

Our Team

Uriel Burger

Managing Director uburger@srascreening.com

Zulay Moreno

Director of Operations zmoreno@srascreening.com

- PBSA- Accredited Expertise
- 100% FCRA-Certified Team
- 98% Client Retention
- 24/7 Online Access
- ATS/HRIS Integration
 Capabilities
- 100% U.S. Based Teams
- Platform holds NIST 800-53 and ISO 27001 compliance

NAICS: 561611
SAM UEI: QA6AJF2TKNE9
DUNS Number: 005764919
GSA Schedule: GS-02F-0007Y

SRA Screening

1601 Forum Pl, Ste 203, West Palm Beach, FL 33401 888-605-4265 info@srascreening.com

Core Competencies

SRA Screening is a PBSA-accredited and FCRA-compliant consumer reporting agency that provides a suite of services related to screening individuals in the United States seeking employment.

SRA's core services fall into three categories:

- · Criminal background check reports
- Verification Services
- Drug Testing

Within these categories, we provide a wide range of searches and services to meet the needs of our clients across multiple industries. SRA's dedication to accuracy, efficiency, and compliance guides the delivery of all our services.

Past Performance

Since 2008, SRA Screening has delivered best-in-class background screening services to employers across the United States. With a client retention rate of more than 98%, we are recognized for providing accurate, reliable, and fast background checks while maintaining a strong commitment to compliance and client service. Just as importantly, we focus on the candidate experience, ensuring that applicants move through the process with ease and professionalism.

In addition to serving employers in the private sector, SRA has developed deep expertise working with similar agencies that require specialized screening solutions. These engagements often involve navigating strict compliance frameworks, accommodating unique reporting requirements, and managing large volumes of searches tied to sensitive positions.

Over the years, we have also embraced and adapted cutting-edge industry technology, building integrations with most leading ATS and HRIS platforms to streamline processes and eliminate inefficiencies for our clients.

With this depth of experience, SRA is uniquely positioned to deliver precise, compliant, and timely results that empower clients to make confident, informed decisions.

Differentiators

What makes SRA Screening unique?

First and foremost, our commitment to providing dedicated account support and live customer service. Our clients call their account representatives directly whenever they have a question. In addition to our commitment to providing live, dedicated support, we also offer our clients flexible/customizable reporting options, no contract or signing fees, free adverse action letters, a mobile-friendly experience for both applicants and requestors, flexible payment options, and a willingness to work with our clients to develop customized processes and packages to meet and exceed even the most unique screening requirements.





Data Security

While we strive to ensure a seamless user experience for our clients, we do so without compromising on the security and protection of all of our clients' data. We have protocols in place to ensure compliance with our high standards and revisit those requirements to safeguard all of our NII from any sort of data breach. Our systems are all NIST 800-53 and ISO 27001 compliant and we have annual PBSA recertification of all of our employees to promote awareness of all new rules and regulations. We know that above all else, the protection of personal information is critical to the trust we are trying to establish with all of our clients.

Services

Services	Methodology
County (District) Criminal History	Direct court contact by in-house research
National Criminal History Database	Access archived database by in-house research
Federal Criminal Court Records	Direct access to federal court records by in-house research
Statewide Criminal History	Direct access to state criminal records repositories by in-house research
Statewide Criminal History (multi-county database search)	Access archived database by in house research
Full Credit History (Tenant)	Direct access to credit reports by in-house research
Employment Credit History	Direct access to employment credit reports by in-house research
Address Information Manager	Access archived database by in-house research
Social Security Number Trace	Direct access to SSN Trace by in-house research
Driver Records	Access state driver records by in-house research
Employment Verification	Direct contact to employers by in-house research or a 3rd party vendor
Professional License/Certification Verification	Direct contact with the applicable agency by in-house research
Residential Verification	Direct contact with the reference by in-house research staff
Education Verification	Direct contact to the institute by in-house research or a 3rd party vendor
National Registry Check (Eviction)	Access archived database by in-house research
Personal Verification	Direct contact with the reference by in-house research staff
Sex Offender Registry	Direct contact with the registry by in-house research
Drug Screening	Labs sites throughout the United States
International Searches – Criminal & Financial	Access archived database by in-house research
Canadian Criminal/Canadian Financial	Access archived database by in-house research





SRA Screening Policies

SRA Screening is a client-centered business. Rather than offering cookie-cutter services with little room for customization, we tailor our reports to meet each client's unique needs, going above and beyond the standard menu of background screening options. We also provide specialized searches for high-level positions, including localized social media reviews and financial standing assessments.

To conduct these reviews, we employ a comprehensive set of tools and methodologies, including private database analysis, open-source intelligence, and trusted third-party vendors. In addition, SRA leverages proprietary databases as an investigative tool to confirm alias names, verifying information through address history, date of birth, and Social Security number. This multi-layered approach allows us to build a robust profile while ensuring accuracy and reliability in our findings.

Each component of our services is selected based on the client's specific requirements and the nature of the engagement. Our goal is to provide the precise information needed to make confident, informed decisions—whether for employment, contracting, partnerships, licensing, or other sensitive engagements.

With coverage across all U.S. counties and the ability to conduct international searches, we ensure that no matter where your candidates are located, you have access to comprehensive, reliable, and timely insights to support the right choice.

To further support client flexibility, our online platform accommodates multiple agencies by creating a separate, private account for each. This structure allows for fully customized billing based on individual requirements, ensuring accuracy and convenience. At the close of each monthly billing cycle, invoices are sent directly to the agency and include a clear summary of the billing period, a detailed description of services performed, and the total amount due. Additional customizations are available upon request, allowing us to deliver a billing process that is as adaptable and client-focused as our screening solutions.

1 - PBSA Approved Policies and Procedures in compliance with FCRA

Sessions throughout the vear

2 - Training Protocol and 3 - PBSA Webinars and 4 - Information Security

5 - FCRA Certified



FCRA - 15 U.S. Code § 1681e - Compliance procedure



with Training Material that are in compliance with The FCRA and State Guidelines



Ensures Industry Best Practices



Platform holds NIST 800-53 and ISO 27001 compliance



All Employees are FCRA Certified





Additional Services and Tools

Our easy-to-use portal quickly providesdata-driven analytics. The following Management Reports are available:

- Decision Report
- Hit Ratio Report
- Metadata Report
- Product Utilization
- Status Reporting
- Time Service Report

Clients may request additional reports.

Technical Features

- Automated Workflows
- Analytics and Reporting
- ATS/HRIS Integration Capabilities
 - 24/7 Online Access
 - Need Help Feature
 - Candidate Portal
 - Mobile Enabled
- Communication through the portal
 - Batch Ordering

Turn-Around Time

The average turnaround time is 24 to 72 hours. However, this depends on the type of background check selected. Some background checks can be ready in minutes; others can take up to 72 hours. A few background check reports can take longer if it is a manual search and the court is completely Clerk searched.



Part-Time Summer Package		
Search Price		
National Database Criminal History Search	\$	4.75
National Sex Offender Search	\$	3.00
Social Security Trace/Validation	\$	4.50

Full-Time Supervisory Positions		
Search	Price	
National Database Criminal History Search	\$	4.75
National Sex Offender Search	\$	3.00
Social Security Trace/Validation	\$	4.50
Education Verification	\$	8.50
Employment Verification	\$	8.50
Credit Check	\$	9.00
Motor Vehicle Record	\$	3.50
Reference Check	\$	8.50

Unlisted Services		
Search	Price	
Federal Criminal Search	\$	5.00
Federal Civil Search	\$	5.00
Banruptcy Search	\$	5.00
Statewide Criminal Search	\$	6.00
Drug Screening & Occupational Health	\$	39.00
International Criminal Searches	Varies	by Country
International Education Searches	Varies	by Country
International Employment Searches	Varies	by Country
International Credit Searches	Varies	by Country



MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND

Executive Director Joseph P. Hrubash

CONTRACT SPECIFICATIONS & BID DOCUMENTS FAIR & OPEN PUBLIC SOLICITATION

REQUIREMENTS FOR:

REQUEST FOR QUALIFICATIONS (RFQ) FOR

BACKGROUND CHECK SERVICES

CONTRACT NUMBER:

RFQ 2025-01

BID DATE AND TIME:

WEDNESDAY, SEPTEMBER 3, 2025, AT 11:00 A.M.

MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND CONTRACT #RFQ 2025-01 – RFQ FOR BACKGROUND CHECK SERVICES DOCUMENT CHECKLIST

Required by MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND	ltem	Page	Initial each entry, and submit the required form if the box contains an 🏻
	Document Checklist - COMPLETE AND SIGN	i	
	Legal Notice to Bidders – READ	ii	KW
	Schedule & Project Contacts – READ	iii	KW
	Project Contacts and Description of Work – READ	iv	KW
\boxtimes	Instructions to Bidders and Statutory Requirements – READ	1-16	KW
	Insurance Requirements – READ	5-6	KW
	Vendor Information Sheet – COMPLETE	17	KW
\boxtimes	Business Registration Certificate – SUBMIT PRIOR TO AWARD	18	KW
	Mandatory Equal Employment Opportunity Language – Exhibit A Goods, Professional Service & General Service Contracts - READ	19-20	KW
	Affirmative Action Compliance Affidavit – Goods, Professional & General Service Contracts – SIGN	21	
\boxtimes	New Jersey Anti-Discrimination Provisions - SIGN	22	
\boxtimes	Americans with Disabilities Act of 1990 Language - READ	23_	
<u> </u>	Ownership Disclosure Certification Form - SIGN	24-27	
	Acknowledgment of Principal (select one) - SIGN AND NOTARIZE	28-30	
	Non-Collusion Affidavit – SIGN AND NOTARIZE	31	
	Prohibited Russia-Belarus Activities & Iran Investment Activities – COMPLETE	32-33	
	Experience & Qualifications Questionnaire - COMPLETE	34-35	
	Certification of Bidder's Status on the State Treasurer's List of Debarred, Suspended, and Disqualified Contractors – SIGN	36	
\boxtimes	Certification of Non-Debarment for Federal Government Contracts – SIGN	37-40	
\boxtimes	Acknowledgment of Receipt of Addenda - SIGN	41	<u> </u>
	General Requirements – READ	42-43	
	Proposal Form – COMPLETE AND SIGN	44-45	
	AFTER THE AWARD OF THE CONTRACT	_	
	Signed Agreement – SIGN & SEAL		
	IRS Form W-9 – COMPLETE & SIGN	-	
	Certificate of Insurance – SUBMIT WITH EXECUTED CONTRACT	5-6	

Corporate Name: SRA Screening	
Signature: M. M. Signature: M. S	Date: 09/02/2025
Print Name: Ur. Burger	Title: Managing Partner
Print Name.	

MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND NOTICE TO BIDDERS

Sealed proposals for RFQ 2025-01 – RFQ FOR BACKGROUND CHECK SERVICES will be received until 11:00 A.M. on Tuesday, September 3, 2025, via BidNet Direct at https://www.bidnetdirect.com/new-jersey/meljif. Bid receipt closes at that time; proposals will be made publicly available via the BidNet platform.

Specifications will be available starting August 11, 2025, exclusively through BidNet. No email or inperson requests will be accepted. Proposals must be submitted electronically through BidNet. Late submissions will not be accepted.

Award is subject to a Fair and Open Process per *N.J.S.A.* 19:44A-20.5 et seq. Bidders must be registered with the State of NJ at award, include an Ownership Disclosure Affidavit (non-waivable), and comply with *N.J.S.A.* 10:5-31 et seq. and *N.J.A.C.* 17:27.

Matthew Cavallo, MPA, CMFO, QPA Purchasing Agent

SCHEDULE

RELEASE SPECIFICATIONS:

PRE-BID MEETING:

DEADLINE FOR ALL QUESTIONS:

ADDENDA, IF ISSUED: BID DATE AND TIME: MONDAY, AUGUST 11, 2025

NONE

MONDAY, AUGUST 18, 2025, AT 9:00 A.M.

THURSDAY, AUGUST 21, 2025

WEDNESDAY, SEPTEMBER 3, 2025, AT 11:00 A.M.

