



State of West Virginia Agency Purchase Order

CORRECT ORDER NUMBER MUST APPEAR ON ALL PACKAGES, INVOICES, AND SHIPPING PAPERS. QUESTIONS CONCERNING THIS ORDER SHOULD BE DIRECTED TO THE DEPARTMENT CONTACT.

Order Date: 06-10-2024

Order Number:	APO 0512 2927 MMB2400000008 1	Procurement Folder:	1438392
Document Name:	EMERGENCY NEW DIETARY FLOORING - BLDG #4	Reason for Modification:	
Document Description:	QUOTE DATED 03/25/2024		
Procurement Type:	Agency Emergency Purchase		
Buyer Name:	Roberta A Wagner		
Telephone:	(304) 558-0437		
Email:	roberta.a.wagner@wv.gov		
Shipping Method:	Best Way	Effective Start Date:	
Free on Board:	FOB Dest, Freight Prepaid	Effective End Date:	

VENDOR	DEPARTMENT CONTACT	
Vendor Customer Code: VS0000045856 COMMERCIAL VINYL SOLUTIONS LLC 315 KELLY WEST DR APEX NC 27502 US Vendor Contact Phone: 9193558242 Extension:	Requestor Name: Sheila K Ramey Requestor Phone: (304) 525-7801 Requestor Email: sheila.k.ramey@wv.gov	
Discount Details:		
Discount Allowed	Discount Percentage	Discount Days
#1 No	0.0000	30
#2 Not Entered		
#3 Not Entered		
#4 Not Entered		

INVOICE TO	SHIP TO
PROCUREMENT OFFICER - 304-525-7801 HEALTH AND HUMAN RESOURCES MILDRED MITCHELL - BATEMAN HOSPITAL 1530 NORWAY AVE HUNTINGTON WV 25705 US	PROCUREMENT OFFICER - 304-525-7801 HEALTH AND HUMAN RESOURCES MILDRED MITCHELL-BATEMAN HOSPITAL 1530 NORWAY AVE HUNTINGTON WV 25705 US

Total Order Amount:	\$254,950.00
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DEPARTMENT AUTHORIZED SIGNATURE
 SIGNED BY: *Michael Carub*
 DATE: 6-11-24
 ELECTRONIC SIGNATURE ON FILE

Extended Description:

EMERGENCY ONE-TIME PURCHASE

TO FURNISH AND INSTALL RESILIENT VINYL FLOORING (DARK GREY, 6" COVE BASE) IN A PROJECT AREA - DIETARY APPROXIMATELY 6000 SQFT IN TOTAL AREA.

BID SCOPE INCLUDES:

DISCONNECT / RECONNECT / MOVING OF ALL EQUIPMENT AS NEEDED

PREP SUB FLOOR TO BE SMOOTH / SOLID / SOUND

INSTALL NEW RESILIENT VINYL FLOORING WITH 6" COVE BASE AND METAL TRIM

NO SHUT DOWN OF FACILITY

ALL WORK TO BE DONE DURING THE OFF/NIGHT HOURS ASSUMING 8-10 WORK HOURS PER NIGHT MINIMUM.

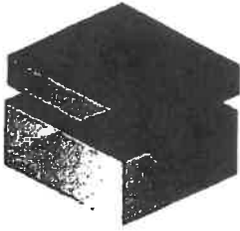
NO PROGRESS PAYMENTS PERMITTED.

