

Nassau County Shared Services, Office of Purchasing

Staff Summary A-68-2021

Subject: Detiblect		Date: October 6	, 2021				
	310-09161-170; RQPD21000195) cartment of Shared Services	Vendor Name: N	ationwide Instructio	on for			
	ce of Purchasing		Cardiovascular Edı				
	l Name: Melissa Gallucci		Contract Number: A-68-2021				
Department Head	Signature all ucci	Contract Manag	er Name: Kimberly	Stanton, Buyer			
		ernal Approvals					
Date & Init.	Approval	Date & Init	Approval				
10/22/21 0	The Chi	μ,	Budget	Malidade			
10/25/2021 85-	County Atty.		County Exe	C.77VV 193110			
Material Adverse I	nformation Identified? [Yes,	/No_X_] (If Yes, attach m	emo.)				
arrative							
the Nassau Coun	citation was advertised in Newsony Bid Solicitation Board. Minorites viewed the bid	y Áffairs was also notified	of this solicitation.	2			
<u>_2</u> _Womo	n owned business <u>1</u> A	Minority (African/Americar	n) <u>3</u> Small æ l	sin es s			
<u>0</u> Service	e Disabled (Veteran) owned bu	siness <u>0</u> Veteran Ov	ned Business 87 29				
	rs bid on this solicitation an owned business <u> </u>	Ninority <u>1</u> Smc	Il Business				
<u> 0 </u> Servic	e Disabled (Veteran) owned bu	usiness <u>0</u> Veterans	0 5:2	1901 1901			
	Term: The maximum amount au lundred Thirty-Nine Dollars and S						
	Department of Shared Services, on for Cardiovascular Education						
	<u> </u>	VED: ////	7 10/22/21				
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	A COUNTY AND A COU	A CONTRACTOR OF THE PARTY OF TH	(125.6) On Hilm				
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		The second party	S. C. Walter				

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COUNTY OF NASSAU

INTER - DEPARTMENTAL MEMO

TO:

CLERK OF THE COUNTY LEGISLATURE

A-68-2021

FROM:

MELISSA GALLUCCI - COMMISSIONER OF SHARED SERVICES

DATE:

OCTOBER 6, 2021

SUBJECT: RESOLUTION– NASSAU COUNTY POLICE DEPARTMENT – EMERGENCY AMBULANCE BUREAU

THIS RESOLUTION IS RECOMMENDED BY THE COMMISSIONER OF SHARED SERVICES TO AUTHORIZE AN AWARD AND TO EXECUTE A PURCHASE ORDER IN THE AMOUNT OF ONE HUNDRED TWO THOUSAND FIVE HUNDRED THIRTY-NINE DOLLARS and SEVENTY CENTS (\$102,539.70) ON BEHALF OF THE NASSAU COUNTY POLICE DEPARTMENT – EMERGENCY AMBULANCE BUREAU TO NATIONWIDE INSTRUCTION FOR CARDIOVASCULAR EDUCATION, INC. FOR THE DEFIBERCH PREMIUM SERVICE CONTRACT.

THE ABOVE DESCRIBED DOCUMENT ATTACHED HERETO IS FORWARDED FOR YOUR REVIEW AND APPROVAL AND SUBSEQUENT TRANSMITTAL TO THE RULES COMMITTEE FOR INCLUSION IN ITS AGENDA.

MELISSA GALŁUCCI

COMMISSIONER OF SHARED SERVICES

VB: gb

ENCL:

(1) STAFF SUMMARY

- (2) DISCLOSURE STATEMENT
- (3) RESOLUTION
- (4) BID SUMMARY
- (5) BID PROPOSAL
- (6) CERTIFICATE OF LIABILITY INSURANCE
- (7) RECOMMENDATION OF AWARD
- (8) POLITICAL CONTRIBUTION FORM



A RESOLUTION AUTHORIZING THE COMMISSIONER OF SHARED SERVICES TO AWARD AND EXECUTE A PURCHASE ORDER BETWEEN THE COUNTY OF NASSAU, ACTING ON BEHALF OF NASSAU COUNTY POLICE DEPARTMENT – EMERGENCY AMBULANCE BUREAU AND NATIONWIDE INSTRUCTION FOR CARDIOVASCULAR EDUCATION, INC.

WHEREAS, the NASSAU COUNTY DEPARTMENT OF SHARED SERVICES, OFFICE OF PURCHASING has received competitive bids under sealed bid solicitation #34510-09161-170 for Defibtech Premium Service Contract for Nassau County Police Department -Emergency Ambulance Bureau, as more particularly described in the bid document; and

WHEREAS, the Commissioner of Shared Services is representing to the Rules Committee that Nationwide Instruction for Cardiovascular Education, Inc. submitted the lowest responsible bid and meets all specifications for the product and/or services described in the said bid document as determined by the Commissioner of Shared Services.

RESOLVED, that the Rules Committee of the Nassau County Legislature authorizes the Commissioner of Shared Services to award and execute the said Purchase Order with Nationwide Instruction for Cardiovascular Education, Inc.



COUNTY OF NASSAU

POLITICAL CAMPAIGN CONTRIBUTION DISCLOSURE FORM

1. Has the vendor or any corporate officers of the vendor provided campaign contributions pursuant to the New York State Election Law in (a) the period beginning April 1, 2016 and ending on the date of this disclosure, or (b), beginning April 1, 2018, the period beginning two years prior to the date of this disclosure and ending on the date of this disclosure, to the campaign committees of any of the following Nassau County elected officials or to the campaign committees of any candidates for any of the following Nassau County elected offices: the County Executive, the County Clerk, the Comptroller, the District Attorney, or any County Legislator?

YES	NO	X	If yes, to	what campai	gn committee?	
				e signed by a executing Cor		e consultant, contractor or Vendor authorized as a
	ersigned affi nowledge, ti			that he/she l	has read and un	nderstood the foregoing statements and they are, to
	ely and with					to the campaign committees identified above were nental benefit or in exchange for any benefit or
				date and tim	ne indicated by: ART.COM]	
Dated:	07/24/202	1 01:24:4	10 PM		Vendor	or: Nationwide Instruction for Cardiovascular Education, Inc
					Title:	VP

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COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name, address and telephone number of lobbyist(s)/lobbying organization. The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.

none
2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):
none
3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:
none
4. Describe lobbying activity conducted, or to be conducted, in Nassau County, and identify client(s) for each activity listed. See the last page for a complete description of lobbying activities.
none
5. The name of persons, organizations or governmental entities before whom the lobbyist expects to lobby:
none

6. If such lobbyist is retained or employed pursuant to a written agreement of retainer or employment, you must attach a copy of such document; and if agreement of retainer or employment is oral, attach a written statement of the substance thereof. If the written agreement of retainer or employment does not contain a signed authorization from the client by whom you have been authorized to lobby. separately attach such a written authorization from the client.

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the New York (b), beginning this disclosure committees or	bbyist/lobbying organization or any of its corpore. State Election Law in (a) the period beginning April 1, 2018, the period beginning two years pe, to the campaign committees of any of the following Nassa mptroller, the District Attorney, or any County L	April 1, 2016 and en prior to the date of the lowing Nassau Cour u County elected off egislator?	iding on the date of this disclosure, or his disclosure and ending on the date of hity elected officials or to the campaign fices: the County Executive, the County
		W. M. A.	
	that copies of this form will be sent to the Nass the County's website.	au County Departme	ent of Information Technology ("IT") to
	tand that upon termination of retainer, employm in thirty (30) days of termination.	nent or designation I	must give written notice to the County
	ON: The undersigned affirms and so swears than they are, to his/her knowledge, true and acc		nd understood the foregoing
	ned further certifies and affirms that the contrib and without duress. threat or any promise of a g 		
•	signed and certified at the date and time indicates Byron [CHRIS.BYRON@NICEHEART.COM]	ated by:	
Dated: 09/	02/2021 04:00:57 PM	Vendor:	Nationwide Instruction for Cardiovascular Education, Inc
		Title:	VP

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The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

The term "lobbying" or "lobbying activities" does not include: Persons engaged in drafting legislation, rules, regulations or rates; persons advising clients and rendering opinions on proposed legislation, rules, regulations or rates, where such professional services are not otherwise connected with legislative or executive action on such legislation or administrative action on such rules, regulations or rates; newspapers and other periodicals and radio and television stations and owners and employees thereof, provided that their activities in connection with proposed legislation, rules, regulations or rates are limited to the publication or broadcast of news items, editorials or other comment, or paid advertisements; persons who participate as witnesses. attorneys or other representatives in public rule-making or ratemaking proceedings of a County agency, with respect to all participation by such persons which is part of the public record thereof and all preparation by such persons for such participation; persons who attempt to influence a County agency in an adjudicatory proceeding, as defined by § 102 of the New York State Administrative Procedure Act.

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY. FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

City: Dix	1 Gate Ct Hills	St	ate/Provinc	e/Territory:	NY	Zip/Postal Code:	11746
Country: US	i iiio		aten rovino	e/Territory.		_ Zip/i Ostal Oode.	11740
Business Address		Nationwide Ins	trustion for	Cardiovaga	dor Edu	ention Inc	
	Hills			e/Territory:			11746
Country US	111113		ate/1 TOVITIO	er remitory.	1111	_ Zipri Ostal Oode.	11770
	-643-9896						
Other present add	lress(es)·						
O!!		St	ate/Provinc	e/Territory:		Zip/Postal Code:	
Country:				•		_ 2.19/1 00101 0000.	
Telephone:							
List of other addre	ı.						
Chief Exec. Office Chief Financial Of Vice President (Other)	er fficer	21/1999		Secretary Partner			
- 1	• —	t in the business If Yes, provide o	_	•			
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YES X NO 60% Are there any out contribution made	in whole or	in part between	you and th			lease or any other ty ng the questionnaire	
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YES X NO 60% Are there any out contribution made YES NO	e in whole or	in part between If Yes, provide o	you and the	e business	submitti		?

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	NO NO	X	If Yes, pro	ride details.	
ilt of any a	action taken	by a go	vernment ager		n arose automatically, by operation of law, or a ed response to all questions checked "YES". If he questionnaire.
			you and/or ar principal owne		ses or not-for-profit organizations listed in Secti
a.	YES	rred by			ering into contracts with that agency? ation of the circumstances and corrective actio
	taken.				
b.	Been decla			erminated for cause	on any contract, and/or had any contracts
	YEStaken.	NO		, provide an explar	ation of the circumstances and corrective actio
c.				act and/or the oppo lification standards	ortunity to bid on a contract, including, but not?
	YES	NO			nation of the circumstances and corrective actic
					ntering into any contract with it; and/or is any a t such business's ability to bid or propose on
d.	contract?	at ooala	•		

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

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a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crir an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

10. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?

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to Que	stion 5, be finvestigat	en the subj ion by any (ect of a criminal government age	e past 5 years ha l investigation an ency, including bu	d/or a civil anti-	trust investigatio	n and/or any ot
agenci YES	es while yo		rincipal owner o	or officer? e an explanation :	of the circumsta	inces and correc	tive action take
		'					
				ss, or any other a			
	•	imposed a	s a result of jud	icial or administra	ative proceeding	gs with respect to	o any professio
	e held?	•	7.6				C
YES	N ₀	3 X	If yes, provide	an explanation	of the circumsta	ances and correc	tive action take
L							

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, hereby acknowledge that a materially false statement
y result in rendering the submitting business entity and/or
subject me to criminal charges.
, hereby certify that I have read and understand all the e answers to each item therein to the best of my ty in writing of any change in circumstances occurring oplied by me is true to the best of my knowledge, on the information supplied in this form as additional ness entity.
AUDULENTLY MADE IN CONNECTION WITH THIS
BMITTING BUSINESS ENTITY NOT RESPONSIBLE
S, AND, IN ADDITION, MAY SUBJECT THE PERSON
SES.
ated by:

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PRINCIPAL QUESTIONNAIRE FORM

All questions on these questionnaires must be answered by all officers and any individuals who hold a ten percent (10%) or greater ownership interest in the proposer. Answers typewritten or printed in ink. If you need more space to answer any question, make as many photocopies of the appropriate page(s) as necessary and attach them to the questionnaire.

COMPLETE THIS QUESTIONNAIRE CAREFULLY AND COMPLETELY, FAILURE TO SUBMIT A COMPLETE QUESTIONNAIRE MAY MEAN THAT YOUR BID OR PROPOSAL WILL BE REJECTED AS NON-RESPONSIVE AND IT WILL NOT BE CONSIDERED FOR AWARD

Date of birth:	Christopher S By	<u>ron</u>				
-	12/24/1950					
Home address:	1 Gate Ct					
·	Hills	State/Provi	nce/Territory: _	NY	_ Zip/Postal Code:	11746
Country: US						
Business Address	: 1 Ga	ite Ct				
City: Dix	Hills	State/Provi	nce/Territory:	NY	Zip/Postal Code:	11746
Country US					_ '	
Telephone: 631	-643-9896					
Other present add	ress(es):					
City	• • • • • • • • • • • • • • • • • • • •	State/Provi	ince/Territory:		Zip/Postal Code:	
Country			•		_ =====================================	
Tolophono:						
President Chairman of Board			_ Treasurer Shareholder			
Chief Exec. Office Chief Financial Of			_ Secretary Partner	00/	21/1999	
Vice President	09/21/19	00	Partilei	09/	Z 1/ 1999	
	09/21/19		_			
(Other)						
	auitv interest in th	e business submitti	ina the auestior	naire?		
Do you have an e						
Do you have an ex)	s, provide details.				
YES X NO) If Yes					
) If Yes					
YES X NO) If Yes					
YES X NC 40% Ownership						
YES X NC 40% Ownership Are there any outs	standing loans, gu	uarantees or any otl	ner form of secu	urity or	lease or any other ty	pe of
YES X NC 40% Ownership Are there any outs contribution made	standing loans, gu in whole or in pa	uarantees or any otl rt between you and	ner form of secu	urity or		pe of
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YES X NC 40% Ownership Are there any outs contribution made	standing loans, gu in whole or in pa	uarantees or any otl rt between you and	ner form of secu	urity or	lease or any other ty	pe of
YES X NC 40% Ownership Are there any outs contribution made	standing loans, gu in whole or in pa	uarantees or any otl rt between you and	ner form of secu	urity or	lease or any other ty	pe of
YES X NC 40% Ownership Are there any outs contribution made	standing loans, gu in whole or in pa	uarantees or any otl rt between you and	ner form of secu	urity or	lease or any other ty	pe of
YES X NC 40% Ownership Are there any outs contribution made YES NC	standing loans, gu in whole or in pa D X If Yes	uarantees or any otl rt between you and s, provide details.	ner form of secu the business s	urity or ubmittii	lease or any other ty ng the questionnaire	pe of ?
YES X NC 40% Ownership Are there any outs contribution made YES NC Within the past 3 years	standing loans, gu in whole or in pa D X If Yes years, have you b	uarantees or any otl rt between you and s, provide details. peen a principal owr	ner form of secu the business s	urity or ubmittii	lease or any other ty	pe of ?
YES X NC 40% Ownership Are there any outs contribution made YES NC	standing loans, gue in whole or in pa X If Yes years, have you be submitting the q	uarantees or any otl rt between you and s, provide details. peen a principal owr	ner form of secu the business s	urity or ubmittii	lease or any other ty ng the questionnaire	pe of ?

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YES	rs while you were a principal owner or officer? NO X If Yes, provide details.
153	NO X II Tes, provide details.
It of any	firmative answer is required below whether the sanction arose automatically, by operation of law, or as a action taken by a government agency. Provide a detailed response to all questions checked "YES". If you pace, photocopy the appropriate page and attach it to the questionnaire.
In the	past (5) years, have you and/or any affiliated businesses or not-for-profit organizations listed in Section ich you have been a principal owner or officer:
a.	Been debarred by any government agency from entering into contracts with that agency? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Been declared in default and/or terminated for cause on any contract, and/or had any contracts cancelled for cause? YES NO X If yes, provide an explanation of the circumstances and corrective action
	taken.
C.	Been denied the award of a contract and/or the opportunity to bid on a contract, including, but not limited to, failure to meet pre-qualification standards? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	Been suspended by any government agency from entering into any contract with it; and/or is any action pending that could formally debar or otherwise affect such business's ability to bid or propose on contract? YES NO X If yes, provide an explanation of the circumstances and corrective action

8. Have any of the businesses or organizations listed in response to Question 5 filed a bankruptcy petition and/or been the subject of involuntary bankruptcy proceedings during the past 7 years, and/or for any portion of the last 7 year period, been in a state of bankruptcy as a result of bankruptcy proceedings initiated more than 7 years ago and/or is any such business now the subject of any pending bankruptcy proceedings, whenever initiated?

