

RESOLUTION

No. 25-343
Date of Adoption SEP 04 2025

Approved as to Form and Legality

WELSEY BRIDGES, ESQ., DIRECTOR OF LAW

Factual content certified by

WAHAB ONITIRI, DIRECTOR OF PUBLIC WORKS

Councilman /woman _____ presents the following Resolution:

SPONSORED BY: _____

**RESOLUTION AUTHORIZING A CONTRACT AWARDED TO MORTON SALT, INC. TO
PROVIDE ROCK SALT, TREATED SALT AND SOLAR SALT FOR THE CITY OF
TRENTON, DEPARTMENT OF PUBLIC WORKS AWARDED THROUGH NEW JERSEY
STATE CONTRACT #20-FLEET-01519 FROM THE DATE OF AWARD UNTIL JUNE 30, 2026
IN AN AMOUNT NOT TO EXCEED \$250,000.00**

WHEREAS, The Department of Administration, Division of Purchasing has reviewed and verified New Jersey State Cooperative Purchasing Program #20-FLEET-01519 for the purchase of Rock Salt, Treated Salt and Solar Salt Statewide. The State of New Jersey has awarded this contract to Morton Salt, Inc., 444 W. Lake Street, Suite 3000, Chicago, IL 60055. The State of New Jersey has awarded this contract from July 9, 2025, to June 30, 2026; and

WHEREAS, N.J.S.A. 40A:11-12 (a) permits the City of Trenton to purchase items and provide services without the necessity of competitive bidding under the State of New Jersey Cooperative Purchasing Program; and

WHEREAS, the City of Trenton, Department of Public Works has a need to purchase Rock Salt, Treated Salt and Solar Salt; awarded to Morton Salt, Inc., 444 W. Lake Street, Suite 3000, Chicago, IL 60055 through New Jersey State Cooperative Purchasing Program #20-FLEET-01519 in an amount not to exceed \$250,000.00; and

WHEREAS, funds in an amount not to exceed \$250,000.00 for Rock Salt, Treated Salt and Solar Salt have been certified to be available in the following account number: T-03-SP-55-2527-00. This contract shall be awarded from the date of award until June 30, 2026.

NOW, THEREFORE, IT IS RESOLVED, by the City Council of the City of Trenton as follows:

1. The Purchasing Agent is hereby authorized to execute a purchase order to Morton Salt, Inc., 444 W. Lake Street, Suite 3000, Chicago, IL 60055 in an amount not to exceed \$250,000.00 to provide Rock Salt, Treated Salt and Solar Salt for the City of Trenton, Department of Public Works.
2. The contract is awarded without competitive bidding pursuant to N.J.S.A.40A:11-12(a) of the Local Public Contracts Law.

MOTION: <u>FRISBY</u>					SECOND				<u>Feliciano</u>					
	Aye	Nay	Abstain	Absent		Aye	Nay	Abstain	Absent		Aye	Nay	Abstain	Absent
EDWARDS	✓				FRISBY	✓				GONZALEZ	✓			
FELICIANO	✓				HARRISON				✓					
FIGUEROA KETTENBURG				✓	WILLIAMS	✓								

This Resolution was adopted at a Meeting of the City Council of the City of Trenton on SEP 04 2025

President of Council James J. FrisbyCity Clerk Z. J. Frisby

AGREEMENT
CITY OF TRENTON, NEW JERSEY

ORIGINAL

STATE CONTRACT #20-FLEET-01519
TO PROVIDE ROCK SALT, TREATED SALT AND SOLAR SALT FOR THE CITY OF TRENTON, DEPARTMENT
OF PUBLIC WORKS AWARDED TO MORTON SALT, INC
RES. NO. 25-343

This Agreement, entered into this 5TH Day of SEPTEMBER 2025 between the City of Trenton, a municipal corporation of the State of New Jersey, **319 EAST STATE STREET, TRENTON, NEW JERSEY 08608** ('CITY') and **MORTON SALT, INC., 444 W. LAKE STREET, SUITE 3000, CHICAGO, IL 60055** ("Contractor"), witnesseth that:

WHEREAS, Contractor has bid, proposed or offered to furnish and deliver to the City the materials, supplies and/or goods to perform the services described below **IN AN AMOUNT NOT TO EXCEED \$250,000.00 FROM THE DATE OF AWARD UNTIL JUNE 30, 2026**.

FIRST, Contractor, under the penalty expressed in the bond hereinafter mentioned, will furnish, supply and deliver to the City of Trenton the following materials, supplies or services as authorized by:

**RESOLUTION AUTHORIZING A CONTRACT AWARDED TO MORTON SALT, INC. TO PROVIDE ROCK
SALT, TREATED SALT AND SOLAR SALT FOR THE CITY OF TRENTON, DEPARTMENT OF PUBLIC
WORKS AWARDED THROUGH NEW JERSEY STATE CONTRACT #20-FLEET-01519 FROM THE DATE
OF AWARD UNTIL JUNE 30, 2026 IN AN AMOUNT NOT TO EXCEED \$250,000.00**

B. The contract shall submit with contracts with the following:

UPDATED CERTIFICATE OF INSURANCE WITH SIGNED CONTRACTORS

Such performance by contractor shall be in strict accordance with the terms and conditions of the bid specifications, the bid response and the authorizing resolution, which are included above and is incorporated by reference,. Additionally, Contractor will furnish good and ample security in a sum equal to the said contract price for the said articles and services.

SECOND. The City of Trenton will pay Contractor the total sum mentioned herein when the appropriate Department Director has executed a certification that the said articles or services have been furnished, delivered and accepted in full conformity to the aforementioned specifications and offer or proposal.

THIRD. The City of Trenton reserves the right to order a greater or lesser quantity, not to exceed twenty-five percent, of any or all of the articles named in the said offer or proposal than is stated therein, and it is distinctly agreed between the said parties that the price quoted in the offer or proposal of Contractor shall be regarded as a standard of prices, and the total sum mentioned herein as the consideration of this contract shall not be regarded as limiting the right of the City of Trenton to order such greater or lesser quantity.

FOURTH. In the event of the failure of Contractor to deliver to the City of Trenton, such articles or perform such work or labor as described in such quantities as ordered at the time stated for such delivery by the City of Trenton, or in the event that such articles as are delivered or work and labor performed do not meet the specifications or standards, as established by the City of Trenton for such articles or acceptance of such work and labor, then such delivery shall be rejected by telephone or written notice to the Agent or address indicated by the Contractor and by simultaneous and like notice to his surety. Additionally, if Contractor or his surety does not cure the default within the time set by the said Agent on behalf of the City of Trenton, then the said Agent on behalf of the City, shall have the right to procure such services or purchase such articles in their place and stead in the open market as are needed for replacement, and from the best source available in the judgment of the said Agent and to charge the expense of such articles or work performed to Contractor and to deduct the amount thereof from any moneys due or to become due to Contractor by virtue of this agreement. Provided, however, that the surety on the bond of Contractor for the faithful performance of this agreement shall be first notified of the necessity for such replacement, and given the same time allowance for such replacement as is given Contractor.

FIFTH. This contract shall not be amended, assigned or subcontracted without the consent of the City of Trenton in writing (if the total compensation payable thereunder shall thereby exceed \$2,500.00, approval by Resolution of the Governing Body shall be required), and any breach of this covenant shall authorize the

City of Trenton, by its said Agent, to declare this contract null and void and to refuse to make any further payments thereunder to Contractor.

SIXTH. In case of any conflict between the provisions of this agreement and of any of the provisions of the specifications, the latter shall govern and control.