Part or all of the funding for this contract may be provided from federal dollars

Line	Commodity Code	Quantity	Unit	Unit Price	Total Price
1	30161707	1.00000	LS	254950.000000	254950.00
Service From	Service To	Manufacturer	Model No		

Commodity Line Description: VINYL FLOORING

Extended Description:



Commercial Vinyl Solutions

TOUGH FLOORS FOR TOUGH ENVIRONMENTS

PO Box 202, New Hill NC 27562. 919-355-8242

CONTRACT BID

DATE: 3/25/2024

CUSTOMER	JOB LOCATION
Mildred Mitchell- Bateman Hospital 1530 Norway Ave Huntington, WV 25705	Mildred Mitchell- Bateman Hospital 1530 Norway Ave Huntington, WV 25705

PROJECT DESCRIPTION

Furnish and install resilient vinyl flooring (Dark Grey, 6" cove base) in a project area approximately 6000sf in total area. Bid scope includes:

- Disconnect/reconnect/moving of all equipment as-needed
- Prep subfloor to be smooth/solid/sound
- Waterproof subfloor
- Install new resilient vinyl flooring with 6" cove base and metal trim
- No shutdown of facility. All work to be done during the off/night hours assuming 8-10 work hours per night minimum.

ID	DESCRIPTION	TOTAL
Retro	Retrofit install of resilient vinyl flooring	\$ 254,950
TOTAL		\$ 254,950

50% deposit must be received before work can begin

This estimate or bid will expire 30 days from the date on this document.

DEFINITIONS: An ESTIMATE is a general best guess pricing as to what the job will cost. The actual final price may actually be higher or lower than submitted above. A BID is a firm price on the labor and materials listed above.

Warranty of Funds and Payment: Customer warrants that sufficient funds are or will be made available by Customer to make payment in full for services and materials provided by Commercial Vinyl Solutions. Collection costs shall include reasonable attorney fees.

ACCEPTANCE OF PROPOSAL

The above prices, specifications, and conditions are satisfactory and are hereby accepted.

SIGNATURE: 

DATE: 3-28-24

PRINT NAME: Tillman M. Adkins

TITLE: CFO

**GENERAL TERMS AND CONDITIONS:
(DoHS OSA Exempt Procurements Only)**

1. CONTRACTUAL AGREEMENT: Issuance of an Award Document signed by the Agency and approved as to form by the Attorney General's office, if required, constitutes acceptance by the State of this Contract made by and between the State of West Virginia and the Vendor. Vendor's signature on its bid, or on the Contract if the Contract is not the result of a bid solicitation, signifies Vendor's agreement to be bound by and accept the terms and conditions contained in this Contract.

2. DEFINITIONS: As used in this Solicitation/Contract, the following terms shall have the meanings attributed to them below. Additional definitions may be found in the specifications included with this Solicitation/Contract.

2.1. "Agency" or "Agencies" means the agency, board, commission, or other entity of the State of West Virginia that is identified on the first page of the Solicitation or any other public entity seeking to procure goods or services under this Contract.

2.2. "Bid" or "Proposal" means the vendors submitted response to this solicitation.

2.3. "Contract" means the binding agreement that is entered into between the State and the Vendor to provide the goods or services requested in the Solicitation.

2.4. "Director" means the Director of the DoHS OSA Office of Purchasing.

2.5. "DoHS OSA Office of Purchasing" means the WV Department of Human Services, Office of Shared Administration Purchasing Division.

2.6. "Award Document" means the document signed by the Agency that identifies the Vendor as the contract holder.

2.7. "Solicitation" means the official notice of an opportunity to supply the State with goods or services.

2.8. "State" means the State of West Virginia and/or any of its agencies, commissions, boards, etc. as context requires.

2.9. "Vendor" or "Vendors" means any entity submitting a bid in response to the Solicitation, the entity that has been selected as the lowest responsible bidder, or the entity that has been awarded the Contract as context requires.

3. CONTRACT TERM; RENEWAL; EXTENSION: The term of this Contract shall be determined in accordance with the category that has been identified as applicable to this Contract below:

Term Contract

Initial Contract Term: This Contract becomes effective on [] and the initial contract term extends until [].