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a.	Is there any felony charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
b.	Is there any misdemeanor charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
c.	Is there any administrative charge pending against you? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
d.	In the past 10 years, have you been convicted, after trial or by plea, of any felony, or of any other crir an element of which relates to truthfulness or the underlying facts of which related to the conduct of business? Y YES NO X If yes, provide an explanation of the circumstances and corrective action taken.
e.	In the past 5 years, have you been convicted, after trial or by plea, of a misdemeanor? YES NO X if yes, provide an explanation of the circumstances and corrective action taken.
f.	In the past 5 years, have you been found in violation of any administrative or statutory charges? YES NO X If yes, provide an explanation of the circumstances and corrective action taken.

10. In addition to the information provided in response to the previous questions, in the past 5 years, have you been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local prosecuting or investigative agency and/or the subject of an investigation where such investigation was related to activities performed at, for, or on behalf of the submitting business entity and/or an affiliated business listed in response to Question 5?

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to Que	estion 5, be f investigat	en the sul	oject of a criminal	nvestigation and/or a cy, including but not I	business or organization listed in res civil anti-trust investigation and/or an limited to federal, state, and local regi	y ot
YES	N.				circumstances and corrective action t	<u>ake</u>
	ny sanction e held? N		_	•	roceedings with respect to any profes circumstances and corrective action t	

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I, Christopher Byron	, hereby acknowledge that a materially false statement
willfully or fraudulently made in connection with this form ma	
any affiliated entities non-responsible, and, in addition, may	subject me to criminal charges.
I, Christopher Byron	, hereby certify that I have read and understand all the
items contained in this form; that I supplied full and complet	
knowledge, information and belief; that I will notify the Cour	ity in writing or any change in circumstances occurring
after the submission of this form; and that all information su information and belief. I understand that the County will rely	on the information supplied in this form as additional
inducement to enter into a contract with the submitting busing	
Inducement to enter into a contract with the submitting business	1000 officey.
CERTIFICATION	
A MATERIALLY FALSE STATEMENT WILLFULLY OR FR.	AUDULENTLY MADE IN CONNECTION WITH THIS
QUESTIONNAIRE MAY RESULT IN RENDERING THE SU	
WITH RESPECT TO THE PRESENT BID OR FUTURE BID	
MAKING THE FALSE STATEMENT TO CRIMINAL CHARG	GES.
Nationwide Instruction for Cardiovascular Education, Inc	
Name of submitting business	
Electronically signed and portified at the date and time indic	pated by
Electronically signed and certified at the date and time indic Christopher Byron [CHRIS.BYRON@NICEHEART.COM]	sated by.
Christopher Bylon [CHKIS.BTRON@NICEHEART.COM]	
VP	
Title	
09/02/2021 03:16:50 PM	
Date	

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Business History Form

The contract shall be awarded to the responsible proposer who, at the discretion of the County, taking into consideration the reliability of the proposer and the capacity of the proposer to perform the services required by the County, offers the best value to the County and who will best promote the public interest.

In addition to the submission of proposals, each proposer shall complete and submit this questionnaire. The questionnaire shall be filled out by the owner of a sole proprietorship or by an authorized representative of the firm, corporation or partnership submitting the Proposal.

NOTE: All questions require a response, even if response is "none" or "not-applicable." No blanks.

(USE ADDITIONAL SHEETS IF NECESSARY TO FULLY ANSWER THE FOLLOWING QUESTIONS).

Date:	09/0	2/2021						·
1)	Proposer's	s Legal Name:	Nationwide	Instruction for C	ardiovascu	ılar Educat	ion, Inc	
2)	Address o	of Place of Busines	ss: <u>1 Ga</u> t	te Ct				
	City:	Dix Hills		_ State/Province	/Territory:	NY	Zip/Postal Code:	11746
	Country:	US						
3)	Mailing Ad	ddress (if different)):					
	City:						Zip/Postal Code:	
	Country:							
	Phone:							
_	Does the	business own or re	ent its facilitie	s? Own			If other, please provid	e details:
4) 5) 6)	Federal I.	Bradstreet number D. Number:11-3 oser is a: _Corpo	3530300					
7)	Does this	business share of	•	aff, or equipmen	·	v	other business?	
8)	Does this YES	business control o			?			
9)	Does this YES			iliates, and/or is provide details:	it a subsidi	ary of, or o	ontrolled by, any other	business?

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othe YES	the proposer ever had a bond or surety cancelled or forfeited, or a contract with Nassau County or any er government entity terminated? NO X If yes, state the name of bonding agency, (if a bond), date, amount of bond reason for such cancellation or forfeiture: or details regarding the termination (if a contract).
Has YES	the proposer, during the past seven years, been declared bankrupt? NO X If yes, state date, court jurisdiction, amount of liabilities and amount of assets
pros busi loca on b	ne past five years, has this business and/or any of its owners and/or officers and/or any affiliated business, in the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state or local secuting or investigative agency? And/or, in the past 5 years, have any owner and/or officer of any affiliated incess been the subject of a criminal investigation and/or a civil anti-trust investigation by any federal, state of prosecuting or investigative agency, where such investigation was related to activities performed at, for, contained business. Source NO X If yes, provide details for each such investigation, an explanation of the umstances and corrective action taken.
bee loca bee loca busi YES	ne past 5 years, has this business and/or any of its owners and/or officers and/or any affiliated business in the subject of an investigation by any government agency, including but not limited to federal, state and all regulatory agencies? And/or, in the past 5 years, has any owner and/or officer of an affiliated business in the subject of an investigation by any government agency, including but not limited to federal, state and all regulatory agencies, for matters pertaining to that individual's position at or relationship to an affiliated iness. S NO X If yes, provide details for each such investigation, an explanation of the umstances and corrective action taken.
or d alleg con a) A YES	s any current or former director, owner or officer or managerial employee of this business had, either before furing such person's employment, or since such employment if the charges pertained to events that gedly occurred during the time of employment by the submitting business, and allegedly related to the duct of that business: Any felony charge pending? S NO X If yes, provide details for each such investigation, an explanation of the sumstances and corrective action taken.
YES	Any misdemeanor charge pending? S NO X If yes, provide details for each such investigation, an explanation of the sumstances and corrective action taken.

c) In the past 10 years, you been convicted, after trial or by plea, of any felony and/or any other crime, an Page 2 of 6 Rev. 3-2016

YES	the past 5 years, been convicted, after trial or by plea, of a misdemeanor? NO X If yes, provide details for each such investigation, an explanation of the umstances and corrective action taken.
YES	the past 5 years, been found in violation of any administrative, statutory, or regulatory provisions? NO X If yes, provide details for each such investigation, an explanation of the umstances and corrective action taken.
sand held YES	
fede YES que	the past (5) tax years, has this business failed to file any required tax returns or failed to pay any applicable ral, state or local taxes or other assessed charges, including but not limited to water and sewer charges? NO X If yes, provide details for each such year. Provide a detailed response to all stions checked 'YES'. If you need more space, photocopy the appropriate page and attach it to the stionnaire.
_	
Con a)	state "No conflict exists."
	Please disclose any conflicts of interest as outlined below. NOTE: If no conflicts exist, please expressing state "No conflict exists." (i) Any material financial relationships that your firm or any firm employee has that may create a conflict of interest or the appearance of a conflict of interest in acting on behalf of Nassau County.

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	b)	Please describe any procedures your firm has, or would adopt, to assure the County that a conflict of interest would not exist for your firm in the future.
		Our Company consists of 2 owners. Marilyn and Chris Byron. If we did hire additional employees we would require a background history to affirm that there aren't any conflict of interests with any of our Contracted accounts. We would require an Attestation to certify their response. We would not engage in any organizations or support any political associations that could create a conflict of interest.
۹.	expe	de a resume or detailed description of the Proposer's professional qualifications, demonstrating extensive rience in your profession. Any prior similar experiences, and the results of these experiences, must be ified.
	Have YES	you previously uploaded the below information under in the Document Vault? NO X
	Is the YES	e proposer an individual? NO X Should the proposer be other than an individual, the Proposal MUST include:
	i)	Date of formation; 09/21/1999
	ii)	Name, addresses, and position of all persons having a financial interest in the company, including shareholders, members, general or limited partner. If none, explain.
		Marilyn Byron, EMT-CC President 60% ownership Dr.Christopher S Byron VP 40% ownership
No in	ndividua	als with a financial interest in the company have been attached
		1 File(s) Uploaded: Nassau County Police Contract NICE Ownership and Financial 9-21.pdf
	iii)	Name, address and position of all officers and directors of the company. If none, explain. Same as above
No o	fficers a	and directors from this company have been attached.
		1 File(s) Uploaded: Nassau County Police Contract NICE Ownership and Financial 9-21.pdf
	iv)	State of incorporation (if applicable);
	v)	The number of employees in the firm;
	vi)	Annual revenue of firm; 623000
	vii)	Summary of relevant accomplishments Last year our Revenue was \$628,000. This year2021, we are on track for \$1,200,000.
		1 File(s) Uploaded: Nassau County Police NICE Qualification Statement 9-21.pdf
	viii)	Copies of all state and local licenses and permits.

	ar information which would b	be appropriate and helpful in determining the Proposer's capa
	perform these services.	be appropriate and neighbrin determining the Proposer's capa
		have managed very large orders and services for Suffolk Cou
and NYS.	•	
4 File/e) Hele	Jada Nassana Osamba Dalisa N	AUGE Overlifferskipe Otahamant O 24 mdf
T File(s) Opload	led: Nassau County Police r	NICE Qualification Statement 9-21.pdf
Provide names a	and addresses for no fewer t	than three references for whom the Proposer has provided si
		Proposer's capability to perform this work.
Company Contact Person	Suffolk County Police Depi Peter Diprima)T
Contact Person Address	24 Yaphank Ave	
City	Yaphank Ave	State/Province/Territory NY
Country	US	State/Hovince/Territory
Telephone	(631) 852-5618	
Fax #	(651) 662 6616	
	peter.diprima@suffolkcour	ntyny.gov
_	0 11 10 1 11 1	
		ue and Emergency Services
Contact Person	Joel Vetter	ue and Emergency Services
Contact Person Address	Joel Vetter 30 East End Ave	
Contact Person Address City	Joel Vetter 30 East End Ave Yaphank	state/Province/Territory NY
Contact Person Address City Country	Joel Vetter 30 East End Ave Yaphank US	
Contact Person Address City Country Telephone	Joel Vetter 30 East End Ave Yaphank	
Company Contact Person Address City Country Telephone Fax # F-Mail Address	Joel Vetter 30 East End Ave Yaphank US (631) 852-4856	State/Province/Territory NY
Contact Person Address City Country Telephone Fax #	Joel Vetter 30 East End Ave Yaphank US	State/Province/Territory NY
Contact Person Address City Country Telephone Fax #	Joel Vetter 30 East End Ave Yaphank US (631) 852-4856	State/Province/Territory NY
Contact Person Address City Country Telephone Fax # E-Mail Address	Joel Vetter 30 East End Ave Yaphank US (631) 852-4856	State/Province/Territory NY
Contact Person Address City Country Telephone Fax #	Joel Vetter 30 East End Ave Yaphank US (631) 852-4856 joel.vetter@suffolkcountyr	State/Province/Territory NY
Contact Person Address City Country Telephone Fax # E-Mail Address Company Contact Person Address	Joel Vetter 30 East End Ave Yaphank US (631) 852-4856 joel.vetter@suffolkcountyr Rockville Centre CSD Carol Roseto- Dir of Athlet 128 Shepherd Street	State/Province/Territory NY ny.gov tics
Contact Person Address City Country Telephone Fax # E-Mail Address Company	Joel Vetter 30 East End Ave Yaphank US (631) 852-4856 joel.vetter@suffolkcountyr Rockville Centre CSD Carol Roseto- Dir of Athlet	State/Province/Territory NY

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E-Mail Address croseto@rvcschools.org

	, hereby acknowledge that a materially false statement ection with this form may result in rendering the submitting business entity and/or e, and, in addition, may subject me to criminal charges.			
knowledge, information and belief; the submission of this form; and that	, hereby certify that I have read and understand all the applied full and complete answers to each item therein to the best of my nat I will notify the County in writing of any change in circumstances occurring after all information supplied by me is true to the best of my knowledge, information anty will rely on the information supplied in this form as additional inducement to ing business entity.			
CERTIFICATION				
QUESTIONNAIRE MAY RESULT IN	IT WILLFULLY OR FRAUDULENTLY MADE IN CONNECTION WITH THIS I RENDERING THE SUBMITTING BUSINESS ENTITY NOT RESPONSIBLE IT BID OR FUTURE BIDS, AND, IN ADDITION, MAY SUBJECT THE PERSON TO CRIMINAL CHARGES.			
Name of submitting business:	Nationwide Instruction for Cardiovascular Education, Inc			
Electronically signed and certified at the date and time indicated by: Christopher S Byron [CHRIS.BYRON@NICEHEART.COM]				
VP				
Title				
10/19/2021 02:39:38 PM				
Date				

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Nationwide Instruction for Cardiovascular Education, Inc.

One Gate Court
Dix Hills, New York 11746
Tel: 631-643-9896 Fax: 631-643-2780

Email: chris.byron@niceheart.com Tax: ID:11-3530300

O omerican
Ossociation
Business Partner

Ms. Marilyn R. Byron EMT-CC Dr. Christopher S. Byron

7-21-2021

Qualification Statement

ATTEN:

County of Nassau

Bid Number: 34510-06171-136

Kimberly Stanton

Defibtech Premium Service Contract

Introduction:

Following is an Introduction about our company for the County Nassau

Bid: 34510-06171-136 Defibtech Premium Service Contract

Nationwide Instruction for Cardiovascular Education, Inc. has been providing supplies and services for our community since 1996. We have been providing Emergency First Response equipment, PPE and Certifications classes for Emergency First Response facilities and NYS organizations. Our customer list includes NYS Agencies, OGS, Police, Fire, Educational facilities, Universities, commercial, sport, religious, recreational, Private and public Companies and organizations and residential groups. We have participated in the NYS State Contract System for over 15 years.

Facilities utilizing our services and products include but are not limited to: The Town of Brookhaven & & Brookhaven Parks and Recreation, Suffolk County Sheriffs Dept, Suffolk County Fire, Rescue, and Emergency Services (PRES), and the Suffolk County Parks Police. We provide supplies and services for many LI school districts including: Locust Valley, NHP-GCP, Herricks, Garden City, Wantagh, Northport, Lawrence, Farmingdale, Rockville Centre, Amityville, Connetquote, etc as well as Portledge, Variety Schools, ACDS, Five Towns College, Bank Street College, etc.

Our products are also utilized by numerous fire departments including: Dix Hills, Amityville, Blue Point, Holbrook, Holtsville, Farmingville, Kings Park and Wyandanch, Malverne, Farmingdale, Manorville, Bay Shore, Massapequa, Ouaquaqa, Deferiet, Rome, East Schodack, Fairville, Candor, Kenilworth, Silver Waters, Fabius, Olive, Chenango Bridge, Valhalla, Kenilworth, N. Chittenango, etc.

NYS Organizations include: NYS Financial Services, NYS Public Health, NYS Mental Health, Human Rights, Public Ethics, Public Integrity, and the MTA, etc.

Many Towns & Villages in NYS have utilized our services and programs including Brookhaven, Owego, Oswego, and Tioga County, as well as, numerous police departments: Suffolk County, Lebanon, Tuxedo, and Malverne, etc.

Please contact us at any time for any additional references and information that you may require.

Thank you.

