

A G R E E M E N T
C I T Y O F T R E N T O N , N E W J E R S E Y

BID2023-59
RES. NO. 23-506
AWARDED TO

**ZOMparelli Contractors LLC., FOR THE CONSTRUCTION OF SIDEWALKS, CURBS AND
ADA COMPLIANT RAMPS AS DIRECTED AT VARIOUS LOCATIONS WITHIN THE CITY OF
TRENTON BY THE DEPARTMENT OF RECREATION, NATURAL RESOURCES & CULTURE**

This Agreement, entered into this 3rd Day of November 2023 between the City of Trenton, a municipal corporation of the State of New Jersey, ('CITY') **319 EAST STATE STREET, TRENTON, NEW JERSEY 08608** and **ZOMparelli Contractors LLC., MICHAEL MCCORRISTIN ROAD, TRENTON, NEW JERSEY 08690** (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 **In an amount not to exceed \$750,000.00 from November 1st, 2023 to October 31, 2024 for a period of one (1) year with an option to extend one (1) additional year In an amount not to exceed \$750,000.00;**

FIRST, A. 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 ACCEPTING A BID AND AWARDING A CONTRACT TO ZOMparelli CONTRACTORS LLC., FOR THE CONSTRUCTION OF SIDEWALKS, CURBS AND ADA COMPLIANT RAMPS AS DIRECTED AT VARIOUS LOCATIONS WITHIN THE CITY OF TRENTON BY THE DEPARTMENT OF RECREATION, NATURAL RESOURCES & CULTURE FOR A PERIOD OF ONE (1) YEAR WITH AN OPTION TO EXTEND ONE (1) ADDITIONAL YEAR IN AN AMOUNT NOT TO EXCEED \$750,000 – BID2023-59

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

**UPDATED CERTIFICATE OF INSURANCE WITH SIGNED CONTRACTS
PERFORMANCE BOND**

Such performance by Contractor will 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 thereto, 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.

CITY OF TRENTON

Attest:

Louise Rodriguez
Assistant Municipal Clerk

W. Reed Gusciora, Esq. Mayor

12-7-2023

Date

12-5-23

Date

and

ZOMparelli CONTRACTORS LLC., MICHAEL MCCORRISTIN ROAD, TRENTON, NEW JERSEY 08690

Attest:

Secretary

President

11-22-2023

Date

RESOLUTION

23-506

Date of Adoption NOV 02 2023

Approved as to Form and Legality

Wesley Budget, Esq. CITY ATTORNEY

Councilman/woman

Factual content certified by

Maria Richardson, Director, Recreation, Natural Resources & Culture

present the following Resolution:

RESOLUTION ACCEPTING A BID AND AWARDING A CONTRACT TO ZOMparelli CONTRACTORS LLC, FOR THE CONSTRUCTION OF SIDEWALKS, CURBS AND ADA COMPLIANT RAMPS AS DIRECTED AT VARIOUS LOCATIONS WITHIN THE CITY OF TRENTON BY THE DEPARTMENT OF RECREATION, NATURAL RESOURCES & CULTURE FOR A PERIOD OF ONE (1) YEAR WITH AN OPTION TO EXTEND ONE (1) ADDITIONAL YEAR IN AN AMOUNT NOT TO EXCEED \$750,000 – BID2023-59

WHEREAS, two (2) sealed bids were received on Thursday, September 7, 2023 for Construction of Sidewalks, Curbs and ADA Compliant Ramps as directed at various locations within the City of Trenton for the Department of Recreation, Natural Resources & Culture for a period of one (1) year with an option to extend one (1) additional year; and

WHEREAS, the apparent low bidder, Seacoast Construction Inc., 15 Addington Court, East Brunswick, NJ withdrew their bid, on Monday, October 2, 2023, due to a “mathematical error” where they priced square feet instead of square yards; and

WHEREAS, the second low bidder, Zomparelli Contractors, LLC, 11 Michael Mccorristin Road, Trenton, New Jersey 08690 made pursuant to advertisement, be and is hereby accepted, as the lowest responsive, responsible bidder complying with terms and specifications on file in the Division of Purchasing; and

WHEREAS, the City of Trenton shall award this contract from November 1, 2023 to October 31, 2024 with an option to extend one (1) additional year; and

