granite Parkway	n de de la companya de la compa	namena nata angki ofisy sindertonoro sinderakoniny dali halipada 100 kati kumandowan elaman nyun sasahdin.	Attachment of extremely appropriate
City/State/Zip:	Ridgeway, SC 29130	i Markolysus (1407 1415 1417 1417 1417 1417 i November (1407 1417 1417 1417 1417 1417 1417 1417	gylag yag ya di digummonin of Parament war ya ya minguji sa hinasay ki (sena zang ki nazwa dina ya ka ka ka ka	and an Library of the Control of the
Telephone Number:	803-337-0702	Fax Number;	803-337-0800	dishiniyyinringanigariga uso.
E-mail Address:	John.hood@bomag.com	and the members and the control of t	gradioningsyngs, af eithers of the demonstration of the state of the s	The right to a special review Award.
Authorized Signature:	Greg Shiple	The same was now as a sure as a sure of the same of th	nug alatta. Milimont olimitor da comi Albert de Tantas, fuel un H. Lett automobile com	námiranychen popu
Authorized Name (typed): Greg Shipley	V « I z niem in 1996 word with with the contract was the second with the contract wi	2.25gm=1748.class.phg1462746274pm1562530m254175827555415647525464752546774837554444444666555400000000000000000	Planty and a state of the same of
Title:	Director of Sales Suppo	SPT Dental service of the control of	FELERAL JAPANAN PRANSITAT VOTT ON TON THE SERVICE SERVICE SENSITATION AND THE THREE THE SERVICE SERVICE	ambilitina ikki pop ustando ga
Date:	March 24, 2015	D. CONTROL OF SUPERSON STREET, THE SUPERSON STREET, STREET, STREET, STREET, STREET, STREET, STREET, STREET, ST	(可是可能是有效,我们就没有,我们就是不是一个,我们也不是一个,我们就是一个,我们就是一个,我们就是一个,我们就是一个,我们就是一个,我们就是一个,我们就是一	la fing a communication and a constraint and
Notarized		× ,		
Subscribed and sworn to	before me this 24th	day of March	, 2015	ens/moterius
Notary Public in and for	the County of Farifiel	d Gasan taru un human kanasi-ca u irini dara ur tarahi kanabat iringan kirakat da darahi kanabat iringan kanabat	State of South	Carolina
My commission expires:	September	19,2022	M. THE CONTROL OF COMMENTAL COMMENTAL COMMENTS OF THE CONTROL OF THE CONTROL OF THE CONTROL OF THE CONTROL OF	the more six or pas
Signature:	Carole F.	Reynolds		nga hillion na h-ugan nga-natang

Form G HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES

	Possible Points	Atlas Copa	Bergkamp Inc	BOMAG Americas Inc	Caterpillar Inc	CNH Industrial America LLC	Grove US LLC dba Manitowoc	John Deere Construction Retail Sales	Volvo Construction Equipment North America LLC	Wirtgin America Inc
Conformance to Terms/										
Conditions to Include Documentation	50	38.00	38.00	39.25	43.75	43.25	36.25	39.25	41.75	35.50
Pricing	400	306.25	280.00	301.25	311,25	301.25	287.50	300,00	296.25	296.25
Financial, Industry and		war and the state of the state			The second secon	COLUMN TO THE PARTY OF THE PART				
Marketplace Successes	75	58.25	53.75	57.50	68.00	68.50	63.75	67.25	65.50	60.75
Bidder's Ability to Sell/										
Service Contract										
Nationally	100	80.00	56.25		89.25	88.75	77.50	.87.25		76.75
Bidder's Marketing Plan	50	37.50	37.50	37.50	43.75	42.50	37.50	41.00	42.50	37.00
Value Added Attributes	75	58.75	52.50	52.50	63.25	63.75	53.75	64.00	62.50	58.75
Warranty Coverages and Information	50	39.25	38.75	40.00	41.25	40.75	39.00	39.75	39.25	38.75
Selection and Variety of										
Products and Services Offered	200	160.00	150.00	160.00	177.50	171.25	148.75	168.75	162.50	143.75
Total Points	1,000	778.00	706.75	759.25	838.00	820.00	744.00	807.25	793.50	747.50
Ginger Line, CPPB, NJPA		Tracy Plinske, NJP		Jonathan Yahn, JD		Keith Hanson, CPA	A, NJPA	Creg Treurle Gregg Meierhofer,	4/24/2015 CPPO, NJPA	

Contract Award RFP 032515

FORM D



Formal Offering of Proposal (To be completed Only by Proposer)

HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES In compliance with the Request for Proposal (RFP) for HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES the undersigned warrants that I/we have examined this RFP and, being familiar with all of the instructions, terms and conditions, general specifications, expectations, technical specifications, service expectations and any special terms, do hereby propose, fully commit and agree to furnish the defined equipment/products and related services in full compliance with all terms, conditions of this RFP, any applicable amendments of this RFP, and all Proposer's Response documentation. Proposer further understands they accept the full responsibility as the sole source of responsibility of the proposed response herein and that the performance of any subcontractors employed by the Proposer in fulfillment of this proposal is the sole responsibility of the Proposer.

Company Name:	BOMAG Americas, Inc.	Date:	March 24, 2015	April Branch (1984) The Wall of Control of C
Company Address:	125 Blue Granite Parkwa	Y	anginalasini sansan kalamataka maha da makalaman untura da sansan si sali	die verseigen genagen in der Amerikanspryngen der der "Sweite und der der der der der der
City:	Ridgeway	State:	SC Zip:	29130
Contact Person:	John Hood	Title:	Director of Sales Support	
Authorized Signature (i	nk only): Frea	Sliply	'Greg S	And the second s
	Ü	1 0		(Name printed or typed)

Form E



Contract Acceptance and Award

(To be completed only by NJPA)

NJPA 032515 | HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES

BOMAG Americas, Inc.				
Proposer's full legal name				
Your proposal is hereby accepted and awarded. As an awarded Proposer, you are now bound to provide the defined product/equipment and services contained in your proposal offering according to all terms, conditions, and pricing set forth in this RFP, any amendments to this RFP, your Response, and any exceptions accepted or rejected by NJPA on Form C.				
The effective start date of the Contract will be May 10th , 20 15 and continue for four years from the board award date. This contract has the consideration of a fifth year renewal option at the discretion of NJPA.				
National Joint Powers Alliance® (NJPX)				
NJPA Authorized signature: NJPA Executive Director (Name printed or typed)				
Awarded this Awarded this day of May , 20 5 NJPA Contract Number 032515-BAI				
NJPA Authorized signature: NJPA Board Member (Name printed or typed)				
Executed this 4th day of				
Proposer hereby accepts contract award including all accepted exceptions and NJPA clarifications identified on FORM C.				
Vendor Name Bomas Americas Inc.				
Vendor Name 1001111111111111111111111111111111111				
Title: Director of Sales Support				
Executed this 20 th day of 1004, 20 1 NJPA Contract Number 032515-BA1				

Letter of Agreement To Extend the Contract

Between

BOMAG Americas, Inc. 125 Blue Granite Pkwy. Ridgeway, SC 29130-7428

And

Sourcewell, Formerly National Joint Powers Alliance (NJPA)
202 12th Street NE
Staples, MN 56479
Phone: (218) 894-1930

The Vendor and Sourcewell have entered into an Agreement (Contract #032515-BAI) for the procurement of Heavy Construction Equipment with Related Accessories, Attachments and Supplies. This Agreement has an expiration date of May 19, 2019, but the parties may extend the Agreement for one additional year by mutual consent.

The parties acknowledge that extending the Agreement for another year benefits the Vendor, Sourcewell and Sourcewell's members. The Vendor and Sourcewell therefore agree to extend the Agreement listed above for a fifth year. This existing Agreement will terminate on May 19, 2020. All other terms and conditions of the Agreement remain in force.

By	_, Its: <u>Director of Operations &</u>
Name printed or typed: Jeremy Schwartz	
Date 1/3/2019 9:33 PM CST	
BOMAG Americas, Inc.	
By: Math Carly	, Its: VP of Sales
Name printed or typed: Matt Cadnu	m.
Date 1/2/19	



National Joint Powers Alliance® (herein NJPA) REQUEST FOR PROPOSAL (herein RFP)

for the procurement of

HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS,

AND SUPPLIES **RFP Opening**

MARCH 26, 2015

8:00 a.m. Central Time

At the offices of the National Joint Powers Alliance®

202 12th Street Northeast, Staples, MN 56479

RFP #032515

The National Joint Powers Alliance® (NJPA), on behalf of NJPA and its current and potential member agencies, which includes all governmental, higher education, K-12 education, not-for-profit, tribal government, and all other public agencies located in all fifty states, Canada, and internationally, issues this Request For Proposal (RFP) to result in a national contract solution for the procurement of # 032515 HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES. Details of this RFP are available beginning JANUARY 23, 2015. Details may be obtained by letter of request to Jonathan Yahn, NJPA, 202 12th Street Northeast, P.O. Box 219, Staples, MN 56479, or by e-mail at RFP@njpacoop.org. Proposals will be received until MARCH 25, 2015 at 4:30 p.m. Central Time at the above address and opened MARCH 26, 2015 at 8:00 a.m. Central Time.

RFP Timeline

JANUARY 23, 2015

Publication of RFP in the print and online version of the Minneapolis Star Tribune, in the print and online version of the USA Today, in the print and online version of the Salt Lake News within the State of Utah, in the print and online version of the Daily Journal of Commerce within the State of Oregon (note: OR entities this pertains to:

http://www.njpacoop.org/oregon-advertising), in the print and online version of The State within the State of South Carolina, the NJPA website. MERX, Noticetobidders.com, PublicPurchase.com, Biddingo, and Onvia.

MARCH 4, 2015 10:00 a.m. Central Time Pre-Proposal Conference (the webcast/conference call. The

connection information will be sent to all inquirers two business days

before the conference).

MARCH 18, 2015

Deadline for RFP questions.

MARCH 25, 2015 4:30 p.m. Central Time Deadline for Submission of Proposals. Late responses will be

returned unopened. MARCH 26, 2015

Public Opening of Proposals.

8:00 a.m. Central Time

Direct questions regarding this RFP to: Jonathan Yahn at jonathan yahn@njpacoop.org or (218)895-4144.

TABLE OF CONTENTS

1. DEFINITIONS

- A. Contract
- B. Currency
- C. Exclusive Vendor
- D. FOB
- E. Hub Partner
- F. Proposer
- G. Request for Proposal
- H. Sourced Goods
- I. Time
- J. Total Cost of Acquisition
- K. Vendor

ADVERTISEMENT OF RFP\

3. INTRODUCTION

- A. About NJPA
- B. Joint Exercise of Powers Laws
- C. Why Respond to a National Cooperative Procurement Contract
- D. The Intent of This RFP
- E. Scope of This RFP
- F. Expectations for Equipment/Products and Services Being Proposed
- G. Solutions Based Solicitation

4. INSTRUCTIONS FOR PREPARING YOUR PROPOSAL

- A. Inquiry Period
- B. Pre-Proposal Conference
- C. Identification of Key Personnel
- D. Proposer's Exceptions to Terms and Conditions
- E. Proposal Format
- F. Questions & Answers About This RFP
- G. Modification or Withdrawal of a Submitted Proposal
- H. Proposal Opening Procedure
- I. NJPA's Rights Reserved

5. PRICING

- A. Line-Item Pricing
- B. Percentage Discount From Catalog or Category
- C. Cost Plus a Percentage of Cost
- D. Hot List Pricing
- E. Ceiling Price
- F. Volume Price Discounts/ Additional Quantities
- G. Total Cost of Acquisition
- H. Sourced Equipment/Products/ Open Market Items
- I. Price and Product Changes
- J. Payment Terms
- K. Sales Tax

L. Shipping Requesting Pricing Changes

6. EVALUATION OF PROPOSALS

- A. Proposal Evaluation Process
- B. Proposer Responsiveness
- C. Proposal Evaluation Criteria
- D. Other Consideration
- E. Cost Comparison
- F. Marketing Plan
- G. Certificate Of Insurance
- H. Order Process and/or Funds Flow
- I. Administrative Fees
- J. Value Added
- K. Waiver of Formalities

7. POST AWARD OPERATING ISSUES

- A. Subsequent Agreements
- B. NJPA Member Sign-up Procedure
- C. Reporting of Sales Activity
- D. Audits
- E. Hub Partner
- F. Trade-Ins
- G. Out of Stock Notification
- H. Termination of a Contract resulting from this RFP

8. GENERAL TERMS AND CONDITIONS

- A. Advertising a Contract Resulting From This RFP
- B. Applicable Law
- C. Assignment of Contract
- D. List of Proposers
- E. Captions, Headings, and Illustrations
- F. Data Practices
- G. Entire Agreement
- H. Force Majeure
- I. Gratuities
- J. Hazardous Substances
- K. Licenses
- L. Material Suppliers and Sub-Contractors
- M. Non-Wavier of Rights
- N. Protests of Awards Made
- O. Suspension or Disbarment Status
- P. Affirmative Action and Immigration Status Certification
- Q. Severability
- R. Relationship of Parties

9. FORMS

10. PRE-SUBMISSION CHECKLIST

- 11. PRICE & PRODUCT CHANGE REQUEST FORM
- 12. APPENDIX A

1 DEFINITIONS

A. CONTRACT

"Contract" as used herein shall consist of: this RFP, pricing, fully executed forms C, D, F & P from the Proposer's response pursuant to this RFP, and a fully executed form E ("Acceptance and Award") with final terms and conditions. Form E will be executed on or after award and will provide final clarification of terms and conditions of the award.

B. CURRENCY

All transactions are payable in U.S. dollars on U.S. sales. All administrative fees are to be paid in U.S. dollars.

C. EXCLUSIVE VENDOR

A sole Vendor awarded in a product category. NJPA reserves the right to award to an Exclusive Vendor in the event that such an award is in the best interests of NJPA Members nationally. A Proposer that exhibits and demonstrates the ability to offer and execute an outstanding overall program, demonstrates the ability and willingness to serve NJPA current and qualifying Members in all 50 states and comply with all other requirements of this RFP, is preferred.

D. FOB

FOB stands for "Freight On Board" and defines the point at which responsibility for loss and damage of product/equipment purchased is transferred from Seller to Buyer. "FOB Destination" defines that transfer of responsibility for loss is transferred from Seller to Buyer at the Buyer's designated delivery point. FOB does not identify who is responsible for the costs of shipping. The responsibility for the costs of shipping is addressed elsewhere in this document.

E. HUB PARTNER

An organization that a member requests to be served through with an Awarded Vendor for the purposes of complying with a Law, Regulation, or Rule to which that individual NJPA Member deems to be applicable in their jurisdiction.

F. PROPOSER

A company, person, or entity delivering a timely response to this RFP.

G. REOUEST FOR PROPOSAL

Herein referred to as RFP.

H. SOURCED GOODS

A Sourced Good or Open Market Item is a product within the RFP's scope - generally deemed incidental to the total transaction or purchase of contract items - which a member wants to buy under contract from an Awarded Vendor that is not currently available under the Vendor's NJPA contract.

I. TIME

Periods of time, stated as number of days, shall be in calendar days.

J. TOTAL COST OF ACQUISITION

The Total Cost of Acquisition for the equipment/products and related services being proposed is the cost of the proposed equipment/products and related services delivered and operational for its intended purpose in the end-user's location.

K. VENDOR

A Proposer whose response has been awarded a contract pursuant to this RFP.

2 ADVERTISEMENT OF RFP

- **2.1** NJPA shall advertise this solicitation: 1) for two consecutive weeks in both the hard copy print and online editions of the MINNEAPOLIS STAR TRIBUNE; 2) once each in Oregon's Daily Journal of Commerce, South Carolina's The State and Utah's Salt Lake Tribune; 3) on NJPA's website; 4) in the hard copy print and online editions of the USA Today; and 5) on other third-party websites deemed appropriate by NJPA. Other third party advertisers may include Onvia, PublicPurchase.com, MERX and Biddingo.
- **2.2** NJPA also notifies and provides solicitation documentation to each State level procurement departments for possible re-posting of the solicitation within their systems and at their option for future use and to meet specific state requirements.