Dr. Christopher S Byron, VP

COUNTY OF NASSAU

CONSULTANT'S, CONTRACTOR'S AND VENDOR'S DISCLOSURE FORM

1. Name o	f the Entity:	Nationwide Instr	uction for Cardio	vascular Ed	ducation, Inc		
Address:	1 Gate Ct			·			
City: <u>Di</u>	ix Hills		State/Province/	Territory:	NY	Zip/Postal Code:	11746
Country:	us						
2. Entity's	Vendor Ider	tification Number:	11-3530300				
3. Type of	Business:	Other		(specify)	S Corp		
body, all p	artners and		corporate officers	s, all parties	s of Joint Vent	oard of Directors or co tures, and all members	
1 File(s) u	ploaded Nas	sau County Survey	Letter 7-21.pdf				
No principa	als have beer	attached to this form.					
individual, 10K in lieu	5. List names and addresses of all shareholders, members, or partners of the firm. If the shareholder is not an individual, list the individual shareholders/partners/members. If a Publicly held Corporation, include a copy of the 10K in lieu of completing this section. If none, explain.						
1 File(s) u	ıploaded Ex	ecOrder2(8) Nassau	ı Bid 7-21.pdf				
No shareh	olders, memb	ers, or partners have	been attached to t	his form.			
"None"). A performan	ttach a sepa	arate disclosure forn	n for each affiliate ure shall be upda	ed or subsidated to inclu	diary company ude affiliated c	on line 1. above (if nor y that may take part in or subsidiary companie	the
none							
"None." The to influence legislators Commission property s	ne term "lob e - or promo or committe on. Such ma ubject to Co	oyist" means any an ote a matter before - ees, including but no atters include, but ar unty regulation, pro-	d every person of Nassau County, t limited to the O e not limited to, r curements. The t	or organizat , its agencie pen Space requests for term "lobby	tion retained, es, boards, co as, boards, co and Parks Ac r proposals, de ist" does not il	-bid, bid, post-bid, etc employed or designate mmissions, department dvisory Committee and evelopment or improvenclude any officer, dire lischarging his or her d	ed by any client nt heads, d Planning ement of real ector, trustee,
	Are the YES	re lobbyists involved	in this matter?				
	(a) Nan	ne, title, business ad	dress and teleph	none numbe	er of lobbyist(s	3):	
	(b) Des	cribe lobbying activi	ty of each lobbyi	st. See beld	ow for a comp	lete description of lob	bying activities.

(c) List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):

8. VERIFICATION: This section must be signed by a principal of the consultant, contractor or Vendor authorized as a signatory of the firm for the purpose of executing Contracts.

The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Electronically signed and certified at the date and time indicated by: Dr Christopher S Byron [CHRIS.BYRON@NICEHEART.COM]

Dated:

07/24/2021 01:39:12 PM

Title:

VΡ

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.

EXECUTIVE ORDER NO. 2 - 2015

EXECUTIVE ORDER PURSUANT TO SECTION 203 OF THE COUNTY GOVERNMENT LAW OF NASSAU COUNTY TO FURTHER DISCLOSURE BY THOSE DOING BUSINESS WITH NASSAU COUNTY

WHEREAS, pursuant to subdivision 1 of section 203 of the Nassau County Charter, the County Executive is responsible for the administration of all departments, offices and functions of the county government; and

WHEREAS, the County Executive, in furtherance of his duties pursuant to subdivision 1 of section 203, is committed to ensuring transparency and openness with respect to the administration of governmental functions; NOW, THEREFORE BE IT

ORDERED, every lobbyist, as defined on the attached <u>Lobbyist Registration and Disclosure Form</u> (hereinafter "Lobbyist Form"), shall annually file the Lobbyist Form with the County Attorney and with the Clerk of the Nassau County Legislature for each calendar year, provided, however, that the filing of such statement of registration shall not be required of any lobbyist who in any year does not earn or incur an amount in excess of one thousand dollars reportable compensation and expenses for the purposes of lobbying, or is an officer, director, trustee or employee of any public corporation when acting in such official capacity; and it is further

ORDERED, that such filing shall be completed on or before January fifteenth by those persons who have been retained, employed or designated as lobbyists on or before December thirty-first of the previous calendar year who reasonably anticipate that in the coming year they will earn or incur combined reportable compensation and expenses in an amount in excess of one thousand dollars; and for those lobbyists retained, employed or designated after December thirty-first, and those lobbyists who, subsequent to their retainer, employment or designation, reasonably anticipate combined reportable compensation and expenses in excess of such amount, such filing must be completed within fifteen days thereafter; and it is further

ORDERED, that the County Attorney shall forward copies of each Lobbyist Form to the Nassau County Department of Information Technology ("IT"), and that IT shall develop and maintain a lobbyist registration page on that County's website, and make available all such Lobbyist Forms for public inspection on the County's website; and it is further

ORDERED, that upon termination of a lobbyist's retainer, employment or designation, such lobbyist and the client, if any, on whose behalf such service has been rendered shall both give notice to the County Attorney in the electronic filing system within thirty days after the lobbyist ceases the activity that required such lobbyist to file a statement of registration; however, such lobbyist shall nevertheless comply with the reporting requirements as set forth above and the reporting requirements for the last periodic reporting period up to the date such activity has ceased; and it is further

ORDERED, any lobbyist required to file a Lobbying Form as set forth herein who, in any lobbying year, earns or incurs combined reportable compensation and expenses in an amount in excess of one thousand dollars, for the purpose of lobbying, shall file with the County Attorney periodic reports, on forms prescribed by the County Attorney, by the fifteenth day next succeeding the end of the reporting period on which the cumulative total for such lobbying year equaled such sum. Such reporting periods shall be the period from January 1 to March 31, April 1 to May 31, June 1 to August 31 and August 31 to December 31; and it is further

ORDERED, that any lobbyist making a report pursuant to the above paragraph shall thereafter file with the County Attorney, on forms prescribed by the County Attorney, a periodic report for each reporting period that such person earns or incurs combined reportable compensation and expenses in an amount in excess of one thousand dollars for the purposes of lobbying during such reporting period. Such report shall be filed not later than the fifteenth day next succeeding the end of such reporting period and shall include the amounts so earned or

incurred during such reporting period and the cumulative total during the lobbying year; and it is further

ORDERED, that IT shall ensure that the Lobbying Form and the form for periodic reports prescribed by the County Attorney are available on the County website; and it is further

ORDERED, that this Executive Order shall take effect immediately.

215,2015

Dated:

EDWARD P. MANGANO

NASSAU COUNTY EXECUTIVE

COUNTY OF NASSAU

LOBBYIST REGISTRATION AND DISCLOSURE FORM

1. Name of lobbyist(s)/lobbying organization: The term "lobbyist" means any and every person or organization retained, employed or designated by any client to influence - or promote a matter before - Nassau County, its agencies, boards, commissions, department heads, legislators or committees, including but not limited to the Open Space and Parks Advisory Committee and Planning Commission; or to otherwise engage in lobbying activities as the term is defined herein. Such matters include, but are not limited to, requests for proposals, development or improvement of real property subject to County regulation, procurements. The term "lobbyist" does not include any officer, director, trustee, employee, counsel or agent of the County of Nassau, or State of New York, when discharging his or her official duties.
none
2. List whether and where the person/organization is registered as a lobbyist (e.g., Nassau County, New York State):
none
·
3. Name, address and telephone number of client(s) by whom, or on whose behalf, the lobbyist is retained, employed or designated:
none

VERIFICATION: The undersigned affirms and so swears that he/she has read and understood the foregoing statements and they are, to his/her knowledge, true and accurate.

Dated: 7-21-21	Christopher Byron Signed:
	Print Name: Dr. Christopher Byron
	Title: VP

Page 4 of 4:

The term lobbying shall mean any attempt to influence: any determination made by the Nassau County Legislature, or any member thereof, with respect to the introduction, passage, defeat, or substance of any local legislation or resolution; any determination by the County Executive to support, oppose, approve or disapprove any local legislation or resolution, whether or not such legislation has been introduced in the County Legislature; any determination by an elected County official or an officer or employee of the County with respect to the procurement of goods, services or construction, including the preparation of contract specifications, including by not limited to the preparation of requests for proposals, or solicitation, award or administration of a contract or with respect to the solicitation, award or administration of a grant, loan, or agreement involving the disbursement of public monies; any determination made by the County Executive, County Legislature, or by the County of Nassau, its agencies, boards, commissions, department heads or committees, including but not limited to the Open Space and Parks Advisory Committee, the Planning Commission, with respect to the zoning, use, development or improvement of real property subject to County regulation, or any agencies, boards, commissions, department heads or committees with respect to requests for proposals, bidding, procurement or contracting for services for the County; any determination made by an elected county official or an officer or employee of the county with respect to the terms of the acquisition or disposition by the county of any interest in real property, with respect to a license or permit for the use of real property of or by the county, or with respect to a franchise, concession or revocable consent; the proposal, adoption, amendment or rejection by an agency of any rule having the force and effect of law; the decision to hold, timing or outcome of any rate making proceeding before an agency; the agenda or any determination of a board or commission; any determination regarding the calendaring or scope of any legislature oversight hearing; the issuance, repeal, modification or substance of a County Executive Order; or any determination made by an elected county official or an officer or employee of the county to support or oppose any state or federal legislation, rule or regulation, including any determination made to support or oppose that is contingent on any amendment of such legislation, rule or regulation, whether or not such legislation has been formally introduced and whether or not such rule or regulation has been formally proposed.



Nationwide Instruction for Cardiovascular Education, Inc.

One Gate Court
Dix Hills, New York 11746
Tel: 631-643-9896 Fax: 631-643-2780

Email: chris.byron@niceheart.com / W: niceheart.com



Ms. Marilyn R. Byron EMT-CC Dr. Christopher S. Byron

7-21-21

To Whom It May Concern:

We are a very small company. There are 2 owners.

Marilyn Byron, EMT-CC 60% Dr. Chris Byron 40%

We teach CPR and sell Emergency First Response equipment.

Occasionally we hire assistant instructors for help in teaching CPR/AED who mostly consist of Fire and Police members.

They are of all kinds of nationalities and both women and men.

They work per diem.

I hope we answered your survey questions.

Please contact us with any additional info you may require.

Thank you,

Dr. Christopher Byron



FORMAL SEALED BID PROPOSAL

STATE OF NEW YORK



COUNTY OF NASSAU

BIDS WILL BE RECEIVED AND OPENED AT OFFICE OF PURCHASING, 1 WEST STREET. NORTH ENTRANCE, MINEOLA, NEW YORK 11501 OFFICE HOURS 9 AM - NOON & 1 PM - 4:45 PM

BUYER:

Kimberly Stanton

TELEPHONE:

(516) 571-6679

BID NUMBER

34510-09161-170-REBID

Ad Date: 08/26/2021

BID OPENING DATE 09/16/2021 11:00 A.M. E.S.T.

REQUISITION NUMBER RQPD21000195

PREPARE YOUR BID ON THIS FORM USING BLACK INK OR TYPEWRINGFICE OF PURCHASING

BID TITLE: DEFIBTECH PREMIUM SERVICE CONTRACT

<u>sep 2</u>/8 **2021**

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED

THE UNDERSIGNED BIDDER AFFIRMS AND DECLARES THAT HE/SHE HAS CAREFULLY EXAMINED THE ADVERTIGED INVITATION FORM BIDS, THE BID TERMS AND CONDITIONS, AND DETAILED SPECIFICATIONS, AND CERTIFIES THAT THIS BID IS SIGNED WITH FULL KNOWLEDGE AND ACCEPTANCE OF ALL THE PROVISIONS THEREOF AND OFFERS AND AGREES, IF THIS BID IS ACCEPTED WITHIN NINETY (90) DAYS FROM THE BID OPENING DATE TO FURNISH ANY OR ALL THE ITEMS UPON WHICH PRICES ARE HEREINAFTER QUOTED IN THE QUANTITY AND AT THE PRICES BID.

CASH DISCOUNT OF 0

PERCENT WILL BE ALLOWED FOR PROMPT PAYMENT WITHIN 20 BUSINESS DAYS.

THE BIDDER CERTIFIES THAT: (A) THE BID HAS BEEN ARRIVED AT BY THE BIDDER INDEPENDENTLY AND HAS BEEN SUBMITTED WITHOUT COLLUSION WITH ANY OTHER VENDOR OF MATERIALS, SUPPLIES OR EQUIPMENT OF THE TYPE DESCRIBED IN INVITA-TION FOR BIDS, AND (B) THE CONTENTS OF THE BID HAVE NOT BEEN COMMUNICATED BY THE BIDDER, NOR, TO ITS BEST KNOWLEDGE AND BELIEF, BY ANY OF ITS EMPLOYEES OR AGENTS, TO ANY PERSON NOT AN EMPLOYEE OR AGENT OF BIDDER OR ITS SURETY ON ANY BOND FURNISHED HEREWITH PRIOR TO OFFICIAL OPENING OF THE BID.

DELIVERY MADE TO:

NCPD Emergency Ambulance Bur. Office 1490 Franklin Avenue Mineola, NY 11501

GUARANTEED DELIVERY DATE

DAYS AFTER RECEIPT OF ORDER

EMPLOYERS FEDERAL TAX ID NUMBER

11-3530300

TOLL FREE TELEPHONE NUMBER: BIDS MUST BE SIGNED BY PROPRIETOR, PARTNER OR OFFICER AUTHORIZED TO SIGN FOR CORPORATION

NAME OF BIDDER Nationwide Instruction for Cardiovascular Education, Inc

ADDRESS 1 Gate Ct

CITY

Dix Hills

STATE New York ZIP CODE 11746

TELEPHONE 631-643-9896

Dr. Christopher S Byron, VP

SIGNATURE OF AUTHORIZED INDIVIDUAL

Kristopher Byson VP

PRINT OR TYPE NAME OF SIGNER AND TITLE

IN EXECUTING THIS BID, THE BIDDER WARRANTS THAT THE PRICES SUBMITTED HEREIN ARE NOT HIGHER THAN THOSE OFFERED TO ANY GOVERNMENTAL OR COMMERCIAL CONSUMER FOR LIKE DELIVERIES. THE PRICES HEREIN SHOULD NOT INCLUDE ANY FEDERAL EXCISE TAXES OR SALES TAXES IMPOSE BY ANY STATE OR MUNICIPAL GOVERNMENT. SUCH TAXES, IF INCLUDED, MUST BE DEDUCTED BY THE BIDDER WHEN SUBMITTING BID. BIDDERS ARE REQUESTED TO ALSO READ THE TERMS AND CONDITIONS.

BID TERMS AND CONDITIONS

- 1. Bids on equipment must be on standard new equipment, latest model, except as otherwise specifically stated in proposal or detailed specification. Where any part of nominal appurtenances of equipment is not described, it shall be understood that all equipment and appurtenances which are usually provided in the manufacturer's stock model shall be furnished. 2. Bids on materials and supplies must be for new items except as otherwise specifically stated in bid or detailed specifications.
- 3. Bidder declares that the bid is made without any connection with any other Bidder, submitting a bid for the same items, and is in all respects fair and without collusion or fraud.
- 4. PRICES The provisions of the New York State Fair Trade Law (Fed-Crawford Act) and the federal price discrimination law (Robinson-Patman Act) do not apply to purchases made by the County.
- 5. SURETY In the event that an award is made hereunder, The Director of Purchase reserves the right to request successful bidders to post, within one week, security for faithful performance, with the understanding that the whole or any part thereof may be used by the County of Nassau to supply any deficiency that may arise from any default on the part of the Bidder. Such security must meet all the requirements of the County Attorney and be approved by the County Attorney.