WHEREAS, funds in an amount not to exceed \$750,000 have been certified to be available in the following account: R-01- -70-7020-418-; with an option to extend one (1) additional year in an amount not exceed \$750,000; and

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

1. The Mayor is hereby authorized to execute a contract with Zomparelli Contractors, LLC 11 Michael Mccorristin Road, Trenton, New Jersey 08690 in the amount not to exceed \$750,000 for Construction of Sidewalks, Curbs and ADA Compliant Ramps as directed at various locations within the City of Trenton for the Department of Recreation, Natural Resources & Culture for the said purposes in the manner prescribed by law.
2. A notice of this action shall be printed in the official newspaper for the City of Trenton, and the resolution and contract shall remain on file in the City Clerk's Office.

MOTION:	SECOND:												
	Aye	Nay	Abstain	Absent	GONZALEZ	Aye	Nay	Abstain	Absent	FRISBY	Aye	Nay	Abstain
EDWARDS	✓					✓							
FELICIANO	✓					✓							
FIGUEROA KETTENBURG	✓					✓							

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

NOV 02 2023

President of Council

City Clerk

CONTRACT AWARD

Upon opening bids, pricing shall remain firm for a period of sixty (60) calendar days. In the event that the award is not made within sixty (60) calendar days, bidders may hold their bid consideration beyond sixty days or until the contract is awarded.

Check here if willing to hold the pricing consideration beyond sixty days or until the contract is awarded.

Check here if not willing to hold the pricing consideration beyond sixty days or until the contract is awarded.

Marcia Caparell

AUTHORIZED SIGNATURE

CITY OF TRENTON
DEPARTMENT OF RECREATION, NATURAL RESOURCES, & CULTURE

CONSTRUCTION OF ADA COMPLIANT RAMPS AS DIRECTED AT VARIOUS LOCATIONS WITHIN THE CITY OF TRENTON

SPECIFICATIONS

1. GENERAL

- a. The City of Trenton contains sidewalk, curb and gutter areas that are unsuitable and/or have been damaged due to various circumstances including but not limited to tree root growth, settlement, and heaving. The city seeks sealed bids from qualified contractors to remove and replace sidewalks, curbs and gutters, and construct grade adjustments to gutters if and where directed. This contract shall be awarded to one proposer on an as needed basis. The city has the right to add as many locations as needed throughout the term of the contract.

2. SCHEDULE

- a. Duration of Contract. The duration of the contract for this work will be for a period not to exceed one (1) year from the date of its execution with an option to extend one (1) year or until budgeted dollar limit of this contract has been expended.
- b. Schedule to Complete Assignments. Once notified of an area to be replaced or constructed, the contractor shall begin the work in the area within seven (7) calendar days. Work for each area shall not exceed five (5) business days.

3. ASSIGNMENT OF WORK AREA(S)

- a. The work shall include City owned properties located throughout the City of Trenton. Work sites to be identified by the Department of Recreation, Natural Resources, & Culture and provided by written correspondence to the successful bidding contractor.

4. METHOD OF PAYMENT

- a. The contractor shall contact the Recreation designated representative upon completion of the work so that all inspections can be performed for compliance prior to payment.
- b. The city will only accept for payment invoices from the contractor for the work approved and measured during the City's inspection.
- c. FOR BIDDING SECURITY PURPOSES, IT HAS BEEN DETERMINED THAT THE CONTRACT WILL NOT EXCEED \$750,000.00. THE CONTRACT WILL BE AWARDED BASED ON THE UNIT COSTS SUPPLIED.
- d. The quantity of each sidewalk, driveway apron, curb and gutter for which payment will be made will be the area constructed as directed by the Department of Recreation, Natural Resources, & Culture designee listed below.

- e. Representative from Recreation, Paul Harris (609) 989-3042, must be contacted to schedule inspection after forms are completed /set; at minimum twenty-four (24) hours prior to the pouring of all new concrete. In the event the notice is not made, the City reserves the right to reject the concrete work. No compensation will be made for rejected work and/or labor and materials required to remove and reconstruct the same.
- f. The contractor to be paid by actual unit prices for the actual/measured quantities of work performed.

3. PEDESTRIAN TRAFFIC CONTROL

- a. Contractor shall provide pedestrian traffic control measures including but not limited to cones, barrels, safety fence, safety tape and flagmen as necessary to secure the work area during construction and until acceptance of the work by the City. Vehicular traffic control shall also be the contractor's responsibility, where applicable. Costs associated with these items will not be compensated separately and shall be included in the unit cost bid for each pay item.

