\_

**PROPOSAL AND CONTRACT** (WHEN EXECUTED)

THIS PROPOSAL INCLUDES **INSTRUCTIONS TO BIDDERS** 

## A. DEPOSIT OF PROPOSALS.

pennsylvania DEPARTMENT OF TRANSPORTATION

All env	elopes containing Bid proposals shall	Dover Township, 2nd Class		
	early marked "Bid Proposal for letting of	MUNICIPALITY (NAME & TYPE)		
	<u>April - 22 - 2025</u> ."			
•	DATE	Brooke Scearce		
Saala	d Drongoolo will be received on or before	SECRETARY		
9:00am	d Proposals will be received on or before on the above Letting Date.	2480 West Canal		
TIME	_ on the above Letting Date.	Dover Pa 17315		
		ADDRESS		
Bids	will be opened and read at approximately			
	, on the above Letting Date.	PROPOSALS MUST BE MAILED OR OTHERWISE		
TIME		DELIVERED TO THE ABOVE ADDRESS.		
1	forth in the Schedule of Prices (Attachment and specifications on file at Dover T and special requirements contained herein Specifications (Publication 408), except (a) (Sec.102.01), and (b) Volumetric testing of (c) Asphalt Price Adjustment (Sec. 110.04)	TR-465 DAILY BITUMINOUS MIXTURE all work on the following project as more specifically set ), in accordance with drawings 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).		
2	notice to proceed, or as otherwise provided in the special requirements, and will complete all work within see attachment 1-A calendar days.			
3	Accompanying this proposal is a certified check or bid bond in the amount of <u>10%</u> made payable to the municipality as a proposal guarantee which, it is understood, will be forfeited in case the contractor fails to comply with the requirements of the proposal.			
B. PROPOSA	AL OF:			
D.1 1.01 00,				
	NAME / ADDRES	S OF CONTRACTOR		
	CONTRACTORS	ERTIFICATION		
It is he	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 any other person, firm or corporation.			
4		ve and the site of the work have been examined by the the quantities indicated herein are approximate and		

are subject to change as may be required; and that all work is payable on the basis of the unit price listed on the Schedule of Prices. (Attachment 1).

2025 Seal Coating

- 5 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.
- 6 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.

#REF!	
CONTRACT	OR
BY:	DATE:
WITNESSED OR ATTESTED BY:	DATE:
TO BE EXECUTED ONLY IN THE EVENT T	HE ABOVE PROPOSAL IS ACCEPTED
ACCEPTED ON :	
Dover Tov MUN	vnship 2nd Class
BY:	
BY:	
SEAL BY:	
ATTESTED BY:	

pennsylva DEPARTMENT OF TRA	ATTACHMENT 1 ANSPORTATION TO MS - 944 ( PROPOSAL AND CONTRACT MS - 944 )				
	County: York Municipality: Dover Township Project Number:				
	LOCATION OF WORK:				
G	1A: Clearview Road T-892 (entire length). From Davidsburg Road SR- 4008 to Harmony Grove Road SR-4014.				
THIS PORTION TO BE COMPLETED BY THE MUNICIPALITY	DESCRIPTION OF WORK: Furnish and Place the following items: Item 1A- Bituminous Seal Coat-Double Application with polymer-modified emulsified asphalt and Type A, No. 8 aggregate with <1.0% material passing No. 200 sieve, or Asphalt Fiver Reinforced Seal with Asphalt Fog Seal for Asphalt Seal Coat as per PennDot.				
THIS F	ESCALATOR CLAUSE:( if adopted by Municipality.) Resolution 2025-08 was adopted on January 27, 2024 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				

SCHEDULE OF PRICES							
	Item	Approximate	Unit		*Description	Unit	Total
1	No.	2 Quantities	3	4		5 Price	6
	1A	1	LS		Mobilization		
	1B	33,121	SY	Bitumino	us Seal Coat - Double Application		
		00,121	01		Fiber Reinforced Seal with Asphalt		
					or Asphalt Seal Coat (see below 1C)		
	1C	16,561	SY	Asphalt Fib	er Reinforced Seal with Asphalt Fog		
	10	10,001	51		Seal for Asphalt Seal Coat		
	1D	1	LS	B Demobilization			
	CRIPTION:					SUBTOTAL	
		on wearing surfa		_	SUBTOTAL FROM OTHER ATTAC	HMENTS	
		ASPHALT IS PR		-	BID TOTAL FOR A NON OPTION / F	PHASE BID	
		I AND OCTOBER	τ 31St, Ελ		OPTION 1 OR PHASE 1 BID T	OTAL	
	-	PHASE BIDS THE	TOTALS	FOR	OPTION 2 OR PHASE 2 BID T	OTAL	
EACH MUST BE INCLUDED.			OPTION 3 OR PHASE 3 BID T	OTAL			
					2		-