Applicable for Public Construction Contracts Only: "Dispute Resolution Procedures (NJSA 40A:11-50). Disputes arising under this contract shall be subject to mediation or non-binding arbitration at the sole discretion of the City of Trenton, before a construction industry mediator or arbitrator or panels thereof. The City of Trenton shall have the right to select a third party to mediate any disputes arising under this agreement and the mediation shall be conducted informally in a manner decided upon by the mediator".

SEVENTH. Contractor hereby agrees to pay all workmen as a minimum the prevailing wages rate in accordance with Chapter 150 of the New Jersey Laws of 1963, Prevailing Wages on Public Contracts and U.S. Department of Labor Wage Rates with the higher rate for any given occupation being the governing rate, and N.J.S.A. 10:2-1 et seq., prohibiting discrimination in employment on public contracts.

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

a. CONTRACTOR or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation, or sex. CONTRACTOR will take affirmative action to ensure that such applicants are recruited and employed, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation, disability, nationality or sex. Such action shall include, but not be limited to the following: employment, up-grading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause. (N.J.S.A. 10:5-33; N.J.A.C. 17:27-3.4)

b. CONTRACTOR or subcontractor, where applicable will, in all solicitations or advertisements for employees placed by or on behalf of CONTRACTOR, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation, disability, nationality or sex. (N.J.S.A. 10:5-33; N.J.A.C. 17:27-3.4)

c. CONTRACTOR or subcontractor where applicable, will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers' representative of CONTRACTOR's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment. (N.J.S.A. 10:5-33; N.J.A.C. 17:27-3.4)

d. CONTRACTOR or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to P.L. 1975, c.127, as amended and supplemented from time to time. (N.J.A.C. 17:27-3.4)

Note: A public works contract for a subcontractor with a total work force of four or fewer employees or for a contractor or subcontractor performing under an existing Federally approved or sanctioned affirmative action program shall contain as mandatory language only paragraphs a, b, and c above, and the contract shall not contain any other mandatory language prescribed by N.J.A.C. 17:27. (N.J.A.C. 17:27-3.4) (c)

e. All bidders and all contractors who are negotiating for a procurement or service contract with the public agency which is not subject to a federally approved or sanctioned affirmative action program are required to submit to the public agency, prior to or at the time the contract is submitted for signing by the public agency (in accordance with N.J.A.C. 17:27-4.3 promulgated by the Treasurer pursuant to P.L. 1975, c. 127), one of the following three documents:

1. Appropriate evidence that the contractor is operating under an existing federally approved or sanctioned affirmative action program; or

2. A certificate of employee information report approval issued in accordance N.J.A.C. 17:27-4; or

3. An initial employee information report consisting of forms provided by the affirmative action office and completed by the contractor in accordance with N.J.A.C. 17:27-4. (N.J.A.C. 17:27-3.3) (a)

f. CONTRACTOR or subcontractor agrees to attempt in good faith to employ minority and female workers consistent with the applicable county employment goals prescribed by N.J.A.C. 17:27-5.2 promulgated by the Treasurer pursuant to P.L. 1975, c. 127, as amended and supplemented from time to time or in accordance with a binding determination of the applicable county employment goals determined by the affirmative action office pursuant to N.J.A.C. 17:27-5.2 promulgated by the Treasurer pursuant to P.L. 1975, c. 127, as amended and supplemented from time to time. (N.J.A.C. 17:27-5.3)(a) (1)

g. CONTRACTOR or subcontractor agrees to inform in writing appropriate recruitment agencies in the area, including employment agencies, placement bureaus, colleges, universities, labor unions, that it does not discriminate on the basis of age, creed, color, national origin, ancestry, marital status or sex, gender identity or expression, and that it will discontinue the use of any recruitment agency which engages in direct or indirect discriminatory practices. (N.J.A.C. 17:27-5.3) (a) (2)

h. CONTRACTOR or subcontractor agrees to revise any of its testing procedures, if necessary, to assure that all personnel testing conforms with the principles of job-related testing, as established by the statutes and court decisions of the State of New Jersey and as established by applicable Federal law and applicable Federal court decisions. (N.J.A.C. 17:27-5.3) (a) (3)

i. CONTRACTOR or subcontractor agrees to review all procedures relating to transfer, upgrading, downgrading and layoff to ensure that all such actions are taken without regard to age, creed, color, national origin, ancestry, marital status or sex, and conform with the applicable employment goals, consistent with the statutes and court decisions of the State of New Jersey, and applicable Federal law and applicable Federal court decisions. (N.J.A.C. 17:27-5.3) (a) (4)

j. CONTRACTOR agrees that in the hiring of persons for the performance of work under this contract or any subcontract hereunder, or for the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under this contract, no contractor, nor any person acting on behalf of such contractor or subcontractor, shall, by reason of race, creed, color, national origin, ancestry, marital status, gender identity, or expression, affectional or sexual orientation or sex, discriminate against any person who is qualified and available to perform the work to which the employment relates. (N.J.S.A. 10:2-1) (a)

k. No contractor, subcontractor, nor any person on his behalf shall, in any manner, discriminate against or intimidate any employee engaged in the performance of work under this contract or any subcontract hereunder, or engaged in the procurement, manufacture, assembling or furnishing of any such materials, equipment, supplies or services to be acquired under such contract, on account of race, creed, color, national origin, ancestry, marital status, gender identity or expression, affectional or sexual orientation or sex. (N.J.S.A. 10:2-1) (b)

l. There may be deducted from the amount payable to the contractor by the contracting public agency, under this contract, a penalty of \$50.00 for each person for each calendar day during which such person is discriminated against or intimidated in violation of the provisions of the contract. (N.J.S.A. 10:2-1) (c)

m. This contract may be canceled or terminated by the contracting public agency, and all money due or to become due hereunder may be forfeited, for any violation of this section of the contract occurring after notice to the contractor from the contracting public agency of any prior violation of this section of the contract. (N.J.S.A. 10:2-1) (d)

n. The parties of this contract do hereby agree that the provisions of N.J.S.A. 10:2-1 through 10:2-4, dealing with discrimination in employment on public contracts, and the rules and regulations

promulgated pursuant thereunto, are hereby made a part of this contract and are binding upon them. (N.J.A.C. 13:6-1.1)

o. Contractor and subcontractor agree and guarantee to afford equal opportunity in performance of the contract and, except with respect to affectional or sexual orientation, and gender identity or expression in accordance with an affirmative action program approved by the State Treasurer. (N.J.S.A. 10:5-32 and 10:5-35) (a)

p. The parties of this contract do hereby agree that the provisions of Title II of the Americans with Disabilities Act of 1990, 42 U.S.C. Section 12101 et seq., which prohibits discrimination on the basis of disability by public entities in all services programs and activities provided or made available by public entities, and the rules and regulations promulgated pursuant thereto, are made a part of this contract. The contractor agrees to conduct all activities in compliance with the provisions of Title VI of the Civil Rights Act of 1964, the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, Title IX of the Education Amendments of 1972, and the U.S. Department of Labor's regulations at 29 CFR Parts 31, 32 and 34.

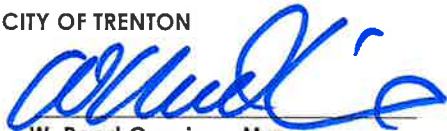
Contractor shall cooperate with any state or federal reviews aimed at determining compliance with nondiscrimination laws and regulations authorized by State Law and expressly specified herein.

IN WITNESS WHEREOF, the City of Trenton has caused this agreement to be signed by the Mayor of the City of Trenton and its corporate seal to be hereto affixed, attested by the City Clerk, and Contractor has likewise caused this agreement to be executed the day and year first above written.