4. TERMINATION OF CONTRACT

- a. This contract may be terminated by the City at any time without prior notice and without cause, however, this will not preclude payment to the contractor for all work satisfactorily completed.

5. CONSTRUCTION DETAILS

a. GENERAL

- 1) Contractor shall prepare the assigned work area by removing all unacceptable materials and debris, including the concrete or asphalt areas to be replaced. Concrete shall be removed to the nearest joint and/or suitable location to provide smooth transition / slope of the area and prevent ponding. All finished concrete shall abut the nearest joint and/or sawcut with a clean edge. Jack hammered or bucket edges are not acceptable.
- 2) It shall be the responsibility of the contractor to remove and dispose all construction debris, i.e. concrete, wood, asphalt, etc., during all work operations and promptly upon completion of work and acceptance of the area by the City. All removed materials shall be disposed of off-site and in accordance with all Federal, State and City regulations. Noncompliance with these requirements shall result in delayed payment for associated work performed and final payment.
- 3) It shall be the contractor's responsibility to restore adjacent areas disturbed during construction to equal or better condition than prior to disturbance. This work shall include the application of topsoil, seed, and hay for all grass areas and strips

adjacent to the work areas. There will be no separate compensation for restoration work. Costs associated with this work shall be included in the unit cost for each pay item.

- 4) All concrete must be protected from damage by traffic, rain, vandalism, etc. In the event the concrete is damaged from any of the above sources, it will be the responsibility of the contractor to remove and replace the affected concrete at no additional cost to the city.
- 5) No concrete is to be poured when the temperature is expected to drop below forty (40) degrees. If the possibility exists, the concrete shall be protected the application of additives or by an adequate covering of hay or any other means approved by the representative(s) of the Department of Recreation, Natural Resources, & Culture. Any concrete left exposed to freezing temperatures without approved protection must be removed and replaced at the contractor's expense.
- 6) Poor workmanship will result in the rejection of the work and forfeiture of payment and/or an order for removal and replacement at the contractor's expense.
- 7) Placing of expansion and contracting joints and all specifications for construction of curbing and sidewalks may be obtained from the Sidewalk Inspector.

b. CURBS

- 1) 8" x 18" Concrete Vertical Curbs are to be 18" deep, 6" wide at the top, 8" wide at the bottom, with the batter face. There shall be a 1" radius on the front edge and ½" radius on the rear edge. Roadway repair / restoration due to curb construction shall be consistent with City standards and will not be measured or compensated separately for payment.

c. SIDEWALKS AND DRIVEWAY APRONS

- 1) Sidewalks shall be a minimum of five inches (5") thick; interim scoring shall be consistent with sidewalks in the adjacent areas, at minimum spacing of four (4) to five (5) feet. Joints shall be placed at intervals no greater than fifteen (15) feet.
- 2) Driveway aprons shall be a minimum thickness of seven (7) inches and contain welded wire fabric. Scoring shall be consistent with driveways in the adjacent areas at minimum spacing of four (4) to five (5) feet. Joints shall be placed at intervals no greater than ten (10) feet.
- 3) Corner sidewalk areas may be selected and determined by the City to receive sidewalks with a minimum thickness of seven (7) inches and contain welded wire fabric. Scoring shall be consistent with sidewalks in the adjacent areas at

minimum spacing of four (4) to five (5) feet. Joints shall be placed at intervals no greater than ten (10) feet.

- 4) Brick paver sidewalks shall be removed and reset in compliance with the detail titled "Resetting Red Brick Sidewalk Detail" contained herein and compensated under pay item No. 4, "Resetting of Brick Paver Sidewalk." There shall be no separate measurement or payment for materials or items associated with successful construction/placement of reset pavers.

d. PITCH AND SLOPE

- 1) All sidewalks must pitch towards the curb at a rate of $\frac{1}{4}$ " per foot to facilitate drainage.
- 2) Monolithic pours of curbs shall be at the discretion of the Sidewalk Inspector.

6. MAINTENANCE BOND

- a. Upon completion of the contract and prior to release of the contractor's performance/payment bond, the successful bidding contractor shall provide a maintenance bond that shall remain in effect for a period of two (2) years.