PROJECT CONTACTS

ALL QUESTIONS/CLARIFICATIONS SHOULD BE SUBMITTED IN WRITING TO THE BELOW PURCHASING CONTACT

Purchasing Contact (Contracting Agent)
Matthew Cavallo, MPA, CMFO, QPA
Qualified Purchasing Agent
mcavallo@laracyllc.com

Designated Project Administrator
Cate Kiernan, ARM
Senior Account Executive
PERMA Risk Management Services
9 Campus Drive, Suite 216
Parsippany, New Jersey 07054
catek@permainc.com

Legal Contact
Fred Semrau, Esq.
Fund Attorney
714 Main Street, PO Box 228
Boonton, New Jersey 07005
fsemrau@dorseysemrau.com

INSTRUCTIONS TO BIDDERS AND STATUTORY REQUIREMENTS

I. SUBMISSION OF BIDS

- A. Sealed bids shall be received by the Municipal Excess Liability Joint Insurance Fund, hereinafter referred to as "Fund," in accordance with public advertisement as required by the laws of the State of New Jersey, with a copy of said Legal Notice being attached hereto and made a part of these specifications. The MEL is comprised of multiple affiliated Joint Insurance Funds ("JIFs") and their respective member public entities throughout New Jersey. A current list of affiliated JIFs and their members is available at https://nimel.org/programs-and-affiliates/ and is incorporated herein by reference.
- B. Bids shall be submitted electronically via the BidNet Direct portal at https://www.bidnetdirect.com/new-jersey/meljif, the designated electronic procurement platform for the New Jersey Municipal Excess Liability Joint Insurance Fund (hereinafter referred to as the 'Fund'), in accordance with public advertisement and the laws of the State of New Jersey.
- C. All bid submissions must be made electronically through BidNet Direct. Paper submissions, including mailed or hand-delivered bids, will not be accepted.
- D. It is the bidder's sole responsibility to ensure that the electronic bid is successfully uploaded to the BidNet Direct portal prior to the date and time specified in the Legal Notice. Bids must be electronically submitted via https://www.bidnetdirect.com/new-jersey/meljif. Late submissions will not be accepted. The Fund will not be responsible for any technical difficulties or delays in submission experienced by the bidder. All submissions must be completed and time-stamped by the system before the bid deadline.
- E. Bids submitted electronically through BidNet Direct may be withdrawn by the bidder prior to the bid opening date and time by using the withdrawal function provided on the BidNet portal. After the bid opening, all bids shall remain firm and irrevocable for a period of sixty (60) calendar days, except as otherwise permitted by law.
- F. More than one bid per legal entity under the same name shall not be considered.
- G. All prices and required information must be clearly entered either directly into the BidNet Direct platform or on required forms to be completed, signed in ink, and uploaded as scanned PDF attachments. Bids containing any conditions, omissions, unexplained alterations, items not called for in the bid proposal form, or irregularities of any kind may be cause for rejection by the Fund in accordance with applicable law. If a bidder uploads forms containing changes, strikeouts, or whiteouts, those changes must be initialed in ink by the person signing the bid. Uninitialed alterations on required forms shall be considered a non-curable defect.
- **H.** Each bid proposal form must give the full business address, business phone, fax, email (or equivalent electronic communication), the contact person of the bidder, and be signed by an authorized representative as follows:
 - Bids by partnerships must be signed in the partnership name by one of the members
 of the partnership or by an authorized representative, followed by the signature and
 designation of the person signing.
 - Bids by corporations must be signed in the legal name of the corporation, followed by the name of the State in which incorporated and must contain the signature and designation of the president, secretary or other person authorized to bind the corporation in the matter.
 - Bids by sole-proprietorship shall be signed by the proprietor.
 - When requested, satisfactory evidence of the authority of the officer signing shall be furnished.
- I. Bidder should be aware of the following statutes that represent "Truth in Contracting" laws:

- N.J.S.A. 2C:21-34 et seq. governs false claims and representations by bidders. It is a serious crime for the bidder to knowingly submit a false claim and/or knowingly make material misrepresentation.
- N.J.S.A. 2C:27-10 provides that a person commits a crime if said person offers a benefit to a public servant for an official act performed or to be performed by a public servant, which is a violation of official duty.
- N.J.S.A. 2C:27-11 provides that a bidder commits a crime if said person, directly or indirectly, confers or agrees to confer any benefit not allowed by law to a public
- Bidder should consult the statutes or legal counsel for further information.

J. Electronic Submission Platform Requirements

Bidders must be registered with BidNet Direct in order to submit proposals. Instructions available are submission bid electronic and for registration https://www.bidnetdirect.com/new-jersey/meljif. It is the bidder's sole responsibility to ensure that its complete electronic bid package is successfully uploaded and timestamped by the bid deadline. Late submissions will not be accepted.

BID SECURITY AND BONDING REQUIREMENTS II.

The following provisions if indicated by an $\overline{\boxtimes}$ on the submission checklist, shall be applicable to this bid and be made a part of the bid documents:

A. BID GUARANTEE

If required, Bidder shall submit with the bid a certified check, cashier's check or bid bond in the amount of ten percent (10%) of the total price bid, but not in excess of \$20,000, payable unconditionally to the Fund. When submitting a Bid Bond, it shall contain Power of Attorney for full amount of Bid Bond from a surety company authorized to do business in the State of New Jersey, listed in the U.S. Treasury Circular 570, and acceptable to the Fund. The check or bond of the unsuccessful bidder(s) shall be returned pursuant to N.J.S.A. 40A:11-24a. The check or bond of the bidder to whom the contract is awarded shall be retained until a contract is executed and the required performance bond or other security is submitted. The check or bond of the successful bidder shall be forfeited if the bidder fails to enter into a contract pursuant to N.J.S.A. 40A:11-21.

The Bid Bond shall include a valid Power of Attorney authorizing the Attorney-in-Fact to execute the documents. Failure to submit a bid guarantee shall result in rejection of the bid. Submission of the AIA Document 310, or any other form limiting or potentially limiting the penal sum of the bond to any amount less than 10% of the bid price not to exceed \$20,000 (such as forms of bond that limit the penal sum to the difference between damages or the bid price and the Fund's cost of the Work), do not meet the statutory requirements of N.J.S.A. 40A:11-21and shall be cause for rejection of the bid.

B. CONSENT OF SURETY

If required, Bidder shall submit with the bid a Certificate (Consent) of Surety with Power of Attorney for full amount of bid price from a Surety Company authorized to do business in the State of New Jersey, listed in the U.S. Treasury Circular 570, have a minimum AM Best rating, e.g., "A-" or better, and acceptable to the Fund stating that it will provide said bidder with a Performance Bond in the full amount of the bid. This certificate shall be obtained in order to confirm that the bidder to whom the contract is awarded will furnish Performance and Payment Bonds from an acceptable surety company on behalf of said bidder, any or all subcontractors or by each respective subcontractor or by any combination thereof which results in performance security equal to the total amount of the contract, pursuant to N.J.S.A. 40A:11-22.

The Consent of Surety shall include a valid Power of Attorney authorizing the Attorney-in-Fact to execute the documents. Failure to submit a Consent of Surety form shall result in rejection of the bid.

C. PERFORMANCE BOND

If required, the successful bidder shall simultaneously with the delivery of the executed contract, submit an executed bond in the amount of one hundred percent (100%) of the acceptable bid as security for the faithful performance of this contract.

The Performance Bond provided shall not be released until final acceptance of the whole work and then only if any liens or claims have been satisfied. The surety on such bond or bonds shall be a duly authorized surety company authorized to do business in the State of New Jersey pursuant to *N.J.S.A.* 17:31-5. For multi-year contracts, the Performance Bond may be for continuous coverage or may be resubmitted each year on the Contract Anniversary Date for the amount remaining on the contract.

Failure to submit this with the executed contract shall be cause for declaring the contract null and void pursuant to *N.J.S.A.* 40A:11-22.

D. LABOR AND MATERIAL (PAYMENT) BOND

If required, the successful bidder shall with the delivery of the performance bond submit an executed payment bond to guarantee payment to laborers and suppliers for the labor and material used in the work performed under the contract.

Failure to submit a Labor and Material (Payment) Bond with the Performance Bond shall be cause for declaring the contract null and void.

E. MAINTENANCE BOND

If required, upon acceptance of the work by the Fund and prior to release of the Performance Bond and any retainage held by the Fund, the contractor shall submit a Maintenance Bond, pursuant to *N.J.S.A. 40A:11-16.3*, in an amount not to exceed 5% of the contract price guaranteeing against defective quality of work or materials for the period of: 1 year.

III. INTERPRETATION, ADDENDA AND DISCREPANCIES

- A. The bidder understands and agrees that its bid is submitted on the basis of the specifications prepared by the Fund. The bidder accepts the obligation to become familiar with these specifications.
- **B.** Bidders are expected to examine the specifications and related bid documents with care and observe all their requirements. Ambiguities, errors or omissions noted by bidders should be promptly reported in writing to the appropriate official. Any prospective bidder who wishes to challenge a bid specification shall file such challenges in writing with the Contracting Agent no less than three business days prior to the opening of the bids. Challenges filed after that time shall be considered void and have no impact on the contracting unit or the award of a contract pursuant to *N.J.S.A.* 40A:11-13. In the event the bidder fails to notify the Fund of such ambiguities, errors or omissions, the bidder shall be bound by the requirements of the specifications and the bidder's submitted bid.
- C. All requests for interpretation, clarification, or questions concerning the meaning of the specifications shall be submitted exclusively through the BidNet Direct platform at https://www.bidnetdirect.com/new-jersey/meljif, using the Question-and-Answer (Q&A) feature associated with the solicitation. Questions submitted by any other means, including email or telephone, will not be accepted or considered. In order to be given consideration, all questions must be submitted no later than three (3) business days prior to the date fixed for the receipt of bids. Responses, clarifications, or addenda issued by the Fund will also be posted solely on the BidNet Direct platform. It is the responsibility of each bidder to monitor the platform for updates.
- **D.** Official bid specifications are available electronically at no cost to prospective bidders via the BidNet Direct platform at https://www.bidnetdirect.com/new-jersey/meljif. Bidders are

solely responsible for ensuring they have downloaded all relevant documents, including any addenda. The Fund is not responsible for third-party versions of the bid documents. Bidders are strongly encouraged to register with BidNet Direct to ensure they receive all updates and notifications.

E. All interpretations, clarifications, and any supplemental instructions will be issued as written addenda posted to the BidNet Direct platform. All addenda shall become part of the specifications and must be acknowledged by the bidder in the submission. Failure to acknowledge addenda shall be considered a fatal defect pursuant to N.J.S.A. 40A:11-

Pursuant to N.J.S.A. 40A:11-23(c)(1), notice of addenda shall be provided to all parties who have received or submitted bids. Addenda will be distributed through the BidNet Direct platform. Bidders are advised to check the portal regularly for updates and to ensure notifications from bidnetdirect.com are not routed to spam folders.

F. Discrepancies in Bids

If the amount shown in words and its equivalent in figures do not agree, the written words shall be binding. Ditto marks are not considered writing or printing and shall not be used. In the event that there is a discrepancy between the unit prices and the extended totals, the unit prices shall prevail. In the event there is an error of the summation of the extended totals, the computation by the Fund of the extended totals shall govern.

- G. Alternate Bids and Unit Prices for the various portions of work or Contracts shall be as stated in other Sections of the Specifications.
 - 1. Attention is called particularly to the requirements for filling in all Alternate Bids called for on the Proposal Form, as the Fund reserves the right to award a Contract based upon the possible inclusion of one or more such Alternate Bids. The amounts of the Alternate Bids shall include any and all modifications to related, adjacent or surrounding work made necessary by use of such Alternate Bids. The Alternate Bids must be stated as additions to or deductions from the Base Bid, unless otherwise noted. The bidder shall clearly designate whether the change in price is an addition or subtraction, by selecting "ADD" or "DEDUCT". If an alternate item will not result in an increase or decrease in the base bid, the bidder shall select "NO CHANGE". THE BIDDER MUST BID ON ALL SPECIFIED ALTERNATES. The failure to bid an alternate, by leaving an alternate amount blank or stating "no bid" shall be considered a material defect, resulting in rejection of the bid.
 - 2. The Fund reserves the right to award a Contract based upon the possible inclusion of one or more alternate bids. The amounts of the alternate bids shall include any and all modifications to related, adjacent or surrounding work made necessary by use of such alternate bids. No conditions, limitations or provision may be placed on a bid.

Optional Pre-Bid Conference If stated in the Notice to Bidders and checked below: A Pre-Bid Conference will not be held.
A pre-bid conference for this proposal will be held on Instructions for accessing the
meeting will be posted to the BidNet Direct portal. Attendance is not mandatory, but is strongly recommended. Failure to attend does not relieve the bidder of any obligations or requirements.

BRAND NAMES, STANDARDS OF QUALITY AND PERFORMANCE IV.

A. Brand names and/or descriptions used in these specifications are intended to acquaint bidders with the general type, quality, and performance level of goods or services desired. Brand names serve as a standard of comparison against which equivalent or substitute items will be evaluated. Unless otherwise stated, references to brand names are not intended to limit competition.

- B. Where a specification uses the term "brand name or equivalent," the listed brand name shall be considered a reference for the functional or operational characteristics desired. Any bidder proposing to furnish an equivalent item must provide full documentation as part of the electronic bid submission through the BidNet Direct platform demonstrating that the item meets or exceeds the required specifications. Documentation may include product literature, technical specifications, test results, certifications, or other evidence of equivalency. Failure to submit adequate documentation with the bid may result in rejection of the bid on the basis of non-responsiveness.
- C. In submitting a bid, the bidder certifies that the goods and services to be furnished will not infringe upon any valid patent, copyright, or trademark. The successful bidder shall, at its own expense, defend any and all actions or suits charging such infringement and shall indemnify and hold harmless the Fund from any damages or costs resulting therefrom. The bidder further certifies that all goods supplied under the contract shall conform to any applicable warranties implied under the Uniform Commercial Code, N.J.S.A. 12A:2-314 et seq., including but not limited to the implied warranty of merchantability and fitness for a particular purpose.
- D. The contractor shall guarantee all goods and services supplied under these specifications to be free from defects in materials and workmanship. Any defective, inferior, or non-conforming items shall be replaced at the contractor's expense. The contractor shall also be responsible for any associated shipping, return freight, or restocking charges.
- E. If any substituted or equivalent product proposed by the bidder includes hazardous substances as defined under the New Jersey Worker and Community Right to Know Act (N.J.S.A. 34:5A-1 et seq.), the bidder shall be responsible for proper labeling and submission of Material Safety Data Sheets (MSDS) in compliance with N.J.A.C. 8:59. All such documentation must be submitted at the time of delivery and upon request by the Fund or its designated representative.