Attest: 
Brandon L. Garcia, Municipal Clerk

Date

CITY OF TRENTON


W. Reed Gusciora, Mayor

Date

and

MORTON SALT, INC., 444 W. LAKE STREET, SUITE 2900, CHICAGO, IL 60606

Attest: 
Winnie Kuo, Assistant Secretary

Date


Anthony T. Patton, Director Bulk Deicing US Government Sales

9-23-2025



State of New Jersey

PHILIP D. MURPHY
Governor

TAHESHA L. WAY
Lt. Governor

DEPARTMENT OF THE TREASURY
DIVISION OF PURCHASE AND PROPERTY
PROCUREMENT BUREAU
33 WEST STATE STREET
P. O. Box 230
TRENTON, NEW JERSEY 08625-0230
<https://www.njstart.gov>

ELIZABETH MAHER MUOJO
State Treasurer

AMY F. DAVIS
Acting Director

AMENDMENT T-0213 BID SOLICITATION #20DPP00538

TO: All Using Agencies and
Cooperative Purchasing Participants

DATE: August 6, 2025

FROM: Tim Sharpley, State Procurement Specialist 1, Commodities Fleet Unit

SUBJECT: Rock Salt, Treated Salt and Solar Salt – Statewide – Contract Reinstatement and Price Increases

CONTRACT PERIOD: Original: July 1, 2021 to June 30, 2024
1st Extension Period: July 1, 2024 to June 30, 2025
2nd Extension Period: July 9, 2025 to June 30, 2026

Please be advised that Contract # 20-FLEET-01519, awarded to Morton Salt Inc., listed below, has been reinstated (removed from its 'pay only' status) extended through June 30, 2026, at the same terms, conditions, and specifications and has increased all of their price lines by 6.72%. Please refer to the price list titled "T0213 Bulk Product Price List 8.5.25" posted in NJSTART.

Contract #	Contractor
20-FLEET-01519	Morton Salt Inc.

The following contract has not be extended:

Contract #	Contractor
20-FLEET-01521	Cargill Incorporated

Morton Salt is now the Primary contractor for Price Line 74, Rock Salt. Please refer to the price list titled "T0213 Bulk Product Price List 8.5.25."

Please attach this Amendment to your current Notice of Award.

Monthly Salt Storage Fee (for Bulk Product Only)					
Vendor {Contractor}	Monthly Storage Fee Per Ton - Bulk Rock Salt	Monthly Storage Fee Per Ton - Bulk Treated Rock Salt	Monthly Storage Fee Per Ton - Bulk Solar Salt	Monthly Storage Fee Per Ton - Bulk Treated Solar Salt	Monthly Storage Fee Per Ton - Solar Salt to be used for Water Treatment
Cargill	\$8.00	\$8.00	No award.	No award.	No award.
Morton	\$5.00	\$5.00	\$5.00	No award.	No award.

STANDARD BID DOCUMENT REFERENCE	
Name of Form:	FEDERAL NON-DEBARMENT CERTIFICATION
Statutory Reference:	N.J.S.A. 52:32-44.1 (P.L. 2019, c.406)
Description:	Meets statutory criteria for certification of non-debarment by a federal government agency.

Summary of the Certification Requirements under N.J.S.A. 52:32-44.1

Pursuant to state law any natural person, company, firm, association, corporation, or other entity prohibited, or “debarred,” from contracting with the federal government agencies, shall also be prohibited from contracting for public work in the state of New Jersey. This prohibition also extends to any affiliate organization(s) held by or subject to the control of an entity of that prohibited person or entity.

Prior to awarding a contract for public work a local units must obtain written certification from the contracting person or entity through the form below, attesting to their non-debarment from contracting with federal government agencies. Contracting units are reminded that they must fill-in the boilerplate information in the certification sections of Parts II through IV regarding their name and type of contracting unit before using the form.

CERTIFICATION OF NON-DEBARMENT
FOR FEDERAL GOVERNMENT CONTRACTS
N.J.S.A. 52:32-44.1 (P.L. 2019, c.406)

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

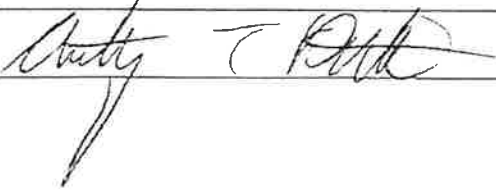
PART I: VENDOR INFORMATION	
Individual or Organization Name	Morton Salt, Inc.
Physical Address of Individual or Organization	444 West Lake Street, Suite 2900, Chicago, IL 60606
Unique Entity ID (if applicable)	
CAGE/NCAGE Code (if applicable)	

Check the box that represents the type of business organization:

Sole Proprietorship (skip Parts III and IV) Non-Profit Corporation (skip Parts III and IV)
 For-Profit Corporation (any type) Limited Liability Company (LLC) Partnership
 Limited Partnership Limited Liability Partnership (LLP)
 Other (be specific): _____

PART II – CERTIFICATION OF NON-DEBARMENT: Individual or Organization

I hereby certify that the individual or organization listed above in Part I is not debarred by the federal government from contracting with a federal agency. I further acknowledge: that I am authorized to execute this certification on behalf of the above-named organization; that the *<name of contracting unit>* is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the date of contract award by *<type of contracting unit>* to notify the *<type of contracting unit>* in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the *<type of contracting unit>*, permitting the *<type of contracting unit>* to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Anthony T. Patton	Title:	Director Bulk Deicing US Government Sales
Signature:		Date:	11/8/23

PART III – CERTIFICATION OF NON-DEBARMENT: Individual or Entity Owning Greater than 50 Percent of Organization

Section A (Check the Box that applies)

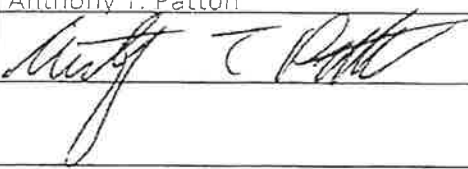
<input checked="" type="checkbox"/>	Below is the name and address of the stockholder in the corporation who owns more than 50 percent of its voting stock, or of the partner in the partnership who owns more than 50 percent interest therein, or of the member of the limited liability company owning more than 50 percent interest therein, as the case may be.
Name of Individual or Organization	See attached stockholders list
Physical Address	
OR	
<input type="checkbox"/>	No one stockholder in the corporation owns more than 50 percent of its voting stock, or no partner in the partnership owns more than 50 percent interest therein, or no member in the limited liability company owns more than 50 percent interest therein, as the case may be.

Section B (Skip if no Business entity is listed in Section A above)

<input type="checkbox"/>	Below is the name and address of the stockholder in the corporation who owns more than 50 percent of the voting stock of the organization's parent entity, or of the partner in the partnership who owns more than 50 percent interest in the organization's parent entity, or of the member of the limited liability company owning more than 50 percent interest in organization's parent entity, as the case may be.
Stockholder/Partner/Member Owning Greater Than 50 Percent of Parent Entity	
Physical Address	
OR	
<input type="checkbox"/>	No one stockholder in the parent entity corporation owns more than 50 percent of its voting stock, no partner in the parent entity partnership owns more than 50 percent interest therein, or no member in the parent entity limited liability company owns more than 50 percent interest therein, as the case may be.

Section C – Part III Certification

I hereby certify that no individual or organization that is debarred by the federal government from contracting with a federal agency owns greater than 50 percent of the Organization listed above in Part I or, if applicable, owns greater than 50 percent of a parent entity of *<name of organization>*. I further acknowledge: that I am authorized to execute this certification on behalf of the above-named organization; that the *<name of contracting unit>* is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the date of contract award *<type of contracting unit>* to notify the *<type of contracting unit>* in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the *<type of contracting unit>*, permitting the *<type of contracting unit>* to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Anthony T. Patton	Title:	Director Bulk Deicing US Government Sales
Signature:		Date:	11/18/23

Part IV – CERTIFICATION OF NON-DEBARMENT: Contractor – Controlled Entities

Section A

IB

Below is the name and address of the corporation(s) in which the Organization listed in Part I owns more than 50 percent of voting stock, or of the partnership(s) in which the Organization listed in Part I owns more than 50 percent interest therein, or of the limited liability company or companies in which the Organization listed above in Part I owns more than 50 percent interest therein, as the case may be.