CITY OF TRENTON
DEPARTMENT OF RECREATION, NATURAL RESOURCES, & CULTURE
BID PROPOSAL FORM
CONSTRUCTION OF ADA COMPLIANT RAMPS AS DIRECTED AT VARIOUS
LOCATIONS WITHIN THE CITY OF TRENTON

ITEM NO.	ITEM DESCRIPTION	UNIT	UNIT COST
1	CONCRETE SIDEWALK, 5" THICK, IF & WHERE DIRECTED	SY	\$ 17.00
2	CONCRETE SIDEWALK, 7" THICK WITH WELDED WIRE FABRIC, IF & WHERE DIRECTED	SY	\$ 25.50
2	8"x18" CONCRETE VERTICAL CURB, IF & WHERE DIRECTED	LF	\$ 85.00
3	DETECTABLE WARNING SURFACE, IF & WHERE DIRECTED	SY	\$ 1,000.00
4	HMA 9.5M64 SURFACE COURSE (1 1/2" THICK ROADWAY), IF & WHERE DIRECTED	TON	\$ 240.00
5	HMA 19M64 BASE COURSE (8" THICK ROADWAY), IF & WHERE DIRECTED	TON	\$ 240.00
6	RECONSTRUCT INLET, TYPE "B", BRIDGESTATE #2618 BICYCLE SAFE GRATE WITH 8" ECO - TYPE "J" CURB PIECE OR APPROVED EQUAL, IF & WHERE DIRECTED	UNIT	\$ 2,500.00
7	TRAFFIC STRIPE, 8", THERMOPLASTIC, IF & WHERE DIRECTED	LF	\$ 15.00

COMPANY NAME:	TEL. NUMBER:
Seacoast Construction INC.	732-238-6963
CONTACT PERSON:	FAX NUMBER:
Bryan Pedreira	732-238-6083
ADDRESS:	CELL NUMBER:
15 ADDINGTON CT.	973-238-6963
EAST BRUNSWICK, NJ. 08816	EMAIL:
(PLEASE PRINT OR TYPE)	Bryan@seacoastinc.com

Bryan P. Pedreira
 SIGNATURE

CITY OF TRENTON
DEPARTMENT OF RECREATION, NATURAL RESOURCES, & CULTURE
BID PROPOSAL FORM
CONSTRUCTION OF ADA COMPLIANT RAMPS AS DIRECTED AT VARIOUS
LOCATIONS WITHIN THE CITY OF TRENTON

ITEM NO.	ITEM DESCRIPTION	UNIT	UNIT COST
1	CONCRETE SIDEWALK, 5" THICK, IF & WHERE DIRECTED	SY	\$118.00
2	CONCRETE SIDEWALK, 7" THICK WITH WELDED WIRE FABRIC, IF & WHERE DIRECTED	SY	\$139.00
2	8"x18" CONCRETE VERTICAL CURB, IF & WHERE DIRECTED	LF	\$40.00
3	DETECTABLE WARNING SURFACE, IF & WHERE DIRECTED	SY	\$175.00
4	HMA 9.5M64 SURFACE COURSE (1 1/2 "THICK ROADWAY), IF & WHERE DIRECTED	TON	\$78.00
5	HMA 19M64 BASE COURSE (8" THICK ROADWAY), IF & WHERE DIRECTED	TON	\$78.00
6	RECONSTRUCT INLET, TYPE "B", BRIDGESTATE #2618 BICYCLE SAFE GRATE WITH 8" ECO - TYPE "J" CURB PIECE OR APPROVED EQUAL, IF & WHERE DIRECTED	UNIT	\$1,800.00
7	TRAFFIC STRIPE, 8", THERMOPLASTIC, IF & WHERE DIRECTED	LF	\$8.00

COMPANY NAME: ZOMPARELLI CONTRACTORS LLC	TEL. NUMBER: 609-587-1784
CONTACT PERSON: MARIA ZOMPARELLI	FAX NUMBER: 609-587-6079
ADDRESS: 11 MICHAEL MCCORMICK DR TRENTON, NJ. 08690	CELL NUMBER: 609-649-3717
MARIA Zomparelli	EMAIL: zomparellicontractorsLLC@gmail.com

(PLEASE PRINT OR TYPE)

Maria Zomparelli
SIGNATURE