

A. DEPOSIT OF PROPOSALS.

PROPOSAL AND CONTRACT (WHEN EXECUTED)

INSTRUCTIONS ON PAGE 4

THIS PROPOSAL INCLUDES **INSTRUCTIONS TO BIDDERS**

All env	relopes containing Bid proposals shall	Dover Township, 2nd Class
be cle	early marked "Bid Proposal for letting of	MUNICIPALITY (NAME & TYPE)
	April - 22 - 2025"	
	DATE	Brooke Scearce
		SECRETARY
	d Proposals will be received on or before	
9:00am	on the above Letting Date.	2480 West Canal
TIME		Dover Pa 17315 ADDRESS
Ride	will be opened and read at approximately	
	, on the above Letting Date.	PROPOSALS MUST BE MAILED OR OTHERWISE
TIME	_, on the above Letting Date.	DELIVERED TO THE ABOVE ADDRESS.
111111		DELIVERED TO THE ADOVE ADDITEGO.
1	The contractor proposes to furnish and deli	
	CERTIFICATE OF COMPLIANCE and/ or	
	· · · · · · · · · · · · · · · · · · ·	all work on the following project as more specifically set
	forth in the Schedule of Prices (Attachment	•
	•	ownship, 2nd Class as well as the supplements
	·	and/ or attached hereto and current PennDOT
		bidders need not be prequalified by PennDOT
		bituminous paving materials is not required (Sec. 413).
	(c) Asphalt Price Adjustment (Sec. 110.04)	
2		contractor will begin work on the date specified in the
	notice to proceed, or as otherwise provided	in the special requirements, and will
	complete all work within see attachme	ent 1-A calendar days.
3	Accompanying this proposal is a certified cl	heck or bid bond in the amount of 10%
O		posal guarantee which, it is understood, will be
	forfeited in case the contractor fails to comp	
	·	
B. PROPOSA	AL OF:	
	NAME / ADDRES	SS OF CONTRACTOR
	CONTRACTORS O	CERTIFICATION
	reby certified as follows:	
1	The only person interested in the proposal	as principal (s) is (are):
2	None of the above persons are employees	of the municipality
		, ,
3	This proposal is made without collusion with	n any other person, firm or corporation.
4	·	ve and the site of the work have been examined by the
	contractor. The contractor understands that	t the quantities indicated herein are approximate and

price listed on the Schedule of Prices. (Attachment 1).

are subject to change as may be required; and that all work is payable on the basis of the unit

2025 Street Cuts

- The contractor will comply with all requirements of the laws and implementing regulations of the Commonwealth of Pennsylvania and the United States relating to human relations, equal opportunity and non-discrimination in employment, and will pay to workmen employed in the performance of the contract the wages to which they may be entitled.
- The contractor will provide the municipality with a performance bond, conditioned upon the faithful performance of the contract in accordance with the plans, specifications and conditions thereof, and a payment bond, conditioned on the prompt payment of all material furnished and labor supplied or performed in the prosecution of the work, in accordance with the Public Works Contractors' Bond Law of 1967; and an affidavit accepting the provisions of the Workmen's Compensation Act of 1915, as amended.

	CONTRACTOR	
BY:	TITLE:	DATE:
WITNESSED OR ATTESTED BY:	TITLE:	DATE:
TO BE EXECUTED	ONLY IN THE EVENT THE ABOVE PROPOSAL IS ACC	CEPTED
ACCEPTED ON :	DATE	
	Dover Township, 2nd Class MUNICIPALITY	
BY:	TITLE:	
BY:	TITLE:	
SEAL BY:	TITLE:	
ATTESTED BY:	TITLE:	

pennsylvania

ATTACHMENT 1

TO MS - 944 (PROPOSAL AND CONTRACT MS - 944)

SPORTATION I O IVIO	0 ,	5/12/11/D 55/11/1/15/15/11/15	5 <i>,</i>
County:	York	Municipality:	Dover Township, 2nd Class
•		Project Number:	
LOCATION OF	- WORK:	_	

Throughout Dover Township as directed. Work shall be completed with thirty (30) days after receiving written notice from Dover Township.