Name of Business Entity	Physical Address
see attached stockholders list	

Add additional sheets if necessary

OR

<input type="checkbox"/>	The Organization listed above in Part I does not own greater than 50 percent of the voting stock in any corporation and does not own greater than 50 percent interest in any partnership or any limited liability company.
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Section B (skip if no business entities are listed in Section A of Part IV)

<input type="checkbox"/>	Below are the names and addresses of any entities in which an entity listed in Part III A owns greater than 50 percent of the voting stock (corporation) or owns greater than 50 percent interest (partnership or limited liability company).
	Name of Business Entity Controlled by Entity Listed in Section A of Part IV
	Physical Address

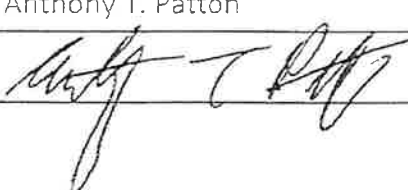
Add additional Sheets if necessary

OR

<input type="checkbox"/>	No entity listed in Part III A owns greater than 50 percent of the voting stock in any corporation or owns greater than 50 percent interest in any partnership or limited liability company.
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Section C – Part IV Certification

I hereby certify that the Organization listed above in Part I does not own greater than 50 percent of any entity that is debarred by the federal government from contracting with a federal agency and, if applicable, does not own greater than 50 percent of any entity that it turns owns greater than 50 percent of any entity debarred by the federal government from contracting with a federal agency. I further acknowledge: that I am authorized to execute this certification on behalf of the above-named organization; that the *<name of contracting unit>* is relying on the information contained herein and that I am under a continuing obligation from the date of this certification through the date of contract award by *<type of contracting unit>* to notify the *<type of contracting unit>* in writing of any changes to the information contained herein; that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I am subject to criminal prosecution under the law and that it will constitute a material breach of my agreement(s) with the *<type of contracting unit>*, permitting the *<type of contracting unit>* to declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Anthony T. Patton	Title:	Director Bulk Deicing US Government Sales
Signature:		Date:	11/18/23

Disclosure of Investment Activities in Iran

Person or Entity:	Morton Salt, Inc.
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Part 1: Certification

BIDDERS ARE TO COMPLETE PART 1 BY CHECKING EITHER BOX.

Pursuant to Public Law 2012, c. 25, any person or entity that submits a bid or proposal or otherwise proposes to enter into or renew a contract must complete the certification below to attest, under penalty of perjury, that neither the person or entity, nor any of its parents, subsidiaries, or affiliates, is identified on the Department of Treasury's Chapter 25 list as a person or entity engaging in investment activities in Iran. The Chapter 25 list is found on the N.J. Division of Purchase and Property website at www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf. Bidders must review this list prior to completing the below certification. Failure to complete the certification may render a bidder's proposal non-responsive. If a person or entity is found to be in potential violation of law, the matter shall be referred to the State Attorney General who shall take action as may be appropriate and provided by law, rule or contract, including but not limited to, imposing sanctions, seeking compliance, recovering damages, declaring the party in default and seeking debarment or suspension of the party.

CHECK THE APPROPRIATE BOX:

X

I certify, pursuant to Public Law 2012, c. 25, that neither the bidder listed above nor any of the bidder's parents, subsidiaries, or affiliates is listed on the N.J. Department of the Treasury's list of entities determined to be engaged in prohibited activities in Iran pursuant to P.L. 2012, c. 25 ("Chapter 25 List"). I further certify that I am the person listed above, or I am an officer or representative of the entity listed above and am authorized to make this certification on its behalf. I will skip Part 2 and sign and complete the Certification below.

OR

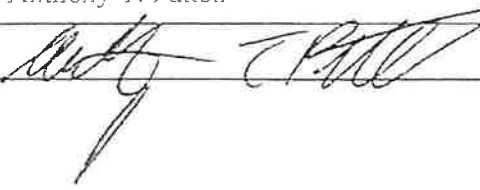
I am unable to certify as above because the bidder and/or one or more of its parents, subsidiaries, or affiliates is listed on the Department's Chapter 25 list. I will provide a detailed, accurate and precise description of the activities in Part 2 below sign and complete the Certification below. Failure to provide such will result in the proposal being rendered as nonresponsive and appropriate penalties, fines and/or sanctions will be assessed as provided by law.

Part 2 – Additional Information

PLEASE PROVIDE FURTHER INFORMATION RELATED TO INVESTMENT ACTIVITIES IN IRAN. You must provide a detailed, accurate and precise description of the activities of the bidding person/entity, or one of its parents, subsidiaries or affiliates, engaging in the investment activates in Iran on additional sheets provided by you.

Part 3: Certification

I, being duly sworn upon my oath, hereby represent and state that the foregoing information and any attachments there to the best of my knowledge are true and complete. I attest that I am authorized to execute this certification on behalf of the above-referenced person or entity. I acknowledge that the Contracting Unit is relying on the information contained herein and thereby acknowledge that I am under a continuing obligation from the date of this certification through the completion of any contracts with the Contracting Unit to notify the Contracting Unit in writing of any changes to the answers of information contained herein. I acknowledge that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification, and if I do so, I recognize that I am subject to criminal prosecution under the law and that it will also constitute a material breach of my agreement(s) with the Contracting Unit and that the Contracting Unit at its option may declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print):	Anthony T. Patton	Title:	Director Bulk Deicing US Government Sales
Signature:		Date:	11/8/23

AMERICANS WITH DISABILITIES ACT OF 1990
Equal Opportunity for Individuals with Disability

The CONTRACTOR and the OWNER do hereby agree that the provisions of Title II of the Americans with Disabilities Act of 1990 (the "ACT") (42 U.S.C. S12101 et seq.), which prohibits discrimination on the basis of disability by public entities in all services, programs, and activities provided or made available by public entities, and the rules and regulations promulgated pursuant thereto, are made a part of this contract. In providing any aid, benefit, or service on behalf of the OWNER pursuant to this contract, the CONTRACTOR agrees that the performance shall be in strict compliance with the Act. In the event that the Contractor, its agents, servants, employees, or subcontractors violate or are alleged to have violated the Act during the performance of this contract, the CONTRACTOR shall defend the OWNER in any action or administrative proceeding commenced pursuant to this Act. The Contractor shall indemnify, protect, and save harmless the OWNER, its agents, servants, and employees from and against any and all suits, claims, losses, demands, or damages, of whatever kind or nature arising out of or claimed to arise out of the alleged violation. The CONTRACTOR shall, at its own expense, appear, defend, and pay any and all charges for legal services and any and all costs and other expenses arising from such action or administrative proceeding or incurred in connection therewith. In any and all complaints brought pursuant to the OWNER grievance procedure, the CONTRACTOR agrees to abide by any decision of the OWNER which is rendered pursuant to said grievance procedure. If any action or administrative proceeding results in an award of damages against the OWNER or if the OWNER incurs any expense to cure a violation of the ADA which has been brought pursuant to its grievance procedure, the CONTRACTOR shall satisfy and discharge the same at its own expense.