3 INTRODUCTION

A. ABOUT NJPA

- 3.1 The National Joint Powers Alliance® (NJPA) is a public agency serving as a national municipal contracting agency established under the Service Cooperative statute by Minnesota Legislative Statute §123A.21 with the authority to develop and offer, among other services, cooperative procurement services to its membership. Eligible membership and participation includes states, cities, counties, all government agencies, both public and non-public educational agencies, colleges, universities and non-profit organizations.
- <u>3.2</u> Under the authority of Minnesota state laws and enabling legislation, NJPA facilitates a competitive bidding and contracting process on behalf of the needs of itself and the needs of current and potential member agencies nationally. This process results in national procurement contracts with various Vendors of products/equipment and services which NJPA Member agencies desire to procure. These procurement contracts are created in compliance with applicable Minnesota Municipal Contracting Laws. A complete listing of NJPA cooperative procurement contracts can be found at <u>www.nipacoop.org</u>.
- <u>3.3</u> NJPA is a public agency governed by publicly elected officials that serve as the NJPA Board of Directors. NJPA's Board of Directors calls for all proposals, awards all Contracts, and hosts those resulting Contracts for the benefit of its own and its Members use.
 - 3.3.1 Subject to Approval of the NJPA Board: NJPA contracts are awarded by the action of NJPA Board of Directors. This action is based on the open and competitive bidding process facilitated by NJPA. The evaluation and resulting recommendation is presented to the Board of Directors by the NJPA Proposal Evaluation Committee.
- 3.4 NJPA currently serves over 50,000 member agencies nationally. Both membership and utilization of NJPA contracts continue to expand, due in part to the increasing acceptance of Cooperative Purchasing throughout the government and education communities nationally.

B. JOINT EXERCISE OF POWERS LAWS

3.5 NJPA cooperatively shares those contracts with its Members nationwide through various Joint Exercise of Powers Laws or Cooperative Purchasing Statutes established in Minnesota, other States and Canadian Provinces. The Minnesota Joint Exercise of Powers Law is Minnesota Statute §471.59 which states "Two or more governmental units...may jointly or cooperatively exercise any power common to the contracting parties..." This Minnesota Statute allows NJPA to serve Member agencies located in all other states. Municipal agencies nationally have the ability to participate in cooperative purchasing activities as a result of specific laws of their own state. These laws can be found on our website at http://www.njpacoop.org/national-cooperative-contract-solutions/legal-authority/.

C. WHY RESPOND TO A NATIONAL COOPERATIVE PROCUREMENT CONTRACT

- 3.6 National Cooperative Procurement Contracts create value for Municipal and Public Agencies, as well as for Vendors of products/equipment and services in a variety of ways:
 - 3.6.1 National cooperative contracts potentially save the time and effort of Municipal and Public Agencies who would have been otherwise charged with soliciting vendor responses to individual RFP's, resulting in individual contracts, to meet the procurement needs of their respective agencies. Considerable time and effort is also potentially saved by the Vendors who would have had to otherwise respond to each of those individual RFPs. A single, nationally advertised RFP, resulting in a single, national cooperative contract can potentially replace thousands of individual RFPs for the same equipment/products/services that might have been otherwise advertised by individual NJPA member agencies.
 - <u>3.6.2</u> NJPA contracts offer our Members nationally leveraged volume purchasing discounts. Our contract terms and conditions offer the opportunity for Vendors to recognize individual member procurement volume commitment through additional volume based contract discounts.
- <u>3.7</u> State laws that permit or encourage cooperative purchasing contracts do so with the belief that cooperative efficiencies will result in lower prices, better overall value, and considerable time savings.
- <u>3.8</u> The collective purchasing power of thousands of NJPA Member agencies nationwide offers the opportunity for volume pricing discounts. Although no sales or sales volume is guaranteed by an NJPA Contract resulting from this RFP, substantial volume is anticipated and volume pricing is requested and justified.
- 3.9 NJPA and its Members desire the best value for their procurement dollar as well as a competitive price. Vendors have the opportunity to display and highlight value added attributes of their company, equipment/products and services without constraints of a typical individual proposal process.

D. THE INTENT OF THIS RFP

- 3.10. National contract awarded by the NJPA Board of Directors: NJPA seeks the most responsive and responsible Vendor relationship(s) to reflect the best interests of NJPA and its Member agencies. Through a competitive proposal and evaluation process, the NJPA Proposal Evaluation Committee reviews and recommends vendors for to award a national contract by the action of the NJPA Board of Directors. NJPA's primary intent is to establish and provide a national cooperative procurement contract which offer opportunities for NJPA and our Member agencies to procure quality product/equipment and services as desired and needed. The contracts will be marketed nationally through a cooperative effort between the awarded vendor(s) and NJPA. Contracts are expected to offer price levels reflective of the potential and collective volume of NJPA and the nationally established NJPA membership base.
- 3.11 Beyond our primary intent, NJPA further desires to:
 - **3.11.1** Award a four year term contract with a fifth year contract option resulting from this RFP;
 - 3.11.2 Offer and apply any applicable technological advances throughout the term of a contract resulting from this RFP
 - 3.11.3 Deliver "Value Added" aspects of the company, equipment/products and services as defined in the "Proposer's Response";

- 3.11.4 Deliver wide spectrums of solutions to meet the needs and requirement of NJPA and NJPA Member agencies.
- 3.11.5 Award an exclusive contract to the most responsive and responsible vendor when it is deemed to be in the best interest of NJPA and the NJPA Member agencies
- 3.12 Exclusive or Multiple Awards: Based on the goals and scope of this RFP, NJPA is requesting responders to demonstrate their ability to serve the needs of NJPA's national membership. It is NJPA's intent and desire to award a contract to a single exclusive Vendor to serve our membership's needs. To meet the goals of this RFP, NJPA reserves the right to award a Contract to multiple Proposers where the result justifies a multiple award and multiple contracts are deemed to be in the best interests of NJPA Member agencies.
- <u>3.13</u> Non-Manufacturer Awards: NJPA reserves the right to make an award related to this invitation to a non-manufacturer or dealer/distributor if such action is in the best interests of NJPA and its Members.
- <u>3.14</u> Manufacturer as a Proposer: If the Proposer is a Manufacturer or wholesale distributor, the response received will be evaluated on the basis of a response made in conjunction with that Manufacturer's authorized Dealer Network. Unless stated otherwise, a Manufacturer or wholesale distributor Proposer is assumed to have a documented relationship with their Dealer Network where that Dealer Network is informed of, and authorized to accept, purchase orders pursuant to any Contract resulting from this RFP on behalf of the Manufacturer or wholesale distributor Proposer. Any such dealer will be considered a subcontractor of the Proposer/Vendor. The relationship between the Manufacturer and wholesale distributor Proposer and its Dealer Network may be proposed at the time of the proposed submission if that fact is properly identified.
- 3.15 Dealer/Re-seller as a Proposer: If the Proposer is a dealer or re-seller of the products and/or services being proposed, the response will be evaluated based on the Proposer's authorization to provide those products and services from their manufacturer. Where appropriate, Proposers must document their authority to offer those products and/or services.

E. SCOPE OF THIS RFP

- 3.16 Scope: The scope of this RFP is to award a contract to a qualifying vendor defined as a manufacturer, provider, or dealer/distributor, established as a Proposer, and deemed responsive and responsible through our open and competitive proposal process. Vendors will be awarded contracts based on the proposal and responders demonstrated ability to meet the expectations of the RFP and demonstrate the overall highest valued solutions which meet and/or exceed the current and future needs and requirements of NJPA and its Member agencies nationally within the scope of HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES.
- 3.17 Additional Scope Definitions: For purposes of the scope of this solicitation:
 - 3.17.1 In addition to HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES, this solicitation should be read to include, but not to be limited to:
 - <u>3.17.1.1</u> Wheel or track loaders, motor graders, excavators, bull dozers, compactors, scrapers, vocational trucks, articulated trucks, cranes, paving machines, screeds, pavement milling machines, and rollers.

- 3.17.2 NJPA reserves the right to limit the scope of this solicitation for NJPA and current and potential NJPA member agencies.
- <u>3.17.2.1</u> Respondents must meet at least ONE of the following three requirements (A through C) to be considered within the scope of this solicitation.
 - A) The response must include at least one of EACH of the following: a wheeled or track loader with published net horsepower in excess of 300 H.P., an excavator with published operating weight in excess of 60,000 lbs., or a motor grader with published operating weight in excess of 35,000 lbs.
 - B) The response must include at least one crane with a published maximum lifting capacity exceeding 300 tons and a published maximum boom length exceeding 150 feet.
 - C) The response must include at least one of EACH of the following: a paver, a pavement milling machine, or a screed.

For purposes of this Section 3.17.2.1, the term "published" means that the information is readily available through the respondent's printed literature or website and that the respondent has verified the accuracy the information.

- <u>3.18</u> Overlap of Scope: When considering equipment/products/services, or groups of equipment/products/services submitted as a part of your response, and whether inclusion of such will fall within a "Scope of Proposal," please consider the validity of an inverse statement.
 - 3.18.1 For example, pencils and post-it-notes can generally be classified as office supplies and office supplies generally include pencils and post-it-notes.
 - 3.18.2 In contrast, computers (PCs and peripherals) can generally be considered office supplies; however, the scope of office supplies does not generally include computer servers and infrastructure.
 - 3.18.3 In conclusion: With this in mind, individual products and services must be examined individually by NJPA, from time to time and in its sole discretion, to determine their compliance and fall within the original "Scope" as intended by NJPA.
- 3.19 Best and Most Responsive Responsible Proposer: It is the intent of NJPA to award a Contract to the best and most responsible and responsive Proposer(s) offering the best overall quality and selection of equipment/products and services meeting the commonly requested specifications of the NJPA and NJPA Members, provided the Proposer's Response has been submitted in accordance with the requirements of this RFP. Qualifying Proposers who are able to anticipate the current and future needs and requirements of NJPA and NJPA member agencies; demonstrate the knowledge of any and all applicable industry standards, laws and regulations; and possess the willingness and ability to distribute, market to and service NJPA Members in all 50 states are preferred. NJPA requests proposers submit their entire product line as it applies and relates to the scope of this RFP.
- <u>3.20</u> Sealed Proposals: NJPA will receive sealed proposal responses to this RFP in accordance with accepted standards set forth in the Minnesota Procurement Code and Uniform Municipal Contracting Law. Awards may be made to responsible and responsive Proposers whose proposals are determined in writing to be the most advantageous to NJPA and its current or qualifying future NJPA Member agencies.
- 3.21 Use of Contract: Any Contract resulting from this solicitation shall be awarded with the understanding that it is for the sole convenience of NJPA and its Members. NJPA and/or its members reserve the right to

- obtain like equipment/products and services solely from this contract or from another contract source of their choice or from a contract resulting from their own procurement process.
- 3.22 Awarded Vendor's interest in a contract resulting from this RFP: Awarded Vendors will be able to offer to NJPA, and current and potential NJPA Members, only those products/equipment and services specifically awarded on their NJPA Awarded Contract(s). Awarded Vendors may not offer as "contract compliant," products/equipment and services which are not specifically identified and priced in their NJPA Awarded Contract.
- <u>3.23</u> Sole Source of Responsibility- NJPA desires a "Sole Source of Responsibility" Vendor. This means the Vendor will take sole responsibility for the performance of delivered equipment/products/ services. NJPA also desires sole responsibility with regard to:
 - <u>3.23.1</u> Scope of Equipment/Products/Services: NJPA desires a provider for the broadest possible scope of products/equipment and services being proposed over the largest possible geographic area and to the largest possible cross-section of NJPA current and potential Members.
- 3.23.2 Vendor use of sub-contractors in sourcing or delivering equipment/product/services: NJPA desires a single source of responsibility for equipment/products and services proposed. Proposers are assumed to have sub-contractor relationships with all organizations and individuals whom are external to the Proposer and are involved in providing or delivering the equipment/products/services being proposed. Vendor assumes all responsibility for the equipment/products/services and actions of any such Sub-Contractor. Suggested Solutions Options include:
 - <u>3.24.1</u> Multiple solutions to the needs of NJPA and NJPA Members are possible. Examples could include:
 - <u>3.24.1.1</u> Equipment/Products Only Solution: Equipment/Products Only Solution may be appropriate for situations where NJPA or NJPA Members possess the ability, either inhouse or through local third party contractors, to properly install and bring to operation those equipment/products being proposed.
 - 3.24.1.2 Turn-Key Solutions: A Turn-Key Solution is a combination of equipment/products and services which provides a single price for equipment/products, delivery, and installation to a properly operating status. Generally this is the most desirable solution as NJPA and NJPA Members may not possess, or desire to engage, personnel with the necessary expertise to complete these tasks internally or through other independent contractors
 - <u>3.24.1.3</u> Good, Better, Best: Where appropriate and properly identified, Proposers are invited to offer the CHOICE of good better best multiple grade solutions to NJPA and NJPA Members' needs.
 - <u>3.24.1.4</u> Proven Accepted Leading Edge Technology: Where appropriate and properly identified, Proposers are invited to provide an appropriate identified spectrum of technology solutions to compliment or enhance the functionality of the proposed solutions to NJPA and NJPA Members' needs both now and into the future.
 - <u>3.24.2</u> If applicable, Contracts will be awarded to Proposer(s) able to deliver a proposal meeting the entire needs of NJPA and its Members within the scope of this RFP. NJPA prefers Proposers submit their complete product line of products and services described in the scope of this RFP. NJPA reserves the right to reject individual, or groupings of specific equipment/products and services proposals as a part of the award.

- 3.25 Geographic Area to be Proposed: This RFP invites proposals to provide HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES to NJPA and NJPA Members throughout the entire United States and possibly internationally. Proposers will be expected to express willingness to explore service to NJPA Members located abroad; however the lack of ability to serve Members outside of the United States will not be cause for non-award. The ability and willingness to serve Canada, for instance, will be viewed as a value-added attribute.
- <u>3.26</u> Contract Term: At NJPA's option a contract resulting from this RFP will become effective either the date awarded by the NJPA Board of Directors or the day following the expiration date of an existing NJPA procurement contract for the same or similar product/equipment and services.
 - 3.26.1 NJPA is seeking a Contract base term of four years as allowed by Minnesota Contracting Law. Full term is expected. However, one additional one-year renewal/extension may be offered by NJPA to Vendor beyond the original four year term if NJPA deems such action to be in the best interests of NJPA and its Members. NJPA reserves the right to conduct periodic business reviews throughout the term of the contract.
- 3.27 Minimum Contract Value: NJPA anticipates considerable activity resulting from this RFP and subsequent award; however, no commitment of any kind is made concerning actual quantities to be acquired. NJPA does not guarantee usage. Usage will depend on the actual needs of the NJPA Members and the value of the awarded contract.
- <u>3.28</u> Estimated Contract Volume: Estimated quantities and sales volume are based on potential usage by NJPA and NJPA Member agencies nationally.
- <u>3.29</u> Contract Availability: This Contract must be available to all current and potential NJPA Members who choose to utilize this NJPA Contract to include all governmental and public agencies, public and private primary and secondary education agencies, and all non-profit organizations nationally.
- <u>3.30</u> Proposer's Commitment Period: In order to allow NJPA the opportunity to evaluate each proposal thoroughly, NJPA requires any response to this solicitation be valid and irrevocable for ninety (90) days after the date proposals were opened regarding this RFP.

F. EXPECTATIONS FOR EQUIPMENT/PRODUCTS AND SERVICES BEING PROPOSED

- 3.31 Industry Standards: Except as contained herein, the specifications or solutions for this RFP shall be those accepted guidelines set forth by the HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES industry, as they are generally understood and accepted within that industry across the nation. Submitted products/equipment, related services, and their warranties and assurances are required to meet and/or exceed all current, traditional and anticipated needs and requirements of NJPA and its Members.
 - <u>3.31.1</u> Deviations from industry standards must be identified by the Proposer and explained how, in their opinion, the equipment/products and services they propose will render equivalent functionality, coverage, performance, and/or related services. Failure to detail all such deviations may comprise sufficient grounds for rejection of the entire proposal.
 - <u>3.31.2</u> Technical Descriptions/Specifications. Excessive technical descriptions and specifications which, in the opinion of NJPA unduly enlarge the proposal response may reduce evaluation points awarded on Form G. Proposers must supply sufficient information to:
 - 3.31.2.1 demonstrate the Proposer's knowledge of industry standards;
 - 3.31.2.2 identify the equipment/products and services being proposed; and

- 3.31.2.3 differentiate equipment/products and services from others.
- <u>3.32</u> New Current Model Equipment/Products: Proposals submitted shall be for new, current model equipment/products and services with the exception of certain close-out products allowed to be offered on the Proposer's "Hot List" described herein.
- <u>3.33</u> Compliance with laws and standards: All items supplied on this Contract shall comply with any current applicable safety or regulatory standards or codes.
- <u>3.34</u> **Delivered and operational:** Products/equipment offered herein are to be proposed based upon being delivered and operational at the NJPA Member's site. Exceptions to "delivered and operational" must be explicitly disclosed in the "Total Cost of Acquisition" section of your proposal response.
- 3.35 Warranty: The Proposer warrants that all products, equipment, supplies, and services delivered under this Contract shall be covered by the industry standard or better warranty. All products and equipment should carry a minimum industry standard manufacturer's warranty that includes materials and labor. The Proposer has the primary responsibility to submit product specific warranty as required and accepted by industry standards. Dealer/Distributors agree to assist the purchaser in reaching a solution in a dispute over warranty's terms with the manufacturer. Any manufacturer's warranty which is effective past the expiration of the warranty will be passed on to the NJPA member. Failure to submit a minimum warranty may result in non-award.
- <u>3.36</u> Additional Warrants: The Proposer warrants all products/equipment and related services furnished hereunder will be free from liens and encumbrances; defects in design, materials, and workmanship; and will conform in all respects to the terms of this RFP including any specifications or standards. In addition, Proposer/Vendor warrants the products/equipment and related services are suitable for and will perform in accordance with the ordinary use for which they are intended.