Renewal Term: This Contract may be renewed upon the mutual written consent of the Agency, and the Vendor. Any request for renewal should be delivered to the Agency thirty (30) days prior to the expiration date of the initial contract term or appropriate renewal term. A Contract renewal shall be in accordance with the terms and conditions of the original contract. Unless otherwise specified below, renewal of this Contract is limited to successive one (1) year periods or multiple renewal periods of less than one year, provided that the multiple renewal periods do not exceed the total number of [] months available in all renewal years combined. Automatic renewal of this Contract is prohibited.

Alternate Renewal Term – This contract may be renewed for [] successive [] year periods or shorter periods provided that they do not exceed the total number of months contained in all available renewals. Automatic renewal of this Contract is prohibited. Renewals must be approved by the Vendor and Agency.

Delivery Order Limitations: In the event that this contract permits delivery orders, a delivery order may only be issued during the time this Contract is in effect. Any delivery order issued within one year of the expiration of this Contract shall be effective for one year from the date the delivery order is issued. No delivery order may be extended beyond one year after this Contract has expired.

Fixed Period Contract: This Contract becomes effective upon Vendor's receipt of the notice to proceed and must be completed within [] days.

Fixed Period Contract with Renewals: This Contract becomes effective upon Vendor's receipt of the notice to proceed and part of the Contract more fully described in the attached specifications must be completed within [] days. Upon completion of the work covered by the preceding sentence, the vendor agrees that maintenance, monitoring, or warranty services will be provided for [] year(s) thereafter.

One Time Purchase: The term of this Contract shall run from the issuance of the Award Document until all of the goods contracted for have been delivered, but in no event will this Contract extend for more than one fiscal year.

Other: See attached.

4. AUTHORITY TO PROCEED: Vendor is authorized to begin performance of this contract on the date of encumbrance listed on the front page of the Award Document unless either the box for "Fixed Period Contract" or "Fixed Period Contract with Renewals" has been checked in Section 3 above. If either "Fixed Period Contract" or "Fixed Period Contract with Renewals" has been checked, Vendor must not begin work until it receives a separate notice to proceed from the State. The notice to proceed will then be incorporated into the Contract via change order to memorialize the official date that work commenced.

5. QUANTITIES: The quantities required under this Contract shall be determined in accordance with the category that has been identified as applicable to this Contract below.

Open End Contract: Quantities listed in this Solicitation/Award Document are approximations only, based on estimates supplied by the Agency. It is understood and agreed that the Contract shall cover the quantities actually ordered for delivery during the term of the Contract, whether more or less than the quantities shown.

Service: The scope of the service to be provided will be more clearly defined in the specifications included herewith.

Combined Service and Goods: The scope of the service and deliverable goods to be provided will be more clearly defined in the specifications included herewith.

One Time Purchase: This Contract is for the purchase of a set quantity of goods that are identified in the specifications included herewith. Once those items have been delivered, no additional goods may be procured under this Contract without an appropriate change order approved by the Vendor, Agency, DoHs, OSA, Office of Purchasing, and Attorney General's office.

6. EMERGENCY PURCHASES: The Purchasing Director may authorize the Agency to purchase goods or services in the open market that Vendor would otherwise provide under this Contract if those goods or services are for immediate or expedited delivery in an emergency. Emergencies shall include, but are not limited to, delays in transportation or an unanticipated increase in the volume of work. An emergency purchase in the open market, approved by the Purchasing Director, shall not constitute a breach of this Contract and shall not entitle the Vendor to any form of compensation or damages. This provision does not excuse the State from fulfilling its obligations under a One Time Purchase contract.

7. REQUIRED DOCUMENTS: All of the items checked below must be provided to the Agency by the Vendor as specified below.

PERFORMANCE BOND: The apparent successful Vendor shall provide a performance bond in the amount of 100% of the contract value. The performance bond must be received by the

Agency prior to Contract award.

LABOR/MATERIAL PAYMENT BOND: The apparent successful Vendor shall provide a labor/material payment bond in the amount of 100% of the Contract value. The labor/material payment bond must be received by the Agency prior to Contract award.