- 6. SAMPLES Samples, when required, must be submitted strictly in accordance with instructions; otherwise bid may not be considered. If samples are requested subsequent to bid opening they shall be delivered within five (5) days of the request for bid to have consideration. Samples must be furnished free of charge and must be accompanied by descriptive memorandum invoices indicating if the Bidder desires their return; also specifying the address to which they are to be returned, provided they have not been used or made useless by tests. Award samples may be held for comparison with deliveries. Samples will be returned at the Bidders risk and expense.
- Award The Director, Office of Purchasing reserves the right before making award to make investigations as to whether or not the items, qualifications or facilities offered by the Bidder meet the requirements set forth herein and are sample and sufficient to insure the proper performance in the event of award. The Bidder must be prepared, if requested by the Director, to present evidence of experience, ability and financial standing, as well as a statement as to plant, machinery and capacity of the manufacturer for the production and distribution of the material on which he is bidding. Upon request of the Director, successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bids are not complied with or that articles or equipment proposed to be furnished do not meet the requirements called for, or that the qualification, financial standing or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the foregoing shall mean or imply that it is obligatory upon the Director to make any examinations before award; and it is further understood that, if such examination is made, it in no way relieves the Bidder from fulfilling all requirements and conditions of the bid,
- 8. Awards will be made to the lowest responsible Bidder. Cash discounts will not be a factor in determining awards, except in tie bids. Consideration will be given to the reliability of the Bidder, the quantities of the materials, equipment or supplies to be furnished, their conformity with the specifications, the purpose for which required and the terms of delivery.
- The Director reserves the right to reject and all bids in whole or in part and to waive technical defects, irregularities and omissions if in his judgment the best interests of the County will be served.
- Unless otherwise indicated herein, the Director reserves the right to make award by items, by classes, by group of items, or as a whole.
- 11. DELIVERIES Upon failure of the Vendor to deliver within the time specified, or within reasonable time as interpreted by the Director, or failure to make replacement of rejected articles, when so requested immediately or as directed by the Director, the Director may purchase from other sources to take the place of the item rejected or not delivered. The Director reserves the right to authorize immediate purchase from other sources against rejections on any order when necessary. On all-such purchases the Vendor agrees to promptly reimburse the County for excess cost occasioned by such purchases. Should the cost be less, the Vendor shall have no claim to the difference. Such purchases will be deducted from order quantity.
- 12. An order may be canceled at the Vendors expense upon nonperformance. Failure of the Vendor to furnish additional surety within ten (10) days from date of requested shall be sufficient cause for the cancellation of the order.
- 13. When in the determination of the Director, the articles or equipment delivered fail to meet County specifications or, if in the determination of the Director, the Vendor consistently fails to deliver as ordered, the Director reserves the right, to cancel the order and purchase the balance from other sources at Vendor expense.
- 14. Delivery must be made as ordered and in accordance with the bid. If delivery instructions do not appear on order. It will be interpreted to mean prompt delivery. The decision of the Director as to reasonable compliance with delivery terms shall be final. Burden of proof of delay in receipt of order shall rest with the Vendor.
- 15. The County Agencies will not schedule any deliveries for Saturdays, Sundays or Legal Holiday, except commodities required for daily consumption or where the delivery is an emergency, a replacement, or is overdue, in which event the convenience of the Agency will govern.
- 16. Supplies shall be securely and properly packed for shipment, according to accepted commercial practice, without extra charge for packing cases, reels, bailing or sacks, the containers to remain the property of the agency unless definitely stated otherwise in the bid.
- 17. The Vendor shall be responsible for delivery of supplies in good condition at point of destination. The Vendor shall file all claims with carrier for breakage, imperfections and other losses, which will be deducted from invoices. The receiving Agency will note for the benefit of Vendor when packages are not received in good conditions.

- 18. All supplies which are customarily labeled or identified must have securely affixed thereto the original un-mutilated label or marking of the manufacturer.
- 19. Billings for deliveries must be rendered on County claim forms.
- Furniture, machines, and other equipment must be delivered, installed and set in place as directed, ready for use unless otherwise specified.
- 21. Deliveries are subject to reweighing at destination by the County and payment will be made on the basis of materials delivered. Normal shrinkage will be allowed in such instances where shrinkage is possible. Short weight shall be sufficient cause for cancellation of order at Vendors expense.
- 22. GUARANTEES BY BIDDER Bidder hereby guarantees: (a) To save the County, its agents and employees harmless from liability of any nature or kind for the use of any copyrighted or un-copyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in the performance hereof of which the Bidder is not the Patentee, assignee or licensee, and to defend any action brought against the County in the name of the County and under the direction of the County Attorney at the sole cost of the Bidder or in the sole option of the Director to pay the cost of such defense to the County. (b) His products against defective material or workmanship and to repair any damages or marring occasioned in transit.
- (c) To furnish adequate protection from damage for all work and to repair damages of any kind, for which he or his workmen are responsible, to the building or equipment, to this own work or the work of other Vendors, or in the opinion of the Director to pay for the same by deductions in payments due under this contract.
- (d) To pay for ail permits, licenses and fees and give all notices and comply with all laws ordinances, rules and regulations of the city, village or town in which the installation his to be made, and of the County of Nassau and the State of New York.
- (e) To carry proper insurance in the opinion of the Director, and approved by the County Attorney to protect the County from loss in case of accident, fire and theft,
- (f) That he will keep himself fully informed, of all municipal ordinances and regulations, state and national laws in any manner affecting the work or goods herein specified, and any extra work contracted for by him, and shall at all times observe and comply with said ordinances, laws and regulations, including all provisions of the Workmen Compensation and Labor Laws, and shall indemnify and save harmless the County of Nassau and the Nassau County Legislature from loss and liability upon any and all Claims on account of any physical injury to persons, including death, or damage to property and from all cost and expenses in suits which may be brought against the same on account of such injuries irrespective of the actual cost of the same and irrespective of whether the same shall have been due to the negligence of the Bidder or his agents.
- (g) That the items furnished shall conform to all the provisions of the bid and this warranty shall survive acceptance, or use of any material so furnished.
- h) That all deliveries will not be inferior to the accepted bid sample.
- 23. LABOR LAWS and ANTIDISCRIMINATION. Upon the vendor acceptance hereof, the vendor agrees to comply with Article IX, Section 2 C of the Constitution of the State of New York, Section 220 220a, 220b, 220d, 220e and 230 of the Labor Law, Section 5 and 12 of the Lien Law, Article 2 of the Uniform Commercial Code, Sections 108 and 109 as well as Article 18 of the General Municipal Law, Section 2218 of the County Government Law of Nassau County. Section 224.2 of the Nassau County Administrative Code, the provisions of the anti-Discrimination Order of Nassau County, and the vendor shall keep himself fully informed of all additional municipal ordinances and regulations, State and National Laws in any manner affecting this order and the goods or services delivered or rendered or to be delivered or rendered there under, and shall at all times observe and comply with said ordinances, laws and regulations at his sole cost and expense.
- 24. ASSIGNMENT. The contractor is hereby prohibited from assigned, transferring, conveying, subletting or otherwise disposing of this contract or his right, title, or interest therein, or his power to execute such contract, to any other person or corporation without the previous consent in writing of the officer, board or agency awarding the contract.
- 25. The County of Nassau will not be responsible nor liable for any shipment or delivery of any materials, supplies, or equipment without it's express written instructions or valid Purchase Order.
- 26. No agreements, changes, modifications or alterations shall be deemed effective nor shall the same be binding upon the County unless in writing and signed by the Director, Office of Purchasing or his duly/ designated representative.

TITLE

DISCLOSURE STATEMENT

THE NASSAU COUNTY LEGISLATURE REQUIRES THE FOLLOWING INFORMATION PRIOR TO CONSIDERATION FOR AN AWARD.

Bidders	Name: Nationwide Instruction for Cardiovascular	Education, Inc
Address	1 Gate Ct, Dix Hills, NY 11746	
Telepho	one No: 631-643-9896	Fax No: 631-643-2780
1. State	e Whether: A Corporation S Corp	
	Individual	
	Partnership	
	GUIDELI	NES FOR DISCLOSURE
DISCLO		THE NAMES AND HOME* ADDRESSES OF ALL PRINCIPALS. ED BY TYPE OF OWNERSHIP. (PLEASE LIST ALL REQUIRED TACH TO BID.)
1)	Sole Proprietorship/Individual. The Nan	ne and Home Address of the Sole Proprietorship/Individual.
2)	Closely Held Corporation. The Name ar	nd Home Addresses of all Shareholders, Officers and Directors.
3)	Publicly Traded Corporation. Only the $\ensuremath{\mathfrak{g}}$ directors.	page(s) of the SEC FORM 10-K setting forth the name of all officers and
4)	Not for Profit Corporation. The Names	and Home Addresses of all members, Officer and Directors.
5)	Partnership. The Names and Home Add	dress of all General and Limited Partners.
6)	Limited Liability Company. The Names	and Home Addresses of all Members.
7)	Limited Liability Partnership. The Name	e and Home Addresses of all Members.
8)	Joint Venture. The Names and Home A	ddresses of all Joint Ventures.
	E CASE OF PUBLICLY TRADED CORPORA	ALSO LIST ALL INDIVIDUAL PRINCIPALS OF THE TIERED ENTITY. ATIONS THE SEC FORM 10K SUFFICES AND HOME ADDRESSES ARE NOT

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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BIDDER'S NAME:	On Chaintanhau C [ON STATEMENT		
L	Dr. Christopher S E	syron			
ADDRESS: 1	Gate Ct, Dix Hills	NY 11746			
. STATE WHETHER	: CORPORATION _	S Corp	INDIVIDUAL	PARTNER	SHIP
2. IF A CORPORATION PRESIDENT			ND ADDRESS(S) OF OFF owner and Presiden		
VICE PRESIDENT	Dr. Christopher S Byron, VP/ o	owner 1 Gate Ct, Dix Hills,	NY 11746		
SECRETARY	Marilyn Byron				
TREASURER	Dr. Christopher S Byron				
3. HAVE YOU FILED IF SO WHEN?	A QUALIFICATION S	FATEMENT WITH	THE COUNTY OF NASS	AU? Yes 2 yrs	
	OUR FIRM, EVER FAIL		I BUSINESS UNDER YOU		22 years
			JR FIRM INTERESTED?		al Direction,
7. WHAT IS THE EX OF THIS BID?	PERIENCE OF THE PR	INCIPAL INDIVIC	DUALS OF YOUR ORGAN	IZATION RELATING	TO THE SUBJECT
NDIVIDUALS NAME	PRESENT POSITION	YEARS OF EXPERIENC			IN WHAT CAPACITY
Marilyn Byron	President	24	President, orga	anization, instruction	President
Dr. Christopher S	Byron, VP	24	VP: Sales, o	organization, instruction	VP
3. IN WHAT MANNE	R HAVE YOU INSPEC	TED THIS PROPO	SED WORK? EXPLAIN I	N DETAIL	
WE have been involved v	vith Defibtech since its ince	ption in 1999. We co	ver all aspects in the sales and	d maintence of all of the	
Defibtech products					
ALL DIDC MIICT DE	F.O.B. DESTINATION AN	D INCLUDE DELIV	E <u>RY WITHIN DOORS UNL</u> E	SS OTHERWISE SPECT	FIFD

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9. THE CONTRACT, IF AWARDED TO YOU OR YOUR FIRM, WILL HAVE THE PERSONAL SUPERVISION OF WHOM? GIVE NAME AND PRESENT POSITION
Dr. Christopher S Byron, VP Marilyn Byron, EMT-CC is the owner and President of the company.
10. BIDDERS ARE REQUIRED TO COMPLETE THIS FORM PROVIDING THREE (3) REFERENCES OF PAST PERFORMANCE. REFERENCES SHOULD INVOLVE PROJECTS AND/OR SERVICE SITUATIONS OF SIMILAR SIZE AND SCOPE TO THIS BID. REFERENCES MUST HAVE HAD DEALING WITH THE BIDDER WITHIN THE LAST THIRTY-SIX (36) MONTHS. THE COUNTY RESERVES THE RIGHT TO CONTACT ANY OR ALL OF THE REFERENCES SUPPLIED FOR AN EVALUATION OF PAST PERFORMANCE IN ORDER TO ESTABLISH THE RESPONSIBILITY OF THE BIDDER BEFORE THE ACTUAL AWARD OF THE BID AND/OR CONTRACT. COMPLETION OF THE REFERENCE FORM IS REQUIRED.
NASSAU COUNTY (AND ANY OF ITS AGENCIES) MAY BE LISTED AS AN ADDITIONAL REFERENCE, BUT MAY NOT BE SUBSTITUTED FOR ANY OF THE THREE REQUIRED REFERENCES.
1. REFERENCE'S NAME: Peter Diprima County of Suffolk Purchasing and Police Dept
ADDRESS: 24 Yaphank Ave, Yaphank, NY 11980
TELEPHONE: 631-852-7060 CONTACT PERSON Peter Diprima CONTRACT DATE: 2-2021 thru 11-2023 Up to 4 one year extensions
2. REFERENCE'S NAME: Joel Vetter, Chief of FRES
ADDRESS: 30 East End Avenue, Yaphank NY 11980
1-2020 thru 2-2021 (replaced by County of Suffolk)
TELEPHONE: 631-852-4856 CONTACT PERSON Joel Vetter, Chief of Rescue CONTRACT DATE: 1-20 thru 2-2021
3. REFERENCE'S NAME: Mary Marin: Office of PPS, Carol Roseto, : Dir of Athletics
ADDRESS: 128 Shepherd Street, Rockville Centre, NY 11570
TELEPHONE: 516-255-8920 CONTACT PERSON Mary Marin: Office of PPS, Carol Roseto, : Dir of Athletic CONTRACT DATE: 8-20 thru 8-22
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BIDDER SIGN HERE BIDDER TITLE

BIDDER SIGN HERE

FORMAL SEALED BID PROPOSAL 34510-09161-170

USE SEPARATE PAGE IF ADDITIONAL SPACE IS NEEDED.
I certify that all the statements contained in this document are true, complete and correct to the best of my knowledge
and belief and are made in good faith, including data contained in the Organization's Relevant Experience. A false

certification or failure to disclose information shall be grounds for disqualification or termination of any award.

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BIDDER

FORMAL SEALED BID PROPOSAL 34510-09161-170

IRAN DIVESTMENT ACT COMPLIANCE CERTIFICATION

Pursuant to General Municipal Law Section 103-g, which generally prohibits the County from entering into contracts with persons engaged in investment activities in the energy sector of Iran, the Bidder submits the following certification:

PLEAS	E CHECK ONE:			
X	By submission of this Bid, I certify, 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 my knowledge and belief, that the Bidder is not on the list created pursuant to paragraph (b) of subdivision 3 of Section 165-a of the State Finance Law.			
OR				
	I am unable to certify that the Bidder does not appear or to paragraph (b) of subdivision 3 of Section 165-a of the signed statement setting forth in detail why I cannot so o	State Finance Law. I have attached a		
Dated:		Aristopher Byson (Signature of Bidder) Print Name: Christopher Byron Print Title: VP		

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BIDDER SIGN HERE Christopher Byson
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Appendix EE

EQUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN

The provisions of this Appendix EE are hereby made a part of the document to which it is attached.

The Contractor shall comply with all federal, State and local statutory and constitutional anti-discrimination provisions. In addition, Local Law No. 14-2002, entitled "Participation by Minority Group Members and Women in Nassau County Contracts," governs all County Contracts as defined by such title and solicitations for bids or proposals for County Contracts. In accordance with Local Law 14-2002:

- (a) The Contractor shall not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status in recruitment, employment, job assignments, promotions, upgrading's, demotions, transfers, layoffs, terminations, and rates of pay or other forms of compensation. The Contractor will undertake or continue existing programs related to recruitment, employment, job assignments, promotions, upgrading's, transfers, and rates of pay or other forms of compensation to ensure that minority group members and women are afforded equal employment opportunities without discrimination.
- (b) At the request of the County contracting agency, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, union, or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability, or marital status and that such employment agency, labor union, or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
- (c) The Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of the County Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
- (d) The Contractor shall make Best Efforts to solicit active participation by certified minority or women-owned business enterprises ("Certified M/WBEs") as defined in Section 101 of Local Law No. 14-2002, including the granting of Subcontracts.
- (e) The Contractor shall, in its advertisements and solicitations for Subcontractors, indicate its interest in receiving bids from Certified M/WBEs and the requirement that Subcontractors must be equal opportunity employers.
- (f) Contractors must notify and receive approval from the respective Department Head prior to issuing any Subcontracts and, at the time of requesting such authorization, must submit a signed Best Efforts Checklist.
- (g) Contractors for projects under the supervision of the County's Department of Public Works shall also submit a utilization plan listing all proposed Subcontractors so that, to the greatest extent feasible, all Subcontractors will be approved prior to commencement of work. Any additions or changes to the list of subcontractors under the utilization plan shall be approved by the Commissioner of the Department of Public Works when made. A copy of the utilization plan any additions or changes thereto shall be submitted by the Contractor to the Office of Minority Affairs simultaneously with the submission to the Department of Public Works.
- (h) At any time after Subcontractor approval has been requested and prior to being granted, the contracting agency may require the Contractor to submit Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises. In addition, the contracting agency may require the Contractor to submit such documentation at any time after Subcontractor approval when the contracting agency has reasonable cause to believe that the existing Best Efforts Checklist may be inaccurate. Within ten working days (10) of any such request by the contracting agency, the Contractor must submit Documentation.
- (i) In the case where a request is made by the contracting agency or a Deputy County Executive acting on behalf of the contracting agency, the Contractor must, within two (2) working days of such request, submit evidence to demonstrate that it employed Best Efforts to obtain Certified M/WBE participation through proper documentation.
- (j) Award of a County Contract alone shall not be deemed or interpreted as approval of all Contractor's Subcontracts and Contractor's fulfillment of Best Efforts to obtain participation by Certified M/WBEs.