G. SOLUTIONS BASED SOLICITATION

- 3.37 NJPA solicitations and contract process will not offer specific specifications for proposers to meet or base your response on. This RFP is a "Solutions Based Solicitation." This means the proposers are asked to understand and anticipate the current and future needs of NJPA and the nationally located NJPA membership base, within the scope of this RFP, and including specifications commonly desired or required by law or industry standards. Your proposal will be evaluated in part on your demonstrated ability to meet or exceed the needs and requirements of NJPA and our member agencies within the defined scope of this RFP.
- <u>3.38</u> NJPA does not typically provide product and service specifications; rather NJPA is requesting an industry standard or accepted specification for the requested product/equipment and services. Where specific line items are specified, those line items should be considered the minimum which can be expanded by the Proposer to deliver the Proposer's "Solution" to NJPA and NJPA Members' needs.

4 INSTRUCTIONS FOR PREPARING YOUR PROPOSAL

A. INQUIRY PERIOD

4.1 The inquiry period shall begin at the date of first advertisement and continue to the "Deadline for Requests." RFP packages shall be distributed to Potential Bidders during the inquiry period. The purpose for the defined "Inquiry Period" is to ensure proposers have enough time to complete and deliver the proposal to our office.

B. PRE-PROPOSAL CONFERENCE

4.2 A non-mandatory pre-proposal conference will be held at the date and time specified in the time line on page one of this RFP. Conference call and web connection information will be sent to all Potential Proposers through the same means employed in their inquiry. The purpose of this conference call is to allow Potential Proposers to ask questions regarding this RFP and hear answers to their own questions and the questions of other Potential Proposers. Only answers issued in writing by NJPA to questions asked before or during the Pre-proposal Conference shall be considered binding.

C. IDENTIFICATION OF KEY PERSONNEL

- **4.3** Vendor will designate one senior staff individual who will represent the awarded Vendor to NJPA. This contact person will correspond with members for technical assistance, questions or problems that may arise including instructions regarding different contacts for different geographical areas as needed.
- **4.4** Individuals should also be identified (if applicable) as the primary contacts for the contents of this proposal, marketing, sales, and any other area deemed essential by the Proposer.

D. PROPOSER'S EXCEPTIONS TO TERMS AND CONDITIONS

- <u>4.5</u> Any exceptions, deviations, or contingencies a Proposer may have to the terms and conditions contained herein must be documented on Form C.
- <u>4.6</u> Exceptions, deviations or contingencies stipulated in Proposer's Response, while possibly necessary in the view of the Proposer, may result in disqualification of a Proposal Response.

E. PROPOSAL FORMAT

- <u>4.7</u> It is the responsibility of all Proposers to examine the entire RFP package, to seek clarification of any item or requirement that may not be clear and to check all responses for accuracy before submitting a Proposal. Negligence in preparing a Proposal confers no right of withdrawal after the deadline for submission of proposals.
- 4.8 All proposals must be properly labeled and sent to "The National Joint Powers Alliance®, 202 12th ST NE Staples, MN 56479."
- **4.9** Format for proposal response: All proposals must be physically delivered to NJPA at the above address in the following form and with all required hard copy documents and signature forms/pages inserted as loose pages at the front of the Vendor's response:
 - **4.9.1** Hard copy original signed, completed, and dated forms C, D, F and hard copy signed signature page only from forms A and P from this RFP;
 - 4.9.2 Hard copies of all addenda issued for the RFP with original counter signed by the Proposer;
 - 4.9.3 Hardy copy of Certificate of Insurance verifying the coverage identified in this RFP; and
 - 4.9.4 A complete copy of your response on a CD (Compact Disc) or flash drive. The copy shall contain completed Forms A, B, C, D, F & P, your statement of products and pricing (including apparent discount) together with all appropriate attachments. Everything you send with your hard copy should also be included in the electronic copy. As a public agency, NJPA proposals, responses and awarded contracts are a matter of public record, except for that data included in the proposals, responses and awarded contracts that is classified as nonpublic; thus, pursuant to statute, NJPA policies and RFP terms and conditions, all documentation, except for that data which is nonpublic is available for review by the public through a public records request. If you wish to request that

- certain information that falls within Minnesota Statute §13.37 be redacted, such request must be made within thirty-days of award/non-award.
- **4.10** All Proposal forms must be submitted in English and be legible. All appropriate forms must be executed by an authorized signatory of the Proposer. Blue ink is preferred for signatures.
- **4.11** Proposal submissions should be submitted using the electronic forms provided. If a Proposer chooses to use alternative documents for their response, the Proposer will be responsible for ensuring the content is effectively equal to the NJPA form and the document is in a format readable by NJPA.
- 4.12 It is the responsibility of the Proposer to be certain the proposal submittal is in the physical possession of NJPA on or prior to the deadline for submission of proposals.
 - 4.12.1 Proposals must be submitted in a sealed envelope or box properly addressed to NJPA and prominently identifying the proposal number, proposal category name, the message "Hold for Proposal Opening", and the deadline for proposal submission. NJPA cannot be responsible for late receipt of proposals. Proposals received by the correct deadline for proposal submission will be opened and the name of each Proposer and other appropriate information will be publicly read.
- <u>4.13</u> Corrections, erasures, and interlineations on a Proposer's Response must be initialed by the authorized signer in original ink on all copies to be considered.
- 4.14 Addendums to the RFP: The Proposer is responsible for ensuring receipt of all addendums to this RFP.
 - **4.14.1** Proposer's are responsible for checking directly with the NJPA website for addendums to this RFP.
 - **4.14.2** Addendums to this RFP can change terms and conditions of the RFP including the deadline for submission of proposals.

F. OUESTIONS AND ANSWERS ABOUT THIS RFP

- 4.15 Upon examination of this RFP document, Proposer shall promptly notify NJPA of any ambiguity, inconsistency, or error they may discover. Interpretations, corrections and changes to this RFP will be made by NJPA through addendum. Interpretations, corrections, or changes made in any other manner will not be binding and Proposer shall not rely upon such.
- **4.16** Submit all questions about this RFP, in writing, referencing HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES to Jonathan Yahn, NJPA 202 12th Street NE, Staples, MN 56479 or RFP@njpacoop.org. Those not having access to the Internet may call Jonathan Yahn at (218) 895-4144. Requests for additional information or interpretation of instructions to Proposers or technical specifications shall also be addressed to Jonathan Yahn. NJPA urges Potential Proposers to communicate all concerns well in advance of the deadline to avoid misunderstandings. Questions received less than seven (7) days ending at 4:00 p.m. Central Time of the seventh (7th) calendar day prior to proposal due-date cannot be answered; however, communications permitted include: NJPA issued addenda or potential Vendor withdrawal of their response prior to RFP submission deadline.
- **4.17** If the answer to a question is deemed by NJPA to have a material impact on other potential proposers or the RFP itself, the answer to the question will become an addendum to this RFP.
- **4.18** If the answer to a question is deemed by NJPA to be a clarification of existing terms and conditions and does not have a material impact on other potential proposers or the RFP itself, no further documentation of that question is required.

- 4.19 As used in this solicitation, clarification means communication with a Potential Proposer for the sole purpose of eliminating minor irregularities, informalities, or apparent clerical mistakes in the RFP.
- 4.20 Addenda are written instruments issued by NJPA that modify or interpret the RFP. All addenda issued by NJPA shall become a part of the RFP. Addenda will be delivered to all Potential Proposers using the same method of delivery of the original RFP material. NJPA accepts no liability in connection with the delivery of said materials. Copies of addenda will also be made available on the NJPA website at www.njpacoop.org by clicking on "Current and Pending Solicitations" and from the NJPA offices. No questions will be accepted by NJPA later than seven (7) days prior to the deadline for receipt of proposals, except Each Potential Proposer shall ascertain prior to submitting a Proposal that it has received all addenda issued, and the Proposer shall acknowledge their receipt in its Proposal Response.
- 4.21 An amendment to a submitted proposal must be in writing and delivered to NJPA no later than the time specified for opening of all proposals.

G. MODIFICATION OR WITHDRAWAL OF A SUBMITTED PROPOSAL

- 4.22 A submitted proposal may not be modified, withdrawn or cancelled by the Proposer for a period of ninety (90) days following the date proposals were opened. Prior to the deadline for submission of proposals, any proposal submitted may be modified or withdrawn by notice to the NJPA Contracts and Compliance Manager. Such notice shall be submitted in writing and include the signature of the Proposer and shall be delivered to NJPA prior to the deadline for submission of proposals and it shall be so worded as not to reveal the content of the original proposal. However, the original proposal shall not be physically returned to the Potential Proposer until after the official proposal opening. Withdrawn proposals may be resubmitted up to the time designated for the receipt of the proposals if they are then fully in conformance with the Instructions to Proposer.
- 4.23 Examples of Value Added Attributes: Value-Added attributes, products and services are items offered in addition to the products and services being proposed which adds value to those items being proposed. The availability of a contract for maintenance or service after the initial sale, installation, and set-up may, for instance, be "Value Added Services" for products where a typical buyer may not have the ability to perform these functions. The opportunity to indicate value added dimensions and such advancements will be available in the Proposer's Questionnaire and Proposer's product and service submittal.
- 4.24 Value added equipment/products and services and expanded services, as they relate to this RFP, will be given positive consideration in the award selection. Consideration will be given to an expanded selection of HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES and advances to provide equipment/products/services or supplies meeting and/or exceeding today's industry standards and expectations. A value add would include a program or service that further serves the members needs above and possibly beyond standard expectation and complements the equipment/products/services and training. Value added could include areas of equipment, product and service, sales, ordering, delivery, performance, maintenance, technology, and service that furthers the functionality and effectiveness of the procurement process while remaining within the scope of this RFP.
- 4.25 Minority, Small Business, and Women Business Enterprise (WMBE) participation: It is the policy of some NJPA Members to involve Minority, Small Business, and WMBE contractors in the process to purchase equipment/products and related services. Vendors should document WMBE status for their organization AND any such status of their affiliates (i.e. Supplier networks) involved in carrying out the activities invited. The ability of a Proposer to provide "Credits" to NJPA and NJPA Members in these subject areas, either individually or through related entities involved in the transaction, will be evaluated positively by NJPA and reflected in the "value added" area of the evaluation. NJPA is committed to facilitating the realization of such "Credits" through certain structuring techniques for transactions resulting from this RFP.

- 4.26 Environmentally Preferred Purchasing Opportunities: There is a growing trend among NJPA Members to consider the environmental impact of the equipment/products and related services they purchase. "Green" characteristics demonstrated by responding companies will be evaluated positively by NJPA and reflected in the "value added" area of the evaluation. Please identify any Green characteristics of the equipment/products and related services in your proposal and identify the sanctioning body determining that characteristic. Where appropriate, please indicate which products have been certified as "green" and by which certifying agency.
- **4.27** On-Line Requisitioning systems: When applicable, on-line requisitioning systems will be viewed as a value-added characteristic. Proposer shall include documentation about user interfaces that make on-line ordering easy for NJPA Members as well as the ability to punch-out from mainstream e-Procurement or Enterprise Resource Planning (ERP) systems that NJPA Members may currently utilize.
- **4.28** Financing: The ability of the Proposer to provide financing options for the products and services being proposed will be viewed as a Value Added Attribute.

H. PROPOSAL OPENING PROCEDURE

4.29 Sealed and properly identified Proposer's Responses for this RFP entitled HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES will be received by Jonathan Yahn, Contracts and Compliance Manager, at NJPA Offices, 202 12th Street NE, Staples, MN 56479 until the deadline for receipt of, and proposal opening identified on page one of this RFP. We document the receipt by using an atomic clock; an NJPA employee electronically time and date stamps all Proposals immediately upon receipt. The NJPA Director of Contracts and Marketing, or Representative from the NJPA Proposal Evaluation Committee, will then read the Proposer's names aloud. A summary of the responses to this RFP will be made available for public inspection in the NJPA office in Staples, MN. A letter or e-mail request is required to receive a complete RFP package. Send or communicate all requests to the attention of Jonathan Yahn 202 12th Street Northeast Staples, MN 56479 or RFP@njpacoop.org to receive a complete copy of this RFP. Method of delivery needs to be indicated in the request; an email address is required for electronic transmission. Oral, facsimile, telephone or telegraphic Proposal Submissions or requests for this RFP are invalid and will not receive consideration. All Proposal Responses must be submitted in a sealed package. The outside of the package shall plainly CONSTRUCTION **EQUIPMENT** WITH RELATED ACCESSORIES, **HEAVY** ATTACHMENTS, AND SUPPLIES. To avoid premature opening, it is the responsibility of the Proposer to label the Proposal Response properly.

I. NJPA'S RIGHTS RESERVED

- **4.30.1** Reject any and all Proposals received in response to this RFP;
- 4.30.2 Disqualify any Proposer whose conduct or Proposal fails to conform to the requirements of this RFP:
- **4.30.3** Have unlimited rights to duplicate all materials submitted for purposes of RFP evaluation, and duplicate all public information in response to data requests regarding the Proposal;
- <u>4.30.4</u> Consider a late modification of a Proposal if the Proposal itself was submitted on time and if the modifications were requested by NJPA and the modifications make the terms of the Proposal more favorable to NJPA, and accept such Proposal as modified;
- <u>4.30.5</u> At its sole discretion, reserve the right to waive any non-material deviations from the requirements and procedures of this RFP;
- **4.30.6** Extend the Contract, in increments determined by NJPA, not to exceed a total contract term of five years; and

- 4.30.7 Cancel the Request for Proposal at any time and for any reason with no cost or penalty to NJPA.
- 4.30.8 Correct or amend the RFP at any time with no cost or penalty to NJPA. If NJPA should correct or amend any segment of the RFP after submission of Proposals and prior to announcement of the Awarded Vendor, all Proposers will be afforded ample opportunity to revise their Proposal to accommodate the RFP amendment and the dates for submission of revised Proposals announced at that time. NJPA will not be liable for any errors in the RFP or other responses related to the RFP.
- 4.30.9 Extend proposal due dates.

5 PRICING

- <u>5.1</u> NJPA requests Potential Proposers respond to this RFP only if they are able to offer a wide array of equipment/products and services and at prices lower and better value than what they would ordinarily offer to single government agency, larger school district, or regional cooperative.
- <u>5.2</u> RFP is an Indefinite Quantity Equipment/Products and Related Service Price and Program Request with potential national sales distribution and service. If Proposer's solution requires additional supporting documentation, describe where it can be found in your submission. If Proposer offers the solution in an alternative fashion, describe your solution to be easily understood. All pricing must be copied on a CD or thumb drive along with other requested information as a part of a Proposer's Response.
- <u>5.3</u> Regardless of the payment method selected by NJPA or NJPA Member, a total cost associated with any purchase option of the equipment/products and services and being supplied must always be disclosed at the time of purchase.
- <u>5.4</u> All Proposers will be required to submit "Primary Pricing" in the form of either "Line-Item Pricing," or "Percentage Discount from Catalog Pricing," or a combination of these pricing strategies. Proposers are also encouraged to offer OPTIONAL pricing strategies such as but not limited to "Hot List," "Sourced Product/Equipment" and "Volume Discounts," as well as financing options such as leasing. All pricing documents should include an effective date, preferably in the top right corner of the first page of each pricing document.

A. LINE-ITEM PRICING

- 5.5 A pricing format where specific individual products and/or services are offered at specific individual Contract prices. Products/equipment and/or related services are individually priced and described by characteristics such as manufacture name, stock or part number, size, or functionality. This method of pricing offers the least amount of confusion as products/equipment and prices are individually identified however, Proposers with a large number of products/equipment to propose may find this method cumbersome. In these situations, a percentage discount from catalog or category pricing model may make more sense and increase the clarity of the contract pricing format.
- **5.6** All Line-Item Pricing items must be numbered, organized, sectioned, including SKU's (when applicable) and easily understood by the Evaluation Committee and members.
- <u>5.7</u> Submit Line-Item Pricing items in an Excel spreadsheet format and include all appropriate identification information necessary to discern the line item from other line items in each Responder's proposal.
- <u>5.8</u> The purpose for a searchable excel spreadsheet format for Line-Item Pricing is to be able to quickly find any particular item of interest. For that reason, Proposers are responsible for providing the appropriate product and service identification information along with the pricing information which is typically found on an invoice or price quote for such products/equipment and related services.

- <u>5.9</u> All products/equipment and related services typically appearing on an invoice or price quote must be individually priced and identified on the line-item price sheet, including any and all ancillary costs.
- <u>5.10</u> Proposers are asked to provide both a published "List" price as well as a "Proposed Contract Price" in their pricing matrix. Published List price will be the standard "quantity of one" price currently available to government and educational customers excluding cooperative and volume discounts.