## 2025 Seal Coating 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.)				
х	Delivery tickets for all materials.				
х	CS-4171 Certificate of Compliance and/ or TR-465 Daily Bituminous Mixture Certification required for all materials.				
х	Notify the Municipality five working days prior to start of project.				
х	Work to be completed on or before 8/15/2025 . After 8/15/2025 Liquidated damages apply at				
	the rate of \$870.00 per calendar day.				
х	Roadway to be power broomed by (contractor X municipality )prior to start of project.				
х	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.				
	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				
	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.				
Х	Provide design, which meets Specifications Form 408 to the municipality 5 days prior to start of work.				
х	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.				
Х	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.				
х	Future award of Contract will be based on quality of work as determined by the municipality.				
х	Contractor, notify all residents of pending work to be performed.				
х	Notice to Proceed will be issued on May 30,2025. (last day of school)				
х	Contractor will return to vacuum sweep any loose aggregate within five (5) days of notice form municipality.				
х					
Х	See attachment that provide work location.				

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

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

- 1 The proposal must be typewritten or printed.
- 2 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."

- 4 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.
- 5 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.")
- 6 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 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.
- 7 \*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)

### PERFORMANCE BOND (With Corporate Surety)

	Attachment 2
KNOW ALL PEOPLE BY THESE PRESENTS, That we,	
as Principal and	
(NAME AND ADDRESS OF CONTRACTOR)	
a corporation incorporated under the laws of the State of	as Surety are held
(SURETY COMPANY)	
and firmly bound unto	in the full and just sum of (NAME OF STATE)
·	(\$) dollars
lawful money to the United States of America, to be paid to the abo	ove Municipality or its assigns, to which payment well and truly to be made, we bind ourselves, our
heirs, executors, administrators, successors and assigns, jointly ar	nd severally, firmly by these presents.

WHEREAS, the above bounden Principal has entered into a contract with the above Municipality, bearing even date herewith, for the undertaking of certain obligations as therein set forth.

**NOW**, **THEREFORE**, the condition of this obligation is such that if the above bounden Principal, as Contractor, shall in all respects comply with and faithfully perform the terms and conditions of said Contract, including the Specifications and conditions referred to and made a part thereof, and such alterations as may be made in said Specifications as therein provided, and shall well and truly, and in a manner satisfactory to the municipality fulfill all obligations as therein set forth, then this Obligation shall be void, but otherwise the same shall be and remain in full force, virtue and effect.

It is further provided that any alteration which may be made in the terms of the contractor or its specifications with the express approval of the Municipality or the Principal to the other, shall not in any way release the Principal and the Surety or either or any of them, their heirs, executors, administrators, successors or assigns from their liability hereunder, notice to the surety of any such alteration or forbearance being hereby waived.

IN WITNESS WHEREOF, the said Principal and Surety have duly executed this Bond under Seal, pursuant to due and legal action authorizing the same to be done on

(DATE OF BOND)

Attest / Witness:	
CONTRACTOR	
BY	
TITLE	

TITLE

Attest / Witness: SURETY COMPANY TITLE

TITLE

## PAYMENT BOND

#### Attachment 3

KNOW ALL PEOPLE BY THESE PRESENTS, That we,	
as Principal and	
a corporation incorporated under the laws of the State of	as Surety are held and firmly bond unto the
, in the full and just sum of	
/9	) dollars,
lawful money to the United States of America, to be paid to the said iointly and severally, firmly by these presents.	or its assigns, to which successors and assigns,

WHEREAS, the above bounden Principal has entered into a contract with the above municipality hereinafter called Obligee, bearing even date herewith, for the improvement of a certain section of highway or bridge in said Municipality consisting of:

for approximately the sum of:

) dollars.

**NOW, THEREFORE,** the condition of this obligation is such that if the above bounden PRINCIPAL shall and will promptly pay or cause to be paid in full all sums of money which may be due by contract or otherwise, to any individual, firm, partnership, association or corporation, for all material furnished or labor supplied or performed in the prosecution of the work, whether or not the said for material or labor entered into and became component parts of the work and for rental of the equipment used and services rendered by public utilities in, or in connection with the prosecution of such work, then this obligation to be void, otherwise to remain in full force and effect.

(\$

The **PRINCIPAL and SURETY**, hereby, jointly and severally, agree with the Obligee herein that any individual firm, partnership, association or corporation, which has performed labor or furnished material in the prosecution of the work as provided, and any public utility which has not been paid in full therefor, may sue in assumpsit on this Payment Bond in his, their, or its own name and may prosecute the same to final for such sum or sums as may be justly due him, them or it, and PAYMENT BOND Attachment 3 as PRINCIPAL and as may be justly due him, them or it, and have execution thereon. Provided, however, that the Obligee shall not be liable for the payment of any costs of expenses of such suit.

**RECOVERY** by any individual, firm, partnership, association or corporation hereunder shall be subject to the provisions of the "Public Works Contractors' Bond Law of 1967", Act No. 385, approved December 20, 1967, P.L. 869, which Act shall be incorporated herein and made a part hereof, as fully and completely as though its provisions were fully and at length herein recited.