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- (k) A Contractor shall maintain Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises for a period of six (6) years. Failure to maintain such records shall be deemed failure to make Best Efforts to comply with this Appendix EE, evidence of false certification as M/WBE compliant or considered breach of the County Contract.
- (l) The Contractor shall be bound by the provisions of Section 109 of Local Law No. 14-2002 providing for enforcement of violations as follows:
 - a. Upon receipt by the Executive Director of a complaint from a contracting agency that a County Contractor has failed to comply with the provisions of Local Law No. 14-2002, this Appendix EE or any other contractual provisions included in furtherance of Local Law No. 14-2002, the Executive Director will try to resolve the matter.
 - b. If efforts to resolve such matter to the satisfaction of all parties are unsuccessful, the Executive Director shall refer the matter, within thirty days (30) of receipt of the complaint, to the American Arbitration Association for proceeding thereon.
 - c. Upon conclusion of the arbitration proceedings, the arbitrator shall submit to the Executive Director his recommendations regarding the imposition of sanctions, fines or penalties. The Executive Director shall either (i) adopt the recommendation of the arbitrator (ii) determine that no sanctions, fines or penalties should be imposed or (iii) modify the recommendation of the arbitrator, provided that such modification shall not expand upon any sanction recommended or impose any new sanction, or increase the amount of any recommended fine or penalty. The Executive Director, within ten days (10) of receipt of the arbitrators award and recommendations, shall file a determination of such matter and shall cause a copy of such determination to be served upon the respondent by personal service or by certified mail return receipt requested. The award of the arbitrator, and the fines and penalties imposed by the Executive Director, shall be final determinations and may only be vacated or modified as provided in the civil practice law and rules ("CPLR").
- (m) The contractor shall provide contracting agency with information regarding all subcontracts awarded under any County Contract, including the amount of compensation paid to each Subcontractor and shall complete all forms provided by the Executive Director or the Department Head relating to subcontractor utilization and efforts to obtain M/WBE participation.

Failure to comply with provisions (a) through (m) above, as ultimately determined by the Executive Director, shall be a material breach of the contract constituting grounds for immediate termination. Once a final determination of failure to comply has been reached by the Executive Director, the determination of whether to terminate a contract shall rest with the Deputy County Executive with oversight responsibility for the contracting agency.

Provisions (a), (b) and (c) shall not be binding upon Contractors or Subcontractors in the performance of work or the provision of services or any other activity that are unrelated, separate, or distinct from the County Contract as expressed by its terms.

The requirements of the provisions (a), (b) and (c) shall not apply to any employment or application for employment outside of this County or solicitations or advertisements therefore or any existing programs of affirmative action regarding employment outside of this County and the effect of contract provisions required by these provisions (a), (b) and (c) shall be so limited.

The Contractor shall include provisions (a), (b) and (c) in every Subcontract in such manner that these provisions shall be binding upon each Subcontractor as to work in connection with the County Contract.

As used in this Appendix EE the term "Best Efforts Checklist" shall mean a list signed by the Contractor, listing the procedures it has undertaken to procure Subcontractors in accordance with this Appendix EE.

As used in this Appendix EE the term "County Contract" shall mean (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of twenty-five thousand dollars (\$25,000), whereby a County contracting agency is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the County; or (ii) a written agreement in excess of one hundred thousand dollars (\$100,000), whereby a County contracting agency is committed to expend or does expend funds for the acquisition,

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construction, demolition, replacement, major repair or renovation of real property and improvements thereon. However, the term "County Contract" does not include agreements or orders for the following services: banking services, insurance policies or contracts, or contracts with a County contracting agency for the sale of bonds, notes or other securities.

As used in this Appendix EE the term "County Contractor" means an individual, business enterprise, including sole proprietorship, partnership, corporation, not-for-profit corporation, or any other person or entity other than the County, whether a contractor, licenser, licenser or any other party, that is (i) a party to a County Contract, (ii) a bidder in connection with the award of a County Contract, or (iii) a proposed party to a County Contract, but shall not include any Subcontractor.

As used in this Appendix EE the term "County Contractor" shall mean a person or firm who will manage and be responsible for an entire contracted project.

As used in this Appendix EE "Documentation Demonstrating Best Efforts to Obtain Certified Minority or Women-owned Business Enterprises" shall include, but is not limited to the following:

- a. Proof of having advertised for bids, where appropriate, in minority publications, trade newspapers/notices and magazines, trade and union publications, and publications of general circulation in Nassau County and surrounding areas or having verbally solicited M/WBEs whom the County Contractor reasonably believed might have the qualifications to do the work. A copy of the advertisement, if used, shall be included to demonstrate that it contained language indicating that the County Contractor welcomed bids and quotes from M/WBE Subcontractors. In addition, proof of the date(s) any such advertisements appeared must be included in the Best Effort Documentation. If verbal solicitation is used, a County Contractor's affidavit with a notary's signature and stamp shall be required as part of the documentation.
- b. Proof of having provided reasonable time for M/WBE Subcontractors to respond to bid opportunities according to industry norms and standards. A chart outlining the schedule/time frame used to obtain bids from M/WBEs is suggested to be included with the Best Effort Documentation
- c. Proof or affidavit of follow-up of telephone calls with potential M/WBE subcontractors encouraging their participation. Telephone logs indicating such action can be included with the Best Effort Documentation
- d. Proof or affidavit that M/WBE Subcontractors were allowed to review bid specifications, blue prints and all other bid/RFP related items at no charge to the M/WBEs, other than reasonable documentation costs incurred by the County Contractor that are passed onto the M/WBE.
- e. Proof or affidavit that sufficient time prior to making award was allowed for M/WBEs to participate effectively, to the extent practicable given the timeframe of the County Contract.
- f. Proof or affidavit that negotiations were held in Best Efforts with interested M/WBEs, and that M/WBEs were not rejected as unqualified or unacceptable without sound business reasons based on (1) a thorough investigation of M/WBE qualifications and capabilities reviewed against industry custom and standards and (2) cost of performance The basis for rejecting any M/WBE deemed unqualified by the County Contractor shall be included in the Best Effort Documentation
- g. If an M/WBE is rejected based on cost, the County Contractor must submit a list of all sub-bidders for each item of work solicited and their bid prices for the work.
- h. The conditions of performance expected of Subcontractors by the County Contractor must also be included with the Best Effort Documentation
- i. County Contractors may include any other type of documentation they feel necessary to further demonstrate their Best Efforts regarding their bid documents.

As used in this Appendix EE the term "Executive Director" shall mean the Executive Director of the Nassau County Office of Minority Affairs; provided, however, that Executive Director shall include a designee of the Executive Director except in the case of final determinations issued pursuant to Section (a) through (l) of these rules.

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As used in this Appendix EE the term "Subcontract" shall mean an agreement consisting of part or parts of the contracted work of the County Contractor.

As used in this Appendix EE, the term "Subcontractor" shall mean a person or firm who performs part or parts of the contracted work of a prime contractor providing services, including construction services, to the County pursuant to a county contract. Subcontractor shall include a person or firm that provides labor, professional or other services, materials or supplies to a prime contractor that are necessary for the prime contractor to fulfill its obligations to provide services to the County pursuant to a county contract. Subcontractor shall not include a supplier of materials to a contractor who has contracted to provide goods but no services to the County, nor a supplier of incidental materials to a contractor, such as office supplies, tools and other items of nominal cost that are utilized in the performance of a service contract.

Provisions requiring contractors to retain or submit documentation of best efforts to utilize certified subcontractors and requiring Department head approval prior to subcontracting shall not apply to inter-governmental agreements. In addition, the tracking of expenditures of County dollars by not-for-profit corporations, other municipalities, States, or the federal government is not required.

<u>Prohibition of Gifts</u>. In accordance with County Executive Order 2-2018, the Contractor shall not offer, give, or agree to give anything of value to any County employee, agent, consultant, construction manager, or other person or firm representing the County (a "County Representative"), including members of a County Representative's immediate family, in connection with the performance by such County Representative of duties involving transactions with the Contractor on behalf of the County, whether such duties are related to this Agreement or any other County contract or matter. As used herein, "anything of value" shall include, but not be limited to, meals, holiday gifts, holiday baskets, gift cards, tickets to golf outings, tickets to sporting events, currency of any kind, or any other gifts, gratuities, favorable opportunities or preferences. For purposes of this subsection, an immediate family member shall include a spouse, child, parent, or sibling. The Contractor shall include the provisions of this subsection in each subcontract entered into under this Agreement.

<u>Disclosure of Conflicts of Interest</u>. In accordance with County Executive Order 2-2018, the Contractor has disclosed as part of its response to the County's Business History Form, or other disclosure form(s), any and all instances where the Contractor employs any spouse, child, or parent of a County employee of the agency or department that contracted or procured the goods and/or services described under this Agreement. The Contractor shall have a continuing obligation, as circumstances arise, to update this disclosure throughout the term of this Agreement.

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FORMAL SEALED BID PROPOSAL 34510-09161-170

INDEMNIFICATION:

Contractor agrees to indemnify and hold harmless County and its agents, officers and employees, from and against any and all losses, costs, expenses (including attorneys' fees and disbursements), damages and liabilities, arising out of or in connection with any acts or omissions of Contractor, its officers, agents or employees, provided, however, that Contractor shall not be responsible for that portion, if any, of a loss that is caused by the negligence of the County; and provided, further, that Contractor shall not be liable for consequential, indirect or special damages. Contractor shall, at County's demand and at County's direction, defend at its own risk and expense any and all suits, actions or legal proceedings which may be brought against County, its agents, officers or employees in connection with a loss for which Contractor is responsible under this paragraph.

DEFINITIONS:

- •The term "County" as used herein, shall be deemed as reference to the County of Nassau, State of New York.
- •The term "Contractor" as used herein, shall be deemed as reference to the successful bidder, vendor, proprietor, partnership, or corporation receiving an award to perform any or all of the services specified herein in accordance with the terms of this agreement.
- The term "agency" as used herein, shall be deemed as the department, division, bureau, office, agency or other Nassau County establishment authorized to receive the service specified herein.
- The term "Director" as used herein, shall be deemed as reference to the Director of the Office of Purchasing.
- The term "Blanket Order" as used herein, shall be deemed as the multiple use pricing agreement as a result of this bid.
- The term "Purchase Order" as used herein, shall be deemed as the single use pricing agreement as a result of this bid.
- The term "complete" as written in this bid must include all equipment, delivery and installation of same in its entirety, as listed in the contract documents, and is to include all supervision, labor, materials, plant equipment, transportation, testing, (if required) incidentals, and other facilities as necessary and/or required to execute all the work as herein specified, or as incidentally required to provide a complete operating installation.

NOTE: INSERT FEDERAL IDENTIFICATION NUMBER IN SPACE PROVIDED ON PAGE 1.

M/WBE, SDVOB and DBE Participation: The County encourages the participation of certified Service-Disabled Veteran-Owned Businesses ("SDVOB"), Minority or Women-Owned Business Enterprises ("M/WBE"), and Disadvantaged Business Enterprises ("DBE") in the bidding process. A Contractor that is certified by New York State or the County as a SDVOB, M/WBE, and/or DBE should include this information in their bid. For more information regarding the County's SDVOB, M/WBE, or DBE programs, please visit the Nassau County Office of Minority Affairs website

IMPORTANT

PRICE MUST BE INSERTED WITH TYPEWRITER OR INK. BIDS MUST BE SIGNED IN INK. TO ASSURE OFFER REACHING IN TIME, **YOU ARE URGED TO MAIL YOUR FORMAL SEALED BID EARLY**. **THIS FORMAL SEALED BID MUST REACH OUR OFFICE BY 11:00 A.M**. LATE FORMAL SEALED BIDS WILL NOT BE ACCEPTED.

ALL BIDS MUST BE F.O	D.B. DESTINATION AND	INCLUDE DELIVE	RY WITHIN	DOORS UNLESS	OTHERWISE SPECIFIED.
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BIDDER

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FORMAL SEALED BID PROPOSAL 34510-09161-170

TITLE

REQUIRED VENDOR DISCLOSURE FORMS

Prior to the bid opening, the following disclosure forms (the "Disclosure Forms") must be submitted in the Nassau County Vendor Portal at

https://apex5.nassaucountyny.gov/ords/f?p=312:LOGIN_DESKTOP:3445712403627:

- a. A duly completed and verified Business History Form, together with a current certified or verified financial statement and/or other commercially reliable written evidence of the bidder's credit, financial standing and capacity to perform in accordance with the terms of the Contract.
- b. All officers, and any individuals who hold a ten percent (10%) or greater ownership interest in the bidder, shall complete and verify the Principal Questionnaire.
- c. The County of Nassau Consultant's, Contractor's and Vendor's Disclosure Form
- d. Additionally, if the bidder utilizes the services of any individual or organization for the purposes of conducting lobbying activities and is awarded the contract, the successful proposer will be required to provide a copy of the <u>Lobbyist Registration and Disclosure Form</u>, completed and verified by that individual/organization.

PLEASE NOTE:

If a bidder has previously submitted the Disclosure Forms in the Nassau County Vendor Portal, the bidder must ensure that the forms on file in the Portal are current, accurate, and have been recertified within three (3) months prior to the bid opening date. The bidder must also ensure that their response to question 7, and its subparts, on the Consultant's, Contractor's, and Vendor's Disclosure Form is provided in relation to the specific solicitation under consideration.

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BIDDER 13

REQUESTS FOR INFORMATION OR CLARIFICATION

Before bidding, bidders must examine all of the Contract documents, including the specifications, any drawings, and all instructions. If the bidder finds any inconsistency, ambiguity, omission or error in the specifications, drawings, instructions or any other Contract document, or if the bidder is in doubt as to the meaning of any term or condition of the Contract, the bidder must promptly so notify the **Office of Purchasing** in writing prior to the bid opening. The failure of the bidder to notify the **Office of Purchasing**, prior to the bid opening of any inconsistency, ambiguity, omission or error that the bidder actually found, or that should have been discovered by a reasonably prudent bidder, will preclude and negate acceptance of the bidder's claim.

If the **Office of Purchasing** receives a notification from a bidder of a differing site condition or an inconsistency, ambiguity, omission or error in the Contract documents, the **Office of Purchasing** will, as it deems necessary or desirable, issue a written interpretation or correction to the Contract documents as an amendment to the Contract documents. Any such amendment will be made available electronically to each person that received a copy of the Contract documents as reflected in the records of the **Office of Purchasing**, and any such amendment will also be available at the place where the Contract documents are available for inspection by prospective bidders.

Upon such mailing or delivery, such amendment shall become part of the Contract documents and shall be binding on all bidders, whether or not they have had actual notice of such addendum.

Please note that all bidder requests for information or clarification must be received by the Authority at least 72 hours prior to the bid opening. Any bidder requests for information or issues with the contract documents presented after that time may not be addressed by the Office of Purchasing.

Ordinance # 153-2018

Pursuant to Ordinance # 153-2018, a bidder that is awarded a contract under this bid is required to pay the County an administrative service charge in accordance with the following schedule:

Administrative Fee
\$0
\$160
\$266
\$533

After an award, the successful bidder(s) will be notified by the Director of Shared Services, or their designee, when payment of the administrative charge is due. Please note, if you are a religious, charitable, nonprofit, or not-for-profit organization, please include this information in your bid for consideration by the Director of the Shared Services to waive the fee.

Ordinance # 72-2014

The bidder declares that they are a registered vendor with the County. All registered vendors must pay a Two Hundred Seventy-Five Dollar (\$275.00) per contract fee to register Blanket contracts on the County's procurement website, as required under Ordinance # 72-2014.

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FORMAL SEALED BID PROPOSAL 34510-09161-170

INTENT

SCOPE: It is the intent of the County of Nassau to properly describe by these specifications and terms an adequate method of providing:

PURPOSE: The purpose of this bid is to establish a price structure on which items and/or services listed herein will be purchased at once by Purchase Order.