B. PERCENTAGE DISCOUNT FROM CATALOG OR CATEGORY

- <u>5.11</u> A specific percentage discount from a Catalog or List price" defined as a published Manufacturer's Suggested Retail Price (MSRP) for the products/equipment or related services being proposed.
- **5.12** Individualized percentage discounts can be applied to any number of defined product groupings.
- <u>5.13</u> A Percentage Discount from MSRP may be applied to all elements identified in MSRP including all Manufacturer Options applicable to the equipment/products or related services.
- <u>5.14</u> When a Proposer elects to use "Percentage Discount from Catalog or Category," Proposer will be responsible for providing and maintaining current published MSRP with NJPA and must be included in their proposal and provided throughout the term of any Contract resulting from this RFP.

C. COST PLUS A PERCENTAGE OF COST

5.15 Cost plus a percentage of cost as a primary pricing mechanism is not desirable.

D. HOT LIST PRICING

- <u>5.16</u> Where applicable, a Vendor may opt to offer a specific selection of products/services, defined as Hot List pricing at greater discounts or related advantages than those listed in the standard Contract pricing. All product/service pricing, including the Hot List Pricing, must be submitted electronically provided in Excel format. Hot List pricing must be submitted in a Line-Item format. Equipment/products and related services may be added or removed from the "Hot List" at any time through an NJPA Price and Product Change Form.
- <u>5.17</u> Hot List program and pricing when applicable may also be used to discount and liquidate close-out and discontinued equipment/products and related services as long as those close-out and discontinued items are clearly labeled as such. Current ordering process and administrative fees apply. This option must be published and made available to all NJPA Members.

E. CEILING PRICE

- <u>5.18</u> Proposal pricing is to be established as a ceiling price. At no time may the proposed equipment/products and related services be offered pursuant to this Contract at prices above this ceiling price without request and approval by NJPA. Contract prices may be reduced to allow for volume considerations and commitments and to meet the specific and unique needs of an NJPA Member.
- **5.19** Allowable specific needs may include competitive situations, certain purchase volume commitments or the creation of custom programs based on the individual needs of NJPA Members.

F. VOLUME PRICE DISCOUNTS / ADDITIONAL QUANTITIES

<u>5.20</u> Proposers are free to offer volume commitment discounts from the contract pricing documented in a Contract resulting from this RFP. Volume considerations shall be determined between the Vendor and individual NJPA Members on a case-by-case basis.

- <u>5.21</u> Nothing in this Contract establishes a favored member relationship between the NJPA or any NJPA Member and the Vendor. The Vendor will, upon request by NJPA Member, extend this same reduced price offered or delivered to another NJPA Member provided the same or similar volume commitment, specific needs, terms, and conditions, a similar time frame, seasonal considerations, locations, competitively situations and provided the same manufacturer support is available to the Vendor.
- <u>5.22</u> All price adjustments are to be offered equally to all NJPA Members exhibiting the same or substantially similar characteristics such as purchase volume commitments, and timing including the availability of special pricing from the Vendor's suppliers.
- <u>5.23</u> The contract awarded vendor will accept orders for additional quantities at the same prices, terms and conditions, providing the NJPA Member exercises the option before a specific date, mutually agreed upon between member and contract awarded vendor at time of original purchase order. Any extension(s) of pricing beyond the specific date shall be upon mutual consent between the NJPA Member and the contract awarded vendor.

G. TOTAL COST OF ACQUISITION

5.24 The Total Cost of Acquisition for the equipment/products and related services being proposed, including those payable by NJPA Members to either the Proposer or a third party is the cost of the proposed equipment/products product/equipment and related services delivered and operational for its intended purpose in the end-user's location. For example, if you are proposing equipment/products FOB Proposer's dock., your proposal should identify your deviation from the "Total Cost of Acquisition" of contracted equipment/products. The Proposal should reflect that the "contract does not provide for delivery beyond Proposer's dock, nor any set-up activities or costs associated with those delivery or set-up activities." In contrast, proposed terms including all costs for product/equipment and services delivered and operational at to the end-user's location would require a disclosure of "None."

H. SOURCED PRODUCT/EQUIPMENT / OPEN MARKET ITEMS

- <u>5.25</u> A Sourced Good or an Open Market Item is a product that a member wants to buy under contract that is not currently available under the Vendor's NJPA contract. This method of procurement can be satisfied through a contract sourcing process. Sourcing options serve to provide a more complete contract solution to meet our members' needs. Sourced items are generally deemed incidental to the total transaction or purchase of contract items.
- <u>5.26</u> NJPA or NJPA Members may request product/equipment and/or related services that are within the related scope of this RFP, which are not included in an awarded Vendor's line-item product/equipment and related service list or catalog. These items are known as Sourced Product/Equipment or Open Market Items.
- **5.27** An awarded Vendor resulting from this RFP may "Source" equipment/products and related services for NJPA or an NJPA Member to the extent they:
 - <u>5.27.1</u> Identify all such equipment, products and services as "Sourced Products/Equipment" or "Open Market Items" on any quotation issued in reference to an NJPA awarded contract, and provided to either NJPA or an NJPA Member; and
 - <u>5.27.2</u> Follow all applicable acquisition regulations pertaining to the purchase of such equipment, products and services, as defined by NJPA or NJPA Member receiving quotation from Vendor; and
 - <u>5.27.3</u> Ensure NJPA or the NJPA Member has determined the prices as quoted by the Vendor for such equipment, products and services are deemed to be fair and reasonable and are acceptable to the member/buyer; and

- <u>5.27.4</u> Identify all product/equipment sourced as a part of an NJPA contract purchase with all required NJPA reporting and fees applying.
- **5.28** Cost plus a percentage is an option in pricing of sourced goods.

I. PRODUCT & PRICE CHANGES

- 5.29 Requests for equipment/products or service changes, additions or deletions will be allowed at any time throughout the awarded contract term. All requests must be made in written format by completing the NJPA Price and Product Change Request Form (located at the end of this RFP and on the NJPA website) and signature of an authorized Vendor employee. All changes are subject to review and approval by the NJPA Contracts & Compliance Manager, signed in acceptance by the NJPA Executive Director and acknowledged by the NJPA Contract Council. Submit request via email to your Contract Manager and PandP@njpacoop.org.
- <u>5.30</u> NJPA's due diligence in analyzing any request for change is to determine if approval of the request is:
 1) within the scope of the original RFP and 2) in the "Best Interests of NJPA and NJPA Members." A signed Price and Product Change form will be returned to vendor contact via email.
- <u>5.31</u> Vendor must complete this change request form and individually list or attach all items or services subject to change, provide sufficiently detailed explanation and documentation for the change, and include a compete restatement of pricing document in appropriate format (preferably Excel). The pricing document must identify all equipment/products and services being offered and must conform to the following NJPA product/price change naming convention: (Vendor Name) (NJPA Contract #) (effective pricing date); for example, "COMPANY 012411-CPY eff 02-12-2013."
- <u>5.32</u> New pricing restatement must include all equipment/products and services offered regardless of whether their prices have changed and include a new "effective date" on the pricing documents. This requirement reduces confusion by providing a single, current pricing sheet for each vendor and creates a historical record of pricing.
- <u>5.33</u> ADDITIONS. New equipment/products and related services may be added to a contract if such additions are within the scope of the RFP. New equipment/products and related services may be added to a Contract resulting from this RFP at any time during that Contract to the extent those equipment/products and related services are within the scope of this RFP. Those requests are subject to review and approval of NJPA. Allowable new equipment/products and related services generally include new updated models of equipment/products and related services and or enhanced services previously offered which could reflect new technology and improved functionality.
- <u>5.34</u> DELETIONS. New equipment/products and related services may be deleted from a contract if an item or service is no longer available and thus not relevant to the contract; for example, discontinued, improved, etc.
- <u>5.35</u> PRICE CHANGES: Request prices changes in general terms along with the justification by product category for the change; for example, a 3% increase in XYZ Product Line is due to a 3% increase in petroleum, or this list of SKUs/product descriptions is increasing X% due to X% increase in cost of raw materials.
 - <u>5.35.1</u> *Price decreases:* NJPA expects Vendors to propose their very best prices and anticipates price reductions are due to advancement of technologies and market place efficiencies.
 - <u>5.35.2</u> Price increases: Typical acceptable increase requests include increases to Vendor input costs such as petroleum or other applicable commodities, increases in product utility of new compared to old equipment/product or service, etc. Vendor must include reasonable documentation for the claims cited in their request along with detailed justification for why the increase is needed.

Special details for price changes must be included with the request along with both current and proposed pricing. Appropriate documentation should be attached to this form, including letters from suppliers announcing price increases. Price increases will not exceed industry standard.

- **5.36** Submit the following documentation to request a pricing change:
 - 5.36.1 Signed NJPA Price and Product Change Form
 - 5.36.2 Single Statement of Pricing Excel spreadsheet identifying all equipment/products and services being offered and their pricing. Each complete pricing list will be identified by its "Effective Date." Each successive price listing identified by its "Effective Date" will create a "Product and Price History" for the Contract. Each subsequent pricing update will be saved using the naming convention of "(Vendor Name) pricing effective XX/XX/XXXX."
 - <u>5.36.2.1</u> Include all equipment/products and services regardless of whether their prices have changed. By observing this convention we will:
 - <u>5.36.2.1.1</u> Reduce confusion by providing a single, easy to find, current pricing sheet for each Vendor.
 - **5.36.2.1.2** Create a historical record of pricing.
- 5.37 NJPA reserves the right to review additional catalogs being proposed as additions or replacements to determine if the represented products and services reflect and relate to the scope of this RFP. Each new catalog received may have the effect of adding new product offerings and deleting products no longer carried by the Vendor. New catalogs shall apply to the Contract only upon approval of the NJPA. Non-approved use of catalogs may result in termination for convenience. New price lists or catalogs found to be offering non-contract items during the Contract may be grounds for terminating the Contract for convenience.
- <u>5.38</u> Proposers representing multiple manufacturers, or carrying multiple related product lines may also request the addition of new manufacturers or product lines to their Contract to the extent they remain within the scope of this RFP.
- <u>5.39</u> Proposers may use the multiple tabs available in an Excel workbook to separately list logical product groupings or to separately list product and service pricing as they see fit.
- <u>5.40</u> All equipment/products and services together with their pricing, whether changed within the request or remaining unchanged, will be stated on each "Pricing" sheet created as a result of each request for product, service, or pricing change.
- <u>5.41</u> Each subsequent "Single Statement of Product and Pricing" will be archived by its effective date therefore creating a product and price history for any Contract resulting from this RFP. Proposers are required to create a historical record of pricing annually by submitting updated pricing referred to as a "Single Statement of Product/Equipment and Related Services Contract Price Update". This pricing update is required at a minimum of once per contract year.

J. PAYMENT TERMS

- <u>5.42</u> Payment terms will be defined by the Proposer in the Proposer's Response. Proposers are encouraged to offer payment terms through P Card services if applicable.
- <u>5.43</u> If applicable, identify any leasing programs available to NJPA and NJPA Members as part of your proposal. Proposers should submit an example of the lease agreement to be used and should identify:

5.43.1 General leasing terms such as:

- <u>5.43.1.1</u> The percentage adjustment over/under an index rate used in calculating the internal rate of return for the lease; and
- 5.43.1.2 The index rate being adjusted; and
- 5.43.1.3 The "Purchase Option" at lease maturity (\$1, or fair market value); and
- 5.43.1.4 The available term in months of lease(s) available.
- **5.43.2** Leasing company information such as:
 - 5.43.2.1 The name and address of the leasing company; and
 - <u>5.43.2.2</u> Any ownership, common ownership, or control between the Proposer and the Leasing Company.

K. SALES TAX

5.44 Sales and other taxes shall not be included in the prices quoted. Vendor will charge state and local sales and other taxes on items for which a valid tax exemption certification has not been provided. Each NJPA Member is responsible for providing verification of tax exempt status to the Vendor. When ordering, NJPA Members must indicate that they are tax exempt entities. Except as set forth herein, no party shall be responsible for taxes imposed on another party as a result of or arising from the transactions contemplated by a Contract resulting from this RFP.

L. SHIPPING

- <u>5.45</u> NJPA desires an attractive freight program. A shipping program for material only proposals, or sections of proposals, must be defined as a part of the cost of equipment/products. If shipping is charged to NJPA or NJPA Member, only the actual cost of delivery may be added to an invoice. Shipping charges calculated as a percentage of the product price may not be used, unless such charges are lower than actual delivery charges. COD orders will be accepted if both parties agree. It is desired that delivery be made within ninety-days (90) of receipt of the Purchase Order.
- <u>5.46</u> Selection of a carrier for shipment or expedited shipping will be the option of the party paying for said shipping. Use of another carrier will be at the expense of the party who requested.
- <u>5.47</u> Proposers must define their shipping programs for Alaska and Hawaii and any location not served by conventional shipping services. Over-size and over-weight items and shipments may be subject to custom freight programs.
- <u>5.48</u> All shipping and re-stocking fees must be identified in the price program. Certain industries providing made to order product/equipment may not allow returns. Proposers will be evaluated based on the relative flexibility extended to NJPA and NJPA Members relating to those subjects.
- <u>5.49</u> Proposer agrees shipping errors will be at the expense of the Vendor.
- <u>5.50</u> Delivery effectiveness is very important aspect of this Contract. If completed deliveries are not made at the time agreed, NJPA or NJPA Member reserves the right to cancel and purchase elsewhere and hold Vendor accountable. If delivery dates cannot be met, Vendor agrees to advise NJPA or NJPA Member of the earliest possible shipping date for acceptance by NJPA or NJPA Member.

- 5.51 Delivered products/equipment must be properly packaged. Damaged equipment/products will not be accepted, or if the damage is not readily apparent at the time of delivery, the equipment/products shall be returned at no cost to NJPA or NJPA Member. NJPA and NJPA Members reserve the right to inspect the equipment/products at a reasonable time subsequent to delivery where circumstances or conditions prevent effective inspection of the equipment/products at the time of delivery.
- <u>5.52</u> Vendor shall deliver Contract conforming products/equipment in each shipment and may not substitute products/equipment without approval from NJPA or the NJPA Member.
- 5.53 NJPA reserves the right to declare a breach of Contract if the Vendor intentionally delivers substandard or inferior equipment/products which are not under Contract and described in its paper or electronic price lists or sourced upon request to any member under this Contract. In the event of the delivery of non-conforming equipment/products, NJPA Member will notify the Vendor as soon as possible and the Vendor will replace non-conforming equipment/products with conforming equipment/products acceptable to the NJPA member.
- <u>5.54</u> Throughout the term of the Contract, Proposer agrees to pay for return shipment on equipment/products that arrives in a defective or inoperable condition. Proposer must arrange for the return shipment of damaged equipment/products.
- 5.55 Vendor may not substitute equipment/products unless agreed to by both parties.
- <u>5.56</u> Unless contrary to other parts of this solicitation, if the product/equipment or the tender of delivery fail in any respect to conform to this Contract, the purchasing member may: 1) reject the whole, 2) accept the whole or 3) accept any commercial unit or units and reject the rest.

6 EVALUATION OF PROPOSALS

A. PROPOSAL EVALUATION PROCESS

- **6.1** The NJPA Proposal Evaluation Committee will evaluate proposals received based on a 1,000 point evaluation system. The Committee establishes both the evaluation criteria and designates the relative importance of those criteria by assigning possible scores for each category on Form G of this RFP.
- <u>6.2</u> NJPA shall use a final overall scoring system to include consideration for best price and cost evaluation. NJPA reserves the right to assign any number of point awards or penalties it considers warranted if a Proposer stipulates exceptions, exclusions, or limitations of liabilities. Strong consideration will be given to the best price as it relates to the quality of the product and service. However, price is ultimately only one of the factors taken into consideration in the evaluation and award.
- <u>6.3</u> Responses will be evaluated first for responsiveness and thereafter for content. The NJPA Board of Directors will make awards to the selected Proposer(s) based on the recommendations of the Proposal Evaluation Committee. To qualify for the final evaluation, a Proposer must have been deemed responsive as a result of the criteria set forth under "Proposer Responsiveness."

B. PROPOSER RESPONSIVENESS

- **6.4** All responses are evaluated for level one and level two responsiveness. If a response does not reasonably and substantially conform to all the terms and conditions in the solicitation or it requests unreasonable exceptions, it may be considered non-responsive.
- <u>6.5</u> All proposals must contain answers or responses to the information requested in the proposal forms. The following items constitute the test for "Level One Responsiveness" and are determined on the proposal opening date. If these are not received, your response may be disqualified as non-responsive.

