DETAILED SPECIFICATIONS

PART I READY MIX CONCRETE

Pursuant to bid and specifications the Contractor will furnish Portland Cement Concrete as described in the most recent NYSDoT Standard Specifications of Construction & Materials and addenda. Portland Cement - General either with Pozzolans such as fly ash, blast furnace slag or hydrated lime used to replace portions of Portland Cement, or without Pozzolans in the following classes of Ready Mix, or as approved by the County Highway Superintendent of Highways. Payments shall be made for requested services or materials measured in Customary US units.

SCHEDULING OF PLANT, MATERIAL PICKUP

- A) The County will schedule the plant a minimum of 24 hours in advance of material requirements, unless precluded by emergency field conditions, and/or weather conditions.
- B) Penalty clause for unnecessary delays in delivery of material at site. The County reserves the right to back charge the vendor for delays in excess of 30 minutes per truck, when such delays are a result of other than mechanical breakdowns of the vendor's plant. Charge backs will be based on the excess minutes over 30 minutes, times the average labor wage (including fringe benefits) of the County employee(s) and/or subcontracted employee(s), including truck rental.

OUT OF STOCK ITEMS

- A) It is imperative that the contractor's supplies are adequate to meet the Department's needs. Should the Contractor fail to deliver or provide goods ordered through a Purchase Order issued by the Purchasing Department for either of the following reasons:
 - 1. Does not have product on hand when it is needed.
 - 2. Cannot provide the product because of prior commitments or breakdown.

Then a product deemed by the Superintendent of Highways to be the equal of the specified commodity must be substituted by the contractor at no additional cost or expense to the County.

B) If an appropriate commodity of equal specification is still not available the Department reserves the right to procure the goods from the next best available source. An alternative supplier will be selected from the bid tabulation to furnish material in accordance with the specifications.

MODIFIED CLASS A MATERIAL FOR INTERIOR FLOOR SLABS

Floor slabs which require the following Class A modified pumpable mix:

Cement 794 lbs
Fine Aggregates 1848 lbs
Course Aggregates #1 944 lbs
Course Aggregates #2 1411 lbs
Water 42.3 gal
Entrapped Air 0 to 3 %
Slump 4" +/- 1"

Plasticizer Mid or High Range as required for pumping

Low-Density Cellular Concrete (LDCC) PRODUCTS SPECIFICATIONS

MATERIALS

FOAM LIQUID CONCENTRATE: Aerix Industries or equal and shall comply with the standard specifications of ASTM C 869 when tested in accordance with ASTM C 796.

CEMENT: Portland cement shall comply with ASTM C 150. Other supplemental cementitious material such as fly ash may be used when approved by the project engineer. Supplementary cementitious materials should be tested prior to the start of the project for compatibility with the foaming agent.

ADMIXTURES: Admixtures for accelerating, water reducing, and other specific properties may be used when specifically approved by the project engineer. Admixtures should be tested prior to the start of the project for compatibility with the foaming agent.

WATER use water that is potable and free from deleterious amounts of alkali, acid, and organic materials, which would adversely affect the setting or strength of the LDCC.

PROPERTIES

The LDCC shall meet the following properties:

Cast Density, 30 36 42

lb/cu.ft (ASTM C
796)

Average 40 – 140 80 - 210 120 - 330

Compressive

Strength, lb/sq in
(ASTM C 495)

Side Walk/Curb Mix Specification

CEMENT: Cement shall be Air Entraining Portland Cement Type 1-A conforming to Serial Designation C150 of the American Society of Testing Materials, or later revision thereof.

FINE AGGREGATE: Fine aggregate shall consist of a clean, sharp, coarse, washed sand; free from acids, silt, mud, organic matter or other deleterious materials.

COARSE AGGREGATE: Coarse aggregate shall be crushed stone. Such stone shall consist of clean, durable, sharp angled fragments of rock free from thin or elongated pieces, soft or disintegrated stone, dirt, stone dust, or other deleterious materials. Stone shall be graded and of uniform quality throughout. Round washed gravel will not be allowed.

Coarse aggregate shall consist of a well-graded mixture of commercial size crushed stone; No. 1, No. 2 and No.

CONCRETE: Concrete for sidewalks shall be made from Portland cement, fine aggregate, and coarse aggregate, conforming to specifications hereinbefore listed.