DESCRIPTION OF WORK:

Restoration of Flexible Base Pavements as a result of utility work. This work shall be as outlined in PennDot Chapter 459, Occupancy of Highways by Utilities. The unit price per square yard shall include the contractors responsibility to provide all equipment, laborers, and bituminous materials necessary to complete the project according to PennDot specs. This shall include but not limited to valve box, manhole adjustment, traffic control, sweeping existing roadway, scratch courses for proper cross section, paving notches at driveways, start and end of work, tack coat, proper compaction, traffic lines-temporary or permanent, and disposal of excavated material.

ESCALATOR CLAUSE: (if adopted by Municipality.)

Resolution 2025-08 was adopted on Januarty 27,2025 by The Dover Township Board of Supervisors, as required by PennDot Chapter 449.6. The March 2025 Price Index for PennDot District 8 is \$633.00.

Item Approximate Unit *Description No. 2 Quantities 3 4 1A 600 SY Paving Restoration In-Kind as directed abo		Total 6
		6
1A 600 SY Paving Restoration In-Kind as directed abo	ove.	
DESCRIPTION:	SUBTOTAL	

Must include ADT on wearing surfaces
USE OF CUTBACK ASPHALT IS PROHIBITED
BETWEEN MAY 1st AND OCTOBER 31st, EXCEPT
AS NOTED IN BULLETIN NO. 25.
FOR OPTION OR PHASE BIDS THE TOTALS FOR
EACH MUST BE INCLUDED.

SUBTOTAL FROM OTHER ATTAC	CHMENTS	
BID TOTAL FOR A NON OPTION / P	PHASE BID	
OPTION 1 OR PHASE 1 BID TO	OTAL	
OPTION 2 OR PHASE 2 BID TO	OTAL	
OPTION 3 OR PHASE 3 BID TO	OTAL	

(5-06)

2025 Street Cuts SPECIAL PROVISIONS TO CONTRACT MS-944 (Attachment 1-A) CONTAINS IMPORTANT INFORMATION FOR THE CONTRACTOR

The Prime Contractor and subcontractors must comply with all of the following provisions that are marked with an "X".

Х	Traffic Control and Safety Devices to be provided by the Contractor.
	(Maintenance and Protection of Traffic to comply with current MUTCD, Publication 212 and Publication 213.)
	Delivery tickets for all materials.
	CS-4171 Certificate of Compliance and/ or TR-465 Daily Bituminous Mixture Certification required for all materials.
	Notify the Municipality 5 working days prior to start of project.
Х	Work to be completed on or before 5/31/2026. After 5/31/2026 Liquidated damages apply at
	the rate of \$ 870.00 per calendar day.
	Roadway to be power broomed by (contractor X municipality)prior to start of project.
	Excess material to be removed by (contractor X municipality .)
Х	Municipality to inspect project.
.,	Need Bill of Lading for each shipment of bituminous material per Section 702.1(c) of Specifications 408.
Х	Tack Coat required per Section 460, or 409 for superpave, of Specifications 408 and is incidental to
	paving item unless noted otherwise.
.,	Prime Coat required per Section 461 of Specifications 408.
	Bituminous Seal on all abutting pavement and curbs required.
	Saw cut or Milled Paving Notch required and incidental to paving item unless noted otherwise.
Х	Scratch/ Leveling Courses to be placed at the discretion of appointed inspector(s).
.,	Full width pavement with one pass required.
Х	Municipality reserves the right to limit work completed.
	Taper pavement the last 3 feet to curb.
	For FOB Source bids, hauling distance will determine selection of bid award.
	Municipality reserves the right to procure material which best suits their requirements after all bids and
v	items are reviewed.
	Incidental Preparation and clean up required. (Project Construction Materials) The municipality reserves the right to make an award on the basis of the aggregate total for all like
^	items on which quotations are received.
	Provide design, which meets Specifications Form 408 to the municipality 5 days prior to start of work.
Y	Contractor responsible for defects that occur within one year of applications.
^	Contractor required to review proposed project with Municipality's Representative prior to bidding.
	Oil Samples required from each distributor truck by contractor (1) one quart : A.M. & P.M. and
	witnessed by municipality and retained by municipality. (Oil samples must be placed in an
	approved type container that is compatible with oil sample.)
	At least three random stone samples to be taken by contractor on project site witnessed by
	municipality and retained by municipality.
Y	Complete all testing in accordance with Specification Form 408 Section 409 except for superpave
^	volumetric testing.
	Notice to Proceed will be the date of Contract acceptance.
	Final Completion Certificate & Notice of Completion required.
x	Future award of Contract will be based on quality of work as determined by the municipality.
	Contractor, notify all residents of pending work to be performed.
	Work shall be completed within thirty (30) days after receiving written notice from Dover Township.
	Notice to Proceed will be issued on 6?1/2025
	My signature signifies that I have read and understand the above special provisions to this
	contract, and by being authorized by this company to act as their authorized representative, and
	on their behalf hereby agree to adhere to any and all of the provisions pertaining to this contract.
	Contractor's Representative Date Municipality's Representative Date
	Dover Township, 2nd Class