ALL EXTENSIONS ARE SUBJECT UPON THE MUTUAL CONSENT OF BOTH PARTIES.

AWARD: Award, if any, will be made to the lowest responsible bidder, who in the opinion of the Director of Purchasing, meets the specifications and qualifications stated herein. The Director of Purchasing reserves the right to make an award be items, groups, or classes of items or as a whole. Awards will be made in accordance with the terms and conditions attached hereto and made part hereof.

DELIVERY: Bidders are required to state guaranteed delivery date in terms of days after receipt of order in the space provided below and on page one. Bidders are cautioned to post realistic delivery dates. Guaranteed delivery dates will be strictly enforced. Must be made within 15 days A/R/O unless stated otherwise below:

Delivery to be made <u>3-4 weeks</u>		Days A/R/O.	
Delivery shall be made ONLY upon receipt of a Pur Direct Purchase Order(s) from a using agency auth bidder. Purchase Order and Direct Purchase Order all deliveries. Bidders agree that all orders shall be effective and the Contractor at the address shown on the Blanke CONTRACT.	orized to use the Blanket shall indicate the destina binding upon the contract	Order which will be issued to the successfu tion address. Inside delivery is required on or when PLACED IN THE MAIL addressed t	i 50
INSPECTION: Bidders should be aware of Inspec	ction and Delivery require	nents as stipulated.	
RETENTION OF BID: Vendor is required to make Any purchase orders issued against this bid will ref			
METHOD OF BIDDING: Please submit unit price	in the appropriate colum	n.	
PRICE DISCREPANCY: In the event of a discrep govern.	pancy between the unit pr	ice and the extension price, the unit price v	vill
PRICE PROTECTION: Bidders are required to sta	ate period of price protect	ion (in terms of days) after the bid opening] .
STATE PRICE PROTECTION PERIOD:	1 year	DAYS AFTER BID OPENING	
EXTENSION OF PRICE: It is anticipated that adeensuing year. According, the County of Nassau recoff Nassau for one (1) year from the date of the awardentire year. Bidders are requested to state the peraction days.	quests that the prices bid ard. Economic conditions	be protected and be available to the Count may not permit the price protection for an	1

FORMAL SEALED BID PROPOSAL 34510-09161-170

TAX PROVISION: Purchases made by the County of Nassau are not subject to State, Local Sales Taxes or Federal Excise Taxes. Federal Exemption #A-109538 State Exemption #EX 7213062C. The County of Nassau is not subject to any Existing "Fair Trade Agreements" and bidders should be governed accordingly.

NEW YORK STATE PRICES: Bidders must represent and warrant that if they are under contract with New York State for items specified herein, that the price quoted to the County is not higher than the price per unit quoted to New York State for like quantities.

SPECIFICATIONS: Submit complete specifications and illustrations of products offered with the bid. Acceptance of a bid and designation of a manufacturer's catalog description, brand name or number in any Purchase or Blanket Order resulting there-from shall not be construed as qualification of the specifications of this bid or relief there-from, except as specifically stated in the Purchase or Blanket Order.

PRODUCT IDENTIFICATION: If a product(s) is identified by a BRAND NAME, a substitute of equal quality, construction, finish, composition, size, workmanship and performance characteristics may be acceptable. In submitting a bid, each bidder warrants that the substitute product being offered is an equal. Bid sheets shall be so noted of the manufacturer's name and brand of the product offered as an equal. If as a result of an award, a delivery is made of a brand or product represented as an equal which is subsequently deemed to be unacceptable, the Contractor shall be required, at his expense, to pick up the rejected item and replace it with brand(s) listed in this bid, or an acceptable equal which will have the approval of the Director.

PROTECTION FROM CLAIM AGAINST "OR EQUAL": In the event of any claim by any unsuccessful bidder concerning or relating to the issue of "equal or better" or "or equal", the successful bidder agrees, at his own cost and expense, to defend such claims or claims and agrees to hold the County of Nassau free and harmless from any and all claims for loss or damage arising out of this transaction for any reason whatsoever.

ALTERNATIVE ITEM: In submitting a bid on a commodity other than as specified, bidder shall furnish complete data and identification with respect to the alternate commodity he proposes to furnish. Consideration will be given to proposals submitted on alternate commodities to the extent that such action is deemed to serve the best interests of the County. If a bidder does not indicate that the commodity, he proposes to furnish is other than as specified, it will be construed to mean that the bidder proposes to furnish the exact commodity as described. Consideration of the alternate shall be at the sole discretion of the Director. MORE THAN ONE (1) BID ON EACH ITEM WILL NOT BE CONSIDERED, UNLESS OTHERWISE SPECIFIED BY THE COUNTY.

EQUIVALENT BIDS: Bidders may offer a product of the same capability, but of different manufacture and model than that specified in this bid. The use of the name of a manufacturer, brand, make or catalog designation is specifying items described herein does not restrict or preclude bidders from offering equivalent or better product bids. Such a designation is used only to indicate the character, quality and minimum performance desired. Equal or better product bids are permissible. A bidder submitting an equal or better product shall, at his own cost and expense be responsible for submitting proof and/or a demonstration of equivalence, compatibility and performance. However, acceptance of an equivalent product shall be strictly at the discretion of the Director. Any omission of the term "or equal" in any specific bid item listing should be disregarded by the bidder. All bidders shall have an absolute right to submit "equivalent" bids notwithstanding any other provision of the bid specifications.

RECORD RETENTION: Contractor shall retain complete and accurate records and documents related to this Agreement for six (6) years following the later of termination or final payment. Such records shall at all times be available for audit and inspection by the County.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVER WITHIN DOORS UNLESS OTHERWISE SPECIFIED.						
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FORMAL SEALED BID PROPOSAL 34510-09161-170

BILLING: Shall be made on County claim forms or Certified Invoices to the individual using County Agency upon

completion of deliveries made against applicable Purchase Order	(s) or Direct Purchase Order(s).
NO PARTIAL PAYMENTS	S WILL BE PAID.
*************VENDOR CLAIM CER IF A CLAIM VOUCHER IS NOT BEING SUBMITTED, THE FOLLOWING CE	
I HEREBY CERTIFY THAT ALL ITEMS OR SERVICES WERE DELIVERED OF PRICES CHARGED ARE IN ACCORDANCE WITH REFERENCED PURCHAS THE CLAIM IS JUST, TRUE AND CORRECT; THAT THE BALANCE STATE PREVIOUSLY CLAIMED; THAT NO TAXES FROM WHICH THE COUNTY IS FOR DISBURSEMENTS HAVE ACTUALLY AND NECESSARILY BEEN MADE	E ORDER, DIRECT PURCHASE ORDER OR CONTRACT, THAT D HEREIN IS ACTUALLY DUE AND OWING AND HAS NOT BEEN S EXEMPT ARE INCLUDED; AND THAT ANY AMOUNTS CLAIMEI
Dr. Christopher S Byron	9-1-2021
CLAIMANT NAME	DATE
Christopher Byson	VP
BY (SIGNATURE)	TITLE
*CLAIM VOUCHERS AND CERTIFIED INVOICES NOT PROPERLY COMPL	ETED WILL BE RETURNED TO YOU UNPAID**
PAYMENT: A certified invoice, or a County claim form to which directly to the using agency, supported by vouchers signed by act the required services as specified. ***********************************	the invoice is attached, shall be submitted in arrears, gency personnel attesting to satisfactory completion of
If a claim voucher is not being submitted, the following of	ertification MUST appear on the invoice:
I hereby certify that all items or services were delivered prices charged are in accordance with referenced purcha is just, true and correct; that the balance stated herein is previously claimed; that no taxes from which the County claimed for disbursements have actually and necessarily	se order, delivery order or contract, that the claim actually due and owing and has not been is exempt are included; and that any amounts
Christopher Byron	9-1-2021
Claimant Name	Date
Christopher Byron	VP
By Signature	Title
CLAIM VOUCHERS AND CERTIFIED INVOICES NOT PROPERLY	COMPLETED WILL BE RETURNED TO YOU UNPAID.
Vendors may download claim form NIFS560 at the following URL	. .

http://www.nassaucountyny.gov/agencies/Comptroller/Docs/PDF/ClaimVoucherFormBlank.pdf

ALL BIDS MUST BE F.	O.B. DESTINATION AND INCLUDE DE	LIYERY WITHIN, DOOR	S UNLESS OTHERWISE SPECIFIED.	
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FORMAL SEALED BID PROPOSAL 34510-09161-170

TITLE

WARRANTY: The successful bidder warrants the equipment furnished and all associated equipment against any defects in design, workmanship and materials against failure to operate satisfactorily for one (1) year from the date of acceptance by the using department and/or agency of the equipment, other than defects or failure shown by the Contractor that have arisen solely from accident or abuse occurring after delivery to the Nassau County agency. Contractor agrees to replace any parts, which in the opinion of the user, shall fail from the above reasons.

IMPORTANT NOTES: If a company policy or trade practice requires a different warranty period, the bidder may so state without fear of disqualifications. However, the bidder is cautioned that the length of warranty may, in some cases, be a deciding factor in making an award.

Equipment furnished hereunder shall meet the standards set forth in the Occupational Safety and Health Act of 1970.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.

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BIDDER

FORMAL SEALED BID PROPOSAL 34510-09161-170

GENERAL CONDITIONS:

All repairs to be made in accordance with the Occupational Safety and Health Administration safety requirements,

Contractor will furnish all labor, materials, transportation, tools, instrumentation, parts and accessories necessary to repair and restore the equipment to optimum operating condition.

All Contractor personnel assigned to any requirement of a contract established must be fully qualified and cognizant of the required and applicable electrical codes and safety requirements and must adhere to them.

All parts supplied must match and inter-member without modification to the designated equipment and must be in accordance with the specifications of the manufacturer of the part to be replaced.

Except as otherwise specified, all contract requirements will be performed at the site as required.

Any requirement to remove any part of the equipment or system(s), to the Contractor's shop, must be approved by an authorized agency representative. Nassau County shall supply all utilities which are available on location insofar as compatibility requirements permit.

All requirements performed by the Contractor will be subject to inspection and approval by an authorized designated representative of Nassau County.

Employees of the Contractor, while on service call, shall carry identification badges or cards and shall be instructed to submit same to scrutiny upon request of security or supervisory personnel of Nassau County.

REPLACEMENT PARTS: The requirements specified herein represent, for the most part, replacement and/or repair components to existing and presently owned equipment and must match and inter-member without modification with the equipment and systems indicated.

ADDITIONAL BIDS: The County reserves the right, for any un-contemplated additional requirements of extraordinary quantities of particular items to call for new bids, therefore, whenever in the opinion of the Director of the Office of Purchase it is in the best interests of the County of Nassau to do so.

PRICE LISTS AND DISCOUNTS: Bidders may attach price lists and catalogs indicating discounts available to the County for all other products not listed herein. New items may be added to the price list at the then current price at the same discount schedule during the life of the contract.

NON-ASSIGNMENT: In accordance with Section 138 of the State Finance Law, the contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or otherwise disposed of without the previous consent, in writing, of Nassau County and any attempts to assign the contract without the County's written consent are null and void.

NON-PERFORMANCE:

The Contractor agrees that in the event any of the services provided for under the terms of this contract should in any way be omitted or unsatisfactorily performed by the Contractor and/or his employees, the county shall so notify the contractor verbally and follow with a written notification of the deficient services for immediate correction. In the event the Contractor does not correct the deficient services after receipt of written notification, the Nassau County Department concerned will deduct a percentage based on the work not performed or performed unsatisfactorily from the Contractor's claim for the period covered. If the Contractor continues to omit or unsatisfactorily perform the required services, the County will arrange for the work to be done by another contractor and the cost of such work shall be deducted from any monies due or that may become due to the Contractor.

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE DELIVERY WITHIN DOORS UNLESS OTHERWISE SPECIFIED.							
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FORMAL SEALED BID PROPOSAL 34510-09161-170

DISCLAIMER

Any Blanket Purchase Order issued as a result of this bid will establish terms and conditions pursuant to which certain materials and/or services are to be supplied or performed, from time to time, for a specified period upon issuance by the County of Delivery Orders. The Blanket Purchase Order is non-exclusive, and the County is not bound to purchase, and no materials are to be delivered or services performed without a Delivery Order. The County shall be under no obligation whatsoever to issue such Delivery Orders. The Blanket Purchase shall not apply in any way to items of material or service deemed by the County in its sole discretion to be extraordinary or involve any special conditions, quantities, circumstances or complexities.

ACCESS CLAUSE: Contractor, including its satellites, offices and/or subcontractors, if any, shall maintain full and complete books and records of accounts pertaining to this agreement, in accordance with accepted accounting practices and such other records as may be reasonably prescribed by the County of Nassau. Such books and records shall at all times be available for audit and inspection by the completion of all the services described in this agreement. Contractor further agrees that if any provision of Section 952 of the Omnibus Reconciliation Act of 1980 (PL-96-499) is found by a body of competent jurisdiction to be applicable to this contract, the Contractor agrees that it will make available upon written request by the Secretary of Health and Human Services, or the Comptroller General of the General Accounting Office, or any of their duly authorized representatives, a copy of this contract and any executed amendments thereto documents which relate to the calculation of the charges stated in the contract and copies of service reports documenting services performed. Such records will be available in accordance with the above for the period of six (6) years after the furnishing of any of the services described in this contract.

TERMINATION PREROGATIVE: The Director reserves the right to cancel the Blanket Order by giving not less than thirty (30) days written notice that, on or after a date therein specified, the contract shall be deemed terminated and cancelled.

VENDOR RESPONSIBILITY CRITERIA: The Director of Purchasing reserves the right before making an award to make investigations as to whether or not the qualifications, services, facilities or items offered by the bidder meet the requirements set forth herein and are ample and sufficient to ensure the proper performance in the event of an award. The bidder must be prepared, if requested by the Director of Purchasing, to present evidence of experience, ability, financial standing, as well as a statement as to plant, machinery, trained personnel and capacity for the rendition of the service on which the vendor is bidding. Upon request of the Director, the successful bidder shall file certification from the manufacturer relative to authorization, delivery, service and guarantees. If it is found that the conditions of the bid are not complied with or that the services or equipment proposed to be furnished do not meet the requirements called for, or that the qualifications, financial standing, or facilities are not satisfactory, the Director may reject such bids. It is distinctly understood, however, that nothing in the forgoing shall mean or imply that it is obligatory upon the Director to make any examinations before an award; and it is further understood that, if such examination is made, it in no way relieves the bidder from fulfilling all requirements and conditions of the bid.

IMPORTANT NOTE: The Director reserves the right to accept or reject any and all bids, or separable portions of offers, and waive technicalities, irregularities, and omissions if the Director determines the best interests of the County of Nassau will be served. The Director, in his sole discretion, may accept or reject illegible, incomplete or vague bids and his decision shall be final. A conditional or revocable bid which clearly communicates the terms or limitations of acceptance may be considered and contract award may be made in compliance with the bidder's conditional or revocable terms in the offer. Prior to award, the Director reserves the right to seek clarifications, request bid revisions, or to request any information deemed necessary for proper evaluation of bids from all bidders deemed to be eligible for contract award. Failure to provide requested information may result in rejection of the bid.

GOVERNING LAW: Consent to Jurisdiction and Venue; Governing Law. Unless otherwise specified in this Agreement or required by Law, exclusive original jurisdiction for all claims or actions with respect to this Agreement shall be in the Supreme Court in Nassau County in New York State and the parties expressly waive any objections to the same on any grounds, including venue and forum non conveniens. This Agreement is intended as a contract under, and shall be governed and construed in accordance with, the Laws of New York State, without regard to the conflict of law's provisions thereof.

ALL BIDS MUST BE F.	D.B. DESTINATION AND INCLUDE I	DELIVERY WITHIN D	OORS UNLESS OTHERWIS	E SPECIFIED.
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NOTICE

READ THIS PAGE OF THE BID CAREFULLY

ALL BIDDERS MUST COMPLY WITH THIS REQUIREMENT OR YOUR BID WILL BE AUTOMATICALLY REJECTED

RIGHT TO KNOW LAW AND "OSHA"

PURSUANT TO ARTICLE 28, SECTION 876 OF THE LABOR LAW OF THE STATE OF NEW YORK, THE COUNTY OF NASSAU HAS MANDATED EMPLOYER'S RESPONSIBILITY TO PROVIDE NOTICE TO EMPLOYEES REGARDING TOXIC SUBSTANCES. TO SATISFY THIS MANDATED REQUIREMENT, WE MUST ASK FOR YOUR COOPERATION. SOME OF THE MATERIAL ON THIS BID MAY CONTAIN TOXIC SUBSTANCES. THEREFORE, YOU MUST SUBMIT, WITH YOUR BID, "MATERIAL SAFETY DATA SHEETS" FOR ALL MATERIALS TO BE SUPPLIED PURSUANT TO THIS BID.