Concrete shall be mixed in the following proportions:

1 part Portland cement2 parts fine aggregate3 parts coarse aggregate

Concrete shall be mixed with clean water, free from mud, oils, grease, or other deleterious matter. The amount of water used per batch shall be the minimum amount necessary to produce a concrete of workable consistency and in general shall be 5 ½ gallons per sack of cement used. The amount of water used shall be such that in no batch shall the slump be less than 2" or more than 4". Ready-mix concrete will have a minimum compressive strength of 5000 psi. Retempering or remixing of concrete, with or without additional cement, aggregates or water will not be permitted.

Concrete for Slip Form Curbing will consist of the same basic mix design of sidewalks except slump range will be from 1"1.5"
18a

CONTRACT PRICE ADJUSTMENTS:

All prices submitted must remain firm for a period of one hundred twenty (120) days from the date of award. Beginning September 1, 2022 subsequent price adjustments will be considered by the County. All requests for price adjustments must be submitted to the County a minimum of thirty (30) days prior to the date of the requested price adjustment. The change in price structure (increase or decrease) must be based on fluctuations in the latest published Consumer Price Index (CPI) for all urban consumers, as published by the U.S. Department of Labor, Bureau of Labor Statistics which is available at https://stats.bls.gov.

If, during the Contract term, the awarded vendor is unable to meet contractual requirements in whole or in part based on the price structure of the contract, it shall immediately notify the County in writing. The County may, but is not required to, consider an adjustment in the contract terms and/or pricing.

Should the County in its sole discretion determine during the Contract term that the contract price structure results in prices which are unreasonable, excessive, or not truly reflective of current market conditions, and no adjustment in the contract terms and/or pricing is mutually agreeable, the County may terminate the contract through written notice to the vendor, purchase from an alternate source, or rebid the contract.

BID FORM

Page 1 of 2

COMPANY NAME:

ONCRE	TE		RICE PER CUBIC YARD
CLASS	DESCRIPTION	WITH POZZOL	ANS W/O POZZOLANS
Α	CONCRETE FOR GENERAL PURPOSE STRUC	CTURAL	
C	CONCRETE FOR PAVEMENT SLIPFORM PAV	/ING	
D	CONCRETE FOR THIN STRUCTURAL & PUN	PING	
E	CONCRETE FOR STRUCTURAL SLABS AND APPROACH SLABS		
F	CONCRETE FOR HIGH EARLY PAVEMENT ST	RENGTH	
G	CONCRETE FOR TREMIE		
Н	CONCRETE FOR PUMPING APPLICATIONS		
НР	CONCRETE BRIDGE DECKS		
I	CONCRETE FOR SLIP FORMING HIGHWAY MEDIAN BARRIERS		
J	CONCRETE FOR SLIP FORMING STRUCTUR MEDIAN BARRIERS	AAL	
A mo	od CONCRETE FOR INTERIOR SLABS		_
K	LOW DENSITY CELLULAR CONCRETE (LDC	C)	
L	CURB MIX / SIDEWALK MIX		
INE GRO	OUTS PER NYSDOT STANDARD SPECIFICATIO	ONS VOLUMETRIC MEASURE	
1:1 (GROUT	\$	Cubic Yard
1:2	GROUT	\$	Cubic Yard
_	GROUT nd: cement)	\$	Cubic Yard
İ	Delivered to job site for	per cubic yard per mile over	miles from plant.
		For heated concrete add	per cubic yard.
		For super plasticizer add	per cubic yard.
		For grace fiber mesh, or equal, ac	dd per cubic yard.
	For (non chloride based) a	accelerator add - see % below - per cu	ubic yard.
1%	2%	3%	4%