V. INSURANCE AND INDEMNIFICATION

The insurance documents indicated by an \(\sigma\) shall include but are not limited to the following coverages. The successful bidder shall provide coverage so that all insurance coverage must be in effect no later than 12:01 A.M. EST at the start of the day of the contract and remain in effect for the duration of the contract, including any extensions. Coverage shall not be terminated unless and until the Fund or its designated Risk Manager has acknowledged in writing that appropriate replacement insurance has been secured or the contract has been satisfactorily completed. All other policies required under this Contract shall remain in effect in full force and effect until the Contractor's Maintenance Bond, if required, has been released.

A. INSURANCE REQUIREMENTS

- ✓ 1. Worker's Compensation Insurance Worker's Compensation insurance shall be maintained in full force during the life of the contract, covering all employees engaged in performance of the contract pursuant to N.J.S.A. 34:15-12(a) and N.J.A.C. 12:235-1.6. Policy shall ensure coverage for all of the Contractor's employees directly or indirectly engaged in the performance of this contract. This insurance shall have an Employer's Liability Insurance limit of not less than \$1,000,000 for Bodily Injury by accident, \$1,000,000 for occupational disease and \$1,000,000 aggregate limit.
- 2. Comprehensive General Liability Insurance General Liability insurance shall be provided with limits of not less than \$1,000,000 for any one person and \$1,000,000 for any one accident for bodily injury and \$2,000,000 general aggregate for property damage, and shall be maintained in full force during the life of the contract. The Commercial General Liability Insurance shall include the Broad Form Property Damage Liability Endorsement, as well as

coverage for explosion, collapse and underground (XCU) hazards as completed operations and products liability coverage. Blanket Contractual Liability Insurance must include, expressing insuring the Contractor's liability for occurrences assumed by the Contractor under this Contract. 3. Automotive Liability Insurance Automotive Liability insurance covering contractor for claims arising from owned, hired and non-owned vehicles with limits of not less than \$1,000,000 for any one person and \$1,000,000 for any one accident for bodily injury and \$1,000,000 each accident for property damage, shall be maintained in full force during the life of the contract. ☐ 4. Umbrella Liability Insurance Umbrella Liability Insurance coverage of at least as broad as that provided by the Commercial General Liability Insurance and Comprehensive Automobile Liability Insurance required above, with a limit of not less than \$5,000,000 combined single limit for bodily injury and property damage. 5. Other Forms of Insurance required in these bid specifications.

B. CERTIFICATES OF THE REQUIRED INSURANCE

Certificates of Insurance for those policies required above shall be submitted with the contract. Such coverage shall be with an insurance company authorized to do business in the State of New Jersey and shall name the Fund as a Certificate Holder and as an Additional Insured on a Primary & Non-Contributory basis including Waiver of Subrogation.

Self-insured contractors shall submit an affidavit attesting to their self-insured coverage and shall name the Fund as an Additional Insured on a Primary & Non-Contributory basis including Waiver of Subrogation.

C. INDEMNIFICATION

The contractor shall indemnify and hold harmless the Fund, its Commissioners, member municipalities, officers, agents, consultants, and professionals from all claims, suits or actions, and damages or costs of every name and description to which the Fund may be subjected or put by reason of injury to the person or property of another, or the property of the Fund, resulting from a) negligent acts or omissions on the part of the contractor, the contractor's agents, servants or subcontractors in the delivery of goods and services, or in the performance of the work under the contract; and, b) the use of any copyrighted or copyrighted composition, valid trademark, secret process, patented or unpatented invention or article furnished or used in the performance of this contract.

- D. Subcontractor's shall be required by the Contractor to provide the same type of insurance as required of the principal Contractor, but within the limits as follows:
 - 1) Worker's Compensation and Employer's Liability Insurance \$500,000
 - 2) Commercial General Liability Insurance \$1,000,000
 - 3) Comprehensive Automobile Liability Insurance \$1,000,000

The contractor shall not allow any subcontractor to commence work on his subcontract until all similar insurance required of the subcontractor has been so obtained submitted and approved by the Fund. Approval of the insurance by the Fund shall not relieve or decrease the liability of the Contractor hereunder. Certificates and policies of insurance covering each subcontractor shall also be filed with the Fund before any work is begun by a subcontractor and shall expressly state the same indemnification language as indicated above.

VI. PRICING INFORMATION FOR PREPARATION OF BIDS

A. The Fund is a tax-exempt public entity and will not be responsible for the payment of any New Jersey State Sales and Use Tax included in invoices.

- **B.** Estimated Quantities (Open-End Contracts): The Fund has attempted to identify the item(s) and the estimated amounts of each item bid to cover its requirements; however, past experience shows that the amount ordered may be different than that submitted for bidding. The right is reserved to decrease or increase the quantities specified in the specifications pursuant to *N.J.A.C.* 5:30-11.2 and 11.10. NO MINIMUM PURCHASE IS IMPLIED OR GUARANTEED. This provision shall apply only when the bid specifications indicate that quantities are estimated and purchases will be made on an as-needed basis
- C. Contractor shall be responsible for obtaining any applicable permits or licenses from any government entity that has jurisdiction to require the same. All bids submitted shall include this cost.
- **D.** All prices shall include full delivery costs to the locations designated by the Fund, including any required placement. Where applicable, placement may include inside delivery. No additional charges will be allowed for transportation or handling unless expressly authorized by the Fund in writing.
- E. In the event of a public emergency declared at the local, state, or federal level including, but not limited to, natural disasters, declared states of emergency, public health emergencies, or pandemics the Fund reserves the right to extend the terms and conditions of this contract for a period not to exceed six (6) months. The contractor agrees to extend all pricing, delivery, and service terms during such emergency extensions under the same contract provisions in effect immediately prior to the declared emergency, or as otherwise mutually agreed upon in writing. This provision shall apply even if the contract would otherwise expire during the emergency period.

VII. COMPLIANCE WITH OTHER STATE LAWS AND REQUIREMENTS

The following are mandatory requirements of this bid and contract.

A. MANDATORY AFFIRMATIVE ACTION CERTIFICATION

No firm may be issued a contract unless it complies with the affirmative action provisions of *N.J.S.A.* 10:5-31 et seq. and *N.J.A.C.* 17:27-1 et seq. as administered by the Division of Purchase & Property Contract Compliance and Audit Unit (hereafter "Division") and provided below. The contract will include the language included in this specification.

- Goods, Professional Services and General Service Contracts
 Each contractor shall submit to the Fund, after notification of award but prior to execution of a goods and services contract, one of the following three documents:
 - i. A Letter of Federal Approval indicating that the vendor is under an existing federally approved or sanctioned affirmative action program. A copy of the approval letter must be provided by the vendor to the Fund and the Division. This approval letter is valid for one year from the date of issuance.
 - ii. A Certificate of Employee Information Report (hereafter "Certificate"), issued in accordance with *N.J.A.C. 17:27 et seq.* The vendor must provide a copy of the Certificate to the Fund as evidence of its compliance with the regulations. The Certificate represents the review and approval of the vendor's Employee Information Report, Form AA-302 by the Division.
 - iii. The successful bidder shall complete an Initial Employee Report, Form AA-302 and submit it to the Division with a check or money order for \$150 made payable to "Treasurer, State of New Jersey" and forward a copy of the Form to the Fund. Upon submission and review by the Division, the Report shall constitute evidence of compliance with the regulations

2. Construction Contracts

Upon award of a construction contract, the contractor must access Form AA-201, the Initial Project Workforce Report. The Division of Public Contracts Equal Employment Opportunity Compliance has web-enabled Form AA-202, Monthly Project Workforce Report for Construction Contractors. Vendors and contractors may obtain these forms

directly from the Division by accessing the following: www.nj.gov/treasury/contract_compliance. Contractors and vendors are responsible for sending copies of the forms to the Fund and the Division.

Proper completion and submission of these reports shall constitute evidence of the contractor's compliance with the regulations. Failure to submit these forms may result in the contract being terminated. The contractor also agrees to submit a copy of the Monthly Project Workforce Report, Form AA-202 once a month thereafter for the duration of the contract to the Fund and the Division. After notification of award, but prior to signing a construction contract the EEO/AA evidence must be submitted. The Fund shall retain the Affirmative Action evidence in the bid file for review by the Division.

All successful Construction Contractors must submit the following as evidence:

- Complete Form AA-201 (Initial Project Workforce Report).
- ii. This report must be submitted to the Fund after notification of award but prior to signing a contract.
- iii. The contractor shall submit Form AA-202 (Monthly Project Workforce Report) to the Fund and to the Division of Public Contracts Equal Employment Opportunity Compliance once a month thereafter for the duration of the contract.

B. NEW JERSEY ANTI-DISCRIMINATION

The contract for this bid shall require that the contractor agrees not to discriminate in employment and agrees to abide by all anti-discrimination laws including but not limited to *N.J.S.A.* 10:2-1 as included in this document.

- C. AMERICANS WITH DISABILITIES ACT OF 1990
 - Discrimination on the basis of disability in contracting for the purchase of goods and services is prohibited. If awarded the contract, the contractor is required to comply with requirements related to the Americans with Disabilities Act as provided in this specification. The contractor is obligated to comply with the Act and to hold the Fund harmless for any violations committed under the contract.
- D. STATEMENT OF OWNERSHIP
 - N.J.S.A. 52:25-24.2 provide that no business organization, regardless of form of Ownership shall be awarded any contract for the performance of any work or the furnishing of any goods and services, unless, **prior to the receipt of the bid or accompanying the bid** of said business organization, bidders shall submit a statement setting forth the names and addresses of all persons and entities that own ten percent or more of its stock or interest of any type at all levels of Ownership. The disclosure shall be continued until names and addresses of every noncorporate stockholder, and individual partner, and member exceeding the ten percent Ownership, has been listed.
 - The included Statement of Ownership shall be completed and attached to the bid proposal. This requirement applies to all forms of business organizations, including, but not limited to, corporations and partnerships, publicly-owned corporations, limited partnerships, limited liability corporations, limited liability partnerships, sole proprietorship, and Subchapter S corporations. Failure to submit a disclosure document shall result in rejection of the bid as it cannot be remedied after bids have been opened.
 - Not-for-profit entities should fill in their name, check the not-for-profit box, and certify the form. No other information is necessary.
- E. PROOF OF BUSINESS REGISTRATION
 - Pursuant to N.J.S.A. 52:32-44, the Fund ("Contracting Unit") is prohibited from entering into a contract with an entity unless the bidder/proposer/contractor, and each subcontractor that is required by law to be named in a bid/proposal/contract has a valid

Business Registration Certificate on file with the Division of Revenue and Enterprise Services within the Department of the Treasury.

Prior to contract award or authorization, the contractor shall provide the Contracting Unit with its proof of business registration and that of any named subcontractor(s). Subcontractors named in a bid or other proposal shall provide proof of business registration to the bidder, who in turn, shall provide it to the Contracting Unit prior to the time a contract, purchase order, or other contracting document is awarded or authorized. During the course of contract performance:

- 1. the contractor shall not enter into a contract with a subcontractor unless the subcontractor first provides the contractor with a valid proof of business registration.
- 2. the contractor shall maintain and submit to the Contracting Unit a list of subcontractors and their addresses that may be updated from time to time.
- 3. the contractor and any subcontractor providing goods or performing services under the contract, and each of their affiliates, shall collect and remit to the Director of the Division of Taxation in the Department of the Treasury, the use tax due pursuant to the Sales and Use Tax Act, (N.J.S.A. 54:32B-1 et seq.) on all sales of tangible personal property delivered into the State. Any questions in this regard can be directed to the Division of Taxation at 609-292-6400. Form NJ-REG can be filed online at www.nj.gov/treasury/revenue/busregcert.shtml.

Before final payment is made under the contract, the contractor shall submit to the Contracting Unit a complete and accurate list of all subcontractors used and their addresses.

Pursuant to *N.J.S.A.* 54:49-4.1, a business organization that fails to provide a copy of a business registration as required, or that provides false business registration information, shall be liable for a penalty of \$25 for each day of violation, not to exceed \$50,000, for each proof of business registration not properly provided under a contract with a contracting unit.

Emergency Purchases or Contracts. For purchases of an emergent nature, the contractor shall provide its Business Registration Certificate within two weeks from the date of purchase or execution of the contract or prior to payment for goods or services, whichever is earlier.