MAINTENANCE BOND: The apparent successful Vendor shall provide a two (2) year maintenance bond covering the roofing system. The maintenance bond must be issued and delivered to the Agency prior to Contract award.

LICENSE(S) / CERTIFICATIONS / PERMITS: In addition to anything required under the Section of the General Terms and Conditions entitled Licensing, the apparent successful Vendor shall furnish proof of the following licenses, certifications, and/or permits upon request and in a form acceptable to the State. The request may be prior to or after contract award at the State's sole discretion.

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The apparent successful Vendor shall also furnish proof of any additional licenses or certifications contained in the specifications regardless of whether or not that requirement is listed above.

8. INSURANCE: The apparent successful Vendor shall furnish proof of the insurance identified by a checkmark below and must include the State as an additional insured on each policy prior to Contract award. The insurance coverages identified below must be maintained throughout the life of this contract. Thirty (30) days prior to the expiration of the insurance policies Vendor shall provide the Agency with proof that the insurance mandated herein has been continued. Vendor must also provide Agency with immediate notice of any changes in its insurance policies, including but not limited to, policy cancelation, policy reduction, or change in insurers. The apparent successful Vendor

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shall not limit the State or Agency's right to pursue any other available remedy. Vendor shall pay liquidated damages in the amount specified below or as described in the specifications:

_____ for _____

Liquidated Damages Contained in the Specifications.

Liquidated Damages Are Not Included in this Contract.

11. ACCEPTANCE: Vendor's signature on its bid, or on the certification and signature page, constitutes an offer to the State that cannot be unilaterally withdrawn, signifies that the product or service proposed by vendor meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise indicated, and signifies acceptance of the terms and conditions contained in the Solicitation unless otherwise indicated.

12. PRICING: The pricing set forth herein is firm for the life of the Contract, unless specified elsewhere within this Solicitation/Contract by the State. A Vendor's inclusion of price adjustment provisions in its bid, without an express authorization from the State in the Solicitation to do so, may result in bid disqualification. Notwithstanding the foregoing, Vendor must extend any publicly advertised sale price to the State and invoice at the lower of the contract price or the publicly advertised sale price.

13. PAYMENT IN ARREARS: Payments for goods/services will be made in arrears only upon receipt of a proper invoice, detailing the goods/services provided or receipt of the goods/services, whichever is later. Notwithstanding the foregoing, payments for software licenses, subscriptions, or maintenance may be paid annually in advance.

14. PAYMENT METHODS: Vendor must accept payment by electronic funds transfer or P-Card. (The State of West Virginia's Purchasing Card program, administered under contract by a banking institution, processes payment for goods and services through state designated credit cards.)

15. ADDITIONAL FEES: Vendor is not permitted to charge additional fees or assess additional charges that were not either expressly provided for in the solicitation published by the State of West Virginia, included in the Contract, or included in the unit price or lump sum bid amount that Vendor is required by the solicitation to provide. Including such fees or charges as notes to the solicitation may result in rejection of vendor's bid. Requesting such fees or charges be paid after the contract has been awarded may result in cancellation of the contract.

16. TAXES: The Vendor shall pay any applicable sales, use, personal property or any other taxes arising out of this Contract and the transactions contemplated thereby. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.

17. FUNDING: This Contract shall continue for the term stated herein, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise made available, this Contract becomes void and of no effect

beginning on July 1 of the fiscal year for which funding has not been appropriated or otherwise made available. If that occurs, the State may notify the Vendor that an alternative source of funding has been obtained and thereby avoid the automatic termination. Non-appropriation or non-funding shall not be considered an event of default.

18. CANCELLATION: The State reserves the right to cancel this Contract immediately upon written notice to the vendor if the materials or workmanship supplied do not conform to the specifications contained in the Contract. The Agency may also cancel any purchase or Contract upon 30 days written notice to the Vendor.