100

		BID FORM	Page 2 of	2
		cc	MPANY NAME:	
For Grace DCI additive, or eq	ual add	per cubic yard.		
For water reducer add	per cubic	yard.		
For anti washout admixture ((Rheomac UW45	50), or equal, add	per cubic yard.	
For additional type 1a stone a	add	per cubic yard.		
For an additional 100 lbs. of o	oncrete add	per cubic yard	i.	
For Master Builders Rheocre	te 222, or equal,	add per cu	bic yard.	
For Retarder add - (see % bel	ow) - per cubic y	ard.		
2%	3%		4%	
PART II CONTROLLED DENSITY LOW	STRENGTH MA	TERIAL (C.D.L.S.M.)		
DESCRIPTION				
the range of Thirty (30) to Or County Engineer. It must b	out vibration or ne Hundred Fifty e capable of exc	puddling action. This (150) psi as measured l avation with power equ	material shall have a two by compressive strength uipment at some time in	ill flow into place due to its enty-eight (28) day strength in in cylinders as ordered by the the future. C.D.L.S.M. is to be nto the cavity to be filled or into a
Grace durafill or equal to ach	ieve C.D.L.S.M. s	specification will be acc	epted.	
MATERIALS				
C D L S M shall consist of Por the use specified.	tland cement, fly	y ash, fine aggregate, a	nd water in proportions	that will yield the strength for
The undersigned shall furnish		escribed within at a price r Cubic Yard \$	The state of the s	w York as follows:
Delivered to job site @ \$		/cubic yard, per mile	, over	miles from plant.
Delivery with a telescoping c	onveyor truck re Additional co	eaching 30' to 50' with ost per hour	\$	/HOUR

Attached Bid Checklist, Signature/Non Collusive Page, and Iran Notice must be signed to complete the bid.

BID CHECKLIST

The documents required to complete this bid are indicated below.

(X)	Insurance Certificates	See Exhibit A, pages F-G
(X)	Iran Notice	See Pages 18g – 18h
	We have reviewed and have	submitted the items required under the Mandatory Submission Requirements.
	The Bid Page(s), Signature/N	on-Collusive Page, and Iran Notice are completed and included.
	Deviations are noted and exp	lained.
	Insurance Certificates are en	closed if required.

WAIVER OF IMMUNITY/NON-COLLUSIVE BIDDING CERTIFICATE PURSUANT TO SECTION 103-D OF THE NEW YORK STATE GENERAL MUNICIPAL LAW

- A. By submission of this bid, each bidder and each person signing on behalf of any bidder certifies, and in the case of a joint bid, each party thereto certifies as to its own organizations, under penalty of perjury, that to the best of knowledge and belief:
 - The prices in this bid have been arrived at independently without collusion, consultation, communication, or
 agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder
 or with any competitor.
 - Unless otherwise required by law, the prices which have been quoted in this bid have not knowingly been disclosed
 by the bidder and will not knowingly be disclosed by the bidder, directly or indirectly, prior to opening, to any bidder
 or to any competitor.
 - 3. No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

A bid shall not be considered for award nor shall any award be made where 1,2, and 3 above have not been complied with; provided, however, that in any case the bidder cannot make to foregoing certification, the bidder shall so state and shall furnish with the bid a signed statement which sets forth in detail the reasons thereof. Where 1,2, and 3 above have not been complied with, the bid shall not be considered for any award nor shall any award be made unless the head of the Purchasing Unit to the political subdivision, public department, agency or official thereof to which the bid is made, or his designee, determines that such disclosure was not made for the purpose of restricting competition.

The fact that a bidder (a) has published price lists, rates, or tariffs covering items being procured, (b) has informed prospective customer of proposed or pending publications of new or revised price lists for such items, or (c) has sold the same items to other customers at the same prices being bid, does not constitute, without more, a disclosure within the meaning of paragraph "A" above.

B. Any bid hereafter made to any political subdivision of the state or any public department, agency or official thereof by a corporate bidder for work or services performed or to be performed or goods sold or to be sold, where competitive bidding is required by statute, rule, regulation, local law, and where such bid contains the certification referred to in paragraph "A" of this section, shall be deemed to have been authorized by the Board of Directors of the bidder, and such authorization shall be deemed to include the submission of the bid and the inclusion therein of the certificate as to non-collusion as the act and deed of the corporation.

C.