F. DISCLOSURE OF ACTIVITIES IN RUSSIA, BELARUS, AND IRAN

1. Russia and Belarus Compliance (P.L. 2022, c. 3)

Pursuant to N.J.S.A. 52:32-60.1 et seq., any person or entity seeking to enter into or renew a contract with the Fund must complete the enclosed Certification of Non-Involvement in Prohibited Activities in Russia or Belarus, as issued by the New Jersey Department of the Treasury (Rev. 1.22.2024). Vendors must confirm that they do not appear on the OFAC Specially Designated Nationals and Blocked Persons List due to activity related to Russia and/or Belarus. This certification must be submitted with the bid. The OFAC list is available at: https://sanctionssearch.ofac.treas.gov.

2. Iran Investment Disclosure (P.L. 2012, c. 25)

In accordance with N.J.S.A. 52:32-58, vendors must also certify that they are not engaged in prohibited investment activities in Iran, as defined by law. A completed Disclosure of Investment Activities in Iran form must also be submitted with the bid. The current list of prohibited entities is available at: https://nj.gov/treasury/purchase/pdf/Chapter25List.pdf.

Failure to submit either certification, or submission of a false certification, may result in bid rejection or contract termination.

If indicated by a \boxtimes on the Document Checklist, the following items are mandatory requirements of the bid proposal and contract.

G. DOCUMENT CHECKLIST

Bidder shall complete and sign the Bid Submission Document Checklist and include it in the bid submission. For construction bids, failure to submit the checklist is a fatal defect, and the bid will be rejected. This document serves as a guide to bidders of the documents that are required to be submitted with the bid.

- H. NON-COLLUSION AFFIDAVIT
 - The Affidavit shall be properly executed and submitted with the bid proposal.
- I. NEW JERSEY WORKER AND COMMUNITY RIGHT TO KNOW ACT
 - The manufacturer or supplier of chemical substances or mixtures shall label them in accordance with the N.J. Worker and Community Right to Know Law (N.J.S.A. 34:5A-1 et seq., and N.J.A.C 8:59-1.1 et seq.). All direct use containers shall bear a label indicating the chemical name(s) and Chemical Abstracts Service number(s) of all hazardous substances in the container, and all other substances which are among the five most predominant substances in the container, or their trade secret registry number(s) pursuant to N.J.A.C. 8:59-5. "Container" means a receptacle used to hold a liquid, solid or gaseous substance such as bottles, bags, barrels, cans, cylinders, drums and cartons. (N.J.A.C. 8:59-1.3). Further, all applicable Material Safety Data Sheets (MSDS) - hazardous substance fact sheet - must be furnished. All containers which are stored at an Fund's facilities by the contractor or subcontractors shall display RTK labeling. Vendors with questions concerning labeling should contact the New Jersey Department of Health and Senior Services Right to Know Program for assistance in developing proper labels (www.nj.gov/health/workplacehealthandsafety/right-to-know).
- J. PREVAILING WAGE AND PUBLIC WORKS CONTRACTOR REGISTRATION Pursuant to the New Jersey Prevailing Wage Act (N.J.S.A. 34:11-56.25 et seq.) and the Public Works Contractor Registration Act (N.J.S.A. 34:11-56.48 et seq.), all contractors and subcontractors performing work on a public project must comply with the following:

1. Prevailing Wage Compliance

Contractors and all subcontractors shall pay wages at not less than the prevailing wage rate for the trade or occupation, as determined by the New Jersey Department of Labor and Workforce Development (DOL).

- All certified payroll records must now be submitted electronically through the NJ Wage Hub portal: https://wagehub.nj.gov.
- Payrolls must be submitted within ten (10) days of the payment of wages.
- The contractor is also responsible for ensuring that all subcontractors comply and submit certified payrolls via the Wage Hub.

2. Public Works Contractor Registration

Contractors and all listed subcontractors must be registered with the DOL and provide a valid Public Works Contractor Registration Certificate at the time of bid submission.

- Copies of current certificates for the contractor and any listed subcontractors must be submitted with the bid.
- Registration is required for any non-listed or lower-tier subcontractors prior to starting work.
- Submitting an application does not satisfy this requirement.

Failure to comply with either statute shall be grounds for bid rejection or contract termination.

K. PAY-TO-PLAY POLITICAL CONTRIBUTION DISCLOSURE

Pursuant to N.J.S.A. 19:44A-20.13 et seq., business entities receiving aggregate payments of \$50,000 or more from public entities in a calendar year are required to file an Annual Political Contribution Disclosure Statement with the New Jersey Election Law Enforcement Commission (ELEC).

- The disclosure must be filed annually by March 30 for the prior calendar year.
- It is the sole responsibility of the vendor to determine whether filing is required.
- Additional information and forms are available from ELEC at www.elec.nj.gov or by calling (888) 313-3532.

This requirement applies regardless of the contract award process (fair and open or non-fair and open), and failure to comply may result in penalties imposed by ELEC.

- L. EQUIPMENT CERTIFICATION
 - Bidder shall certify on the Equipment Certification form that they control or have access to equipment necessary to do the required work if awarded the contract. If the bidder does not own or lease the equipment, a certification from the owner of the equipment that the bidder will have access to the equipment is required with the bid. (N.J.S.A. 40:11-20)
- M. CERTIFICATION OF BIDDER'S STATUS ON THE STATE TREASURER'S LIST OF DEBARRED, SUSPENDED AND DISQUALIFIED CONTRACTORS Bidders are required to certify that they are not presently included on the New Jersey State Treasurer's List of Debarred, Suspended, and Disqualified Bidders.

As a condition of the award of contract, the bidder shall complete and submit a "Certification of Bidder's Status on the State Treasurer's List of Debarred, Suspended and Disqualified Contractors" in the form provided. The certification shall affirm, under oath, that the bidder is not presently listed and agrees to notify the Fund if it becomes so listed at any time prior to or during the performance of the contract, including any guarantee period.

Failure to provide such certification, or the appearance of the bidder or its parent company, subsidiary, or affiliate on the list maintained by the New Jersey Department of the Treasury, shall be cause for rejection of the bid or termination of any contract entered into pursuant to this procurement.

N. CERTIFICATION OF NON-DEBARMENT FROM FEDERAL GOVERNMENT CONTRACTS

No contract shall be awarded unless the bidder certifies that neither the bidder, nor any entity owning more than 50% of the bidder, nor any entity owned more than 50% by the bidder, is debarred from contracting with the federal government.

As a condition of award, the bidder shall complete and submit the "Certification of Non-Debarment from Federal Government Contracts" in the form provided. The certification shall also include disclosures of any parent entities or subsidiaries and their status related to federal debarment, including relationships in which one entity owns more than 50% of the other.

The bidder further agrees to notify the Fund in writing if at any time during the term of the contract or its extensions, the bidder or any controlling or controlled entity becomes debarred by any federal agency.

Failure to provide the required certification, or the submission of a false certification, shall constitute a material breach of contract and shall entitle the Fund to declare the contract null and void and seek all remedies available under law.

VIII. METHOD OF CONTRACT AWARD

- A. A bid which does not conform with the requirements of Form of Bids or which contains any addition, condition or other irregularity is subject to the Fund's rights set forth below.
- **B.** The Bidder acknowledges the right of the Fund to conduct a Bid verification Meeting(s) with the apparent low bidder(s) prior to contract award. The purpose of the meeting is to

review in detail the requirements of the Contract Documents in order to verify the Bidder's understanding of the project, and evaluate the validity of the bid and the bidder's ability to meet the requirements of the Contract in accordance with his bid. The bidder further acknowledges the Fund's right of bid evaluation set forth below and the intention to make a written record of the Bid Verification Meeting a part of the written Agreement/Contract with the Fund.

- C. Should the bidder refuse to participate in the bid verification process or to subsequently enter into such Contract or fail to furnish the required bonds and insurance, the amount of the bid security shall be forfeited to the Fund as liquidated damages, not as a penalty.
- D. The length of the contract shall be stated in the technical specifications. Pursuant to requirements of N.J.A.C. 5:30-5.1 et seq., any contract resulting from this bid shall be subject to the availability and appropriation of sufficient funds annually. Please see SECTION X, TERMINATION OF CONTRACT, Sub-section E, for additional information.
- E. If the award is to be made on the basis of a base bid only, it shall be made to that responsible bidder submitting the lowest base bid.
- F. If the award is to be made on the basis of a combination of a base bid with selected options, it shall be made to that responsible bidder submitting the lowest net bid.
- G. The Fund may also elect to award the contract on the basis of unit prices.
- H. The form of contract shall be submitted by the Fund to the successful bidder. Terms of the specifications/bid package prevail. Bidder exceptions must be formally accepted by the Fund; material exceptions shall not be approved. Any material exceptions may render the bid non-responsive.
- I. Successful bidder/respondent shall complete W-9 Form and submit to the Fund prior to contract execution. The form is available at the following link: www.irs.gov/pub/irs-pdf/fw9.pdf.

IX. CAUSES FOR REJECTING BIDS

The Fund reserves the right to waive any minor irregularities or informalities in the bids and accept the bid, which in the Fund's judgment will best serve its interests. Bids may be rejected for any of the following reasons.

- A. All bids pursuant to N.J.S.A. 40A:11-13.2;
- **B.** If more than one bid is received from an individual, firm or partnership, corporation or association under the same name;
- C. Multiple bids from an agent representing competing bidders;
- D. The bid is inappropriately unbalanced;
- E. The bidder is determined to possess, pursuant to *N.J.S.A. 40A:11-4b*, Prior Negative Experience;
- F. If the successful bidder fails to enter into a contract within 21 days, Sundays and holidays excepted, or as otherwise agreed upon by the parties to the contract. In this case at its option, the Fund may accept the bid of the next lowest responsible bidder. (*N.J.S.A.* 40A:11-24b); or,
- **G.** Where a bid fails to comply with any mandatory statutory requirement or contains a material defect not curable under N.J.S.A. 40A:11-23.2."

X. TERMINATION OF CONTRACT

A. If, through any cause, the contractor shall fail to fulfill in a timely and proper manner obligations under the contract or if the contractor shall violate any of the requirements of the contract, the Fund shall there upon have the right to terminate the contract by giving written notice to the contractor of such termination and specifying the effective date of termination. Such termination shall relieve the Fund of any obligation for balances to the contractor of any sum or sums set forth in the contract. Fund will pay only for goods and services accepted prior to termination.

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- B. Notwithstanding the above, the contractor shall not be relieved of liability to the Fund for damages sustained by the Fund by virtue of any breach of the contract by the contractor and the Fund may withhold any payments to the contractor for the purpose of compensation until such time as the exact amount of the damage due the Fund from the contractor is determined.
- **C.** Contractor agrees to indemnify the Fund from any subcontractor claims arising from non-payment due to lawful contract termination.
- D. In case of default by the contractor, the Fund may procure the goods or services from other sources and hold the contractor responsible for any excess cost.
- E. Continuation of the terms of the contract beyond the fiscal year is contingent on availability of funds in the following year's budget. In the event of unavailability of such funds, the Fund reserves the right to cancel the contract.
- F. It is understood by all parties that if, during the life of the contract, the contractor disposes of his/her business concern by acquisition, novation, merger, sale and or/transfer or by any means convey his/her interest(s) to another party, all obligations are transferred to that new party. In this event, the new Fund(s) will be required to submit all documentation/legal instruments that were required in the original bid/contract. Any change shall be approved by the Fund.
- **G.** The contractor will not assign any interest in the contract and shall not transfer any interest in the same without the prior written consent of the Fund.
- H. The Fund may terminate the contract for convenience by providing 60 calendar days advanced notice to the contractor.
- I. The contractor shall maintain all documentation related to products, transactions or services under this contract for a period of five years from the date of final payment. Such records shall be made available to the New Jersey Office of the State Comptroller upon request.
- J. For contracts that exceed one year, each fiscal year payment obligation of the Fund is conditioned upon the availability of Fund funds appropriated or allocated for the payment of such an obligation. If funds are not allocated and available for the continuance of any services performed by the bidder awarded the contract (contractor) hereunder, whether in whole or in part, the Fund at the end of any particular fiscal year may terminate such services. The Fund will notify the contractor in writing immediately of any services that will be affected by a shortage of appropriated funds. This provision shall not be construed so as to permit the Fund to terminate the contract during the term, or any service hereunder, merely in order to acquire identical services from another contractor.
- K. Neither party shall be responsible for any resulting loss or obligation to fulfill duties as specified in any of the terms or provisions of a contract if the fulfillment of any term or provision of the contract is delayed or prevented by any revolutions, insurrections, riots, wars, acts of enemies, national emergencies, strikes, floods, fires, acts of God, or by any cause not within the control of the party whose performance is interfered with which by the exercise of reasonable diligence such party is unable to prevent. Additionally, if the fulfillment of any of the terms and provisions of the contract is delayed or prevented by any court order, or action or injunction or other such agreement, the contract shall become voidable by the Fund by notice to the parties.