FAILURE TO PROVIDE THIS INFORMATION WITH THE BID WILL RESULT IN AUTOMATIC REJECTION OF THE BID.

IF YOUR PRODUCT **DOES NOT** CONTAIN TOXIC SUBSTANCES, PLEASE SIGN THE FOLLOWING CERTIFICATION:

CERTIFICATION:

I HE	REBY CERTIFY THAT I HAV		DUNTY NOTICE, AND FURTHER NOT CONTAIN ANY TOXIC SUB	CERTIFY THAT ITEMS NUMBERED STANCES.
X	Christopher Byson Signature	M	VP Title	9-1-2021 Date

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BIDDER SIGN HERE Christopher Byson

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NON-COLLUSIVE BIDDING CERTIFICATION REQUIRED BY SECTION 139-D OF THE STATE FINANCE LAW

BY SUBMISSION OF THIS BID, BIDDER AND EACH PERSON SIGNING ON BEHALF OF BIDDER CERTIFIES, AND IN THE CASE OF A JOINT BID. EACH PARTY THERETO CERTIFIES AS TO ITS OWN ORGANIZATION, UNDER PENALTY OR PERJURY, THAT TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF:

- [1] The prices of this bid have been arrived at independently, without collusion, consultation, communication, or agreement for the purposes of restricting competition, as to any matter relating to such prices with any other Bidder or with any competitor:
- [2] Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the Bidder and will not knowingly be disclosed by the Bidder prior to opening, directly or indirectly, to any other Bidder or to any competitor; and
- [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 WITH [1], [2], [3] ABOVE HAVE NOT BEEN COMPLETE WITH; PROVIDED HOWEVER, THAT IF IN ANY CASE THE BIDDER(S) CANNOT MAKE THE FOREGOING CERTIFICATION, THE BIDDER SHALL SO STATE AND SHALL FURNISH BELOW A SIGNED STATEMENT WHICH SETS FORTH IN DETAIL THE REASONS THEREFORE:

FACETY ADDENDUM TO THE DACE TO DECUEDED FOR CTATEMENT

Y	day of September	_{20.} 21		G
his <u> </u>	day or September	, 20 <u>2 1</u>	_ as the act and deed of said	Corporation o
Identifying Data:				
Potential Contractor	Nationwide Instruction for	Cardiovascular E	ducation, Inc	
Address: 1				
Street: Ga	te Ct			
City, Town, etc:	Dix Hills, NY 11746			
Telephone:	631-643-9896	Title	: <u>VP</u>	
If applicable, respor	sible Corporate Officer			
NameDr. Chr	stopher S Byron	Titl	e <u>VP</u>	
Signature: <i>Chri</i>	stopher Byson //	/ 		Sign Here
EATHLIDE TO	COMPLETE THIS FORM AND	STON IN ADDDO	DDIATE DI ACE CUA	DECLU
LATERIE IO	COMPLETE THIS FORM AND	SIGN IN APPRO	PRIATE PLACE SHA	ILL KESUL

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BIDDER SIGN HERE Christopher Byson

MANUFACTURER'S CERTIFICATE

THIS IS TO CERTIFY:	·· ·
That we manufacture the commodities specified in the attached bid	schedule;
That the address of the manufacturing plant is:	
14 COMMERCIAL ST	
BRANFORD CT 06405	
Title VP GWBAL SALES	Manufacturer Signature
FURTHERMORE:	
That we authorize Nationwide Instruction for Cardiovascular Education, Inc	
1 Gate Ct, Dix Hills, NY 11746 (Name and address of firm or individ	
As our distributor to furnish our products to the County of Nassau as provided supply said distributor such quantities of our products as may be required by Defibtech	d in the attached schedules, and agree to the County of Nassau. Manufacturer Signature
Title UP GLOBAL SALES	Date
AUST BE SIGNED BY AN OFFICER OF THE COMPANY. SALES AGENT BE ACCEPTED UNLESS LETTER OF AUTHORIZATION FROM THE MAN NOTE: When bidder is other than the manufacturer, the complete certificates when bidder is other than the manufacturer, the complete certificates when the manufacturer is other than the manufacturer, the complete certificates when the complete certificates with the manufacturer is other than the manufacturer, the complete certificates with the manufacturer is other than the manufacturer. The complete certificates with the manufacturer is other than the manufacturer.	UFACTURER IS ATTACHED. e must be executed by the manufacturer.
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GENERAL INSTRUCTIONS: All bidders must adhere to the following conditions:

As per New York State Municipal Law 103, no exception can be taken to any material term and/or condition of this bid with the exception of any warranties as presented in this bid for the specific commodity or service required.

Any language in any proposal or document submitted by a bidder as part of their bid that is accepted by the County of Nassau cannot be in conflict with any material term and/or condition relevant to this bid with the exception of any warranties or the specifications of the commodity of service required by this bid. If there is any conflict between the bidder's terms and conditions and the terms and conditions of this bid, the terms and conditions of this bid shall govern.

Bidders must insert **FEDERAL IDENTIFICATION NUMBER** in the space provided on page one of this bid.

Late Formal Sealed Bids will NOT be accepted. Bidders are urged to mail bids early to assure delivery on time. Bids must be received by 11:00 A.M. on the bid opening date.

Prices <u>MUST</u> be inserted with <u>TYPEWRITER OR INK</u>. Entries with <u>WHITE OUT</u>, <u>CROSS-OUTS OR LIFT-OFF TAPE</u> <u>MUST</u> BE INITIALED or that entry will be disqualified.

Bidders should submit bid with unit price in the appropriate column on bid pages or forms attached hereto. In the event of a discrepancy between the unit price and the extension, the unit price shall govern. Bidders shall submit one (1) original bid document and all applicable attachments. Any order issued against this bid will refer to the bid and attachments to designate items awarded. Bidders agree that all, Direct Purchase Orders and/or Purchase Orders shall be effective and binding upon the Contractor when place in the mail, addressed to the Contractor at the address shown on the Direct Purchase Order or the Purchase Order.

Bidders **MUST** state manufacturer's name and catalog number of each item bid.

ABSOLUTELY NO MINIMUM ORDERS shall be applied to this bid.

Purchases made by Nassau County are not subject to State or Local Sales Tax or Federal Excise Taxes.

Federal Exemption Number: A-109538 State Exemption Number: EX 7213062C

Inside (receiving dock) delivery is required on all orders.

The rights and obligations of the parties under this agreement shall be governed by the laws of the State of New York.

Bids are hereby solicited for the commodities and/or services specified herein which are to be delivered and/or performed at the locations indicated, and in strict accordance with all specifications, terms and conditions attached hereto and made part hereof.

Bid document must be signed by proprietor, partner or corporate officer.

The clauses contained in these bid forms set forth the wishes of the County of Nassau in regard to the purchase and/or services required. However, the Director reserves the right to waive irregularities, omissions, or other technical defects if, in its judgment, the best interest of the County of Nassau will be served accordingly.

Bidders may take exception to paragraphs of the bid under a separate cover letter to be attached to this bid, indicating the specific bid page, paragraph and the exception(s). In any event, the decision of the Director will be final.

Qualification statement **MUST BE COMPLETED** and submitted with bid. See page 4 for further details

ALL BIDS MUST BE F.	O.B. DESTINATION AND INCLUDE I	DELINERY WITHIN DOOR	S UNLESS OTHERW	ISE SPECIFIED.
BIDDER SIGN HERE	Christopher Byzon		VP	··· · · · · · · · · · · · · · · · · ·
	BIDDER			TITLE

SPECIFICATIONS:

BID SPEC FOR EMERGENCY AMBULANCE BUREAU PREMIUM SERVICE PLAN FOR DEFIBITECH LIFE ARM CPR MACHINE RAC-A2911NA Premium Service Plan **NO SUBS, NO EXCEPTIONS**

PREMIMUM SERVICE PLAN

Contract Length of 3 years (36 months)
Payable in full or 3 equal installments

Minimum of 2 preventive maintenance service at interval of 18 months or 200 hours of service Extends the warranty for an extra 3 years per unit.

Service Features:

- Service at Defibtech's facility by trained Defibtech personnel
- Unit inspection
- Performance testing of the compression engine using Defibtech factory equipment
- Upgrade of the compression engine with the latest Defibtech released software
- Preventative maintenance of the compression engine

Service Benefits:

- Pre-paid shipping labels for ship-in and return (ground shipping in the US only)
- Access to a loaner Defibtech compression engine at no cost during the service
- Fast turnaround on the service (average 2 weeks)
- Inspection fee waived for non-warranty repair quotes
- 10% discount on parts and labor for non-warranty repairs
- One free Defibtech battery replacement upon depletion / expiration per unit.
- Two free sets of Defibtech wrist straps per unit.
- Two free Defibtech PIP 3 pack replacements per unit.

Item#	Qty.	Unit	Description	Unit Price	Total Price
1	30	EA	DEFIBITECH PREMIUM SERVICE CONTRACT FOR LIFELINE ARM CC PART No.: 7004246 3 YEAR PLAN	\$ 3417.99 This can be paid at \$1139.33/yr/ARM \$34,179.90/yr/ 30 ARM We will invoke over a 3 yr paido	\$_102,539.70 This would total \$34,179.90/year for 3 yrs: all 30 Arms-Payable ann \$34,179.90/yr/ 30 ARM

ALL BIDS MUST BE F.C	<u>O.B. DESTINATÍON AND INCLUDE DÉLIVERY WITHIN DOO</u>	RS UNLESS OTHERWISE SPECIFIED.
BIDDER SIGN HERE	1111	
	BIDDER	TITLE
	25	
	V	

NOTE:

1) NO ELECTRONIC SUBMISSIONS ARE ALLOWED

We must receive a hard copy of the bid package, which is to be sent to the following address:

Nassau County Office of Purchasing 1 West Street Mineola, NY 11501

(This is also noted on the top part of the cover page.)

The bid package must be sent in a sealed envelope with the solicitation number written on it. We recommend that you send this package early to arrive the day before the bid opening, to ensure receipt.

2) **DO NOT STAPLE THE BID PACKAGE**

ALL BIDS MUST BE F.O.B. DESTINATION AND INCLUDE D	ELIVERY WITHIN DO	ORS UNLESS OTHERWIS	E SPECIFIED.
Christophen Buron		VD	

IDDER

OFFICE OF PURCHA SUMMARY OF BIDS OPENED: Septembe BID NO: 34510-0916' REQ. NO: RQPDZ100 TITLE: DEFIBTECH	OFFICE OF PURCHASING PP 9/28/2021 SUMMARY OF BIDS OPENED: September 16, 2021 AT 11 A.M. BID NO: 34510-09161-170-REBID REQ. NO: RQPDZ1000195 TITLE: DEFIBTECH PREMIUM SERVICE CONTRACT	-	1 3diMNOLLYN	NATIONWIDE INSTRUCTION FOR CARDIOVASCULA R EDUCATION, INC.		i						DETAILS OF AWARD	٠ ١
ITEM#	ARTICLE	ΩTY.	TINO	1	2	3	4	5	9	7	∞	AWARD TO NO.	AMOUNT
_	DEFIBTECH PREMIUM SERVICE CONTRACT FOR LIFELINE ARM	30	EA.	3,417.99									
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												:	
PREPARED BY	BY		TERMS	NET			NET NET		SE SE	I NEI	Ę		

Melanie Leonard hereby certifies that the bids listed above were opened at the time and place specified therein and that the above is a correct transcription from all original bids received.

Mulan K Public Bid Officer

Date —



LAURA CURRAN COUNTY EXECUTIVE

VAUGHN BANKS JR. DEPUTY COMMISSIONER OF SHARED SERVICES

COUNTY OF NASSAU SHARED SERVICES 1 WEST STREET MINEOLA, NEW YORK 11501-4894

Date:

October 6, 2021

To:

Robert Cleary, Chief Procurement Officer

From:

Vaughn Banks, Deputy Commissioner of Shared Services

Re:

Low Vendor Response

Staff Summary A-68-21 Nationwide Instruction for Cardiovascular Education, Inc.

The Nassau County Purchasing Office addresses low vendor response for contracts valued at \$100,000.00 and greater in the following manner:

- All contracts valued at \$100,000.00 and greater must be bid for no less than three weeks.
- The contracts are advertised on the Nassau County Bid Board, New York Newsday and NYS Contract Reporter.
- If it is determined by the Buyer that it is likely there will be zero or only one vendor response on the first bid opening date the bid opening will be postponed for two weeks after receiving supervisory approval. The Buyer will review the Call Log and reach out to vendors that viewed the solicitation in WebProcure to ascertain their intention to bid or not. The Buyer will also make a subsequent call or e-mail to the sponsoring County agency seeking their assistance in reaching out to potential vendors.
- If on the first day scheduled bid opening day the Buyer finds that there will be no interest or just one bidder participating an automatic postponement of two weeks will be imposed in order to glean more vendor participation.
- After the first postponement the bid will open if at least one bidder has submitted a bid and it is
 determined that due to the nature/history of the procurement no further vendor participation can be
 expected.

34510-09161-170 ad 8/26/21 oper 9/16/21

REQUISITION

RQPD21000195 20/AUG/2021

VENDOR:

HENRY SCHEIN 135 DURYEA ROAD

MELVILLE

NY 11747

TEL: (516)458-9787
FAX: () -

REQUISITIONER:

PD POLICE DEPARTMENT

NCPD EMERGENCY AMBULANCE BUR. OXYGE

1490 FRANKLIN AVENUE

MINEOLA

NTY 11501

ADEA J O'MELIA/CR12/1484/500

TEL: (516) 573-3161

FAX:() -

ITEM

DESCRIPTION

QTY

QTY U/M

UNIT COST

TOTAL 3,600.0000

108,000.00

CPR EQUIPMENT AND SUPPLIES, PARTS, MISCELLANEOUS

DEFIBTECH PREMIUM SERVICE CONTRACT FOR LIFELINE ARM ACC

P/N 7004246 3 YEAR PLAN (\$1200.00/YEAR)

345-10-550

ESTIMATED TOTAL:

108,000.00

PCHL9100 LINK TO:

ADVANCED PURCHASING/INVENTORY ELECTRONIC NOTE PAD

05/13/2021 10:09 AM PAGE 01 OF 01

REQ DOC INQUIRY 2140

- 1. REQUEST IS FOR 3 YEAR SERVICE AND MAINTENANCE PLAN FOR OUR DEFIBTECH LIFELINE ARM AUTOMATED CHEST COMPRESSION DEVICES. THEY REQUIRE SERVICE AND MAINTENANCE AT REGULAR INTERVALS AND MUST MEET STRICT FDA AND NYS DOH STANDARDS. THESE DEVICES ARE USED TO PERFORM CPR ON CARDIAC ARREST VICTIMS AND MUST BE ADEQUATELY SERVICED AND MAINTAINED AS WELL AS SERVICE RECORDS KEPT FOR LEGAL REASONS.
- 2. WE ARE AT THE END OF THE WARRANTY PERIOD INCLUDED WITH PURCHASE.
- 3. THERE IS NO ALTERNATIVE.
- 4. THIS QUANTITY WILL COVER EACH DEVICE THAT WE HAVE IN USE. 5. THERE IS NO REVENUE GENERATED FROM THIS PURHCASE.
- 6. THERE IN NO REIMBURSEMENT AVAILABLE FOR THIS PURCHASE.