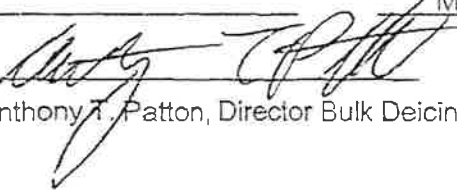
The OWNER shall, as soon as practicable after a claim has been made against it, give written notice thereof to the CONTRACTOR along with full and complete particulars of the claim. If any action or administrative proceedings is brought against the OWNER or any of its agents, servants, and employees, the OWNER shall expeditiously forward or have forwarded to the CONTRACTOR every demand, complaint, notice, summons, pleading, or other process received by the OWNER or its representatives.

It is expressly agreed and understood that any approval by the OWNER of the services provided by the CONTRACTOR pursuant to this contract will not relieve the CONTRACTOR of the obligation to comply with the Act and to defend, indemnify, protect, and save harmless the OWNER pursuant to this paragraph.

It is further agreed and understood that the OWNER assumes no obligation to indemnify or save harmless the CONTRACTOR, its agents, servants, employees and subcontractors for any claim which may arise out of their performance of this Agreement. Furthermore, the CONTRACTOR expressly understands and agrees that the provisions of this indemnification clause shall in no way limit the CONTRACTOR'S obligations assumed in this Agreement, nor shall they be construed to relieve the CONTRACTOR from any liability, nor preclude the OWNER from taking any other actions available to it under any other provisions of the Agreement or otherwise at law.

DATE: 11/8/23 Morton Salt, Inc.

COMPANY NAME

SIGNATURE: 

Anthony T. Patton, Director Bulk Deicing US Government Sales

STATEMENT OF OWNERSHIP DISCLOSURE

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

This statement shall be completed, certified to, and included with all bid and proposal submissions. Failure to submit the required information is cause for automatic rejection of the bid or proposal.

Name of Organization: Morton Salt, Inc.

Organization Address: 444 West Lake Street, Suite 2900, Chicago, IL 60606

Part I Check the box that represents the type of business organization:

Sole Proprietorship (skip Parts II and III, execute certification in Part IV)
 Non-Profit Corporation (skip Parts II and III, execute certification in Part IV)
 For-Profit Corporation (any type) Limited Liability Company (LLC)
 Partnership Limited Partnership Limited Liability Partnership (LLP)
 Other (be specific): _____

Part II

The list below contains the names and addresses of all stockholders in the corporation who own 10 percent or more of its stock, of any class, or of all individual partners in the partnership who own a 10 percent or greater interest therein, or of all members in the limited liability company who own a 10 percent or greater interest therein, as the case may be. (COMPLETE THE LIST BELOW IN THIS SECTION)

OR

No one stockholder in the corporation owns 10 percent or more of its stock, of any class, or no individual partner in the partnership owns a 10 percent or greater interest therein, or no member in the limited liability company owns a 10 percent or greater interest therein, as the case may be. (SKIP TO PART IV)

(Please attach additional sheets if more space is needed):

Name of Individual or Business Entity	Address
See attached stockholders list	

EXHIBIT A
REQUIRED EVIDENCE
AFFIRMATIVE ACTION REGULATIONS
N.J.S.A. 10:5-31 et seq., N.J.A.C. 17:27

If awarded a contract, all procurement and service contractors will be required to comply with the requirements of P.L.1975, C.127, (N.J.A.C. 17:27). Within seven (7) days after receipt of the notification of intent to award the contract or receipt of the contract, whichever is sooner, the contractor should present one of the following to the Purchasing Agent:

1. A photocopy of a valid letter from the U.S. Department of Labor that the contractor has an existing federally approved or sanctioned Affirmative Action Plan (good for one year from the date of the letter).
OR
2. A photocopy of approved Certificate of Employee Information Report.
OR
3. An Affirmative Action Employee Information Report (Form AA302)
OR
4. All successful construction contractors must submit within three days of the signing of the contract an Initial Project Manning Report (AA201) for any contract award that meets or exceeds the Public Agency bidding threshold (available upon request).

**NO FIRM MAY BE ISSUED A CONTRACT UNLESS IT COMPLIES WITH THE
AFFIRMATIVE ACTION REGULATIONS OF P.L. 1975, c. 127 (N.J.A.C. 17:27)**

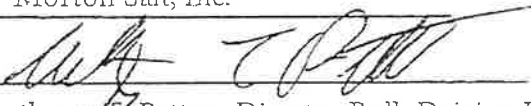
The following questions must be answered by all bidders:

1. Do you have a federally approved or sanctioned Affirmative Action Program?
YES NO X
If yes, please submit a copy of such approval.
2. Do you have a Certificate of Employee Information Report Approval?
YES X NO
If yes, please submit a copy of such certificate.

The undersigned contractor certifies that he is aware of the commitment to comply with the requirements of P.L.1975, c.127 and agrees to furnish the required documentation pursuant to the law.

DATE: 11/8/23

COMPANY Morton Salt, Inc.

SIGNATURE: 

TITLE: Anthony J. Patton, Director Bulk Deicing US Government Sales

Note: A contractor's bid must be rejected as non-responsive if a contractor fails to comply with requirements of P.L. 1975, c.127, within the time frame.

EXHIBIT A

MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE

N.J.S.A. 10:5-31 et seq. (P.L.1975, c.127)

N.J.A.C. 17:27 et seq.

GOODS, GENERAL SERVICES, AND PROFESSIONAL SERVICES CONTRACTS

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

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

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

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

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et seq., as amended and supplemented from time to time and the Americans with Disabilities Act.

The contractor or subcontractor agrees to make good faith efforts to meet targeted county employment goals established in accordance with N.J.A.C. 17:27-5.2.

VIII. METHODS OF AWARD

A. All contracts shall be for 12 consecutive months unless otherwise noted in technical or supplemental specifications.

B. The OWNER may award the work on the basis of the Base Bid, combined with such Alternates as selected, until a net amount is reached which is within the funds available.

C. If the award is to be made on the basis of Base Bids only, it will be made to that responsible bidder who's Base Bid, therefore, is the lowest. If the award is to be made on the basis of a combination of a Base Bid with Options, it will be made to that responsible bidder whose net bid on such combination is the lowest.

D. The OWNER may also elect to award the work on the basis of line items or unit prices.

E. The successful bidder will not assign any interest in this contract and shall not transfer any interest in the same without the prior written consent of the OWNER.

F. Pursuant to NJSA 40A:11-13(b), the OWNER reserves the right to consider the bidder's physical proximity to Trenton City Hall, 319 East State Street, Trenton, NJ, in awarding the contract when it is determined that the location of the bidder's business is a requisite to the efficient and economical performance of said contract.

G. Pursuant to NJSA 40A:11-24, the OWNER shall award the contract or reject all bids within the time as may be specified, but in no case more than 60 days, except that the bids of any bidders who consent thereto may, at the request of the contracting unit, be held for consideration for a longer period as may be agreed.

H. The OWNER may award the work in whole or in part whichever is most advantageous to the OWNER.

IX. REJECTION OF BIDS

A. Availability of Funds

Pursuant to statutory requirements, any contract resulting from this bid shall be subject to the availability and appropriation of sufficient funds annually.

B. Multiple Bids Not Allowed

More than one bid from an individual, a firm or partnership, a corporation or association under the same or different names shall not be considered.

C. Unbalanced Bids

Bids which are obviously unbalanced may be rejected.

D. Unsatisfactory Past Performance

Bids received from bidders who have previously failed to complete contracts within the time scheduled therefore, or who have performed prior work for the OWNER in an unacceptable manner, may be rejected.

E. Failure to Enter Contract

Should the bidder, to whom the contract is awarded, fail to enter into a contract within 21 days, Sundays and holidays excepted, the OWNER may then, at its option, accept the bid of the next lowest responsible bidder.