Municipality

Company

PROPOSAL AND CONTRACT INSTRUCTIONS- FORM 944 (Rev. 1/2014)

- 1 The proposal must be typewritten or printed.
- If more than one proposal on any project is submitted by an individual, firm or partnership, corporation or association under the same or different names, only one lowest proposal will be considered.
- 3 Description of Work- -
 - A. If additional space is needed, insert appropriately numbered attachment and note "Continued on attached work sheets."
- Part A of Page 1 to be completed by municipality. Part B of Page 1 to be completed by contractor. Schedule of Prices Column #1 (Item), #2 (Approximate quantities), #3 (Unit, i.e., ton, square yard, linear feet, etc.) And #4 (Description, i.e., bituminous materials 9.5 mm S & L, 12.5 mm Wearing, 25.0 mm Base Course, etc.) Must be filled in by the municipality to insure equitable bidding. Columns #5 (Unit Price), #6 (Total) and total amount of bid, must be filled in by the contractor. If more space is needed, add note at the bottom of the page; "Continued on Attachment No. 1-A", and add additional sheet designated as Attachment No. 1-A, 1-B, etc.. Repeat for each additional sheet required. As required by Publication 408, Section 102.06(e),each bidder must submit a completed Form 7126 Anti-Collusion Affidavit with its bid proposal.
- If liquidated damages are to be assessed, add the following sentence to Part A #2. If all work is not completed on time, liquidated damages will be assessed at the rate of \$870.00 per additional working day.

 (OR "... as set forth in the attached schedule.")
- Payment and Performance bonds are provided only by the successful bidder. Contracts from \$4,000.00 up to \$5,000.00 in Second Class Townships performance bond must be not less than 10% or greater than 100% of amount of contract. Contracts greater than \$1,500.00 up to \$10,000.00 in First Class Townships, Boroughs and Third Class Cities bonds must be between 50 % to 100% of the contract amount. Contracts in excess of \$5,000.00 in Second Class Townships and in excess of \$10,000.00 in First Class Townships, Boroughs and Third Class Cities bonds must be in 100% of the amount of the contract. Bond Forms MS-944 Attachments 2 and 3 and Workmen's Compensation Affidavit Attachment 4 must be submitted by the successful bidder within 20 days of the contract award. Failure to submit the bonds shall constitute grounds to cancel the contract.
- *Construction projects, where the estimated cost of the total project exceeds \$100,000, are subject to the provisions of the Pennsylvania Prevailing Wage Act 442 and amended by Act 89 of 2013. It is the responsibility of the municipality to request the Prevailing Wage Scale for the area and include it in the proposal. If the Prevailing Wage Act applies, this fact shall be noted in the advertisement.
 - On projects utilizing Federal Revenue Sharing Funds, if the project cost exceeds \$2,000 and is financed with 25% or more Federal Revenue Sharing Funds, the Davis Bacon Act applies. Again, it is the responsibility of the municipality to obtain the Davis Bacon Wage Rates, include them in the proposal and note the fact in the advertisement. If both acts are applicable, The Davis Bacon Act has preference over the Pennsylvania Prevailing Wage Act.
- 8 An ESCALATOR CLAUSE is optional; if used, it must be included in the proposal prepared by the municipality. An escalator clause may not be inserted by the contractor.