XI. PAYMENT

A. General Conditions for Payment

No payment shall be made unless duly authorized by the Fund's designated representative and supported by proper documentation, including itemized invoices and any other documentation required by contract.

B. Invoice Requirements

Invoices shall include, at a minimum:

1. The billing period covered;

- 2. A detailed description of goods delivered or services performed;
- 3. The amount claimed; and
- 4. A clear correlation to the services or deliverables specified in the contract.

All invoices shall be submitted in accordance with the Fund's policies and procedures.

C. Withholding of Payment

The Fund reserves the right to withhold all or part of any payment based on subsequently discovered evidence, including but not limited to:

- 1. Non-conforming or incomplete deliverables;
- 2. Filed claims or evidence suggesting potential claims;
- 3. Reasonable doubt that the contract can be completed for the unpaid balance.

Once the basis for withholding has been resolved, withheld amounts shall be released.

D. Restrictions on Payment Commitments

Public funds may only be used to pay for goods delivered or services rendered.

- The Fund shall not be liable for penalties, late fees, or interest on overdue payments unless required by law.
- No employee is authorized to sign a letter of credit, financing agreement, or any other document representing a legal commitment to pay additional fees or interest without lawful authority.

E. Prompt Payment - Goods and Services

In accordance with P.L. 2023, c.125 (N.J.S.A. 52:32-60.3), if payment is not made within 90 calendar days of receipt of a properly submitted invoice for goods or services, the vendor shall be entitled to interest on the unpaid balance at the rate established by the State Treasurer. This provision applies only when:

1. The goods or services have been received and accepted; and

2. No dispute or withholding of payment has been documented in writing within 30 days of invoice receipt.

F. Prompt Payment - Construction Contracts

For construction contracts, payment shall be made in accordance with the Prompt Payment Act, N.J.S.A. 2A:30A-1 et seq., as follows:

- 1. Payment shall be made within 30 calendar days of the billing date, or the next scheduled Fund Committee Meeting, whichever is earlier, provided:
 - The contractor has performed in accordance with the contract;
 - The work has been approved and certified by the Fund's authorized representative; and
 - No written notice identifying discrepancies has been sent to the contractor.
- 2. If any portion of the invoice is disputed, the undisputed portion shall be paid, and the Fund shall provide written notice of the disputed amount within 20 calendar days of the billing date.
- 3. Interest shall accrue on late payments in accordance with the statute.

CONFIDENTIALITY & DATA SECURITY XII.

- A. The Fund shall retain all of its rights and interest in any and all documents and property both hard copy and digital furnished by the Fund to the successful bidder (contractor) for the purpose of assisting the contractor in the performance of this contract. None of the documents and/or property shall, without the written consent of the Fund, be disclosed to others or used by the contractor or permitted by the contractor to be used by their parties at any time except in the performance of the resulting contract.
- B. The contractor shall not have the right to use, sell, or disclose the total of the interim or final work products, or make available to third parties, without the prior written consent of the Fund. Any information supplied to the Fund may be required to be supplied in a format

- compatible with Microsoft Windows and Office, such as USB flash drive, secure email, or approved file-sharing portal.
- C. Under state and federal statutes, certain government records are protected from public disclosure. The Fund, the contractor and any subcontractors have a responsibility and an obligation to safeguard from public access an employee's personal information with which it has been entrusted when disclosure thereof would violate the employee's reasonable expectation of privacy. All payroll, personnel and health insurance related files are confidential. Additionally, the contractor and any subcontractors may be privy to sensitive law enforcement information or investigations during their review which must remain confidential. The Fund retains the right to make any public disclosure under the law. Also, among government records deemed confidential are administrative or technical information regarding computer hardware, software and networks that, if disclosed, would jeopardize computer security. The contractor and any subcontractor(s) are prohibited from the sale or distribution of all supplied information to any third party.

XIII. OTHER PROVISIONS

- A. Both parties agree to comply with all requirements of the Federal Health Insurance Portability and Accountability Act of 1996 ("HIPAA") as maybe amended from time to time, and the corresponding HIPAA regulations for the confidentiality and security of medical information. If awarded the bid, the contractor shall:
 - 1. Not use or disclose protected health information other than as permitted or required by law
 - 2. Use appropriate safeguards to protect the confidentiality of the information
 - 3. Report any use or disclosure not permitted

The contractor, by execution of the contract, shall thereby indemnify and hold the Fund harmless from any and all liabilities, claims, actions, costs and penalties which may be incurred as the result of the failure of the contractor to comply with the requirements of the Health Insurance Portability and Accountability Act (HIPAA) or any other statute or case law protecting the privacy of persons using its services.

- B. Proof of licensure for any activity regulated by the State of New Jersey and required to do the work required under this specification, for either the firm or the person responsible for the work, shall be provided as required by the Fund. Contractor shall comply with all local, state, and federal licensing requirements.
- At the discretion of the Fund, and when stated in the bid specifications or scope of work, the following requirements may apply to contracts involving work at locations where contractor personnel may be in proximity to children, members of the public, or sensitive municipal operations:
 - A. Criminal History Background Checks
 - The contractor shall, prior to the start of work, provide proof that each employee assigned to a covered worksite has passed a criminal history background check verifying that no disqualifying criminal record exists on file with the Identification Division of the FBI or the New Jersey State Bureau of Identification.
 - Covered worksites include but are not limited to: libraries, playgrounds, parks, athletic
 fields, youth-oriented public facilities, and secure municipal locations such as police
 stations, firehouses, emergency operations centers, and other restricted-access
 facilities.
 - 3. If any employee is found to have disqualifying criminal history, or if no background check was provided for that employee, the contractor shall remove the individual immediately upon request of the Fund. Failure to do so may be deemed a material breach of contract.

- 4. Proof of clearance issued by the New Jersey Department of Education, the New Jersey State Police, or another recognized screening authority shall be deemed acceptable. In the case of a waiver or pending review, temporary approval may be granted by the Fund at its sole discretion.
- B. Harassment, Intimidation, and Bullying (HIB) and Public Conduct Compliance If the project involves contact with children or vulnerable populations, the Fund may require the contractor and its personnel to comply with applicable municipal policies governing conduct, including any anti-bullying, harassment, or public safety policies adopted by the Fund or other municipal entities.
 - Reports of observed harassment, misconduct, or safety violations must be made immediately to the Fund or the designated site supervisor.
 - If work is occurring in a facility governed by separate operational policies (e.g., a library or emergency services building), contractors will be required to adhere to those sitespecific rules and protocols.
- C. Site Access and Identification Contractor personnel assigned to secure or sensitive municipal areas (e.g., police departments, communication hubs, or IT/server rooms) may be required to:
 - Undergo additional screening or clearance;
 - Wear visible identification badges at all times while on site;
 - Sign in and out in accordance with the site's visitor control policy;
 - Be escorted while on premises if required by site protocol.
- D. Applicability and Enforcement

This section shall only apply when expressly included in the contract documents or directed by the Fund prior to the start of work. The Fund reserves the right to:

- Determine which locations and personnel fall within the scope of this section;
- Waive or modify any of the above requirements based on the project scope and work
- Terminate the contract for failure to comply with any applicable provisions of this section.

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MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND, NEW JERSEY VENDOR INFORMATION SHEET

LEGAL NAME OF COMPANY: Scott Roberts an	d Associates dba SRA Screening
FEDERAL TAX ID NUMBER (EIN): 26-1844332	
BUSINESS ADDRESS: 1601 Forum Place STE 20	03 West Palm Beach FL 33401
MAIN PHONE NUMBER: 561-253-6380 (Toll Free	: 888-605-4265)
FAX NUMBER: 561-253-6381 (Toll Free: 888-605	4305)
WEBSITE (IF APPLICABLE): https://srascreening	g.com/
CONTACT PERSON FOR CORRESPONDE	ENCE REGARDING THE PROPOSAL
NAME OF PERSON PREPARING BID: Uri Burger	r
TITLE: Managing Partner	
PHONE:	FAX NUMBER: 561-253-6381 (Toll Free: 888-605-4305
E-MAIL ADDRESS: uburger@srascreening.com	
AUTHORIZED CONTACT FOR CORRESPON	DENCE (IF DIFFERENT FROM ABOVE)
NAME: Zulay Moreno	
TITLE: Director of Operations	
PHONE: (561) 569 8027	FAX NUMBER: 561-253-6381 (Toll Free: 888-605-4305)
E-MAIL ADDRESS: zmoreno@srascreening.com	
PROJECT COORDINA	TION CONTACT
NAME: Klasey Wojcik	
TITLE: Partner Success & Strategy Specialist	
OFFICE PHONE: 561-253-6380 (Toll Free: 888-605-4265)	FAX NUMBER: 561-253-6381 (Toll Free: 888-605-4305)
MOBILE (DIRECT) PHONE: 754-201-2693	
E-MAIL ADDRESS: kwojcik@srascreening.com	



STATE OF NEW JERSEY BUSINESS REGISTRATION CERTIFICATE

Taxpayer Name:

SCOTT - ROBERTS AND ASSOCIATES, LLC

Trade Name:

Address:

2290 10TH AVE N. SUITE 500

LAKE WORTH, FL 33461

Certificate Number:

2667864

Effective Date:

December 20, 2021

Date of Issuance:

June 03, 2024

For Office Use Only:

20240603113906006

AS A PROFESSIONAL COURTESY, PLEASE PLACE HERE A PHOTOCOPY OF NEW JERSEY BUSINESS REGISTRATION CERTIFICATE

EXHIBIT A MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE N.J.S.A. 10:5-31 et seq. (P.L. 1975, C. 127) & N.J.A.C. 17:27 GOODS, PROFESSIONAL SERVICE AND GENERAL SERVICE CONTRACTS

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

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

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

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

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et seq., as amended and supplemented from time to time and the Americans with Disabilities Act. The contractor or subcontractor agrees to make good faith efforts to meet targeted county employment goals established in accordance with N.J.A.C. I7:27-5.2.

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

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

EXHIBIT A MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE N.J.S.A. 10:5-31 et seq. (P.L. 1975, C. 127) & N.J.A.C. 17:27 GOODS, PROFESSIONAL SERVICE AND GENERAL SERVICE CONTRACTS (CONTINUED)

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

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

- Letter of Federal Affirmative Action Plan Approval
- Certificate of Employee Information Report
- Employee Information Report Form AA302 (electronically provided by the Division and distributed to the public agency through the Division's website at www.state.nj.us/treasury/contract compliance)

The contractor and its subcontractors shall furnish such reports or other documents to the Division of Purchase & Property, CCAU, EEO Monitoring Program as may be requested by the office from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Division of Purchase & Property, CCAU, EEO Monitoring Program for conducting a compliance investigation pursuant to **Subchapter 10** of the Administrative Code at *N.J.A.C. 17:27*.

(REVISED 4/10)

AFFIRMATIVE ACTION COMPLIANCE AFFIDAVIT N.J.S.A. 10:5-31 and N.J.A.C. 17:27 GOODS, PROFESSIONAL SERVICE AND GENERAL SERVICE CONTRACTS

Pursuant to State law, all successful bidders must submit evidence of compliance with affirmative action requirements to the Fund and to the State Division of Purchase & Property Contract Compliance and Audit Unit ("Division"). Prior to contract execution, vendors must submit one of the following:

A.	A current Letter of Federal Approval sho EEO/AA program (valid for one year).	wing the vendor has a federally-approved
	Do you have a federal approval letter?	Yes ☑ No □
	If yes, please submit a photocopy of such a	pproval.
В.	A valid State Certificate of Employee Inform	ation Report (Form M-302).
	Do you have this certificate?	Yes ☑ No □
	If yes, please submit a photocopy of such a	pproval.
C.	Complete and submit Form AA-302 with the to the Fund. The AA-302 form is available a	e \$150 fee to the Division and provide a copy at: www.nj.gov/treasury/contract_compliance/ .
The urequirespo	ements of N.J.S.A. 10:5-31 and N.J.A.C. 17	eement to comply with the affirmative action :27. Failure to do so will render this bid non-
СОМІ	PANY: SRA Screening	SIGNATURE:
PRIN	TNAME: Uri Burges	TITLE: Managing Partner
DATE	. 09/02/2025	

This is the application to obtain the Certificate of Employee Information Report for the first time. E-mail us with a copy of the 5150 check along with the application; mail originals to the:

Form AA302 Rev. 02/22

STATE OF NEW JERSEY

Division of Purchase & Property Contract Compliance Audit Unit EEO Monitoring Program EMPLOYEE INFORMATION REPORT IMPORTANT-LEAD INSTRUCTIONS CAREFULLY REPORE COMPLETING FORM. FAILURE TO PROPERLY COMPLETE THE ENTIRE FORM AND TO SUBMIT THE REQUIRED SISSING FEE MAY GREAT INSTRUMED OF YOUR CERTIFICATE. DO NOT SUBMIT EED-1 REPORT FOR SECTION B, ITEM 11. For instructions on completing the form, go to this property contract, completing the form, go to: SECTION A - COMPANY IDENTIFICATION 1. TYPE OF BURNESS.