19. TIME: Time is of the essence with regard to all matters of time and performance in this Contract.

20. APPLICABLE LAW: This Contract is governed by and interpreted under West Virginia law without giving effect to its choice of law principles. Any information provided in specification manuals, or any other source, verbal or written, which contradicts or violates the West Virginia Constitution, West Virginia Code or West Virginia Code of State Rules is void and of no effect.

21. COMPLIANCE WITH LAWS: Vendor shall comply with all applicable federal, state, and local laws, regulations and ordinances. By submitting a bid, Vendor acknowledges that it has reviewed, understands, and will comply with all applicable laws, regulations, and ordinances. Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to comply with all applicable laws, regulations, and ordinances.

22. ARBITRATION: Any references made to arbitration contained in this Contract, Vendor's bid, or in any American Institute of Architects documents pertaining to this Contract are hereby deleted, void, and of no effect.

23. MODIFICATIONS: This writing is the parties' final expression of intent. Notwithstanding anything contained in this Contract to the contrary, no modification of this Contract shall be binding without mutual written consent of the Agency, and the Vendor.

24. WAIVER: The failure of either party to insist upon a strict performance of any of the terms or provision of this Contract, or to exercise any option, right, or remedy herein contained, shall not be construed as a waiver or a relinquishment for the future of such term, provision, option, right, or remedy, but the same shall continue in full force and effect. Any waiver must be expressly stated in writing and signed by the waiving party.

25. SUBSEQUENT FORMS: The terms and conditions contained in this Contract shall supersede any and all subsequent terms and conditions which may appear on any form documents submitted by Vendor to the DoHS, OSA Office of Purchasing such as price lists, order forms, invoices, sales agreements, or maintenance agreements, and includes internet websites or other electronic documents. Acceptance or use of Vendor's forms does not constitute acceptance of the terms and conditions contained thereon.

26. ASSIGNMENT: Neither this Contract nor any monies due, or to become due hereunder, may be assigned by the Vendor without the express written consent of the Agency and any other government agency or office that may be required to approve such assignments.

27. WARRANTY: The Vendor expressly warrants that the goods and/or services covered by this Contract will: (a) conform to the specifications, drawings, samples, or other description furnished or specified by the Agency; (b) be merchantable and fit for the purpose intended; and (c) be free from defect in material and workmanship.

28. STATE EMPLOYEES: State employees are not permitted to utilize this Contract for personal use and the Vendor is prohibited from permitting or facilitating the same.

29. PRIVACY, SECURITY, AND CONFIDENTIALITY: The Vendor agrees that it will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the Agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the Agency's policies, procedures, and rules. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in <http://www.state.wv.us/admin/purchase/privacy/default.html>

30. YOUR SUBMISSION IS A PUBLIC DOCUMENT: Vendor's entire response to the Solicitation and the resulting Contract are public documents. As public documents, they will be disclosed to the public following the bid/proposal opening or award of the contract, as required by the competitive bidding laws of West Virginia Code §§ 5-22-1 et seq., and 5G-1-1 et seq. and the Freedom of Information Act West Virginia Code §§ 29B-1-1 et seq.

DO NOT SUBMIT MATERIAL YOU CONSIDER TO BE CONFIDENTIAL, A TRADE SECRET, OR OTHERWISE NOT SUBJECT TO PUBLIC DISCLOSURE.

Submission of any bid, proposal, or other document to the DoHS, OSA, Office of Purchasing constitutes your explicit consent to the subsequent public disclosure of the bid, proposal, or document. The DoHS, OSA, Office of Purchasing will disclose any document labeled "confidential," "proprietary," "trade secret," "private," or labeled with any other claim against public disclosure of the documents, to include and "trade secrets" as defined by West Virginia Code § 47-22-1 et seq. All submissions are subject to public disclosure without notice.