*(1961, Aug. 15, P.L. 987; 43 P.S. 165)

2025 Street Cuts MS-944-S (7-09)

Attachment 2

TITLE:

PERFORMANCE BOND (With Corporate Surety)



KNOW ALL MEN BY THESE	PRESENTS, That we,		
		(NAME AND ADDRESS OF CO	NTRACTOR)
as Principal and		(NAME AND ADDRESS OF SE	MITO-OTOR)
	(SU	RETY COMPANY)	
a corporation incorporated under the	laws of the State of	(NAME OF STATE)	as Surety
are held and firmly bound unto		in the full and just su	m of
	(NAME OF MUNICI	PALITY)	
		(\$) dollars
lawful money to the United States of America, made, we bind ourselves, our heirs, executors			
WHEREAS, the above bounden Printhe undertaking of certain obligations as there	·	act with the above Municipality, bearing even	date herewith, for
respects comply with and faithfully perform the to and made a part thereof, and such altera	e terms and conditions of said tions as may be made in said Ilfill all obligations as therein s	the above bounden Principal, as Contractor, and Contract, including the Specifications and conspecifications as therein provided, and shall set forth, then this Obligation shall be void, but	onditions referred well and truly, and in
approval of the Municipality or the Principal to their heirs, executors, administrators, success forebearance being hereby waived. IN WITNESS WHEREOF, the said F	the other, shall not in any wa		er or any of them, h alteration or
authorizing the same to be done on	(DATE OF BO	<u>ND)</u> .	
	(DATE OF BO	ND)	
PLACE SEAL	Attest / Witness:	CONTRACTOR	
\ HERE /		CONTRACTOR	
	ВУ		
	ы	TITLE:	
TITLE:			
···- <u>-</u> -			
DI AGE	Attest / Witness:		
PLACE SEAL HERE		SURETY COMPAN	Υ
		TITLE	
		TITLE:	



KNOW AL	L MEN BY THESE PRESENT	S, that we		
as PRINCIPAL ar		01.1		
a corporation inco held and firmly bo	rporated under the laws of the nd unto the	State of	as SURE as SURE in the full and just old in the full and just old in the full and just old in the interest of the interest of the interest old in the interest of the interest old interest	
payment well and	merica, to be paid to the said truly to be made, we bind ours ssigns, jointly and severally, fir		or its assi heirs, executors, administrators	gns, to which s,
municipality hereir		even date h	red into a contract with the abovenerewith, for the improvement on sisting of:	
for approximately	the sum of:		(\$) dollars.
PRINCIPAL shall a due by contract or material furnished said for material o equipment used a such work, then the PRINC that any individual furnished material been paid in full the and may prosecut have execution the any costs of experence RECOVER be subject to the papproved December hereof, as fully and it is further in the work to be of the giving by the Corebearance on the release the PRINC forebearance bein IN WITNES	and will promptly pay or cause otherwise, to any individual, fire or labor supplied or performed and services rendered by publication in the prosecution of the work serefor, may sue in assumpsite the same to final for such such such such such such such such	to be paid rm, partner d in the product in the product in the product in the product in the comporar as provided on this Paym or sums the Obligations were which may ged or labor the Princip RETIES of CIPAL and	is such that if the above bound in full all sums of money which riship, association or corporation becution of the work, whether content parts of the work and for responsive in connection with the prosection in full force and effect. In severally, agree with the Obligetion, which has performed labored, and any public utility which has may be justly due him, there is shall not be liable for the paysociation or corporation hereum incorporated herein and made refully and at length herein reciple made in the terms of the contract or an apal to the other, shall not in any any such alteration, extension as SURETY have duly executed 1,20	n may be n, for all or not the ental of the ecution of ee herein r or nas not own name m or it, and yment of ader shall 385, a part ited. ontract or nder it or ny other y way of
PLACE SEAL HERE	WITNESS:	cc	ONTRACTOR	
TITLE:	_	BY:	TLE:	
PLACE SEAL HERE	WITNESS:	su	RETY COMPANY	
TITLE:		TIT	TLE:	