It is further provided that any alterations which may be made in the terms of the contract or in the work to be done or materials to be furnished or labor to be supplied or performed under it or the giving by the Obligee of any extension of time for the performance of the contract or any other forbearance on the part of either the Obligee or the Principal to the other, shall not in any way release the PRINCIPAL and the SURETY or SURETIES of any such alteration, extension of forbearance being hereby waived.

IN WITNESS WHEREOF, the said PRINCIPAL and SURETY have duly executed this Bond under seal this \_\_\_\_\_\_ day of \_\_\_\_\_\_,20\_\_\_.

LACE SEAL HERE	WITNESS:		CONTRACTOR	
TITLE PLACE BEAL NERE	WITNESS:	TITLE .	SURETY COMPANY	_
TITLE	TITLE			_

2025 Seal Coating

#### AFFIDAVIT

RE

## ACCEPTING PROVISIONS OF THE WORKMEN'S COMPENSATION ACT

State of

County of

he has being duly sworn according to law deposes and says that they have

it has

accepted the provisions of the Workmen's Compensation Act of 1915 of the Commonwealth of Pennsylvania, with has their

its supplements and amendments, and have insured their liability thereunder in accordance with the terms of said its

Act with

(SURETY COMPANY)

( TYPE OR PRINT) SIGNATURE

CONTRACTOR

Sworn to and subscribed before me this \_\_\_\_\_ day of \_\_\_\_\_ A.D. 20 \_\_\_\_.

SIGNATURE My Commission Expires (DATE) Attachment 4

2025 Seal Coating

# **ANTI-COLLUSION AFFIDAVIT**

		County	York	
pennsylvania DEPARTMENT OF TRANSPORTATION		Municipality	Dover Township 2nd Class	
	DEFARTMENT OF TRANSFORMATION	Project Number		
State of	#REF!	Fed. Project No.		
County of	#REF!	Fed. Project No. (If Applicable)		
	The undersigned deponent depose	es and says that he is the		
of the	#REF!	Company; that he is a	authorized to make this	
affidavit on be	half of said company in compliance	with section 102.06 (e) of D	epartment Specifications,	
Publication 40	18, as amended and that the said co	mpany has not, either direct	ly or indirectly, entered	
into any agree	ement, participated in any collusion,	or otherwise taken any actic	on in restraint of free	
competitive bidding in connection with such contract.				
		#REF!		
		(Contractor	)	
BY				
Sworn to and subscribed before me the undersigned notary public this				
	_ day of,			
		Notary Public		
	My Commissio	on expires		

CS-41	171 (11-09)	
1	<b>pennsylvania</b> DEPARTMENT OF TRANSPORTATION	CERTIFICATE OF COMPLIANCE
1.	◆COUNTY: (◆ - To be complete	◆LR/SR:◆SEC/SEG:◆ECMS#: ed by the party that will ship the material to the project, otherwise leave blank.)
2.	I / WE hereby certify that the m	aterial listed on line 5 was:
	Manufactured Fab	ricated Coated Precasted Produced
	Ву	
	(Name of Manufactu	rer, Fabricator, Coater, Precaster or Producer) (Supplier Code)
3.	and the party listed above cert	ifies that the material(s) on line 5 meets the requirements of
	Publication 408, Section(s)	
	AASHTO, ASTM, Federal or o	ther designation
4.	The material listed below is be	ing shipped to:(Company Name)
5.	LOT NO. QUANT	
5.	LOTINO. QUANT	BULLETIN # 41 or 42 PRODUCERS, LIST HMA / PCC JMF.
6.	Certification Form(s) from the r processes including coatings a are maintaining copy(s), in our	<b>RODUCT CONTAINS IRON OR STEEL</b> I / WE certify that we received a copy of the Mill manufacturer(s) of any steel or iron materials contained in our product and all manufacturing pplication (e.g., epoxy, galvanizing, or painting) have occurred in the United States and we files in accordance with Section 106.03(b)3. Note: While coating <u>materials themselves are</u> ne application of these materials on steel or iron must occur in the United States.
7.	VENDOR CLASSIFICATION (	CHECK ONE BLOCK ONLY) -
	#1 Manufacturer, Fabrica Listed in Bulletin # 15 Bulletin # 14, 41 or 42	ator, Coater, Precaster #2 Distributor, Supplier or * <u>Private Label Company</u> , or Producer Listed in Not Listed in Bulletin # 15. Also, complete line 9
	I certify that the above stateme best of my knowledge, fairly ar the product(s) listed.	, , , , , , , , , , , , , , , , , , , ,
8.	NAME (print) :	TITLE:
	COMPANY NAME :	
	SIGNATURE :	DATE:
	By Responsible Co	mpany Official (QC Staff only if you checked block #1 on line 7)
9.	(Complete if you checked Bloc	material(s) documented above:
	of the Certificate of Compliance material shipments from other must be kept on file at your loc	e of Compliance form CS-4171, maintain the original at your company's location. A copy e form must accompany your material shipment to its next destination. Also, if you receive companies related to PennDOT projects, the accompanying Certificate of Compliance forms ation. These files must be available for inspection and verification by a Department not less than THREE years from the date of the last shipment.

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