F. The lowest bid substantially exceeds the estimates for goods and services.

G. The OWNER decides to abandon the project.

H. The OWNER decides to substantially review the specifications.

I. The purposes or provisions or both of P.L. 1971, c.198 (D.40A:11-1 et seq) are being violated;

J. The OWNER decides to utilize the State authorized contract pursuant to section 12 of P.L.1971, c.198(C.40A:11-12).

X. TERMINATION OF CONTRACT

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

B. Notwithstanding the above, the contractor shall not be relieved of liability to the OWNER for damages sustained by the OWNER by virtue of any breach of the contract by the contractor and the OWNER may withhold any payments to the contractor for the purpose of compensation until such time as the exact amount of the damage due the OWNER from the contractor is determined.

C. The contractor agrees to indemnify and hold the OWNER harmless from any liability to subcontractors/suppliers concerning payment for work performed or goods supplied arising out of the lawful termination of the contract by the OWNER under this provision.

D. In case of default by the successful bidder, the OWNER may procure the articles or services from other sources and hold the successful bidder responsible for any excess cost occasioned thereby.

E. Continuation of the terms of this contract beyond the fiscal year is contingent on availability of funds in the following year's budget. In the event of unavailability of such funds, the OWNER reserves the right to cancel this contract.

EXHIBIT A (Cont.)

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

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

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

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

Letter of Federal Affirmative Action Plan Approval.

Certificate of Employee Information Report; or

Employee Information Report Form AA-302 (electronically provided by the Division and distributed to the public agency through the Division's website at: http://www.state.nj.us/treasury/contract_compliance.

The contractor and its subcontractors shall furnish such reports or other documents to the Division of Purchase & Property, CCAU, EEO Monitoring Program as may be requested by the office from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Division of Purchase & Property, CCAU, EEO Monitoring Program for conducting a compliance investigation pursuant to N.J.A.C. 17:27-1.1 et seq.

EXHIBIT A (Cont.)

Date: 11/8/23

Company: Morton Salt, Inc.

Signature: 
Anthony T. Patton, Director Bulk Deicing US
Government Sales

Part III DISCLOSURE OF 10% OR GREATER OWNERSHIP IN THE STOCKHOLDERS, PARTNERS OR LLC MEMBERS LISTED IN PART II

If a bidder has a direct or indirect parent entity which is publicly traded, and any person holds a 10 percent or greater beneficial interest in the publicly traded parent entity as of the last annual federal Security and Exchange Commission (SEC) or foreign equivalent filing, ownership disclosure can be met by providing links to the website(s) containing the last annual filing(s) with the federal Securities and Exchange Commission (or foreign equivalent) that contain the name and address of each person holding a 10% or greater beneficial interest in the publicly traded parent entity, along with the relevant page numbers of the filing(s) that contain the information on each such person. Attach additional sheets if more space is needed.

Website (URL) containing the last annual SEC (or foreign equivalent) filing	Page:

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

Stockholder/Partner/Member and Corresponding Entity Listed in Part II	Address
See attached stockholders list	

Part IV Certification

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

Full Name (Print):	Anthony T. Patton	Title:	Director Bulk Deicing US Government Sales
Signature:		Date:	11/8/23

NON-COLLUSION AFFIDAVIT

State of Illinois
County of Cook

ss:

I, Anthony T. Patton residing in
(name of affiant)
Schererville in the County of Lake
(name of municipality)
and State of Indiana of full age, being duly sworn according to law on my
oath depose and say that:
I am Director Bulk Deicing US
I am Government Sales of the firm of
(title or position)
Morton Salt, Inc. the bidder making this Proposal
(name of firm)

for the bid proposal entitled CK09MERCER 2021-19, and that I executed the
said

(title of bid proposal)
proposal with full authority to do so that said bidder has not, directly or indirectly entered into any
agreement, participated in any collusion, or otherwise taken any action in restraint of free,
competitive bidding in connection with the above named project; and that all statements contained
in said proposal and in this affidavit are true and correct, and made with full knowledge that the
City of Trenton relies upon the

(name of contracting unit)
truth of the statements contained in said Proposal and in the statements contained in this affidavit
in awarding the contract for the said project.

I further warrant that no person or selling agency has been employed or retained to solicit
or secure such contract upon an agreement or understanding for a commission, percentage,
brokerage, or contingent fee, except bona fide employees or bona fide established commercial or
selling agencies maintained by Morton Salt, Inc.

Subscribed and sworn to
before me this day

8th November 2023

Notary public of

(Type or print name of affiant under signature)

Anthony T. Patton, Director Bulk Deicing US Government Sales

My Commission expires 21 February 2027



STANDARD BID DOCUMENT REFERENCE

Name of Form	COMBINED CERTIFICATION: PROHIBITED ACTIVITIES IN RUSSIA AND BELARUS & INVESTMENT ACTIVITIES IN IRAN					
Statutory Reference	P.L. 2022, c. 3 N.J.S.A. 52:32-55 et seq. N.J.S.A. 40A:11-2.1 N.J.S.A. 18A:18A-49.4					
Applicability		Y/N		Mandatory	Optional	N/A
	LPCL	Y	Goods and Services	X		
	PSCL	Y	Construction			X
Instructions Reference						
Description	<p>P.L. 2022, c. 3 prohibits the award, renewal, amendment, or extension of State and local public contracts for goods or services with persons or entities engaging in prohibited activities in Russia or Belarus. P.L. 2012, c.25 prohibits the award or renewal of State and local public contracts for goods and services with persons or entities engaged in certain investment activities in the energy or finance sectors of Iran.</p> <p>Before a goods and services contract can be entered into, vendors and contractors must certify that neither they nor any parent entity, subsidiary, or affiliate is listed on the New Jersey Department of the Treasury's list of entities determined to be engaged in prohibited activities in Russia or Belarus pursuant to P.L. 2022, c. 3 ("<u>Russia-Belarus list</u>") or in Iran pursuant to P.L. 2012, c. 25 ("<u>Chapter 25 list</u>").</p>					
Description	<p>P.L. 2022, c. 3 prohibits the award, renewal, amendment, or extension of State and local public contracts for goods or services with persons or entities engaging in prohibited activities in Russia or Belarus. P.L. 2012, c.25 prohibits the award or renewal of State and local public contracts for goods and services with persons or entities engaged in certain investment activities in the energy or finance sectors of Iran.</p> <p>Before a goods and services contract can be entered into, vendors and contractors must certify that neither they nor any parent entity, subsidiary, or affiliate is listed on the New Jersey Department of the Treasury's list of entities determined to be engaged in prohibited activities in Russia or Belarus pursuant to P.L. 2022, c. 3 ("<u>Russia-Belarus list</u>") or in Iran pursuant to P.L. 2012, c. 25 ("<u>Chapter 25 list</u>").</p>					

The Certification form requires the insertion of contracting unit identification information which should be filled in (in italics on the form) prior to its use.

Person or Entity	
------------------	--

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

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

<https://www.nj.gov/treasury/administration/pdf/RussiaBelarusEntityList.pdf>
www.state.nj.us/treasury/purchase/pdf/Chapter25List.pdf

As applicable to the type of contract, the above-referenced lists must be reviewed prior to completing the below certification.

A person or entity unable to make the certification must provide a detailed, accurate, and precise description of the activities of the person or entity, or of a parent entity, subsidiary, or affiliate, engaging in prohibited activities in Russia or Belarus and/or investment activities in Iran. The person or entity must cease engaging in any prohibited activities and provide an updated certification before the contract can be entered into.

If a vendor or contractor is found to be in violation of law, action may be taken as appropriate and as may be provided by law, rule, or contract, including but not limited to imposing sanctions, seeking compliance, recovering damages, declaring the party in default, and seeking debarment or suspension of the party.