<u>6.6</u> Level One Responsiveness includes:

- **6.6.1** received prior to the deadline for submission or it will be returned unopened;
- <u>6.6.2</u> properly addressed and identified as a sealed proposal with a specific opening date and time;
- <u>6.6.3</u> pricing document (with apparent discounts), sample certificate of liability insurance and all forms fully completed even if "not applicable" is the answer;
- original signed, completed and dated RFP forms C, D, and F hard copy signed signature page Only from forms A and P from this RFP and if applicable, all counter signed addenda issued in relation to this RFP;
- 6.6.5 an electronic copy (CD or flash drive) of the entire response; and
- **6.6.6** falls within the scope as determined by the NJPAs Proposal Evaluation Committee.
- <u>6.7</u> "Level Two" responsiveness is determined through the evaluation of the remaining items listed under Proposal Evaluation Criteria below. These items are not arranged in order of importance and each item may encompass multiple areas of information requested. Any questions not answered will result in a loss of points from relevant Form G criteria and may lead to non-award if too many areas are unanswered resulting in the inability for evaluation team to effectively review your response.

C. PROPOSAL EVALUATION CRITERIA

- **6.8** Evaluation Criteria: Forms A and P includes a series of questions encompassing, but not limited to, the following categories:
 - **6.8.1** Company Information & Financial Strength
 - 6.8.2 Industry Requirements & Marketplace Success
 - **6.8.3** Ability to Sell & Deliver Service Nationwide
 - 6.8.4 Marketing Plan
 - **6.8.5** Other Cooperative Procurement Contracts
 - **6.8.6** Value Added Attributes
 - 6.8.7 Payment Terms & Financing Options
 - 6.8.8 Warranty
 - **6.8.9** Equipment/Products/Services
 - 6.8.10 Pricing & Delivery
 - 6.8.11 Industry Specific Items
- **6.9** Evaluation of each Proposer's Response will take into consideration as a minimum response but not necessarily limited to these items.

D. OTHER CONSIDERATION

6.10 The Proposer is required to have extensive knowledge and at least three (3) years of experience with the related activities surrounding the selling of the equipment/products and/or related services.

- **6.11** NJPA reserves the right to accept or reject newly formed companies solely based on information provided in the proposal and/or its own investigation of the company.
- **6.12** If a manufacturer or supplier chooses not to produce or supply a full selection and representation of product/equipment and related services it has available which fall within the scope of this RFP, such action will be considered sufficient cause to reduce evaluation points.
- <u>6.13</u> NJPA reserves the right to request and test equipment/products and related services from the apparent successful Proposer. Prior to the award of the Contract, the apparent successful Proposer, if requested by NJPA, shall furnish current information and data regarding the Proposer's resources, personnel, and organization within three (3) days.
- **6.14** Past performance information is relevant information regarding a Proposer's actions under previously awarded contracts to schools, local, state, and governmental agencies and non-profit agencies. It includes the Proposer's record of conforming to specifications and standards of good workmanship. The Proposer's history for reasonable and cooperative behavior and commitment to member satisfaction shall be under evaluation. Ultimately, Past Performance Information can be defined as the Proposer's businesslike concern for the interests of the NJPA Member.
- 6.15 NJPA shall reserve the right to reject any or all proposals.

E. COST COMPARISON

- **6.16** NJPA uses a variety of evaluation methodologies, including but not limited to a cost comparison of specific and deemed to be like equipment/products. NJPA reserves the right to use this process in the event the Proposal Evaluation Committee feels it is necessary to make a final determination.
- <u>6.17</u> This process will be based on a point system with points being awarded for being low to high Proposer for each cost evaluation item selected. A "Market Basket" of identical (or substantially similar) equipment/products and related services may be selected by the NJPA Evaluation Committee and the unit cost will be used as a basis for determining the point value. The "Market Basket" will be selected by NJPA from all product categories as determined appropriate by NJPA.

F. MARKETING PLAN

6.18 A key element of an NJPA awarded a contract will be based on your marketing response to this solicitation. An awarded Vendor's sales force will be the primary source of communication to the customers and NJPA members directly relating to the contract success. Success in marketing is dependent on delivery of messaging and communication relating to the contract value, knowledge of contract, proper use and the delivery of contracted equipment/products and related services to the end user. Much of the success and sales reward is a direct result of the commitment to the Contract by the vendor and sales teams. NJPA reserves the right to deem a proposer non-responsive or to not award based on an unacceptable or incomplete marketing plan

6.19 NJPA marketing expectations include:

6.19.1 Vendors ability to demonstrate the leveraging of a national sales force and/or dealer network. Vendors must demonstrate the ability to sell, service and deliver products and equipment through acceptable distribution channels to customers and NJPA members in all 50 states. Demonstrate fully the sales and service capabilities of your company through your response; outline Vendor's national sales force network in terms of numbers and geographic location and method of distribution of the equipment/products and related services. Service may be independent of the equipment/product sales pricing but is encouraged to be a part of your response and contract.

- **6.19.2** Vendor is invited to demonstrate the ability to successfully market, promote and communicate the opportunity of an NJPA contract to current and potential members nationwide. NJPA desires a marketing plan that communicates the value of the contract to members.
- 6.19.3 Vendor is expected to be receptive to NJPA sales trainings. Vendor shall provide a venue for appropriate personnel from both management and the sales force who will be trained. NJPA commits to providing contract sales training and awareness regarding all aspects of communicating the value of the contract itself including: the authority of NJPA to offer the contract to its Members, value and utility the contract delivers to NJPA Members, scope of NJPA Membership, authority of NJPA Members to utilize NJPA procurement contracts, marketing and sales methods, and overall vertical strategies.
- 6.19.4 Vendor is expected to demonstrate the intent to a commit to full embracement of the NJPA contract. Identify the appropriate levels of sales management and sales force that will need to understand the value of and the internal procedures necessary, to deliver the NJPA contract solution and message to NJPA and NJPA Members. NJPA shall provide a general schedule and a variety of methods surrounding when and how those individuals will be trained.
- <u>6.19.5</u> Vendor will outline their proposed involvement in the promotion of a contract resulting from this RFP through applicable industry trade show exhibits and related customer meetings. Proposers are encouraged to consider participation with NJPA at NJPA embraced national trade shows.
- <u>6.19.6</u> Vendor must exhibit the willingness and ability to actively market and develop contract specific marketing materials including, but not limited to:
 - <u>6.19.6.1</u> Complete Marketing Plan. Proposer shall submit a marketing plan outlining how the Vendor will launch the NJPA contract to current and potential NJPA Members. NJPA requires the Awarded Vendors to embrace and actively promote the Contract in cooperation with the NJPA.
 - <u>6.19.6.2</u> Printed Marketing Materials. Proposer will initially produce and thereafter maintain full color print advertisements in camera ready electronic format including company logo and contact information to be used in the NJPA directory and other approved marketing publications.
 - <u>6.19.6.3</u> Contract announcements and advertisements. Proposer will outline in the marketing plan their anticipated contract announcements, advertisements in industry periodicals and other direct or indirect marketing activities promoting the awarded NJPA contract.
 - <u>6.19.6.4</u> Proposer's Website. Proposer will identify how an Awarded Contract will be displayed and linked on the Proposer's website. An on-line shopping experience for NJPA Members is desired when applicable.
- **6.19.7** An NJPA Vendor Contract Launch will be scheduled during a reasonable time frame after the award and held at the NJPA office in Staples, MN.
- <u>6.20</u> Proposer shall identify their commitment to develop a sales/communication process to facilitate NJPA membership and establish status of current and potential agencies/members. Proposer should further express their commitment to capturing sufficient member information as is deemed necessary by NJPA.

G. CERTIFICATE OF INSURANCE

<u>6.21</u> Vendors shall provide evidence of liability insurance coverage identified below in the form of a Certificate of Insurance or an ACCORD binder form with their proposal. Upon Award issued pursuant to

this contract and prior to the execution of any commerce relating to such award, Vendor will be responsible for providing verification, in the form of a Certificate of Insurance identifying the coverage required below and identifying NJPA as a "Certificate Holder." Vendor will be responsible to maintain such insurance coverage at their own expense throughout the term of any contract resulting from this solicitation.

- 6.22 Any exceptions and/or assumptions to the insurance requirements *must* be identified on *Attachment C*. Exceptions and/or assumptions will be taken into consideration as part of the evaluation process; however, vendors must be specific. If vendors do not specify any exceptions and/or assumptions at time of proposal submission, NJPA will not consider any additional exceptions and/or assumptions during negotiations. Upon contract award, the successful vendor *must* provide the Certificate of Insurance identifying the coverage as specified.
- 6.23 Insurance Liability Limits: The awarded vendor must maintain, for the duration of its contract, \$1.5 million in General Liability insurance coverage or General Liability insurance in conjunction with an Umbrella for a total combined coverage of \$1.5 million. Work on the contract shall not begin until after the awarded vendor has submitted acceptable evidence of the required insurance coverage. Failure to maintain any required insurance coverage or acceptable alternative method of insurance will be deemed a breach of contract.
 - <u>6.23.1</u> Minimum Scope and Limits of Insurance: Vendor shall provide coverage with limits of liability not less than those stated below. An excess liability policy or umbrella liability policy may be used to meet the minimum liability requirements provided that the coverage is written on a "following form" basis.

6.23.1.1 Commercial General Liability - Occurrence Form

Policy shall include bodily injury, property damage and broad form contractual liability and XCU coverage.

6.23.1.2 Each Occurrence

\$1,500,000

- 6.24 Insurance Requirements: The limits listed herein are minimum requirements for this Contract and in no way limit the indemnity covenants contained in this Contract. NJPA in no way warrants that the minimum limits contained herein are sufficient to protect the Vendor from liabilities that might arise out of the performance of the work under this Contract by the Vendor, his agents, representatives, employees or subcontractors and Vendor is free to purchase additional insurance as may be determined necessary.
- <u>6.25</u> Acceptability of Insurers: Insurance is to be placed with insurers duly licensed or authorized to do business in the State of Minnesota and with an "A.M. Best" rating of not less than A- VII. NJPA in no way warrants that the above required minimum insurer rating is sufficient to protect the Vendor from potential insurer solvency.
- <u>6.26</u> Subcontractors: Vendors' certificate(s) shall include all subcontractors as additional insureds under its policies or Vendor shall furnish to NJPA separate certificates for each subcontractor. All coverage for subcontractors shall be subject to the minimum requirements identified above.

H. ORDER PROCESS AND/OR FUNDS FLOW

- <u>6.27</u> Please propose an order process and funds flow. The Business-to-Government order process and/or funds flow model involves NJPA Members issuing Purchase Orders directly to a Vendor and pursuant to a Contract resulting from this RFP. Administrative fees may also be used for purposes as allowed by Minnesota State Law and approved by the Board of Directors.
- 6.28 Additional Terms and Conditions can be added at the PO level if both Vendor and Member agree.

I. ADMINISTRATIVE FEES

- 6.29 Proposer agrees to authorize and/or allow for an administrative fee payable to NJPA by an Awarded Vendor in exchange for its facilitation and marketing of a Contract resulting from this RFP to current and potential NJPA Members. This Administration Fee shall be:
 - <u>6.29.1</u> Calculated as a percentage of the dollar volume of all equipment/products and services provided to and purchased by NJPA Members or calculated as reasonable and acceptable method applicable to the contracted transaction; and
 - 6.29.2 Included in, and not added to, the pricing included in Proposer's Response to the RFP; and
 - <u>6.29.3</u> Designed to offset the anticipated costs of NJPA's involvement in contract management, facilitating marketing efforts, Vendor training, and any order processing tasks relating to the Contract resulting from this RFP. Administrative fees may also be used for other purposes as allowed by Minnesota law. Administrative fees may also be used for other purposes as allowed by Minnesota law.
 - <u>6.29.4</u> Typical administrative fees for a B-TO-G order process and funds flow is 2.0%. NJPA does not mandate a specific fee percentage, we merely state that 2% is a typical fee across our contracts. The administrative fee percent varies among vendors, industries and responses.
 - <u>6.29.5</u> NJPA awarded contract holder is responsible for the Administrative Fee and related reporting.
- $\underline{6.30}$ The opportunity to propose these factors and an appropriate administrative fee is available in the Proposer's Questionnaire Form P.

J. VALUE ADDED

- <u>6.31</u> Examples of Value Added Attributes: Value-Added attributes, products and services are items offered in addition to the products and services being proposed which adds value to those items being proposed. The availability of a contract for maintenance or service after the initial sale, installation, and set-up may, for instance, be "Value Added Services" for products where a typical buyer may not have the ability to perform these functions.
- <u>6.32</u> Where to document Value Added Attributes: The opportunity to indicate value added dimensions and such advancements will be available in the Proposer's Questionnaire and Proposer's product and service submittal.
- 6.33 Value added equipment/products and services and expanded services, as they relate to this RFP, will be given positive consideration in the award selection. Consideration will be given to an expanded selection of HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES and advances to provide products/services, supplies meeting and/or exceeding today's industry standards and expectations. A value add would include a program or service that further serves the members needs above and possibly beyond standard expectation and complements the equipment/products and services and training. Value added could include areas of product and service, sales, ordering, delivery, performance, maintenance, technology, and service that furthers the functionality and effectiveness of the procurement process while remaining within the scope of this RFP.
- 6.34 Minority, Small Business, and Women Business Enterprise (WMBE) participation: It is the policy of some NJPA Members to involve Minority, Small Business, and WMBE contractors in the process to purchase product/equipment and related services. Vendors should document WMBE status for their organization AND any such status of their affiliates (i.e. Supplier networks) involved in carrying out the activities invited. The ability of a Proposer to provide "Credits" to NJPA and NJPA Members in these subject areas, either individually or through related entities involved in the transaction, will be evaluated positively by NJPA and reflected in the "value added" area of the evaluation. NJPA is committed to

facilitating the realization of such "Credits" through certain structuring techniques for transactions resulting from this RFP.

- <u>6.35</u> Environmentally Preferred Purchasing Opportunities: There is a growing trend among NJPA Members to consider the environmental impact of the equipment/products and related services they purchase. "Green" characteristics demonstrated by responding companies will be evaluated positively by NJPA and reflected in the "value added" area of the evaluation. Please identify any Green characteristics of the product/equipment and related services in your proposal and identify the sanctioning body determining that characteristic. Where appropriate, please indicate which products have been certified as "green" and by which certifying agency.
- <u>6.36</u> On-Line Requisitioning systems: When applicable, on-line requisitioning systems will be viewed as a value-added characteristic. Proposer shall include documentation about user interfaces that make on-line ordering easy for NJPA Members as well as the ability to punch-out from mainstream e-Procurement or Enterprise Resource Planning (ERP) systems that NJPA Members may currently utilize.
- <u>6.37</u> **Financing:** The ability of the Proposer to provide financing options for the products and services being proposed will be viewed as a Value Added Attribute.
- <u>6.38</u> **Technology**: Technological advances, increased efficiencies, expanded service and other related improvements beyond today's NJPA member's needs and applicable standards.

K. WAIVER OF FORMALITIES

<u>6.39</u> NJPA reserves the right to waive any minor formalities or irregularities in any proposal and to accept proposals, which, in its discretion and according to the law, may be in the best interest of its members.

7 POST AWARD OPERATING ISSUES

A. SUBSEQUENT AGREEMENTS

- 7.1 Purchase Order. Purchase Orders for equipment/products and/or related services may be executed between NJPA or NJPA Members (Purchaser) and awarded Vendor(s) or Vendor's sub-contractors pursuant to this invitation and any resulting Contract. NJPA Members are instructed to identify on the face of such Purchase Orders that "This purchase order is issued pursuant to NJPA procurement contract #XXXXXX." A Purchase Order is an offer to purchase product/equipment and related services at specified prices by NJPA or NJPA Members pursuant to a Contract resulting from this RFP. Purchase Order flow and procedure will be developed jointly between NJPA and an Awarded Vendor after an award is made.
- 7.2 Governing Law. Purchase Orders shall be construed in accordance with, and governed by, the laws of a competent jurisdiction with respect to the purchaser. Each and every provision of law and clause required by law to be included in the Purchase Order shall be read and enforced as though it were included. If through mistake or otherwise any such provision is not included, or is not currently included, then upon application of either party the Contract shall be physically amended to make such inclusion or correction. The venue for any litigation arising out of disputes related to Purchase Order(s) shall be a court of competent jurisdiction to the Purchaser.
- 7.3 Additional Terms and Conditions. Additional terms and conditions to a Purchase Order may be proposed by NJPA, NJPA Members, or Vendors. Acceptance of these additional terms and conditions is OPTIONAL to all parties to the Purchase Order. The purpose of these additional terms and conditions is to formally introduce job or industry specific requirements of law such as prevailing wage legislation. Additional terms and conditions can include specific local policy requirements and standard business practices of the issuing Member. Said additional terms and conditions shall not interfere with the general purpose, intent or currently established terms and conditions contain in this RFP document.

7.4 Specialized Service Requirements. In the event service requirements or specialized performance requirements such as e-commerce specifications, specialized delivery requirements, or other specifications and requirements not addressed in the Contract resulting from this RFP, NJPA Member and Vendor may enter into a separate, standalone agreement, apart from a Contract resulting from this RFP. Any proposed service requirements or specialized performance requirements require pre-approval by Vendor. Any separate agreement developed to address these specialized service or performance requirements is exclusively between the NJPA Member and Vendor. NJPA, its agents, Members and employees shall not be made party to any claim for breach of such agreement. Product sourcing is not considered a service. NJPA Members will need to conduct procurements for any specialized services not identified as a part or within the scope of the awarded Contract.