[] I.MOD [] 1. SERVICE [] 1. WHOLESALE

[] 4. RETAIL [] 5. OTHER 1. FID. NO. OR SOCIAL SECURITY 3. TOTAL NO. EMPLOYEES IN THE ENTIRE 84-4023659 4. COMPANY NAME SRA Soreen og Suct Parts & Associates COMPANY E-MAIL into@ Setscreening.com STREET COUNTY STATE ZIP CODE West Palm Rech Forum Place 203 3340 FL 6. NAME OF PARENT OR AFFILIATED COMPANY (IF NONE, SO INDICATE) CTTY STATE ZIP CODE Succeina Morningside 10123 2. CHECK ONE IS THE COMPANY: O SENGLE ESTABLISHMENT ENGLOYER LI MULTI-ESTABLISHMENT EMPLOYER \$. IF MULTI-ESTABLISHMENT EMPLOYER STATE THE MIAMBER OF ESTABLISHMENTS IN NI 9. TOTAL MIAMBER OF EMPLOYERS AT ESTABLISHMENT WHICH HAS BEEN AWARDED THE CONTRACT ID. PHISHER AGENCY AWARDING CONTRACT CITY COUNTY STATE ZIP COD2 Official Use Only DATE RECEIVED MAUGIDATE ASSIGNED CERTIFICATION NUMBER SECTION B - EMPLOYMENT DATA 11. Report oil permenent, temporary and purt-time employees ON YOUR OWN PAYROLL. Enter the appropriate figures on all lines and in all enhances. Where there are no employees in a particular category, order a zero, include ALL employees, not just those in minority/insternitority exaggates, in columns 1, 2, & 3, DO NOT SUBMIT. ALL JOS CATEGORIES PERMANENT MENORITY/NON-MENORITY EMPLOYEE BREAKDOWN ŒS ------COL I COL 2 COL. 1 processort ENVIERNATION Total Male Female (Cols.7 AMER INDIAN 208 NON AMER INDIAN BLACK HISPANIE MOM ASIAN BLACK HISPANIC £3) MORE ASIAN MIN MIN RACES Onder! Managers Professionals 16 ና Technicians Salas Workers Office & Christia Graftwork (Skilled) Operatives (Serd-skilled) Librarers (kraftfiles) Service Windserv TOTAL 25 10 15 l 8 6 Total employment From provious Report (It any) The data below shall NOT be included in the figures for the appropriate categories above, Temperary & Part-Time Employees 12. HOW WAS INFORMATION AS TO RACE OR ETHNIC GROUP IN SECTION B ORTAINED!

TYPICAL Survey

[2. Employment Record [3]. Other (Specify) 14. IS THIS THE FIRST 11. IF NO, DATE LAST REPORT SUBMITTED 3. Other (Specify) Employee Informat Report Submitted? MO. . DAY.YFAR 13. DATES OF PAYROLL PERIOD USED From: G/1/2=25 6/15/2025 2024 SECTION C - SIGNATURE AND IDENTIFICATION té. NAME OF PERSON COMPLETING FORM (Print or Type) SIGNATURE fire.E DATE laray 19 Pate 6 17 2025 COUNTY STATE

450 7Th Ave NY

STATE ZIP CODE PHONE (AREA CODE, NO., EXTENSION)

NY LO123 646-475-2572

NEW JERSEY ANTI-DISCRIMINATION PROVISIONS N.J.S.A. 10:2-1 et seq.

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

- a. In the hiring of persons for the performance of work under this contract or any subcontract, or for the procurement, manufacture, assembling, or furnishing of any materials, equipment, supplies, or services under this contract, the contractor or any person acting on its behalf shall not discriminate against any qualified individual by reason of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation, or sex.
- b. No contractor, subcontractor, or person acting on their behalf shall intimidate or discriminate against any employee engaged in the performance of work under this contract or engaged in the procurement, manufacture, assembling, or furnishing of such materials or services on account of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation, or sex.
- c. A penalty of \$50.00 per day per person may be deducted from payments due to the contractor for each calendar day such discrimination or intimidation occurs, in violation of this section.
- d. The Fund may cancel or terminate this contract, and all monies due or to become due may be forfeited, for any violation of this section occurring after notice of a prior violation has been given to the contractor by the Fund.

Nothing in this section shall be construed to prevent a board of education from designating that a contract, subcontract, or procurement of goods, services, or construction be awarded to a small business enterprise, minority business enterprise, or women's business enterprise pursuant to P.L. 1985, c.490 (N.J.S.A. 18A:18A-51 et seq.).

The undersigned contractor certifies awareness of and agrees to comply with these requirements. Failure to do so shall render this bid non-responsive.

COMPANY: SRA Screening

DOINT NAME: () CAPI

DATE: <u>0</u>9/02/2025

SIGNATURE: _

TITLE: Managing Partner

AMERICANS WITH DISABILITIES ACT OF 1990

Equal Opportunity for Individuals with Disability

The contractor and the Municipal Excess Liability Joint Insurance Fund ("Fund") agree that the provisions of Title II of the Americans with Disabilities Act of 1990 ("ADA"), 42 U.S.C. § 12101 et seq., which prohibits discrimination on the basis of disability by public entities in all services, programs, and activities provided or made available by public entities, and the applicable rules and regulations promulgated pursuant thereto, are hereby incorporated into this contract.

In providing any aid, benefit, or service on behalf of the Fund pursuant to this contract, the contractor agrees that its performance shall be in strict compliance with the ADA. In the event the contractor, its agents, employees, or subcontractors violate or are alleged to have violated the ADA during the performance of this contract, the contractor shall defend the Fund in any action or administrative proceeding commenced pursuant to the ADA.

The contractor shall indemnify, protect, and hold harmless the Fund, its officers, agents, and employees from and against any and all claims, losses, demands, damages, suits, or expenses arising from any such alleged or actual violation. The contractor shall, at its own expense, appear, defend, and pay all legal fees and other costs incurred in connection therewith.

The contractor agrees to abide by the Fund's grievance procedure for any complaints brought under the ADA. If any proceeding results in an award of damages or the Fund incurs expenses to remedy an ADA violation caused by the contractor's actions, the contractor shall promptly satisfy and discharge such obligations at its sole expense.

The Fund shall, as soon as practicable, provide written notice to the contractor of any claim or proceeding, including copies of all relevant notices, complaints, or pleadings received.

It is understood that any approval by the Fund of services provided by the contractor does not relieve the contractor of its obligations under the ADA or the indemnification provisions of this agreement.

Furthermore, the Fund assumes no obligation to indemnify or hold harmless the contractor for any claim arising from its performance. This clause shall not limit other legal remedies available to the Fund.

The undersigned contractor understands and certifies that failure to comply with the ADA may result

in rejection of this bid as non-responsive	A S
COMPANY: SRA Screening	SIGNATURE:
PRINT NAME: Uri Burger	TITLE: Managing Partner
DATE: 09/02/2025	

STATEMENT OF OWNERSHIP OWNERSHIP DISCLOSURE CERTIFICATION FORM

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

This Statement Shall Be Included with All Bid and Proposal Submissions

Name of Business: SRA Screening

Address of Business: 1601 Forum Place STE 203 West Palm Beach FL 33401

Name of person completing this form: Uri Burger

N.J.S.A. 52:25-24.2:

"No corporation, partnership, or limited liability company shall be awarded any contract nor shall any agreement be entered into for the performance of any work or the furnishing of any materials or supplies, unless prior to the receipt of the bid or proposal, or accompanying the bid or proposal of said corporation, said partnership, or said limited liability company there is submitted a statement setting forth the names and addresses of all stockholders in the corporation who own 10 percent or more of its stock, of any class, or of all individual partners in the partnership who own a 10 percent or greater interest therein, or of all members in the limited liability company who own a 10 percent or greater interest therein, as the case may be.

If one or more such stockholder or partner or member is itself a corporation or partnership or limited liability company, the stockholders holding 10 percent or more of that corporation's stock, or the individual partners owning 10 percent or greater interest in that partnership, or the members owning 10 percent or greater interest in that limited liability company, as the case may be, shall also be listed. The disclosure shall be continued until names and addresses of every noncorporate stockholder, and individual partner, and member, exceeding the 10 percent Ownership criteria established in this act, has been listed.

To comply with this section, a bidder with any direct or indirect parent entity which is publicly traded may submit the name and address of each publicly traded entity and the name and address of each person that holds a 10 percent or greater beneficial interest in the publicly traded entity as of the last annual filing with the federal Securities and Exchange Commission or the foreign equivalent, and, if there is any person that holds a 10 percent or greater beneficial interest, also shall submit links to the websites containing the last annual filings with the federal Securities and Exchange Commission or the foreign equivalent and the relevant page numbers of the filings that contain the information on each person that holds a 10 percent or greater beneficial interest."

The Attorney General has advised that the provisions of N.J.S.A. 52:25-24.2, which refer to corporations and partnerships apply to limited partnerships, limited liability partnerships, and Subchapter S corporations.

CONTINUED ON NEXT PAGE

STATEMENT OF OWNERSHIP OWNERSHIP DISCLOSURE CERTIFICATION FORM (CONTINUED)

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

This Ownership Disclosure Certification form shall be completed, signed and notarized.

Failure of the bidder/proposer to submit the required information is cause for automatic rejection of the bid or proposal

PART!
Check the box that represents the type of business organization:
 Sole Proprietorship (skip Parts II and III, sign and notarize at the end) Non-Profit Corporation (skip Parts II and III, sign and notarize at the end) For-profit Corporation (any type) □ Limited Liability Company (LLC) □ Partnership □ Limited Liability Partnership (LLP) □ Other (be specific):
PART II
 ☑ The list below contains the names and addresses of all stockholders in the corporation who own 10 percent or more of its stock, of any class, or of all individual partners in the partnership who own a 10 percent or greater interest therein, or of all members in the limited liability company who own a 10 percent or greater interest therein, as the case may be. (COMPLETE THE LIST IN THIS SECTION ON THE NEXT PAGE)
no member in the limited liability company owns a 10 percent or greater interest therein, as the case may be. (SKIP TO PART IV)
CONTINUED ON NEXT PAGE

STATEMENT OF OWNERSHIP OWNERSHIP DISCLOSURE CERTIFICATION FORM (CONTINUED) Required pursuant to N.J.S.A. 52:25-24.2 (P.L. 1977, c.33, as amended by P.L. 2016, c.43)

Sign and notarize the form below, and, if necessary, complete the list below. (Please attach additional sheets if more space is needed):

<u>addition and a second a second and a second a second and a second and a second and a second and a second and</u>		
Name: Joshua Eisen	Name:	
Address: 450 7th Avenue Suit 804 New York	Address:	
NY 10123		
Name: Ivan Ciment	Name:	
Address: 450 7th Avenue Suit 804 New York	Address:	
NY 10123		
Name: Uri Burger	Name:	
Address: 450 7th Avenue Suit 804 New York	Address:	
NY 10123		
PART III		
DISCLOSURE OF 10% OR GREATER OWNER OR LLC MEMBERS LISTED IN PART II	RSHIP IN THE STOCKHOLDERS, PA	ARTNERS
If a bidder has a direct or indirect parent entity of 10 percent or greater beneficial interest in the prederal Security and Exchange Commission disclosure can be met by providing links to the with the federal Securities and Exchange Commission and address of each person holding a 10% or parent entity, along with the relevant page number each such person. Attach additional sheets if metallic parent entity and person.	(SEC) or foreign equivalent filing, vebsite(s) containing the last annual filing on (or foreign equivalent) that contain greater beneficial interest in the publicers of the filing(s) that contain the info	ownership ling(s) with the name licly traded
Website (URL) containing the last annual S	SEC (or foreign equivalent) filing	Page #'s

CONTINUED ON NEXT PAGE

STATEMENT OF OWNERSHIP OWNERSHIP DISCLOSURE CERTIFICATION FORM (CONTINUED)

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

PART III (CONTINUED)

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

Stockholder/Partner/Member and Corresponding Entity Listed in Part II	Address
Joshua Eisen	450 7th Avenue Suit 804 New York NY 10123
Ivan Ciment	450 7th Avenue Suit 804 New York NY 10123
Uri Burger	450 7th Avenue Suit 804 New York NY 10123

PART IV

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

Miller	09/02/2025
Signature of Authorized Agent	Date
Ur. Burger	Managing Partner
Full Name (Printed)	Title

(Corporate Seal, if appropriate)

END OF STATEMENT OF OWNERSHIP

ACKNOWLEDGEMENT OF PRINCIPAL (IF A CORPORATION)

STATE OF Florida) SS:
COUNTY OF Palm Beach)
BE IT REMEMBERED, that on this 02 day of Sepetember in the year 2025, AND before me, the subscriber, a Notary Public of the State of Florida personally appeared who, being by me duty sworn on their oath, doth depose and make proof to my satisfaction that they are the Secretary or Assistant Secretary of SRA Screening the Corporation named in the within Instrument; that Uri Burger is the President of said Corporation; that the execution, as well as the making of this Instrument has been duly authorized by a proper resolution of the Board of Directors of said Corporation; that the deponent is familiar with the corporate seal of said Corporation; and the seal affixed to said Instrument is such Corporation seal and was thereto affixed and said Instrument signed and delivered by said President, as and for their voluntary act and deed and as and for the voluntary act and deed of said Corporation; in presence of deponent, who thereupon subscribed his/her name thereto as witness.
Signature of Secretary or Signature of Assistant Secretary
Subscribed and sworn to before me this
day of, 202
Notary Public
Commission Expires:(Notary Stamp/Seal)