18e

SIGNATURE PAGE

The undersigned proposes to furnish products or services to specifications included in this bid document, at the price(s) set forth, as required to meet the County's needs. Any deviation to the specifications must be noted on the bid form and fully explained or the deviations will not be considered part of the bid.

certification on the reverse of this		
- <u></u>	COMPANY NAME	
·	ADDRESS (Principal Office)	
	CITY, STATE, ZIP CODE	
	AREA CODE/TELEPHONE NUMBE	R
	FAX NUMBER	
	AUTHORIZED SIGNATURE	
	PRINTED NAME	
	TITLE	
	DATE	
	ADDRESS (Local Office)	
	CITY, STATE, ZIP CODE	
	AREA CODE/TELEPHONE NUMB	ER
	FAX NUMBER	
	E-MAIL ADDRESS	
Check One: Corporation	Partnership	Individual
Incorporated under the laws of the	e State of	
Federal Identification #		
State if authorized to do business i	n the State of New York: Yes	No
Names and Addresses of Partners:		

Iranian Energy Sector Divestment

Contractor hereby represents that said Contractor is in compliance with New York State General Municipal Law Section103-g entitled "Iranian Energy Sector Divestment", in that said Contractor has not:

- a. Provided goods and services of \$20 Million or more in the energy sector of Iran including but not limited to the provision of oil or liquefied natural gas tankers or products used to construct or maintain pipelines used to transport oil or liquefied natural gas for the energy sector of Iran; or
- b. Acted as a financial institution and extended \$20 Million or more in credit to another person for forty-five days or more, if that person's intent was to use the credit to provide goods or services in the energy sector in Iran.

Any Contractor who has undertaken any of the above and is identified on a list created pursuant to Section 165-a (3)(b) of the New York State Finance Law as a person engaging in investment activities in Iran, shall not be deemed a responsible Bidder pursuant to Section 103 of the New York State General Municipal Law.

Except as otherwise specifically provided herein, every Contractor submitting a bid in response to this Request for Bids must certify and affirm the following under penalties of perjury:

a. "By submission of this bid, each Bidder and each person signing on behalf of any Bidder certifies, and in the case of a joint bid, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief, that each Bidder is not on the list created pursuant to NYS Finance Law Section 165-a (3)(b)."

Jefferson County will accept this statement electronically in accordance with the provisions of Section 103 of the General Municipal Law.

Except as otherwise specifically provided herein, any Bid that is submitted without having complied with subdivision (a) above, shall not be considered for award. In any case where the Bidder cannot make the certification as set forth in subdivision (a) above, the Bidder shall so state and shall furnish with the bid a signed statement setting forth in detail the reasons therefore. The County reserves its rights, in accordance with General Municipal Law Section 103-g to award the Bid to any Bidder who cannot make certification, on a case-by-case basis under the following circumstances.

- 1. The investment activities in Iran were made before April 12, 2012, the investment activities in Iran have not been expanded or renewed after April 12, 2012, and the Bidder has adopted, publicized and is implementing a formal plan to cease the investment activities in Iran and to refrain from engaging in any new investments in Iran; or
- 2. The County of Jefferson has made a determination that the goods or services are necessary for the County to perform its functions and that, absent such an exemption, the County of Jefferson would be unable to obtain the goods or services for which the Bid is offered. Such a determination shall be made by the County in writing and shall be a public document.

Attachment Certification Pursuant to Section 103-g of the New York State General Municipal Law

- A. By submission of this bid, each Bidder and each person signing on behalf of any Bidder certifies, and in the case of a joint bid, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of its knowledge and belief that each Bidder is not on the list created pursuant to paragraph (b) of subdivision 3 of Section 165-a of the New York State Finance Law.
- B. A Bid shall not be considered for award, nor shall any award be made where the condition set forth in Paragraph A above has not been complied with; provided, however, that in any case the Bidder cannot make the foregoing certification set forth in Paragraph A above, the Bidder shall so state and shall furnish with the bid a signed statement which sets forth in detail the reasons therefore. Where Paragraph A above cannot be complied with, the Purchasing Unit to the political subdivision, public department, agency or official thereof to whom the bid is made, or his designee, may award a bid, on a case by case basis under the following circumstances:
 - 1. The investment activities in Iran were made before April 12, 2012, the investment activities in Iran have not been expanded or renewed after April 12, 2012, and the Bidder has adopted, publicized and is implementing a formal plan to cease the investment activities in Iran and to refrain from engaging in any new investments in Iran; or
 - 2. The political subdivision makes a determination that the goods or services are necessary for the political subdivision to perform its functions and that, absent such an exemption, the political subdivision would be unable to obtain the goods and services for which the contract is offered. Such a determination shall be made in writing and shall be a public document.

	Signature
	Title
Date	Company Name

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