7.5 Performance Bond. At the request of the member, a Vendor will provide all performance bonds typically and customarily required in their industry. These bonds will be issued pursuant to the requirements of Purchase Orders for product/equipment and related services. If a purchase order is cancelled for lack of a required performance bond by the member agency, it shall be the recommendation of NJPA that the current pending Purchase Order be canceled. Each member has the final decision on Purchase Order continuation. ANY PERFORMANCE BONDING REQUIRED BY THE MEMBER OR CUSTOMER STATE LAWS OR LOCAL POLICY IS TO BE MUTUALLY AGREED UPON AND SECURED BETWEEN THE VENDOR AND THE CUSTOMER/MEMBER.

B. NJPA MEMBER SIGN-UP PROCEDURE

<u>7.6</u> Awarded Vendors will be responsible for familiarizing their sales and service forces with the various forms of NJPA Membership documentation and shall encourage and assist potential Members in establishing Membership with NJPA. NJPA membership is at no cost, obligation or liability to the Member or the Vendor.

C. REPORTING OF SALES ACTIVITY

7.7 A report of the total gross dollar volume of all equipment/products and related services purchased by NJPA Members as it applies to this RFP and Contract will be provided quarterly to NJPA. The form and content of this reporting will provided by NJPA to include, but not limited to, name and address of purchasing agency, member number, amount of purchase, and a description of the items purchased.

7.7.1 Zero sales reports: Awarded Vendors are responsible for providing a quarterly sales report of contract sales every quarter regardless of the existence or amount of sales.

D. AUDITS

7.8 No more than once per calendar year during the Contract term, Vendor may be required to make available to NJPA the invoice reports and/or invoice documents from Vendor pertaining to all invoices sent by Vendor and all payments made by NJPA members for all equipment/products and related services purchased under the awarded Contract. NJPA must provide written notice of exercise of this requirement with no less than fourteen (14) business days' notice. NJPA may employ an independent auditor or NJPA may choose to conduct such audit on its own behalf. Upon approval and after the auditor has executed an appropriate confidentiality agreement, Vendor will permit the auditor to review the relevant Vendor documents. NJPA shall be responsible for paying the auditor's fees. The parties will make every reasonable effort to fairly and equitably resolve discrepancies to the satisfaction of both parties. Vendor agrees that the NJPA may audit their records with a reasonable notice to establish total compliance and to verify prices charged under of the Contract are being met. Vendor agrees to provide verifiable documentation and tracking in a timely manner.

E. HUB PARTNER

<u>7.9</u> **Hub Partner:** NJPA Members may request to be served through a "Hub Partner" for the purposes of complying with a Law, Regulation, or Rule to which that individual NJPA Member deems to be applicable in their jurisdiction. Hub Partners may bring value to the proposed transactions through consultancy, Disadvantaged Business Entity Credits or other considerations.

7.10 Hub Partner Fees: Fees, costs, or expenses from this Hub Partner levied upon a transaction resulting from this contract, shall be payable by the NJPA Member. The fees, costs, or expenses levied by the Hub Vendor must be clearly itemized in the transaction; and to the extent that the Vendor stands in the chain of title during a transaction resulting from this RFP, the documentation shall be documented to show it is "Executed for the Benefit of [NJPA Member Name]."

F. TRADE-INS

7.11 The value in US Dollars for Trade-ins will be negotiated between NJPA or an NJPA Member, and an Awarded Vendor. That identified "Trade-In" value shall be viewed as a down payment and credited in full against the NJPA purchase price identified in a purchase order issued pursuant to any Awarded NJPA procurement contract. The full value of the trade-in will be consideration.

G. OUT OF STOCK NOTIFICATION

7.12 Vendor shall immediately notify NJPA members upon receipt of order(s) when an out-of-stock occurs. Vendor shall inform the NJPA member regarding the anticipated date of availability for the out-of-stock item(s), and may suggest equivalent substitute(s). The ordering organization shall have the option of accepting the suggested equivalent substitute, or canceling the item from the order. Under no circumstance is Proposer permitted to make unauthorized substitutions. Unfilled or substituted item(s) shall be indicated on the packing list.

H. TERMINATION OF CONTRACT RESULTING FROM THIS RFP

7.13 NJPA reserves the right to cancel the whole or any part of a resulting Contract due to failure by the Vendor to carry out any obligation, term or condition as described in the below procedure. Prior to any termination for cause, the NJPA will provide written notice to the Vendor, opportunity to respond and opportunity to cure. Some examples of material breach include, but are not limited to:

- <u>7.13.1</u> The Vendor provides products/equipment or related services that does not meet reasonable quality standards and is not remedied under the warranty;
- 7.13.2 The Vendor fails to ship the products/equipment or related services or provide the delivery and services within a reasonable amount of time;
- 7.13.3 NJPA has reason to believe the Vendor will not or cannot perform to the requirements or expectations of the Contract and issues a request for assurance and Vendor fails to respond;
- 7.13.4 The Vendor fails to observe any of the material terms and conditions of the Contract;
- 7.13.5 The Vendor fails to follow the established procedure for purchase orders, invoices and/or receipt of funds as established by the NJPA and the Vendor in the Contract.
- <u>7.13.6</u> The Vendor fails to report quarterly sales;
- 7.13.7 The Vendor fails to actively market this Contract within the guidelines provided in this RFP and the expectations of NJPA defined in the NJPA Contract Launch.

- 7.13.8 In the event the contract has no measurable and defining value or benefit to NJPA or the NJPA member.
- 7.14 Upon receipt of the written notice of concern, the Vendor shall have ten (10) business days to provide a satisfactory response to the NJPA. Failure on the part of the Vendor to reasonably address all issues of concern may result in Contract cancellation pursuant to this Section. If the issue is not resolved within sixty (60) days, contract will be terminated.
- <u>7.15</u> Any termination shall have no effect on purchases that are in progress at the time the cancellation is received by the NJPA. The NJPA reserves the right to cancel the Contract immediately for convenience, without penalty or recourse, in the event the Vendor is not responsive concerning the remedy, the performance, or the violation issue within the time frame, completely or in part.
- <u>7.16</u> NJPA reserves the right to cancel or suspend the use of any Contract resulting from this RFP if the Vendor files for bankruptcy protection or is acquired by an independent third party. Awarded Vendor will be responsible for disclosing to NJPA any litigation, bankruptcy or suspensions/disbarments that occur during the contract period. Failure to disclose may result in an immediate termination of the contract.
- 7.17 NJPA may execute Contract termination without cause with a required 60-day written notice of termination. Termination of Contract shall not relieve either party of financial, product or service obligations incurred or accrued prior to termination.
- 7.18 NJPA may cancel any Contract resulting from this solicitation without any further obligation if any NJPA employee significantly involved in initiating, negotiating, securing, drafting or creating the Contract on behalf of the NJPA is found to be in collusion with any Proposer to this RFP for their personal gain. Such cancellation shall be effective upon written notice from the NJPA or a later date if so designated in the notice given. A terminated Contract shall not relieve either party of financial, product or service obligations due to participating member or NJPA.
- **7.19** Events of Automatic termination to include, but not limited to:
 - 7.19.1 Vendor's failure to remedy a material breach of a Contract resulting from this RFP within sixty (60) days of receipt of notice from NJPA specifying in reasonable detail the nature of such breach; and/or,
 - <u>7.19.2</u> Receipt of written information from any authorized agency finding activities of Vendors engaged in pursuant to a Contract resulting from this RFP to be in violation of the law.

8 GENERAL TERMS AND CONDITIONS

A. ADVERTISING A CONTRACT RESULTING FROM THIS RFP

8.1 Proposer/Vendor shall not advertise or publish information concerning this Contract prior to the award being announced by the NJPA. Once the award is made, a Vendor is expected to advertise the awarded Contract to both current and potential NJPA Members.

B. APPLICABLE LAW

8.2 NJPA's interest in a contract resulting from this RFP: Not withstanding its own use, to the extent NJPA issues this RFP and any resulting contract for the use of its Members, NJPA's interests and liability for said use shall be limited to the competitive proposal process performed and terms and conditions relating to said contract and shall not extend to the products, services, or warranties of the Awarded Vendor or the intended or unintended effects of the product/equipment and services procured there from.

- **8.3** NJPA Compliance with Minnesota Procurement Law: NJPA will exhaust all avenues to comply with each unique state law or requirement whenever possible. It is the responsibility of each participating NJPA member to ensure to their satisfaction that NJPA contracting process falls within these laws and applicable laws are satisfied. An individual NJPA member using these contracts is deemed by their own accord to be in compliance with their own requirements and procurement regulations.
- **8.4** Governing Law with respect to delivery and acceptance: All applicable portions of the Minnesota Uniform Commercial Code, all other applicable Minnesota laws, and the applicable laws and rules of delivery and inspection of the Federal Acquisition Regulations (FAR) laws shall govern NJPA contracts resulting from this solicitation.
- **8.5 Jurisdiction:** Any claims pertaining to this RFP and any resulting Contract that develop between NJPA and any other party must be brought forth only in courts in Todd County in the State of Minnesota unless otherwise agreed to.
 - **8.5.1** Purchase Orders issued pursuant to a contract resulting from this solicitation shall be construed in accordance with, and governed by, the laws of a competent jurisdiction with respect to the purchaser.
- **8.6** Vendor Compliance with applicable law: Vendor(s) shall comply with all federal, state, or local laws applicable to or pertaining to the transaction, acquisition, manufacturer, suppliers or the sale of the equipment/products and relating services resulting from this RFP.
- **8.7** Other Laws, whether or not herein contained, shall be included by this reference. It shall be Proposer's/Vendor's responsibility to determine the applicability and requirements of any such laws and to abide by them.
- **8.8 Indemnity:** Each party agrees it will be responsible for its own acts and the result thereof to the extent authorized by law and shall not be responsible for the acts of the other party and the results thereof. NJPA's liability shall be governed by the provisions of the Minnesota Tort Claims Act, Minnesota Statutes, Section §3.736, and other applicable law.
- **8.9 Prevailing Wage:** It shall be the responsibility of the Vendor to comply, when applicable, with prevailing wage legislation in effect in the jurisdiction of the purchaser (NJPA or NJPA Member). It shall be the responsibility of the Vendor to monitor the prevailing wage rates as established by the appropriate department of labor for any increase in rates during the term of this Contract and adjust wage rates accordingly.
- **8.10** Patent and Copyright Infringement: If an article sold and delivered to NJPA or NJPA Members hereunder shall be protected by any applicable patent or copyright, the Vendor agrees to indemnify and hold harmless NJPA and NJPA Members against any and all suits, claims, judgments, and costs instituted or recovered against it by any person on account of the use or sale of such articles by NJPA or NJPA Members in violation or right under such patent or copyright.

C. ASSIGNMENT OF CONTRACT

- **8.11** No right or interest in this Contract shall be assigned or transferred by the Vendor without prior written permission by the NJPA. No delegation of any duty of the Vendor shall be made without prior written permission of the NJPA. NJPA shall notify members by posting approved assignments on the NJPA website (www.nipacoop.org) within 15 days of NJPA's approval.
- **8.12** If the original Vendor sells or transfers all assets or the entire portion of the assets used to perform this Contract, a successor in interest must guarantee to perform all obligations under this Contract. NJPA reserves the right to reject the acquiring person or entity as a Vendor. A change of name agreement will not change the contractual obligations of the Vendor.

D. LIST OF PROPOSERS

8.13 NJPA will not maintain or communicate to a list of proposers. All interested proposers must respond to the solicitation as a result of NJPA solicitation advertisements indicated. Because of the wide scope of the potential Members and qualified national Vendors, NJPA has determined this to be the best method of fairly soliciting proposals.

E. CAPTIONS, HEADINGS, AND ILLUSTRATIONS

8.14 The captions, illustrations, headings, and subheadings in this solicitation are for convenience and ease of understanding and in no way define or limit the scope or intent of this request.

F. DATA PRACTICES

- **8.15** All materials submitted in response to this RFP will become property of the NJPA and will become public record in accordance with Minnesota Statutes, section 13.591, after the evaluation process is completed. If the Responder submits information in response to this RFP that it believes to be nonpublic information, as defined by the Minnesota Government Data Practices Act, Minnesota Statute § 13.37, the Responder must:
 - **8.15.1** make the request within thirty days of award/non-award, and include the appropriate statutory justification. Pricing is generally not redactable. The NJPA Legal Department shall review the statement to determine whether the information shall be withheld. If the NJPA determines to disclose the information, the Bids & Contracts department of the NJPA shall inform the Proposer, in writing, of such determination; and
 - **8.15.2** defend any action seeking release of the materials it believes to be nonpublic information, and indemnify and hold harmless the NJPA, its agents and employees, from any judgments or damages awarded against the NJPA in favor of the party requesting the materials, and any and all costs connected with that defense.
- **8.16** This indemnification survives the NJPA's award of a contract. In submitting a response to this RFP, the Responder agrees that this indemnification survives as long as the confidential information is in possession of the NJPA. When the situation warrants, Proposer may be able redact additional nonpublic information after the evaluation process if legal justification is provided and accepted by NJPA.

G. ENTIRE AGREEMENT

8.17 The Contract, as defined herein, shall constitute the entire understanding between the parties to that Contract. A Contract resulting from this RFP is formed when the NJPA Board of Directors approves and signs the applicable Contract Award & Acceptance document (Form E).

H. FORCE MAJEURE

8.18 Except for payments of sums due, neither party shall be liable to the other nor deemed in default under this Contract if and to the extent that such party's performance of this Contract is prevented due to force majeure. The term "force majeure" means an occurrence that is beyond the control of the party affected and occurs without its fault or negligence including, but not limited to, the following: acts of God, acts of the public enemy, war, riots, strikes, mobilization, labor disputes, civil disorders, fire, flood, snow, earthquakes, tornadoes or violent wind, tsunamis, wind shears, squalls, Chinooks, blizzards, hail storms, volcanic eruptions, meteor strikes, famine, sink holes, avalanches, lockouts, injunctions-intervention-acts, terrorist events or failures or refusals to act by government authority and/or other similar occurrences where such party is unable to prevent by exercising reasonable diligence. The force majeure shall be deemed to

commence when the party declaring force majeure notifies the other party of the existence of the force majeure and shall be deemed to continue as long as the results or effects of the force majeure prevent the party from resuming performance in accordance with a Contract resulting from this RFP. Force majeure shall not include late deliveries of equipment/products and services caused by congestion at a manufacturer's plant or elsewhere, an oversold condition of the market, inefficiencies, or other similar occurrences. If either party is delayed at any time by force majeure, then the delayed party shall notify the other party of such delay within forty-eight (48) hours.

I. GRATUITIES

8.19 NJPA may cancel an awarded Contract by written notice if it is found that gratuities, in the form of entertainment, gifts or otherwise, were offered or given by the Vendor or any agent or representative of the Vendor, to any employee of the NJPA.

J. HAZARDOUS SUBSTANCES

8.20 Proper and applicable Material Safety Data Sheets (MSDS) that are in full compliance with OSHA's Hazard Communication Standard must be provided by the Vendor to NJPA or NJPA Member at the time of purchase.

K. LICENSES

- <u>8.21</u> Proposer shall maintain a current status on all required federal, state, and local licenses, bonds and permits required for the operation of the business that is anticipated to be conducted with NJPA and NJPA members by the Proposer.
- **8.22** All responding Proposers must be licensed (where required) and have the authority to sell and distribute offered equipment/products and related services to NJPA and NJPA Members nationally. Documentation of required said licenses and authorities, if applicable, is requested to be included in the proposer's response.

L. MATERIAL SUPPLIERS AND SUB-CONTRACTORS

8.23 The awarded Vendor shall be required to supply the names and addresses of sourcing suppliers and sub-contractors as a part of the purchase order when requested by NJPA or the NJPA member.

M. NON-WAIVER OF RIGHTS

8.24 No failure of either party to exercise any power given to it hereunder, nor to insistence upon strict compliance by the other party with its obligations hereunder, and no custom or practice of the parties at variance with the terms hereof, nor any payment under a Contract resulting from this RFP shall constitute a waiver of either party's right to demand exact compliance with the terms hereof. Failure by NJPA to take action or assert any right hereunder shall not be deemed as waiver of such right.

N. PROTESTS OF AWARDS MADE

- **8.25** Protests shall be filed with the NJPA's Executive Director and shall be resolved in accordance with appropriate Minnesota state statutes. Protests will only be accepted from Proposers. A protest must be in writing and filed with NJPA. A protest of an award or proposed award must be filed within ten (10) calendar days after the public notice or announcement of the award. A protest must include:
 - **8.25.1** The name, address and telephone number of the protester;
 - **8.25.2** The original signature of the protester or its representative (you must document the authority of the Representative);

- **8.25.3** Identification of the solicitation by RFP number;
- **8.25.4** Identification of the statute or procedure that is alleged to have been violated;
- **8.25.5** A precise statement of the relevant facts;
- **8.25.6** Identification of the issues to be resolved;
- **8.25.7** The aggrieved party's argument and supporting documentation;
- 8.25.8 The aggrieved party's statement of potential financial damages; and
- **8.25.9** A protest bond in the name of NJPA and in the amount of 10% of the aggrieved party's statement of potential financial damages.