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ACKNOWLEDGEMENT OF PRINCIPAL (IF A PARTNERSHIP)

STATE OF)	
) SS:	
Sworn to and subscribed before me, a Notary Pu	ublic in the State of
On this day of	, 202, before me personally came
	and known to me to be one of the members
of the firm of	
executed the foregoing instrument, and acknowle	edged to me that he executed the same as for
the act and deed of said firm.	ought to me that he excedited the same as for
	Signature
Subscribed and sworn to before me this	
day of, 202	
Notary Public	
Commission Expires:(Notary Stamp/Seal)	
(y otdinp/ocal)	

ACKNOWLEDGEMENT OF PRINCIPAL (IF AN INDIVIDUAL)

STATE OF))SS:	
COUNTY OF	,	
On this day of l	known to me to be the	he State of, 202 before me personally came e person described in and who executed he same as their voluntary act and deed,
		Signature
Subscribed and sworn to before m	e this	
day of	, 202	
Notary Public	_	
Commission Expires:(Notary Stamp/Seal)		

NON-COLLUSION AFFIDAVIT

STATE OF Flor	/	
COUNTY OF Palm) SS: ı Beach)	
I, Uri Burger	residing in	
		· · · · · · · · · · · · · · · · · · ·
in the County of		and State of
of full age, being duly sw	orn according to law, on my	oath, depose and say that:
I am Managing Part	ner of the firm	of SRA Screening
(title or positi	on)	(name of firm)
	the	e bidder making this Proposal for the proposal entitled
Municipal Excess Liab	ility Joint Insurance Fund	and that I executed the said proposal with
	-pocar,	
the above named project and correct, and made w FUND relies upon the tru in this affidavit in awardin	wise taken any action in re t; and that all statements co ith full knowledge that the M th of the statements contain g the contract for the said p	
contract upon an agreem	ent of understanding for a c	s been employed or retained to solicit or secure such ommission, percentage, brokerage, or contingent fee, hed commercial or selling agencies maintained by
		Signature Type or Print name
Subscribed and sworn to	pefore me this	Type or Print name
day of	, 202	
Notary Public		
Commission Expires:		

PROHIBITED RUSSIA-BELARUS ACTIVITIES & IRAN INVESTMENT ACTIVITIES

[Required pursuant to P.L. 2022, c. 3, N.J.S.A. 52:32-55 et seq., and N.J.S.A. 40A:11-2.1]

Person or Entity: SRA Screening

abla

Part 1. Certification COMPLETE PART 1 BY CHECKING ONE OF THE THREE BOXES BELOW

Pursuant to law, any person or entity that is a successful bidder or proposer, or otherwise proposes to enter into or renew a contract, for goods or services must complete the certification below prior to contract award to attest, under penalty of perjury, that neither the person or entity, nor any parent entity, subsidiary, or affiliate, is identified on the Department of Treasury's Russia-Belarus list or Chapter 25 list as a person or entity engaging in prohibited activities in Russia, Belarus or Iran. Before a contract for goods or services can be amended or extended, a person or entity must certify that neither the person or entity, nor any parent entity, subsidiary, or affiliate, is identified on the Department of Treasury's Russia-Belarus list. Both lists are found on Treasury's website at the following web addresses:

The OFAC list is available at: https://sanctionssearch.ofac.treas.gov www.nj.gov/treasury/purchase/pdf/Chapter25List.pdf

As applicable to the type of contract, the above-referenced lists must be reviewed prior to completing the below certification. A person or entity unable to make the certification must provide a detailed, accurate, and precise description of the activities of the person or entity, or of a parent entity, subsidiary, or affiliate, engaging in prohibited activities in Russia or Belarus and/or investment activities in Iran. The person or entity must cease engaging in any prohibited activities and provide an updated certification before the contract can be entered into. If a vendor or contractor is found to be in violation of law, action may be taken as appropriate and as may be provided by law, rule, or contract, including but not limited to imposing sanctions, seeking compliance, recovering damages, declaring the party in default, and seeking debarment or suspension of the party.

CONTRACT AWARDS AND RENEWALS

I certify, pursuant to law, that neither the person or entity listed above, nor any parent entity, subsidiary, or affiliate appears on the N.J. Department of Treasury's lists of entities engaged in prohibited activities in Russia or Belarus pursuant to P.L. 2022, c. 3 or in investment activities in Iran pursuant to P.L. 2012, c. 25 ("Chapter 25 List"). I further certify that I am the person listed above, or I am an officer or representative of the entity listed above and am authorized to make this certification on its behalf. (Skip Part 2 and sign and complete the Certification below.)

CONTRACT AMENDMENTS AND EXTENSIONS

I certify, pursuant to law, that neither the person or entity listed above, nor any parent ablaentity, subsidiary, or affiliate is listed on the N.J. Department of the Treasury's lists of entities determined to be engaged in prohibited activities in Russia or Belarus pursuant to P.L. 2022, c. 3. I further certify that I am the person listed above, or I am an officer or representative of the entity listed above and am authorized to make this certification on its behalf. (Skip Part 2 and sign and complete the Certification below.)

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PROHIBITED RUSSIA-BELARUS ACTIVITIES & IRAN INVESTMENT ACTIVITIES (continued) [Required pursuant to P.L. 2022, c. 3, N.J.S.A. 52:32-55 et seq., and N.J.S.A. 40A:11-2.1] IF UNABLE TO CERTIFY I am unable to certify as above because the person or entity and/or a parent entity, subsidiary, or affiliate is listed on the Department's Russia-Belarus list and/or Chapter 25 Iran list. I will provide a detailed, accurate, and precise description of the activities as directed in Part 2 below, and sign and complete the Certification below. Failure to provide such will prevent the award of the contract to the person or entity, and appropriate penalties, fines, and/or sanctions will be assessed as provided by law. Part 2: Additional Information PLEASE PROVIDE FURTHER INFORMATION RELATED TO PROHIBITED ACTIVITIES IN RUSSIA OR BELARUS AND/OR INVESTMENT ACTIVITIES IN IRAN. You must provide a detailed, accurate, and precise description of the activities of the person or entity, or of a parent entity, subsidiary, or affiliate, engaging in prohibited activities in Russia or Belarus and/or investment activities in Iran in the space below and, if needed, on additional sheets provided by you. (Use additional sheets, if necessary) Part 3: Certification of True and Complete Information I, being duly sworn upon my oath, hereby represent and state that the foregoing information and any attachments thereto, to the best of my knowledge, are true and complete. I attest that I am authorized to execute this certification on behalf of the above-referenced person or entity. I acknowledge that the Municipal Excess Liability Joint Insurance Fund is relying on the information contained herein and hereby acknowledge that I am under a continuing obligation from the date of this certification through the completion of any contracts with the Municipal Excess Liability Joint Insurance Fund to notify the Municipal Excess Liability Joint Insurance Fund in writing of any changes to the answers of information contained herein. I acknowledge that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification. If I do so, I recognize that I am subject to criminal prosecution under the law and that it will also constitute a material breach of my agreement(s) with the Municipal Excess Liability Joint Insurance Fund and that the Municipal Excess Liability Joint Insurance Fund at its option may declare any contract(s) resulting from this certification void and unenforceable. Full Name (Print): Title: Managing Partner Date: 09/02/2025

Rev. 08/2025 - MEL Compliance Form for P.L. 2012, c.25 & P.L. 2022, c.3

EXPERIENCE & QUALIFICATIONS QUESTIONNAIRE

This questionnaire must be completed and submitted as part of the proposal. Failure to complete this form or to provide any of the requested information may result in rejection of the proposal. If additional space is required, attach separate sheets clearly labeled with the corresponding question number. 1. Number of years in business under present name and address: 17 Years 2. If less than five (5) years, list all previous business names and addresses: 3. Within the last five (5) years, has the business or any officer/partner failed to complete a contract awarded to them? ☑ No ☐ Yes If yes, provide details on a separate page. 4. Have any liens or lawsuits been filed against the company within the last five (5) years? ☑ No ☐ Yes If yes, provide details on a separate page. 5. List any similar services for which you are currently under contract but have not yet started work: 6. List all major subcontractors proposed for this contract and describe their responsibilities: 7. Provide at least three (3) references for similar services provided: Reference #1 Name: The City of Jersey City, Luis Pacheco Phone: 201-547-4418 Address: 280 Grove Street Jersey City NJ 07302 Equipment/Service Provided: Comprehensive Criminal background report and MVR report. Contract Amount:

EXPERIENCE & QUALIFICATIONS QUESTIONNAIRE (CONTINUED)

1	Reference #2
	Name: City of Bloomington IL, Leslie Yocum
	Phone: 309-434-2314
1	Address: 115 E Washington St Ste 301 Bloomington IL 61701
	Equipment/Service Provided: Comprehensive Criminal background report, MVR report, Employment and education verifications.
(Contract Amount:
F	Reference #3
1	lame: City of Winter Park
F	Phone: 407-599-3261
F	Address: 401 South Park Avenue Winter Park FL 32789
E	quipment/Service Provided: Comprehensive Criminal background report, MVR report, Employment, ducation, and Professional Reference verifications.
	Contract Amount:

Acknowledgment:

It is understood and agreed that the submission of this Experience & Qualifications Questionnaire is made solely at the risk, cost, and expense of the respondent. It is further acknowledged that the Municipal Excess Liability Joint Insurance Fund (the "Fund") accepts this information solely for the purpose of evaluating the respondent's qualifications to submit a proposal. No rights, claims, or causes of action—whether legal or equitable—shall arise against the Fund based on the acceptance, review, use, or rejection of this questionnaire, or any determination regarding the respondent's eligibility to submit a proposal.

SRA Screening	
Company	
SRA Screening	
Company Name	· · · · · · · · · · · · · · · · · · ·
1601 Forum Place STE 203	West Palm Beach FL 33401
Address	
561-253-6380 (Toll Free: 888	3-605-4265)
Telephone Number	
him	09/02/2025
Signature	Date

CERTIFICATION OF BIDDER'S STATUS ON THE STATE TREASURER'S LIST OF DEBARRED, SUSPENDED AND DISQUALIFIED CONTRACTORS

I.	Uri Burger	, of the	e City/Towr	nship/	/Boro	ugh/Vi	liage (ci	rcle
one) of				<u> </u> ,	in	the	State	of
	, being o	of full age and duly s	worn accord	ding t	o law	, depo	se and s	ay:
i am the	Manag	ng Partner		(title)				of
	SRA Screening		the bidder					
the attached r	named project, and I a	am duly authorized to	o make this	certi	fication	on on I	behalf of	the
bidder.								
I further certi	fy that the bidder is not be List of Debarred, Surfy that if, at any time warranty periods), the cess Liability Joint Inst	spended and Disqua e prior to or during e bidder is added t	the term o o such list,	is. If the	cont	ract (ir	ncluding	any
be debarred, instrumentalit	that, pursuant to <i>N.J.A</i> suspended, or disquities, including the Fur applicable law.	slitiad from contracti	na wiin ine	: Olal	C ()	ACAA O	SISCY WIT	Q 100
Ву:	(Signature of Author	ized Representative)					
Print Name:	Uc. Bu	rger_						
Title:	Managing Partner							
Date:	09/02/2025		_					

CERTIFICATION OF NON-DEBARMENT FROM FEDERAL GOVERNMENT CONTRACTS

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

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

PART I: VENDOR INFORMATION					
Individual or					
Organization Na		SRA Screening			
Physical Addres		1601 Forum Place STE 203 West Palm Beach FL 33401			
Organization					
Unique Entity I					
(if applicable)		QA6AJF2TKNE9	QA6A.IF2TKNF9		
CAGE/NCAGE C					
(if applicable)		5NGR7			
Che	ck th	e box that represents the type of bu	usiness	organization	
☐ Sole Proprie	etorsh	nip (skip Parts II and III, sign and notar	rize at th	e end)	
☐ Non-Profit (Jorpo	ration (skip Parts II and III, sign and no	otarize a	t the end\	
☐ Portnership	orpor	ation (any type) Limited Liabilit	ty Comp	any (LLC)	
☐ Other (be s	ا_ا	Limited Partnership Limited	d Liability	/ Partnership (LLP)	
☐ Office (he st	oeciii(3)			
PART II _ CERTIFICATION OF NON DEST					
PART II – CERTIFICATION OF NON-DEBARMENT: Individual or Organization I hereby certify that the individual or organization listed in Dort List of the Individual or Organization					
I hereby certify that the individual or organization listed in Part I is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from					
participation in federal contracts by any federal agency. I further acknowledge that I am					
authorized to execute this certification on behalf of the above-named organization; that the					
Willicipal Excess Liability Joint Insurance Fund is relying on the information contained begins					
and that I all under a continuing onlightion from the date of this contification through the state of					
Contract award by Mullicipal Excess Liability Joint Insurance Fund to notify the Municipal Excess Liability					
Figurity Juliit Hisulatice Fully in Willing of any changes to the information contained begins that I					
and aware trial it is a criminal offense to make a talse statement or microprocentation in this					
certification, and it I go so, I am subject to criminal prosecution under the law and that it will					
constitute a material preach of my agreement(s) with the Municipal Evence Linkility Initial					
mourance rung, pe		ING the Municipal Excess Liability Join	t Incurar	nce Fund to declare any	
contract(s) resultin	g tron	n this certification void and unenforces	able.		
Full Name			Title:		
(Print):				Managing Partner	
Signature:			Date:	09/02/2025	