CONTRACT AWARDS AND RENEWALS

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

Part 2: Additional Information

CONTRACT AMENDMENTS AND EXTENSIONS



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

IF UNABLE TO CERTIFY



I am unable to certify as above because the person or entity and/or a parent entity, subsidiary, or affiliate is listed on the Department's Russia-Belarus list and/or Chapter 25 Iran list. I will provide a detailed, accurate, and precise description of the activities as directed in Part 2 below, and sign and complete the Certification below. Failure to provide such will prevent the award of the contract to the person or entity, and appropriate penalties, fines, and/or sanctions will be assessed as provided by law.

PLEASE PROVIDE FURTHER INFORMATION RELATED TO PROHIBITED ACTIVITIES IN RUSSIA OR BELARUS AND/OR INVESTMENT ACTIVITIES IN IRAN.

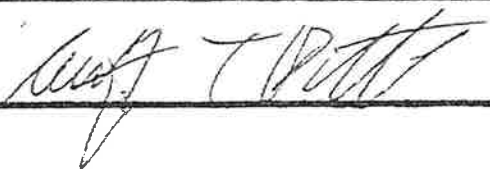
You must provide a detailed, accurate, and precise description of the activities of the person or entity, or of a parent entity, subsidiary, or affiliate, engaging in prohibited activities in Russia or Belarus and/or investment activities in Iran in the space below and, if needed, on additional sheets provided by you.

Part 3: Certification of True and Complete Information

I, being duly sworn upon my oath, hereby represent and state that the foregoing information and any attachments thereto, to the best of my knowledge, are true and complete. I attest that I am authorized to execute this certification on behalf of the above-referenced person or entity.

I acknowledge that the <Name of Contracting Unit> is relying on the information contained herein and hereby acknowledge that I am under a continuing obligation from the date of this certification through the completion of any contracts with the <Name of Contracting Unit> to notify the <Name of Contracting Unit> in writing of any changes to the answers of information contained herein.

I acknowledge that I am aware that it is a criminal offense to make a false statement or misrepresentation in this certification. If I do so, I recognize that I am subject to criminal prosecution under the law and that it will also constitute a material breach of my agreement(s) with the <Name of Contracting Unit> and that the <Name of Contracting Unit> at its option may declare any contract(s) resulting from this certification void and unenforceable.

Full Name (Print)	Anthony T. Patton.	Title	Director Bulk Deicing US Government Sales.
Signature		Date	11/8/23

Disclosure of Persons/Entities with 5% or Greater Ownership interest in Morton Salt, Inc.
Current as of September 1, 2023

Morton Salt, Inc. is 90% owned by Morton Investment Company LLC and 10% owned by Morton Belgium Holding BV. Morton Investment Company LLC is wholly owned by Morton Montana Holdings LLC. Morton Montana Holdings LLC is wholly owned by Morton Belgium Holding BV. Morton Belgium Holding BV is wholly owned by SCIH Salt Holdings Inc. SCIH Salt Holdings Inc. is wholly owned by SCIH Salt Intermediate Holdings Inc. SCIH Salt Intermediate Holdings Inc. is wholly owned by SCIH Salt Parent Inc. SCIH Salt Parent Inc. is 81% owned by Stone Canyon Industries Holdings LLC, 12% owned by MCD-Kissner LP, and 7% owned by MCD-Kissner Parallel, LP. Stone Canyon Industries Holdings LLC is in turn 22% owned by SCI Associates LLC.

Morton Investment Company LLC
444 West Lake Street, Suite 2900
Chicago, IL 60606

Stone Canyon Industries Holdings LLC
1875 Century Park East, Suite 320
Los Angeles, CA 90067

Morton Montana Holdings, LLC
444 West Lake Street, Suite 2900
Chicago, IL 60606

MCD-Kissner LP
10955 Lowell Avenue, Suite 600
Overland Park, KS 66210

Morton Belgium Holding BV
Avenue Marnix 23, 5th Floor
1000 Brussels, Belgium 1831

MCD-Kissner Parallel LP
10955 Lowell Avenue, Suite 600
Overland Park, KS 66210

SCIH Salt Holdings Inc.
10955 Lowell Avenue, Suite 500
Overland Park, KS 66210

SCI Associates LLC
1250 Fourth Street, 5th Floor
Santa Monica, CA 90401

SCIH Salt Intermediate Holdings Inc.
10955 Lowell Avenue, Suite 500
Overland Park, KS 66210

SCIH Salt Parent Inc.
10955 Lowell Avenue, Suite 500
Overland Park, KS 66210

T0213 Bulk Product Price List 8.5.2025

T0213 Bulk Product Price List 8.5.2025

T0213 Bulk Product Price List 8.5.2025

Price Line	Price Line Description	Unit of Measure	Quantity	Primary Vendor (Contractor) Rock Salt	Unit Price for Rock Salt	Primary Vendor (Contractor) Treated Rock Salt	Unit Price for Treated Rock Salt	Primary Vendor (Contractor) Solar Salt	Unit Price for Solar Salt	Secondary Vendor (Contractor) Rock Salt	Unit Price for Rock Salt	Secondary Vendor (Contractor) Rock Salt	Unit Price for Treated Rock Salt
74	Miller - Montague, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$31.21000	No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
75	New York Marine Terminal, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$103.80000	No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
76	LaGuardia Airport (Forty - eight (48) hours ARO), as per Attachment 2 Quasi-State Agencies Locations and Commitment Total	Ton	1	No Primary Rock Salt Vendor (Contractor) for this location.		No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 2 Calendar Days)												
77	Goethels Bridge, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$84.92000	No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
78	JFK International Airport (forty - eight (48) hours ARO), as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	No Primary Rock Salt Vendor (Contractor) for this location.		No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 2 Calendar Days)												
79	Outerbridge Crossing, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$85.12000	No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
80	Bayonne Bridge Toll House, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$94.92000	Morton Salt Inc.	\$121.60000	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.			
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
81	Lincoln Tunnel - New Jersey, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$71.40000	No Primary Treated Rock Salt Vendor (Contractor) for this location. Please use the price line that corresponds with the county in which this facility is located. [Price lines 113 - 133]	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
82	Lincoln Tunnel - New York Georgetown Lot, 260 12th Ave., New York, NY 10001, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$89.41000	No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
83	Holland Tunnel, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$75.44000	No Primary Treated Rock Salt Vendor (Contractor) for this location. Please use the price line that corresponds with the county in which this facility is located. [Price lines 113 - 133]	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
84	Newark Liberty International Airport (EWR) (Forty - eight (48) hours ARO), as per Attachment 2 Quasi-	Ton	1	No Primary Rock Salt Vendor (Contractor) for this location.		No Primary Treated Rock Salt Vendor (Contractor) for this location.	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.				
	Delivery Days ARO (Not to Exceed 5 Calendar Days)												
85	Port Newark - Elizabeth Marine Terminal, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$69.93000	Morton Salt Inc.	\$96.61000	No Primary Solar Salt Vendor (Contractor) for this location.	No Secondary Rock Salt Vendor (Contractor) for this location.	No Secondary Treated Rock Salt Vendor (Contractor) for this location.			
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						