O. SUSPENSION OR DISBARMENT STATUS

8.26 If within the past five (5) years, any firm, business, person or Proposer responding to NJPA solicitation and submitting a proposal has been lawfully terminated, suspended or precluded from participating in any public procurement activity with a federal, state or local government or education agency the Proposer must include a letter with its response setting forth the name and address of the public procurement unit, the effective date of the suspension or debarment, the duration of the suspension or debarment and the relevant circumstances relating to the suspension or debarment. Any failure to supply such a letter or to disclose pertinent information may result in the cancellation of any Contract. By signing the proposal affidavit, the Proposer certifies that no current suspension or debarment exists.

P. AFFIRMATIVE ACTION AND IMMIGRATION STATUS CERTIFICATION

8.27 An Affirmative Action Plan, Certificate of Affirmative Action or other documentation regarding Affirmative Action may be required by NJPA or NJPA Members relating to a transaction from this RFP. Vendors shall comply with any such requirements or requests.

8.28 Immigration Status Certification may be required by NJPA or NJPA Members relating to a transaction from this RFP. Vendors shall comply with any such requirements or requests.

Q. SEVERABILITY

8.29 In the event that any of the terms of a Contract resulting from this RFP are in conflict with any rule, law, statutory provision or are otherwise unenforceable under the laws or regulations of any government or subdivision thereof, such terms shall be deemed stricken from an awarded Contract resulting from this RFP, but such invalidity or unenforceability shall not invalidate any of the other terms of an awarded Contract resulting from this RFP.

R. RELATIONSHIP OF PARTIES

8.30 No Contract resulting from this RFP shall be considered a contract of employment. The relationship between NJPA and an Awarded Contractor is one of independent contractors each free to exercise judgment and discretion with regard to the conduct of their respective businesses. The parties do not intend the proposed Contract to create, or is to be construed as creating a partnership, joint venture, master-servant, principal—agent, or any other relationship. Except as provided elsewhere in this RFP, neither party may be held liable for acts of omission or commission of the other party and neither party is authorized or has the power to obligate the other party by contract, agreement, warranty, representation or otherwise in any manner whatsoever except as may be expressly provided herein.

9 FORMS

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Form A



PROPOSER QUESTIONNAIRE- General Business Information

(Products, Pricing, Sector Specific, Services, Terms and Warranty are addressed on Form P)

Proposer Name:	Questionnaire completed by:
Please identify the person NJPA sh	ould correspond with from now through the Award process:
Name:	E-Mail address:
all requests made in this RFP. Plea in addition to answers entered to the	directly below each question (do not leave blank, mark NA if not applicable) and addresse supply any applicable supporting information and documentation you feel appropriate Word document. All information must be typed, organized, and easily understood of the Word document version of this questionnaire to respond to the questions contains

Company Information & Financial Strength

- 1) Why did you respond to this RFP?
- 2) What are your company's expectations in the event of an award?
- 3) Provide the full legal name, address, tax identifications number, and telephone number for your business.
- 4) Demonstrate your financial strength and stability.
- 5) Are you now, or have you ever been the subject of a bankruptcy action? Please explain.
- 6) Provide a brief history of your company that includes your company's core values and business philosophy.
- 7) How long has your company been in the HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES industry?
- 8) Is your organization best described as a manufacturer or a distributor/dealer/re-seller for a manufacturer of the products/equipment and related services being proposed?
 - a) If the Proposer is best described as a re-seller, manufacturer aggregate, or distributor, please provide evidence of your authorization as a dealer/re-seller/manufacturer aggregate for the manufacturer of the products/equipment and related services you are proposing.
 - b) If the Proposer is best described as a manufacturer, please describe your relationship with your sales/service force and/or Dealer Network in delivering the products/equipment and related services proposed.
 - c) Are these individuals your employees, or the employees of a third party?
 - d) If applicable, is the Dealer Network independent or company owned?
- 9) Please provide your bond rating, and/or a credit reference from your bank.
- 10) Provide a detailed explanation outlining the licenses and certifications that are both required to be held, and actually held by your organization in pursuit of the commerce and business contemplated by this RFP.
- 11) Provide a detailed explanation outlining licenses and certifications both required to be held, and actually held, by third parties and sub-contractors to your organization in pursuit of the commerce contemplated by this RFP. If not applicable, please respond with "Not Applicable."
- 12) Provide all "Suspension or Disbarment" information as defined and required herein.
- 13) In addition to the \$1.5 million in General Liability and/or in conjunction with umbrella insurance coverage, what level of automobile and workers compensation insurance does your organization currently have? If none, please explain.
- 14) Within the RFP category there is potential to be several different sub-categories of solutions; list sub category title/s that best describe your equipment/products, services and supplies.

Industry Requirements & Marketplace Success

- 15) List and document recent industry awards and recognition.
- 16) Supply three references/testimonials from customers of like status to NJPA Members to include Government and Education agencies. Please include the customer's name, contact, and phone number.

- 17) Provide a list of your top 5 Government and/or Education customers (entity name is optional) including: entity type, the state the entity is located in, scope of the project/s, size of transaction/s and dollar volumes from the past 3 fiscal years.
- 18) What percentages of your current (within the past three (3) fiscal years) national sales are to the government and education verticals? Indicate government and education verticals individually.

Proposer's Ability to Sell and Deliver Service Nationwide

- 19) Please describe your company sales force in terms of numbers, geographic dispersion, and the proportion of their attention focused on the sale and services of the equipment/products contemplated in this RFP?
- 20) Please describe your dedicated dealer network and number of individual sales force within your dealer network in terms of numbers, geographic dispersion, and the proportion of their attention focused on the sales distribution and delivery of your equipment/products and related services contemplated in this RFP?
- 21) Please describe your dedicated company service force or dedicated network in terms of numbers, geographic dispersion, and the proportion of their attention focused on the sale of the equipment/products and related services contemplated in this RFP?
- 22) Please describe your dedicated dealer service force or network in terms of numbers geographic dispersion, and the proportion of their attention focused on the sale of the equipment/products and related services contemplated in this RFP? Additionally, please describe any applicable road service and do they offer the ability to service customers at the customer's location?
- 23) Describe in detail your customer service program regarding process and procedure. Please include, where appropriate, response time capabilities and commitments as a part of this RFP response and awarded contract.
- 24) Identify any geographic areas or NJPA market segments of the United States you will NOT be fully serving through the proposed contract.
- 25) Identify any of NJPA Member segments or defined NJPA verticals you will NOT be offering and promoting an awarded contract to? (Government, Education, Non-profit)
- 26) Define any specific requirements or restrictions as it applies to our members located off shores such as Hawaii and Alaska and the US Islands. Address your off shore shipping program on the Pricing form P of this document.

Marketing Plan

- 27) Describe your contract sales training program to your sales management, dealer network and/or direct sales teams relating to a NJPA awarded contract.
- 28) Describe how you would market/promote an NJPA Contract nationally to ensure success.
- 29) Describe your marketing material, and overall marketing ability, relating to promoting this type of partnership and contract opportunity. Please send a few representative samples of your marketing materials in electronic format.
- 30) Describe your use of technology and the internet to provide marketing and ensure national contract awareness.
- 31) Describe your perception of NJPA's role in marketing the contract and your contracted products/equipment and related services.
- 32) Describe in detail any unique marketing techniques and methods as a part of your proposal that would separate you from other companies in your industry.
- 33) Describe your company's Senior Management level commitment with regards to embracement, promoting, supporting and managing a resultant NJPA awarded contract
- 34) Do you view your products/equipment applicable to an E-procurement ordering process?
 - a) If yes, describe examples of E-procurement system/s or electronic marketplace solutions that your products/equipment was available through. Demonstrate the success of government and educations customers to ordering through E-procurement.
- 35) Please describe how you will communicate your NJPA pricing and pricing strategy to your sales force nationally?

Other Cooperative Procurement Contracts

- 36) Describe your level of experience with national, state and local cooperative contracts.
- 37) What is the annual dollar sales volume generated through each of the contract(s) identified in your answer to the previous question.
- 38) Identify any GSA Contracts held or utilized by the Proposer.

- 39) What is the annual combined dollar sales volume for each of these contracts?
- 40) If you are awarded the NJPA contract, are there any market segments or verticals (e.g., higher education, K-12 local governments, non-profits etc.) or geographical markets where the NJPA contract will not be your primary contract purchasing vehicle? If so, please identify those markets and which cooperative purchasing agreement will be your primary vehicle.
- 41) How would you leverage an NJPA awarded contract in your sales process?
- 42) Identify a proposed administrative fee payable to NJPA for facilitation, management and promotion of the NJPA contract, should you be awarded. This fee is typically calculated as a percentage of Contract sales and not a line item addition to the customers cost of goods.

Value Added

43) If applicable,	describe any	product/equipm	ent training p	rograms a	vailable as	options f	or NJPA	members.	If applicabl	e,
	do you offer	equipment or	erator training a	is well as main	ntenance t	training?	Yes	No			

- 44) Is this training standard as a part of a purchase or optional?
- 45) Describe current technological advances your proposed equipment/products and related services offer.
- 46) Describe your "Green" program as it relates to your company, your products/equipment, and your recycling program, including a list of all green products accompanied by the certifying agency for each (if applicable).
- 47) Describe any Women or Minority Business Entity (WMBE) or Small Business Entity (SBE) accreditations and the general minority and small business program of your organization as it relates to a Contract resulting from this RFP.
- 48) Identify any other unique or custom value added attributes of your company or your products/equipment or related services. What makes your proposed solutions unique in your industry as it applies to NJPA members?
- 49) Other than what you have already demonstrated or described, what separates your company, your products/equipment and related services from your competition?
- 50) Identify and describe any service contract options included in the proposal, or offered as a proposed option, for the products/equipment being offered.
- 51) Identify your ability and willingness to offer an awarded contract to qualifying member agencies in Canada specifically and internationally in general.
- 52) Describe any unique distribution and/or delivery methods or options offered in your proposal.

NOTE: Questions regarding Payment Terms, Warranty, Products/Equipment/Services, Pricing and Delivery, and Industry Specific Items are addressed on Form P.

Signature:	Date:	

Form B



PROPOSER INFORMATION

Company Name:	
Address:	
City/State/Zip:	
	Fax:
Toll Free Number:	E-mail:
Web site:	
Voids sometimes exist between Members) that result in commun	management (those who respond to RFPs) and sales staff (those who contact NJPA nication problems. Due to this fact, provide the names of your key sales people, phone ies for which they are responsible
	COMPANY PERSONNEL CONTACTS
Authorized Signer for your org	ranization*:
Name:	
	Phone:
Author of your proposal respon	•
Name:	
Email:	Phone:
Your Primary Contact person	regarding your proposal:
Name:	Title:
Email:	
Other important contact inform	nation:
Name:	Title:
Email:	
Name:	
Email:	Title:Phone:
	* *******

Form C

EXCEPTIONS TO PROPOSAL, TERMS, CONDITIONS AND SOLUTIONS REQUEST



ection/page	Term, Condition, or Specification	Exception	NJPA ACCEPTS
		100	
oser's Signatu	re:		Date:
NJPA's cla	rification on exception/s listed abo	ove:	

Contract Award RFP 032515

FORM D



Formal Offering of Proposal

(To be completed Only by Proposer)

HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES In compliance with the Request for Proposal (RFP) for HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES the undersigned warrants that I/we have examined this RFP and, being familiar with all of the instructions, terms and conditions, general specifications, expectations, technical specifications, service expectations and any special terms, do hereby propose, fully commit and agree to furnish the defined equipment/products and related services in full compliance with all terms, conditions of this RFP, any applicable amendments of this RFP, and all Proposer's Response documentation. Proposer further understands they accept the full responsibility as the sole source of responsibility of the proposed response herein and that the performance of any subcontractors employed by the Proposer in fulfillment of this proposal is the sole responsibility of the Proposer.

Company Name:	Date:	
Company Address:		
City:	State: Zip:	
Contact Person:	Title:	
Authorized Signature (ink only):		ame printed or typed)

Form E



Contract Acceptance and Award

(To be completed only by NJPA)

NJPA <u>032515 #</u>	-	
	Proposer's full legal name	
product/equipment and services cont	ained in your proposal offering accord	er, you are now bound to provide the defined ing to all terms, conditions, and pricing set forth s accepted or rejected by NJPA on Form C.
The effective start date of the Contra from the board award date. This con	act will be attract has the consideration of a fifth ye	and continue for four year renewal option at the discretion of NJPA.
National Joint Powers Alliance	e® (NJPA)	
NJPA Authorized signature:	NJPA Executive Director	(Name printed or typed)
		NJPA Contract Number <u>032515 #</u>
NJPA Authorized signature:	NJPA Board Member	(Name printed or typed)
		NJPA Contract Number <u>032515 #</u>
Proposer hereby accepts contract aw	ard including all accepted exceptions a	and NJPA clarifications identified on FORM C
Vendor Name		
Vendor Authorized signature:		(Name printed or typed)
		NJPA Contract Number 032515#

Form F

PROPOSER ASSURANCE OF COMPLIANCE



Proposal Affidavit Signature Page

PROPOSER'S AFFIDAVIT

The undersigned, representing the persons, firms and corporations joining in the submission of the foregoing proposal (such persons, firms and corporations hereinafter being referred to as the "Proposer"), being duly sworn on his/her oath, states to the best of his/her belief and knowledge:

- 1. The undersigned certifies the Proposer is submitting their proposal under their true and correct name, the Proposer has been properly originated and legally exists in good standing in its state of residence, that the Proposer possesses, or will possess prior to the delivery of any equipment/products and related services, all applicable licenses necessary for such delivery to NJPA members agencies nationally, and that they are authorized to act on behalf of, and encumber the "Proposer" in this Contract; and
- 2. To the best of my knowledge, no Proposer or Potential Proposer, nor any person duly representing the same, has directly or indirectly entered into any agreement or arrangement with any other Proposers, Potential Proposers, any official or employee of the NJPA, or any person, firm or corporation under contract with the NJPA in an effort to influence either the offering or non-offering of certain prices, terms, and conditions relating to this RFP which tends to, or does, lessen or destroy free competition of the Contract sought for by this RFP; and
- 3. The Proposer or any person on his/her behalf, has not agreed, connived or colluded to produce a deceptive show of competition in the manner of the proposal or award of the referenced contract; and
- 4. Neither the Proposer nor any officer, director, partner, member or associate of the Proposer, nor any of its employees directly involved in obtaining contracts with the NJPA or any subdivision of the NJPA, has been convicted of false pretenses, attempted false pretenses or conspiracy to commit false pretenses, bribery, attempted bribery or conspiracy to bribe under the laws of any state or federal government for acts or omissions after January 1, 1985; and
- 5. The Proposer has examined and understands the terms, conditions, scope, contract opportunity, specifications request and other documents of this solicitation and that any and all exceptions have been noted in writing and have been included with the proposal submittal; and
- 6. If awarded a contract, the Proposer will provide the equipment/products and/or services to qualifying members of the NJPA in accordance with the terms, conditions, scope of this RFP, Proposer offered specifications and other documents of this solicitation; and
- 7. The undersigned, being familiar with and understand the expectations requested and outlined in this RFP under consideration, hereby proposes to deliver through valid requests, Purchase Orders or other acceptable forms ordering and procurement by NJPA Members. Unless otherwise indicated, requested and agreed to on a valid purchase order per this RFP, only new, unused and first quality equipment/products and related services are to be transacted with NJPA Members relating to an awarded contract; and
- 8. The Proposer has carefully checked the accuracy of all proposed products/equipment and related services and listed total price per unit of purchase in this proposal to include shipping and delivery considerations. In addition, the Proposer accepts all general terms and conditions of this RFP, including all responsibilities of commitment as outlined and proposed; and

- 9. In submitting this proposal, it is understood that the right is reserved by the NJPA to reject any or all proposals and it is agreed by all parties that this proposal may not be withdrawn during a period of 90 days from the date proposals were opened regarding this RFP; and
- 10. The Proposer certifies that in performing this Contract they will comply with all applicable provisions of the federal, state, and local laws, regulations, rules, and orders; and
- 11. The Proposer understands that submitted proposals which are marked "confidential" in their entirety, or those in which a significant portion of the submitted proposal is marked "nonpublic" will not be accepted by NJPA. Pursuant to Minnesota Statute §13.37 only specific parts of the proposal may be labeled a "trade secret." All proposals are nonpublic until the contract is awarded; at which time, both successful and unsuccessful vendors' proposals become public information.
- 12. The Proposer understands and agrees that NJPA will not be responsible for any information contained within the proposal.
- 13. By signing below, the Proposer understands it is his or her responsibility as the Vendor to act in protection of labeled information and agree to defend and indemnify NJPA for honoring such designation. Proposer duly realizes failure to so act will constitute a complete waiver and all submitted information will become public information; additionally failure to label any information that is released by NJPA shall constitute a complete waiver of any and all claims for damages caused by the release of the information.