CERTIFICATION CONTINUED ON THE NEXT PAGE

CERTIFICATION OF NON-DEBARMENT FOR FEDERAL GOVERNMENT CONTRACTS (CONTINUED)

PART III - CERTIFICATION OF NON	-DEBARMENT: Individual or Entity Owning Greater		
than 50 Percent of Organization			
Description of the second second			
Below is the name and address of the stockholder in the corporation who owns more than 50 percent of its voting stock, or of the partner in the partnership who owns more than 50 percent interest therein, or of the member of the limited liability company owning more than 50 percent interest therein, as the case may be.			
Name of Individual or Organization			
Physical Address			
	OR		
	No one stockholder in the corporation owns more than 50 percent of its voting stock, or no partner in the partnership owns more than 50 percent interest therein, or no member in the limited liability company owns more than 50 percent interest therein, as the case may be.		
2 time B (Chin if no Rusiness entity is listed in Section A above)			
	Below is the name and address of the stockholder in the corporation who owns more than 50 percent of the voting stock of the organization's parent entity, or of the partner in the partnership who owns more than 50 percent interest in the organization's parent entity, or of the member of the limited liability company owning more than 50 percent interest in organization's parent entity, as the case may be.		
Stockholder/Partner/Member Owning Greater Than 50 Percent of Parent Entity			
Physical Address			
	OR		
	No one stockholder in the parent entity corporation owns more than 50 percent of its voting stock, no partner in the parent entity partnership owns more than 50 percent interest therein, or no member in the parent entity limited liability company owns more than 50 percent interest therein, as the case may be.		

CERTIFICATION CONTINUED ON THE NEXT PAGE

CERTIFICATION OF NON-DEBARMENT FOR FEDERAL GOVERNMENT CONTRACTS (CONTINUED)

Section C - Part III Certification I hereby certify that no individual or organization that is debarred by the federal government from contracting with a federal agency owns greater than 50 percent of the Organization listed above in Part I or, if applicable, owns greater than 50 percent of the organization's parent entity, if applicable. I further acknowledge: that I am authorized to execute this certification on behalf of the above-named organization; that the Municipal Excess Liability Joint Insurance Fund is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the date of contract award Municipal Excess Liability Joint Insurance Fund to notify the Municipal Excess Liability Joint Insurance Fund in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the Municipal Excess Liability Joint Insurance Fund, permitting the Municipal Excess Liability Joint Insurance Fund to declare any contract(s) resulting from this certification void and unenforceable. Full Name (Print): Title: Managing Partner Signature: Date: 09/02/2025

Part IV – C	ERTIFICATION OF NON-D	DEBARMENT: Contractor – Controlled Entities		
		Section A		
	organization listed in of the partnership(s) than 50 percent intercompanies in which the	nd address of the corporation(s) in which the n Part I owns more than 50 percent of voting stock, or in which the Organization listed in Part I owns more test therein, or of the limited liability company or the Organization listed above in Part I owns more test therein, as the case may be.		
Name o	of Business Entity	Physical Address		
Add additional	sheets if necessary			
		OR		
☑	percent of the voting	ed above in Part I does not own greater than 50 stock in any corporation and does not own greater est in any partnership or any limited liability		

CERTIFICATION CONTINUED ON THE NEXT PAGE

CERTIFICATION OF NON-DEBARMENT FOR FEDERAL GOVERNMENT CONTRACTS (CONTINUED)

				tion A of Dort IVA
Section B (s	kip if no business en	tities are liste	ed in Se	ction A of Part IV)
	Section B (skip if no business entities are listed in Section A of Part IV) Below are the names and addresses of any entities in which an entity listed in Part III A owns greater than 50 percent of the voting stock			
	Haradia Dari III A Owne	e greater than	50 perce	SUI OF THE AOTHER STOCK
	(corporation) or owns (greater than 5	0 percer	nt interest (partnership or
	limited liability compan	ıy).		
Name of Business E	ntity Controlled by	Physical Address		
Entity Listed in Se	ction A of Part IV			
Entity Elsted in es				
Add additional Sheet	c if necessary			
Add additional Sheet		OR		
No artiful listed in Part III A owns greater than 50 percent of the voting			in 50 percent of the voting	
	No entity listed in Part III A owns greater than 50 percent interest in any stock in any corporation or owns greater than 50 percent interest in any			in 50 percent interest in any
	partnership or limited	liability compa	nv.	
	Section C - F	Part IV Certific	cation	
	Oi-stien listed abo	we in Part I do	es not c	wn greater than 50 percent of
applicable, does not ov	vn greater triair 50 perc	overnment fro	m contra	acting with a federal agency.
percent of any entity de	eparred by the lederal g	vocute this ce	rtification	on behalf of the above-
further acknowledge: the	nat I am authorized to e	a Liability lain	i incation	ace Fund is relying on the
named organization; th	nat the Municipal Excess	s clability John	a oblica	ice Fund is relying on the
information contained i	herein and that I am uni	der a Continuit	Evence	tion from the date of this
certification through the	e date of contract award	Dy Muriicipai	in writin	Liability Joint Insurance Fund
to notify the Municipal Excess Liability Joint Insurance Fund in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement information contained herein; that I am aware that it is a criminal prosecution under				
	I i ile of I am aviiara	That it is a coin	THE CHIE	TIBE TO HIGHE A TAICO CLASSITION
		rida en ialli	511111111111111111111111111111111111111	C CHITINIA DI OCCUANON ANIMAN
		וטא עווז ווו מאביב	EEH EH	(s) with the Municipal Excess lity Joint Insurance Fund to
	- Fund normitting the B	vicinicinal Exce	SS LIAUI	III JOHN HISHIANGO I ANA 19
Liability Joint Insurance	e Fund, permitting the i	ue u		forcoable
declare any contract(s	e rund, permitting the r) resulting from this cer	tification void a	Tiu unei	forceable.
declare any contract(s Full Name (Print):) resulting from this cen	inication void a	and uner Title:	ilorecable.
declare any contract(s) resulting from this cen	tification void a	Tiu unei	Managing Partner

END OF CERTIFICATION

MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND ACKNOWLEDGMENT OF RECEIPT OF ADDENDA

[Required pursuant with N.J.S.A 40A:11-23.2(e)]

Dated

Acknowledge Receipt

The undersigned Bidder hereby acknowledges receipt of the following Addenda:

Addendum Number

Addendam Number	Dated	(Bidder Initial)
Addendum No. 1	08/22/2025	UB
☐ No addenda were receive	ed.	
Acknowledged for: SRA Scre	<u></u>	
	(Name of Bidder/Company	()
By: (Signature of Author		
11-6	rized Representative)	
Name: (Prin	t or (Type)	
Fitle: Managing Partner	_	
Date: 09/02/2025		

MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND CONTRACT #RFQ 2025-01 – RFQ FOR BACKGROUND CHECK SERVICES GENERAL REQUIREMENTS

1. PURPOSE AND INTENT

- 1.1. The Municipal Excess Liability Joint Insurance Fund ("MEL" or "Fund"), on behalf of its member local government agencies, is soliciting qualifications from firms to provide background check services on an as-needed basis for the 2025, 2026, and 2027 fund years.
- 1.2. The intent of this RFQ is to exceed the minimum statutory procurement requirements and to prequalify service providers who may be engaged by MEL members when such services are needed.
- 1.3. MEL members are not obligated to contract with a vendor from the qualified list and may use alternate contracting methods at their discretion. MEL reserves the right to accept late proposals and may amend the list of qualified vendors by action of the Board of Fund Commissioners.

2. PROPOSAL SUBMISSION

2.1. Proposals must be submitted electronically in accordance with the instructions in the Legal Notice. No hard copies will be accepted.

3. FUND STRUCTURE AND MEMBERSHIP

- 3.1. The MEL was established pursuant to N.J.S.A. 40A:10-36 to provide property and casualty insurance to member local units. Governed by a Board of Fund Commissioners and an Executive Committee, the MEL is regulated by the New Jersey Departments of Banking & Insurance and Community Affairs. See www.njmel.org for more information.
- 3.2. MEL includes 19 individual Joint Insurance Funds representing over 580 local public entities. A list of current members is available at: https://njmel.org/programs-and-affiliates

4. MINIMUM QUALIFICATIONS

- 4.1. Proposers must demonstrate experience and capacity to deliver background check services as described herein.
- 4.2. Services requiring licensure must be provided by licensed professionals or subcontractors.
- 4.3. Proposers shall maintain General Liability and Workers' Compensation insurance and provide Certificates of Insurance to MEL members as required.
- 4.4. Proposals must disclose applicable licenses or certifications.

5. CONTRACT PROVISIONS

- 5.1. This solicitation is for background check services.
- 5.2. Proposers shall include all-inclusive pricing and rate sheets.
- 5.3. Services must comply with all applicable legal, confidentiality, and industry standards.
- 5.4. Contracts shall be entered into directly between the proposer and the participating MEL member.

6. PROPOSAL CONTENTS

- 6.1. Contact Information: Include firm name, address, contact person, phone, and email.
- 6.2. Include:
 - Counties served
 - Location(s) of office(s) providing service
 - · List of services offered
 - Price sheets and rate schedules
 - · Pricing method for unlisted services

7. REFERENCES AND RESOURCES

- 7.1. Provide three (3) references from New Jersey public entities (municipalities, housing authorities, utility/sewer authorities, or fire districts).
- 7.2. Describe the firm's relevant experience, resources, and qualifications.

8. EVALUATION COMMITTEE

8.1. The MEL Management or Safety & Education Committee will serve as the Evaluation Committee.

9. INTERVIEWS & CLARIFICATIONS

9.1. MEL reserves the right to interview proposers and request clarifications following submission.

10. SELECTION PROCESS AND CRITERIA

10.1. Responsive proposals will be evaluated based on qualifications, completeness, cost, and experience. Non-responsive proposals will be rejected without further review.

END OF GENERAL REQUIREMENTS

MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND CONTRACT #RFQ 2025-01 - RFQ FOR BACKGROUND CHECK SERVICES PROPOSAL FORM

Firm Name:	SRA Screening			
Address:	1601 Forum Place STE 203 West Palm Beach FL 33401			
Principal Cor	ntact: Zulay Moreno	Title: Director of Operations		
	1) 569 8027			
Email: zmore	eno@srascreening.com			

Certification and Acknowledgement

- A. The undersigned certifies that the firm will provide all services as described in accordance with the terms and requirements of this RFQ.
- B. The undersigned confirms possession of the qualifications and authority to bind the firm.
- C. The undersigned affirms the accuracy of all information provided in this proposal.

Fee Schedule

A. Part-Time Summer Employees & Volunteers

(Interacting with minors — lifeguards, counselors, coaches, etc.)

Description	Price Per Search
National Database Criminal History Search	\$4.75
National Sex Offender Search	\$3.00
Social Security Trace/Validation	\$4.50

B. Full-Time Supervisory Positions (Programs Involving Minors)

Description	Price Per Search	
National Database Criminal History Search	\$4.75	
National Sex Offender Search	\$3.00	
Social Security Trace/Validation	\$4.50	
Education Verification	\$8.50	
Employment Verification	\$8.50	
Credit Check	\$9.00	
Motor Vehicle Record	\$3.50	
Reference Check	\$8.50	

CONTINUED ON NEXT PAGE

MUNICIPAL EXCESS LIABILITY JOINT INSURANCE FUND CONTRACT #RFQ 2025-01 – RFQ FOR BACKGROUND CHECK SERVICES PROPOSAL FORM (CONTINUED)

C. Additional Requirements

- Web-based process for employers to initiate checks
- Written documentation of data security
- 96-hour maximum turnaround time
- Three-year fixed pricing
- Ability to print and save reports
- Required Certificate of Insurance
- Experience with NJ municipal/county entities preferred

D.	Small Business Status					
	YES		NO			
	If YES, please indicate applicable Veteran Business Enterprise)	designation:	SWMVBE	(Small,	Women,	Minority
******	**********	******	*****	*****	*****	****
Have a	any exceptions to the specifications be	een taken?				
	YES		NO			
If YES,	have you attached them to your prop	osal?				
*****	YES	***	NO		****	
						~~~~~~~ <i>*</i>
Signatu	ure of Authorized Agent		Date			

(Corporate Seal)

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