Attachment 4



AFFIDAVIT RE

ACCEPTING PROVISIONS OF THE WORKMEN'S COMPENSATION ACT

State of))) ss:		
County of))	worn according to law deposes an	he has d says that they have
accepted th	ne provisions of the Workmen's Compensation Act of 1	915 of the Commonwealth of Penr	it has nsylvania, with
its supplem	has his nents and amendments, and have insured their liability t its	hereunder in accordance with the	terms of said
Act with	(SURETY COMPAN	IY)	
		(TYPE OR PRINT)	CONTRACTOR
	BY	SIGNATU	DE.
	Sworn to and subscribed before me this day of		
		SIGNATU	RE
		My Commission Expires	(DATE)

D-7126 (7-09)

ANTI-COLLUSION AFFIDAVIT

			County	York
	pennsylva DEPARTMENT OF TRA		Municipality	Dover Township, 2nd Class
	DEFARTMENT OF THAT	NSFORMATION	Project Number	
State of County of			Fed. Project No. (I	f Applicable)
	The undersigned de		d says that he is the	
of the			_Company; that he is	authorized to make this
affidavit on be	half of said company	in compliance with	section 102.06 (e) of D	Department Specifications,
Publication 40	8, as amended and t	hat the said compar	ny has not, either direct	tly or indirectly, entered
into any agree	ement, participated in	any collusion, or otl	nerwise taken any actio	on in restraint of free
competitive bio	dding in connection v	vith such contract.		
·	· ·			
			(Contractor)
	ВҮ			
	Sworn to and subs	cribed before me t	he undersigned nota	ry public this
	day of	,,	_•	
			Notary Public	
		My Commission ex	pires	

CS-4171 (11-09)



CERTIFICATE OF COMPLIANCE

♦COUNTY:	o be completed by the	♦LR/SR: _ party that will sh	◆s nip the material to	EC/SEG: the project, other	◆ECMS#: rwise leave blank.)
I / WE hereby ce	rtify that the material lis	sted on line 5 wa	is:		
☐ Manufacture	d Fabricated	Coated	Precasted	Produced	
Ву					
(Na	me of Manufacturer, Fabrica	ator, Coater, Precast	er or Producer)		(Supplier Code)
and the party list	ed above certifies that	the material(s) o	on line 5 meets th	e requirements of	
Publication 408	Section(s)				
AASHTO, ASTM	l, Federal or other desi	gnation			
The material liste	ed below is being shipp	ed to:			
				(Company Nam	ne)
LOT NO.	QUANTITY				IN BULLETIN # 14 or 15 , LIST HMA / PCC JMF.
processes includ are maintaining on to covered by B VENDOR CLAS #1 Manufact Listed in Bulletin # I certify that the abest of my knowlethe product(s) list	ing coatings application copy(s), in our files in a cuy America, the application (CHECK curer, Fabricator, Coat Bulletin # 15, or Product 14, 41 or 42 above statements are the dege, fairly and accurate copy in our files.	n (e.g epoxy, gocordance with ation of these mater, Precaster lucer Listed in the ately describe	alvanizing, or pai Section 106.03(b) aterials on steel of NLY) - #2 Dis Not Als I certify that the provided to us quantities liste	nting) have occurr 3. Note: While of the control of the control occur tributor, Supplied Listed in Bulleti o, complete line the material being to be the manufacted above are accurate.	er or * <u>Private Label Compa</u> in # 15. 9 supplied is one and the same urer listed on this document a
COMPANY NAM	E:				
SIGNATURE :				DATE	:
Ву	Responsible Company Office	cial (QC Staff only i	f you checked block	#1 on line 7)	
	t sold you the material checked Block # 2 on			(Comp	any Name)
			-		, ,
After completing of the Certificate material shipmen	the Certificate of Comi	nuance form CS.	4474		a a management of the language of the same

*Private Label Companies must identify the true manufacturer (Line 2) and the approved material (Line 5) as listed in Bulletin # 15.