[The rest of this page has been left intentionally blank. Signature page below]

By signing below, Proposer is acknowledging that he or she has read, understands and agrees to comply with the terms and conditions specified above.

Company Name:		
Contact Person for Questions:		
(Must be individual who is responsible for	or filling out this Proposer's Res	ponse form)
Address:		
City/State/Zip:		
Telephone Number:	Fax Number:	
E-mail Address:		_
Authorized Signature:		
Authorized Name (typed):		
Title:		
Date:		
Notarized		
Subscribed and sworn to before me this	day of	, 20
Notary Public in and for the County of		State of
My commission expires:		
Signature:		

Form G



OVERALL EVALUATION AND CRITERIA

For the Proposed Subject HEAVY CONSTRUCTION EQUIPMENT WITH RELATED ACCESSORIES, ATTACHMENTS, AND SUPPLIES

Conformance to Terms & Conditions	50	
Financial, Industry Requirements & Marketplace Success	75	
Proposer's Ability to Sell and Deliver Service Nationwide	100	
Proposer's Marketing Plan	50	
Value Added Attributes	75	
Warranty	50	
Equipment/Products and Related Services	200	
Pricing	400	
TOTAL POINTS	1000	

Reviewed by:	Its	
	Ita	
	Its	

Form P



PROPOSER QUESTIONNAIRE

Payment Terms, Warranty, Products/Equipment/Services, Pricing and Delivery, Industry Specific

Proposer Name:			
Questionnaire completed by:			

Payment Terms and Financing Options

- 1) Identify your payment terms if applicable. (Net 30, etc.)
- 2) Identify any applicable leasing or other financing options as defined herein.
- 3) Briefly describe your proposed order process for this proposal and contract award. (Note: order process may be modified or refined during an NJPA member's final Contract phase process).
 - a. Please specify if you will be including your dealer network in this proposal. If so, please specify how involved they will be. (For example, will he Dealer accept the P.O.?), and how are we to verify the specific dealer is part of your network?
- 4) Do you accept the P-card procurement and payment process?

Warranty

- 5) Describe, in detail, your Manufacture Warranty Program including conditions and requirements to qualify, claims procedure, and overall structure.
- 6) Do all warranties cover all products/equipment parts and labor?
- 7) Do warranties impose usage limit restrictions?
- 8) Do warranties cover the expense of technicians travel time and mileage to perform warranty repairs?
- 9) Please list any other limitations or circumstances that would not be covered under your warranty.
- 10) Please list any geographic regions of the United States for which you cannot provide a certified technician to perform warranty repairs. How will NJPA Members in these regions be provided service for warranty repair?

Equipment/Product/Services, Pricing, and Delivery

- 11) Provide a general narrative description of the equipment/products and related services you are offering in your proposal.
- 12) Provide a general narrative description of your pricing model identifying how the model works (line item and/or published catalog percentage discount).
- 13) Please quantify the discount range presented in this response pricing as a percentage discount from MSRP/published list.
- 14) Provide an overall proposed statement of method of pricing for individual line items, percentage discount off published product/equipment catalogs and/or category pricing percentage discount with regard to all equipment/products and related services and being proposed. Provide a SKU number for each item being proposed.
- 15) Propose a strategy, process, and specific method of facilitating "Sourced Equipment/Products and/or related Services" (AKA, "Open Market" items or "Non-Standard Options").
- 16) Describe your NJPA customer volume rebate programs, as applicable.
- 17) Identify any Total Cost of Acquisition (as defined herein) cost(s) which is **NOT** included "Pricing" submitted with your proposal response. Identify to whom these charges are payable to and their relationship to Proposer.
- 18) If freight, delivery or shipping is an additional cost to the NJPA member, describe in detail the complete shipping and delivery program.

Prices offered in this proposal are:	e level of pricing you are offering.
	to an individual municipality, Higher Ed or school
b. Pricing is the same as typically offered state purchasing departments.	to GPOs, cooperative procurement organizations or
c. Better than typically offered to GPOs, opurchasing departments.	cooperative procurement organizations or state
d. Other; please describe.	
20) Do you offer quantity or volume discounts?	
YES NO Outline guidelines and pr	rogram.
21) Describe in detail your proposed exchange and return program(s	
22) Specifically identify those shipping and delivery and exchange	
Hawaii and any related off shore delivery of contracted product	
23) Please describe any self-audit process/program you plan to emplo	by to verify compliance with your anticipated contract
with NJPA. Please be as specific as possible.	
Industry-Specific Items	
24) What is your US market share for the solutions you are proposit	
25) Do you hold any industry-specific quality management system of	
26) Do you hold any environmental management system certification	
27) What is your Canadian market share (if any) for the solutions yo	
28) Is your warranty program handled directly, or does it require a program handled directly and the second	
29) For how many years have the models you are proposing in this	response been available in the marketplace?
30) What is your parts order fill rate?	one you are proposing in this response?
31) Do you provide preventive maintenance programs for the soluti	ons you are proposing in this response:
Signature:	Date:



10 PRE-SUBMISSION CHECKLIST

Check when Completed	Contents of Your Bid Proposal	Hard Copy Required Signed and Dated	Electronic Copy Required - CD or Flash Drive
	Form A: Proposer Questionnaire with all		
	questions answered completely	X - signature page only	X
	Form B: Proposer Information		х
	Form C: Exceptions to Proposal, Terms,		
	Conditions, and Solutions Request	Х	Х
	Form D: Formal Offering of Proposal	x	x
	Form E. Contract Acceptance and Award		х
	Form F: Proposers Assurance of Compliance	x	х
	Form P: Proposer Questionnaire with all questions answered completely	X-signature page only	x
	Certificate of Insurance with \$1.5 million coverage	x	x
	Copy of all RFP Addendums issued by NJPA	x	x
	Pricing for all Products/Equipment/Services within the RFP being proposed		x
	Entire Proposal submittal including signed documents and forms.		X
	All forms in the Hard Copy Required Signed and Dated should be inserted in the front of the submitted response, unbound.		
	Package containing your proposal labeled and sealed with the following language: "Competitive Proposal Enclosed, Hold for Public Opening XX-XX-XXXX"		
	Response Package mailed and delivered prior to deadline to: NJPA, 202 12th St NE, Staples, MN 56479		



NJPA VENDOR PRICE AND PRODUCT CHANGE REQUEST FORM

Section 1. Instructions For Vendor

Pursuant the NJPA RFP, requests for equipment/products or service changes, additions or deletions will be allowed at any time throughout the awarded contract term. All requests must be made in written format by completing sections 2, 3 and 4 of the NJPA Price and Product Change Request Form and signature of an authorized Vendor employee in section 5. All changes are subject to review and approval by the NJPA Contracts & Compliance Manager, signed in acceptance by the NJPA Executive Director and acknowledged by the NJPA Contract Council. Submit request via email to your Contract Manager AND: PandP@njpacoop.org.

NJPA's due diligence in analyzing any request for change is to determine if approval of the request is: 1) within the scope of the original RFP and 2) in the "Best Interests of NJPA and NJPA Members." A signed Price and Product Change form will be returned to vendor contact via email.

Vendor must complete this change request form and individually list or attach all items or services subject to change, provide sufficiently detailed explanation and documentation for the change, and include a compete restatement of pricing document in appropriate format (preferably Excel). The pricing document must identify all equipment/products and services being offered and must conform to the following NJPA product/price change naming convention: (Vendor Name) (NJPA Contract #) (effective pricing date); for example, "COMPANY 012411-CPY eff 02-12-2013."

NOTE: New pricing restatement must include all equipment/products and services offered regardless of whether their prices have changed and include a new "effective date" on the pricing documents. This requirement reduces confusion by providing a single, current pricing sheet for each vendor and creates a historical record of pricing.

ADDITIONS. New equipment/products and related services may be added to a contract if such additions are within the scope of the RFP.

DELETIONS. New equipment/products and related services may be deleted from a contract if an item or service is no longer available and thus not relevant to the contract; for example, discontinued, improved, etc.

PRICE CHANGES: Request prices changes in general terms along with the justification by product category for the change; for example, a 3% increase in XYZ Product Line is due to a 3% increase in petroleum, or this list of SKUs/ product descriptions is increasing X% due to X% increase in cost of raw materials.

Price decreases: NJPA expects Vendors to propose their very best prices and anticipates price reductions are due to advancement of technologies and market place efficiencies.

Price increases: Typical acceptable increase requests include increases to Vendor input costs such as petroleum or other applicable commodities, increases in product utility of new compared to old equipment/products or service, etc. Vendor must include reasonable documentation for the claims cited in their request along with detailed justification for why the increase is needed. Special details for price changes must be included with the request along with both current and proposed pricing. Appropriate documentation should be attached to this form, including letters from suppliers announcing price increases.

Refer to section 4 of the RFP for complete "Pricing" details.

	-	
Section 2. Vendor Name and Type of Char	e Request	
	CHECK ALL CHANGES THAT APPLY:	
AWARDED VENDOR NAME:		Adding Equipment/ Products /Services
		Deleting/Discontinuing Equipment/Products/Services
		Price Increase
NJPA CONTRACT NUMBER:		Price Decrease



11 NJPA VENDOR PRICE AND PRODUCT CHANGE REQUEST FORM

Section 3. Detailed Explanation of Need for Changes List equipment/products and/or services that are changing, being added or deleted from previous contract price list along with the percentage change for each item or category. (Attach a separate, detailed document if more than 10 items.)			
Provide a general statement and documentation explaining the reasons for these price and/or equipment/product/serv changes. SAMPLES: 1-All paper equipment/products and services increased 5% in price due to transportation and fuel costs attached documentation of raw materials increase). 2-The 6400 series floor polisher is added to the product list as a model replacing the 5400 series. The 6400 series 3% increase reflects technological improvements made that improve rate of efficiency and useful life. The 5400 series is now included in the "Hot List" at a 20% discount from previous pricuntil remaining inventory is liquidated.	(see new the		
thing inventory is riquidated.			
If adding equipment/products/services, provide a general statement how these are in the scope.			
If changing prices and/or adding equipment/products/services, provide a general statement that the pricing equipment/products/services is consistent with existing NJPA contract pricing.	01		



NJPA VENDOR PRICE AND PRODUCT CHANGE REQUEST FORM

Section 4. Complete Restatement of Pricing Submitted

	statement of the pricing including a to PandP@njpacoop.org.	Il new and existing equipment/products and services	s is attached and/or
☐ Yes	□ No		
Section 5. Signat	ures		
Vendor Authorized Signature		Date	
Print Name and T	itle of Authorized Signer	_	
NJPA Executive I	Director Signature	Date	



Appendix A

NJPA The National Joint Powers Alliance® (NJPA), on behalf of NJPA and its current and potential Member agencies to include all Government, Higher Education, K12 Education, Non-Profit, Tribal Government, and all other Public Agencies located nationally in all fifty states, Canada, and internationally, issues this Request For Proposal (RFP) to result in a national contract solution.

For your reference, the links below include some, but not all, of the entities included in this proposal:

http://www.usa.gov/Agencies/Local Government/Cities.shtml

http://nces.ed.gov/globallocator/

https://harvester.census.gov/imls/search/index.asp

http://nccsweb.urban.org/PubApps/search.php

http://www.usa.gov/Government/Tribal-Sites/index.shtml

http://www.usa.gov/Agencies/State-and-Territories.shtml

http://www.nreca.coop/about-electric-cooperatives/member-directory/

Oregon

Hawaii

Washington

CERTIFIED COPY OF ORDER

STATE OF MISSOURI

March Session of the January Adjourned

Term. 20 19

County of Boone

ea.

In the County Commission of said county, on the

5th

day of

March

20 19

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached agreement between Boone County and the Central Missouri Humane Society.

Terms of the agreement are stipulated in the attached Agreement. It is further ordered the Presiding Commissioner is hereby authorized to sign said Agreement for Animal Shelter and Related Services.

Done this 5th day of March 2019.

ATTEST:

Brianna L. Lennon

Clerk of the County Commission

Daniel K. Atwill

Presiding Commissioner

Fred J. Patry
District I Commissioner

Janet M. Thompson

District II Commissioner

AGREEMENT FOR ANIMAL SHELTER AND RELATED SERVICES

WHEREAS, the County is authorized by law to regulate the possession, control and disposition of animals pursuant to section RSMo §192.330 and RSMo §§ 322.090 – 322.130; and

WHEREAS, the County has promulgated certain regulations relating to the control of animals as part of the Code of Health Regulations for Boone County, Missouri; and

WHEREAS, Humane Society has the ability and desire to provide the County with animal shelter and related services; and

WHEREAS, the parties wish to memorialize their agreement relating to animal shelter services.

NOW, THEREFORE, IN CONSIDERATION of the mutual undertakings and agreements herein contained, the parties agree as follows:

1. **PURPOSE.** The purpose of this Agreement is to memorialize the parties' mutual undertaking with respect to animal shelter services and related animal services that the Humane Society will provide County for the duration of this agreement.

2. COUNTY AGREEMENTS.

a. County will pay to the Humane Society the sum of Ten Thousand Two Hundred and Sixty Dollars (\$10,260.00) for calendar year 2019 in exchange for the services the Humane Society will provide as outlined herein.

3. HUMANE SOCIETY AGREEMENTS.

- a. Humane Society agrees to provide the County with an Animal Shelter for the reception and humane care of impounded animals described in this agreement as well as provide space and care for proper observation of at least three (3) animals per month which are seized and impounded as suspected rabies carriers.
- b. Humane Society agrees to accept all abandoned, neglected or abused animals seized by health officials, animal control officers or law enforcement officers which are seized and impounded pursuant to the provisions of applicable Boone County Code of Health Regulations or the provisions of RSMo Chapter 578. All such animals

- shall be disposed of as provided by said health regulations or applicable statutes in the event they are unclaimed.
- c. Humane Society agrees to assist County animal control officers and/or law enforcement officials in conducting animal abuse and neglect investigations within the unincorporated areas of Boone County, Missouri when requested.
- d. Humane Society agrees to provide staff and/or volunteers to present educational programs to Boone County citizens as mutually deemed appropriate by the County and the Humane Society for purposes of teaching and promoting the humane care and maintenance of animals.
- e. Humane Society agrees to timely provide any documentation or information reasonably requested by County which relates in any way to this agreement.
- 4. **ASSIGNMENT.** Neither party may assign or transfer any of its rights or obligations under this Agreement to any other person or entity without the prior, written consent of the other party.
- 5. **SOLE BENEFIT OF PARTIES.** This Agreement is for the sole benefit of County and Humane Society. Nothing in this Agreement is intended to confer any rights or remedies on any third party.
- 6. **RELATIONSHIP OF PARTIES.** Nothing herein shall be deemed or construed by the parties hereto, nor by any third party, as creating the relationship of principal and agent, or of partnership, or of joint venture, between the parties hereto.
- 7. **TERM.** This Agreement shall be in effect from January 1, 2019, through and including December 31, 2019.
- 8. **GOVERNING LAW AND VENUE.** This Agreement shall be governed by the laws of the State of Missouri, and any action relating to the same shall be brought in the Circuit Court of Boone County, Missouri.
- 9. **BINDING ON SUCCESSORS.** The covenants, agreements, and obligations herein contained shall extend to, bind, and inure to the benefit of the parties hereto and their respective successors and approved assigns.
- 10. **COUNTERPARTS.** This Agreement may be executed by the parties in several counterparts, each of which shall be deemed an original instrument.
- 11. **COMPLETE AGREEMENT.** All negotiations, considerations, representations, and understandings between the parties are incorporated herein, shall supersede any prior agreements, and may be modified or altered only in writing signed by the parties hereto.

12. **AUTHORITY OF SIGNATORIES.** Each of the persons signing this Agreement on behalf of either party represent that he/she has been duly authorized and empowered, by order, ordinance or otherwise, to execute this Agreement and that all necessary action on behalf of said party to effectuate said authorization has been taken and done.

IN WITNESS WHEREOF the parties hereto have caused this Agreement to be executed by their duly-authorized officers on day and year indicated by their signature below.

BOONE COUNTY, MISSOURI	CENTRAL MISSOURI HUMANE SOCIETY
By: //	By:
Daniel K. Atwill, Presiding Commissioner	President, Board of Directors
Date: 3.5.19	Date: Jan 24, 2019
ATTEST:	
Brianna L. Lennon, County Clerk	•
APPROVED AS TO FORM:	
C.J. Dykhouse, Boone County Counselor Boone County Auditor Certification:	

I hereby certify that a sufficient, unencumbered appropriation balance exists and is available to satisfy the obligation arising from this contract. (Note: Certification of this contract is not required if the terms of this contract do not create a measurable county obligation at this time.)

June Pitch ford by Hk 1430-86610 2-25-19
June Pitchford, County Auditor Date