F5-TOP F1-HELP F4-AUDIT F6 COPY F7-PR PAGE F8-NX PAGE F9-LINK F11-INS PAGE F12-DEL PAGE F10-SAVE ENTER-INQUIRE CL-EXIT INQUIRY COMPLETE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/07/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed.

this ce	ROGATION IS WAIVED, subje tificate does not confer right				uch end	lorsement(s		ogeno un chidolognioni		acoment on
PRODUCER					CONTAC NAME:	Josep	h Grasso			
	Hartt Borg Agency 148 East Main Street				PHONE (A/C, No	Ext): (631)	261-6302	FAX (A/C, No):	(631)	261-0366
	Huntington, NY 11763				E-MAIL ADDRES	s: jgrass	o@harttins.d			
	Hallungton, NT 11703					• •	URER(S) AFFOR	DING COVERAGE		NAIC#
Phone No.	(631) 673-7600 F	ax No.	(631)	351-1700	INSURE	RA: AGC - A	AGCS Marin	e Insurance Company		22837
INSURED								ance Company, Inc.		10200
	Nationwide Instruction	or Ca	rdiov	ascular Education	INSURE		MOOON MOON	arros sompariji nisi		10200
	Inc One Gate Court				INSURE					
	Dix Hills, NY 11746				INSURE	·		 		
Phone No	•	ax No	631-4	643-2780	INSURE					
COVERA				NUMBER: 924400	INSURE	K F .		REVISION NUMBER:		
THIS IS INDICAT CERTIF	TO CERTIFY THAT THE POLICIFED. NOTWITHSTANDING ANY ICATE MAY BE ISSUED OR MASSIONS AND CONDITIONS OF SUC	ES OF REQUIF Y PERT	INSUF REMEI AIN,	RANCE LISTED BELOW HA NT, TERM OR CONDITION THE INSURANCE AFFORD	OF AN	CONTRACT	THE INSURE OR OTHER I S DESCRIBED	D NAMED ABOVE FOR THOOCUMENT WITH RESPEC	OT TO	WHICH THIS
INSR LTR	TYPE OF INSURANCE		SUBR WVD			POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	e	
	COMMERCIAL GENERAL LIABILITY	INSD	WVV	SBGL000616-02		05/02/2021	05/02/2022	EACH OCCURRENCE	\$	2,000,000
пэс	CLAIMS-MADE X OCCUR	_X	X	3BGE000010-02		00/02/2021	03/02/2022	DAMAGE TO RENTED		
	OCCOR	^	^					PREMISES (Ea occurrence)	\$	100,000
-		-	1				}	MED EXP (Any one person)	\$	5,000
	ACCORDATE LINES ACCUSES DES	-						PERSONAL & ADV INJURY	\$	2,000,000
	AGGREGATE LIMIT APPLIES PER: POLICY PRO-							GENERAL AGGREGATE	\$ Subje	2,000,000 ct to General Aggregate
								PRODUCTS - COMP/OP AGG	\$	Limi
	OTHER:					0.7.10.0.10.00.1	22/22/22	COMBINED SINGLE LIMIT	\$	
	MOBILE LIABILITY	.,	,	SBGL000616-02		05/02/2021	05/02/2022	COMBINED SINGLE LIMIT (Ea accident)	\$	4 000 000
	ANY AUTO SCHEDULED	X	X					BODILY INJURY (Per person)	\$	1,000,000
:	AUTOS ONLY AUTOS					i		BODILY INJURY (Per accident)	\$	1,000,000
HSC <u>X</u> :	HIRED AUTOS ONLY X NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
			ļ						\$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MA	DE						AGGREGATE	\$	
	DED RETENTION \$								\$	
	(ERS COMPENSATION EMPLOYERS' LIABILITY							PER OTH- STATUTE ER		
ANYPI	ROPRIETOR/PARTNER/EXECUTIVE	^N _{N/A}						E.L. EACH ACCIDENT	\$	
(Mand	ROPRIETOR/PARTNER/EXECUTIVE ER/MEMBER EXCLUDED?	۱۳ <i>۲</i> ۸						E.L. DISEASE - EA EMPLOYEE	\$	
If yes, DESC	describe under RIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$	
AGC	Inland Marine			MXI93067038-0005	45	05/02/2021	05/02/2022	See Attached		
HSC	Errors & Omissions			SBPL000416-02		05/02/2021	05/02/2022	See Attached		
Nassau C	on of operations / Locations / Vel ounty is named as additional in: ay appear. Includes waiver of s	sured fo	or Ger ion fo	neral Liability and Profession r General Liability and Pro	onal Lia fessiona	bility as their al Liability.	All co	overages expire at 12:01 a	a.m. St	andard Time.
CERTIF	CATE HOLDER				CANO	CELLATION				·
OLIVIII					CAIN	JELEATION				
	County of Nassau 1490 Franklin Ave Mineola, NY 11501 United States Of Ameri	ca			THE	EXPIRATIO	N DATE TH	ESCRIBED POLICIES BE C EREOF, NOTICE WILL B CY PROVISIONS.		
Phone N	0. 1	Fax N	lo.		AUTHO	RIZED REPRESE	ENTATIVE	Default.		
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ADDITIONAL COVERAGE DETAILS

DATE (MM/DD/YY) 10/07/2021

INSURED

Nationwide Instruction for Cardiovascular Education Inc

The following is attached to and made part of certificate number 924400.

Errors & Omissions			
Company:	Hiscox Insurance Company, Inc.		
Policy Number:	SBPL000416-02		
*Period:	05/02/2021 - 05/02/2022: 365 Day(s)		
	General Aggregate	2,000,000	
	Each Occurrence	2,000,000	
	Retention	1,000	
	Coverage Basis	Claims Made	
	Additional Insured Endorsement	Included	
	Waiver of Subrogation	Included	
	Administrative and Disciplinary Proceeding Sublimit	5,000	
	Personally Identifiable Information Claims	25,000	
	Sexual Misconduct Sublimit of Liability	200,000	
Inland Marine			
Company:	AGCS Marine Insurance Company		
Policy Number:	MXI93067038-000545		
*Period:	05/02/2021 - 05/02/2022: 365 Day(s)		
Deductible:		1,000	
	Electronic Data Processing Hardware & Software (owned; leased and rented from others)	50,000	
	Electronic Data Processing Hardware & Software (owned; leased and rented from others) - Maximum per Item	Policy limit with maximum 2500 per item	
	Furniture, Fixtures, Office Equipment and Supplies	Included in EDP	
	Tenant Improvements & Betterments	Included in EDP	
	Business Income/Extra Expense	10,000	
	Property while in transit or while temporarily within other premises	10,000	
	Worldwide Transit	10% of Property While in Transit Limit subject to a maximum of 10,000	
	Detrimental Code (Aggregate)	25,000	
	Detrimental Code (Occurrence)	25,000	
	Fungi	50,000	
	Terrorism	Included	
	Earth Movement	Excluded	
	Flood	Excluded	

*All coverages expire at 12:01 a.m. Standard Time.

10/07/2021

SCHEDULE OF FORMS

Insured: Nationwide Instruction for Cardiovascular Education Inc

This Schedule of Forms is attached to and made part of certificate number 924400, as of 10/07/2021 at 01:35 PM PT, and lists the forms included in the policy(s) and subsequent endorsement (s) at the time this certificate was issued.

SBP103 SBP002 CGLD001 CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0715 0715 0715 0710 0110 0110 0715 1207	Intro Page - Your Insurance Documents General Liability Insurance - Health, Beauty and Wellbeing Professionals Intro Page - Declarations Commercial General Liability Declarations	
SBP001 SBP103 SBP002 CGLD001 CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0715 0715 0110 0110 0110 0110 0715 1207	General Liability Insurance - Health, Beauty and Wellbeing Professionals Intro Page - Declarations	
SBP001 SBP103 SBP002 CGLD001 CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0715 0715 0110 0110 0110 0110 0715 1207	General Liability Insurance - Health, Beauty and Wellbeing Professionals Intro Page - Declarations	
SBP103 SBP002 CGLD001 CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0715 0715 0110 0110 0110 0110 0715 1207	General Liability Insurance - Health, Beauty and Wellbeing Professionals Intro Page - Declarations	
SBP002 CGLD001 CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0715 0110 0110 0110 0110 0715 1207	Intro Page - Declarations	
CGLD001 CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0110 0110 0110 0110 0715 1207		
CGLD002 INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0110 0110 0715 1207	Donate Deliver Line and Deliver Delive	
INTD001 SBP003 CG0001 SBP004 CGLE5421CW	0110 0715 1207	Commercial General Liability Supplemental Schedule	
SBP003 CG0001 SBP004 CGLE5421CW	0715 1207	Forms and Endorsements Schedule	
CG0001 SBP004 CGLE5421CW	1207	Intro Page - Policy Wording	
SBP004 CGLE5421CW		Commercial General Liability Coverage Form	
CGLE5421CW	0715	Intro Page - Endorsements	
	0214	Additional Insured - Automatic Status	
	0316	Primary And Noncontributory - Other Insurance Condition	
CGLE5402CW	0310	Modified Waiver of Transfer of Rights of Recovery Against Others To Us	
	0310	Cancellation Provision (14 Day Full Refund)	
	0810	Notice Information	
	0310	Right and Duty to Select Counsel	
	0310	Definition of Employee Endorsement	
	0310	Exclusion - Personal Information	
	0310	Exclusion - Professional Services	
	0798	Exclusion - Professional Services Exclusion - Services Furnished By Health Care Providers Endorsement	
	0798	Exclusion - Counseling Services	
	0798	Professional Liability Exclusion - Spas or Personal Enhancement Facilities	
	0702	Nuclear Energy Liability Exclusion Endorsement (Broad Form)	
	1198	Common Policy Conditions	
	1198	Exclusion - Intercompany Products Suits	
	0509		
	0310	Recording and Distribution of Material or Information in Violation of Law Exclusion Exclusion - Damage to Primary Residence	
	0798		
		Abuse or Molestation Exclusion	
	0818	Hired Auto And Non-Owned Auto Liability - New York	
	1204	New York Changes - Premium Audit	
	0409	NY Changes - Commercial General Liability Coverage	
	1091	New York Changes - Transfer of Duties When a Limit of Insurance is Used Up	
	8080	New York Changes - Cancellation and Nonrenewal Endorsement	
	0115	Disclosure Pursuant to Terrorism Risk Insurance Act	
	0115	Cap on Losses From Certified Acts of Terrorism	
	0715	Intro Page - Notices	
	0109	Economic and Trade Sanctions Policy Holder Notice	
	0715	Intro Page - Application Summary	
ABASBPUND	1215	Application Summary	SOURCE OF THE SOURCE STATE OF THE SOURCE
rofessional Liability Policy			
Errors & Omissions			
SBP001	0715	Intro Page - Your Insurance Documents	
	0715	Professional Liability Insurance - Health and Beauty and Wellbeing Professionals	
	0715	Intro Page - Declarations	
	0110	Professional Liability Errors & Omissions Insurance Declarations	
	0715	intro Page - Policy Wording	
	0513	Professional Liability - US Direct Errors And Omissions Insurance	
	0110	NY Reg 121 Addendum To The Declarations	
	0715	Intro Page - Endorsements	
	0215	Blanket Additional Insured Endorsement (PL)	
	0110	Waiver of Subrogation	
	0312	CPR and First Aid Training Services Endorsement	
	0612	Sexual Misconduct Endorsement - State of New York	
	0213	New York Amendatory Endorsement	
	0110	NY Regulation 121 Claims-Made Policies	
	0715	Intro Page - Notices	
	0109	Economic and Trade Sanctions Policy Holder Notice	
	0715	Intro Page - Application Summary	
	0715	Application Notice	
	1215	Application Notice Application Summary	
	0110	NY Reg 121 Addendum To The Application	
land Marine Policy		A	
•			
Inland Marine			
	0110	Policyholder Message: Detrimental Code Exclusion	
	0110	Policyholder Message: Fungi Limitation Endorsement	
	0110	Policyholder Message - Information to Policyholders	
	0714	Inland Marine - General Declarations	
ABEDP6200DEC	1115	Abacus Office Program Electronic Data Processing/Office Personal Property Declarations	
PA-CERT-FORMLIST 0914		Certificate Number, 924400	Page 1 o

SCHEDULE OF FORMS

DATE (MM/DD/YY) 10/07/2021

Insured: Nationwide Instruction for Cardiovascular Education Inc

This Schedule of Forms is attached to and made part of certificate number 924400, as of 10/07/2021 at 01:35 PM PT, and lists the forms included in the policy(s) and subsequent endorsement (s) at the time this certificate was issued.

Form#	Ed.	Name of the management of the second of the
AB5208	0110	Schedule of Forms
AB5700	0110	Named Insured Schedule
AB5701	0110	Location Schedule
NIM1050	0110	Commercial Inland Marine Conditions
AB5400	0110	Schedule of Covered Property
EDP6210	0511	Electronic Data Processing Coverage Form
ABEDP6226	0515	Electronic Data Processing/Office Personal Property Endorsement
IM8004	0110	Loss Payable Premium Endorsement
IM8035	0420	Electronic Data Exclusion Endorsement
AB5200B	0110	Minimum Premium Endorsement
NY8612	0110	Amendatory Endorsement - New York
IL0017	1198	Common Policy Conditions
IL0268	0111	New York Changes - Cancellation and Nonrenewal Endorsement
IM8002	0110	Fungi Limitation Endorsement
IL0003	0702	Calculation Of Premium
IM8001	0110	Detrimental Code Coverage Extension Endorsement
IM8013	0610	Pollutant Removal Endorsement
TER9005	0115	Certified Acts of Terrorism Coverage

Disclaimers

This Certificate of Liability Insurance includes the Type of Insurance, Limits, and Schedule of Forms in effect as of 10/07/2021 at 01:35 PM PT. It does not affirmatively or negatively amend, extend, or alter the coverage afforded by the insurance policy nor confer any rights upon the certificate holder. You may be required to request an updated certificate in the event of subsequent policy modifications.

The information included in this certificate that has been provided by Abacus Insurance Brokers, is for your information only, and does not create a contract or agency relationship between the certificate holder or any insured and Abacus Insurance Brokers. By accepting this certificate holder acknowledges that Abacus Insurance Brokers is not the agent of the certificate holder or any insured, but is solely the agent of the listed carrier(s). Abacus Insurance Brokers makes no representation whether the coverages listed herein are appropriate for the certificate holder or any insured. Please review the listed coverages carefully and direct any questions to your broker. For a complete listing of coverages, terms, conditions and exclusions, please view the referenced Policy(s).

Certificate Verification

Insured: Nationwide Instruction for Cardiovascular Education Inc

Abacus provides an efficient website lookup tool for certificate holders to verify the authenticity of certificates of insurance.

- 1. Navigate to the website and input the verification code OR Scan the QR code.
- ${\bf 2.} \quad \hbox{The actual certificate issued through the Abacus Platform will download}.$
- 3. Compare the details of the downloaded certificate to the certificate presented by the client.

Website	Verification Code
www.abacus.net/verify-certificate	0X0OJWT19S



About Certificates Issued through the Abacus.net Platform

- Abacus requires that all certificates be issued through the Abacus Platform. Certificates issued outside of the Abacus Platform are invalid.
- Certificates may be issued through the Abacus Platform by either the named insured (if registered through the Abacus Platform) or their Abacus registered insurance broker.
- Certificates with any stray marks, cross outs or alterations of any sort are invalid.
- · Each certificate is numbered and correlates to the document issued through the Abacus Platform.



FORMAL BID RECOMMENDATION

BID NUMBER: 34510-09161-170 REBID

OPEN: September 16, 2021

TITLE: Defibtech Premium Service Contract

DATE: October 6, 2021

TO: <u>Kimberly Stanton, Buyer</u> FROM: ADMINISTRATION

PLEASE REVIEW ATTACHED BID RESULT. NOTE YOUR RECOMMENDATION FOR AWARD. FORWARD THIS TRANSMITTAL SHEET TOGETHER WITH BID FILE. RETAIN REQUISITION.

Date: October 6, 2021		<u>Bid Results</u>
5410. 5510551 0, 2521	<u>Item</u>	<u>Bidder</u>
To: Supervisor From: Kimberly Stanton, Buyer	001	Recommend that this award be made to
		Nationwide Instruction for Cardiovascular
List of recommended awards in accordance with		Education, Inc. as the lowest responsible
the attached summary is shown in column at		bidder meeting specifications and bid terms
right. The reason for award to other than low bidder is indicated on the reverse-side of this		for all items.
page.		
page.		
Buyer		
	ļ	
Date:		
To: Director From: Supervisor		
Concur , Disagree (See Reverse)		
Date: 10/6/2/		
To: Buyer From: Director		
Approved for Award		
Hold award pending discussion		
Subject to Legislature Approval		
Director SM		
DIEGIO	<u> </u>	