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Price Line	Price Line Description	Unit of Measure	Quantity	Primary Vendor {Contractor} Rock Salt	Unit Price for Rock Salt	Primary Vendor {Contractor} Treated Rock Salt	Unit Price for Treated Rock Salt	Primary Vendor {Contractor} Solar Salt	Unit Price for Solar Salt	Secondary Vendor {Contractor} Rock Salt	Unit Price for Rock Salt	Secondary Vendor {Contractor} Rock Salt	Unit Price for Treated Rock Salt
86	George Washington Bridge, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$77.33000	Morton Salt Inc.	\$94.40000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
87	Stewart International Airport, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$85.25000	No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
88	PATH McMillian Building, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$87.18000	No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
89	MDTBW (Military Ocean Terminal Bayonne) S2 Port Terminal Boulevard Building S2 Bayonne, NJ 07014, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$87.31000	No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
90	PORT IVORY 40 WESTERN AVENUE STATEN ISLAND, NY 10301, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$84.92000	No Primary Treated Rock Salt Vendor {Contractor} for this location.		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
91	Path HARRISON CAR MAINTENANCE FACILITY (HCMF) FOOT OF CAPE MAY HARRISON, NJ 07029, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$78.62000	No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
92	8125 Martin Terrace, Pleasantville, NJ 08232, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$94.44000	Morton Salt Inc.	\$113.65000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
93	465 Old Erie Road, Sicklerville, NJ 08081, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	No Primary Rock Salt Vendor {Contractor} for this location. Please Use County Line.		Morton Salt Inc.	\$111.54000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)						5 Days						
94	100 Trooper Lane, Hammonton, NJ 08037, as per Attachment 2 Quasi-State Agencies Locations and Commitment Totals	Ton	1	No Primary Rock Salt Vendor {Contractor} for this location. Please Use County Line.		Morton Salt Inc.	\$111.35000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)						5 Days						
95	Oakcrest High School, as per Attachment 2 Local Municipalities Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$86.28000	No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
96	Borough of Somerdale, as per Attachment 2 Local Municipalities Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$80.92000	No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
	Township of Mcentire DEPT of Community Services, as per					No Primary Treated Rock Salt Vendor {Contractor} for this location. Please use the		No Primary Solar Salt Vendor		No Secondary Rock Salt Vendor		No Secondary Treated Rock	

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110	Chatham Township, as per Attachment 3 Local Municipalities Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$92.61000	No Primary Treated Rock Salt Vendor (Contractor) for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
113	Denville Twp., as per Attachment 3 Local Municipalities Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$92.61000	No Primary Treated Rock Salt Vendor (Contractor) for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
112	Bernards Township DPW, as per Attachment 3 Local Municipalities Locations and Commitment Totals	Ton	1	Morton Salt Inc.	\$79.44000	No Primary Treated Rock Salt Vendor (Contractor) for this location. Please use the price line that corresponds with the county in which this facility is located. (Price lines 113 - 133)		No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days								
113	Atlantic County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$94.82000	Morton Salt Inc.	\$114.03000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
114	Bergen County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$92.27000	Morton Salt Inc.	\$111.48000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
115	Burlington County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$87.16000	Morton Salt Inc.	\$106.37000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
116	Camden County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$88.39000	Morton Salt Inc.	\$107.60000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
117	Cape May County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$111.15000	Morton Salt Inc.	\$130.36000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
118	Cumberland County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$95.80000	Morton Salt Inc.	\$115.01000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
119	Essex County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$86.20000	Morton Salt Inc.	\$105.41000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
120	Gloucester County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$100.05000	Morton Salt Inc.	\$119.26000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
121	Hudson County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$89.29000	Morton Salt Inc.	\$108.50000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
122	Hunterdon County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$90.16000	Morton Salt Inc.	\$109.37000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
123	Mercer County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$86.03000	Morton Salt Inc.	\$105.24000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)				5 Days		5 Days						
	Middlesex County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$87.35000	Morton Salt Inc.	\$106.56000	No Primary Solar Salt Vendor (Contractor) for this location.		No Secondary Rock Salt Vendor (Contractor) for this location.		No Secondary Treated Rock Salt Vendor (Contractor) for this location.	

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Price Line	Price Line Description	Unit of Measure	Quantity	Primary Vendor {Contractor} Rock Salt	Unit Price for Rock Salt	Primary Vendor {Contractor} Treated Rock Salt	Unit Price for Treated Rock Salt	Primary Vendor {Contractor} Solar Salt	Unit Price for Solar Salt	Secondary Vendor {Contractor} Rock Salt	Unit Price for Rock Salt	Secondary Vendor {Contractor} Rock Salt	Unit Price for Treated Rock Salt
124	Locations												
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
125	Monmouth County Pricing for Non-Committed Locations	Ton	3	Morton Salt Inc.	\$91.90000	Morton Salt Inc.	\$111.11000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
126	Morris County Pricing for Non-Committed Locations	Ton	3	Morton Salt Inc.	\$87.95000	Morton Salt Inc.	\$107.16000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
127	Ocean County Pricing for Non-Committed Locations	Ton	3	Morton Salt Inc.	\$92.96000	Morton Salt Inc.	\$112.17000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
128	Passaic County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$87.03000	Morton Salt Inc.	\$106.24000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
129	Salem County Pricing for Non-Committed Locations	Ton	3	Morton Salt Inc.	\$91.42000	Morton Salt Inc.	\$110.63000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
130	Somerset County Pricing for Non-Committed Locations	Ton	3	Morton Salt Inc.	\$86.91000	Morton Salt Inc.	\$106.12000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
131	Sussex County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$95.35000	Morton Salt Inc.	\$114.56000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
132	Union County Pricing for Non-Committed Locations	Ton	1	Morton Salt Inc.	\$87.12000	Morton Salt Inc.	\$106.33000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							
133	Warren County Pricing for Non-Committed Locations	Ton	3	Morton Salt Inc.	\$91.42000	Morton Salt Inc.	\$110.63000	No Primary Solar Salt Vendor {Contractor} for this location.		No Secondary Rock Salt Vendor {Contractor} for this location.		No Secondary Treated Rock Salt Vendor {Contractor} for this location.	
	Delivery Days ARO (Not to Exceed 5 Calendar Days)			5 Days		5 Days							

ALERT: NOTICE OF AMENDMENT TO N.J.A.C. 17:27

Change In Procedure for Administering Equal Employment Opportunity Compliance in Public Contracts.

The Department of Treasury, Division of Equal Employment Opportunity Compliance in Public Contracts amended N.J.A.C. 17:27, Governing the Affirmative Action Employment Practices for public agencies, contractors, subcontractors, and business firms to comply with the Equal Employment Opportunity Standards mandated by N.J.S.A 10:5-36 et seq. (P.L 1975, C. 127).

- The amendment clarifies the requirements for demonstrating Good Faith Efforts to hire minorities and women in the construction trades and the contracting agency's obligation to comply with EEO Requirements.
- The amendment imposes a \$150.00 fee for the issuance and renewal of a Certificate of Employee Information Report.

MISSION:

To ensure that any firm contracting with the City of Trenton provides Equal Opportunity in Employment Public Agencies and Bidders shall comply with EEO requirements to ensure equal employment opportunities in public contracting for minorities and women. Refer to the following information detailing Bidder and City obligations.

BIDDER OBLIGATIONS

Contractors or subcontractors shall agree to make Good Faith Efforts to afford equal employment opportunities to minority and women workers consistent with Good Faith Efforts to meet targeted City employment goals established in accordance with N.J.A.C. 17:27-5.2, or good faith efforts to meet targeted county employment goals determined by the Division, pursuant to N.J.A.C. 17:27-5.2.

- Bidders shall complete form AA302, submit to the Division of Public Contracts Equal Employment Opportunity Compliance with a \$150.00 fee and forward a copy of form AA302 to the City of Trenton.
- After notification of award but prior to execution of goods, services and professional services contracts (including bid exempt contracts), evidence must be submitted to the City.

The Certificate of Employee Information Report serves as evidence of compliance with regulations. The AA302 is not an acceptable form of evidence.

CONSTRUCTION CONTRACTS

The City supplies the construction contractor with form AA201, the Initial Project Workforce Report for submittal to the City of Trenton and Division of Public Contracts Equal Employment Opportunity Compliance.