31. LICENSING: Vendor must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agency or political subdivision. Obligations related to political subdivisions may include, but are not limited to, business licensing, business and occupation taxes, inspection compliance, permitting, etc. Upon request, the Vendor must provide all necessary releases to obtain information to enable the DoHS, OSA, Office of Purchasing Director and the Agency to verify that the Vendor is licensed and in good standing with the above entities. Vendor shall notify all subcontractors providing commodities or services related to this Contract that as subcontractors, they too are required to be licensed, in good standing, and up-to-date on all state and local obligations as described in this section.

32. ANTITRUST: In submitting a bid to, signing a contract with, or accepting an Award Document from any agency of the State of West Virginia, the Vendor agrees to convey, sell, assign, or transfer to the State of West Virginia all rights, title, and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to Vendor.

33. VENDOR CERTIFICATIONS: By signing its bid or entering into this Contract, Vendor certifies (1) that its bid or offer was made without prior understanding, agreement, or connection with any corporation, firm, limited liability company, partnership, person or entity submitting a bid or offer for the same material, supplies, equipment or services; (2) that its bid or offer is in all respects fair and without collusion or fraud; (3) that this Contract is accepted or entered into without any prior understanding, agreement, or connection to any other entity that could be considered a violation of law; and (4) that it has reviewed this Solicitation in its entirety; understands the requirements, terms and conditions, and other information contained herein. Vendor's signature on its bid or offer also affirms that neither it nor its representatives have any interest, nor shall acquire any interest, direct or indirect, which would compromise the performance of its services hereunder. Any such interests shall be promptly presented in detail to the Agency. The individual signing this bid or offer on behalf of Vendor certifies that he or she is authorized by the Vendor to execute this bid or offer or any documents related thereto on

Vendor's behalf; that he or she is authorized to bind the Vendor in a contractual relationship; and that, to the best of his or her knowledge, the Vendor has properly registered with any State agency that may require registration.

34. VENDOR RELATIONSHIP: The relationship of the Vendor to the State shall be that of an independent contractor and no principal-agent relationship or employer-employee relationship is contemplated or created by this Contract. The Vendor as an independent contractor is solely liable for the acts and omissions of its employees and agents. Vendor shall be responsible for selecting, supervising, and compensating any and all individuals employed pursuant to the terms of this Solicitation and resulting contract. Neither the Vendor, nor any employees or subcontractors of the Vendor, shall be deemed to be employees of the State for any purpose whatsoever. Vendor shall be exclusively responsible for payment of employees and contractors for all wages and salaries, taxes, withholding payments, penalties, fees, fringe benefits, professional liability insurance premiums, contributions to insurance and pension, or other deferred compensation plans, including but not limited to, Workers' Compensation and Social Security obligations, licensing fees, etc. and the filing of all necessary documents, forms, and returns pertinent to all of the foregoing. Vendor shall hold harmless the State, and shall provide the State and Agency with a defense against any and all claims including, but not limited to, the foregoing payments, withholdings, contributions, taxes, Social Security taxes, and employer income tax returns.

35. INDEMNIFICATION: The Vendor agrees to indemnify, defend, and hold harmless the State and the Agency, their officers, and employees from and against: (1) Any claims or losses for services rendered by any subcontractor, person, or firm performing or supplying services,

materials, or supplies in connection with the performance of the Contract; (2) Any claims or losses resulting to any person or entity injured or damaged by the Vendor, its officers, employees, or subcontractors by the publication, translation, reproduction, delivery, performance, use, or disposition of any data used under the Contract in a manner not authorized by the Contract, or by Federal or State statutes or regulations; and (3) Any failure of the Vendor, its officers, employees, or subcontractors to observe State and Federal laws including, but not limited to, labor and wage and hour laws.

36. PURCHASING AFFIDAVIT: In accordance with West Virginia Code §§ 5A-3-10a and 5-22-1(i), the State is prohibited from awarding a contract to any bidder that owes a debt to the State or a political subdivision of the State, Vendors are required to sign, notarize, and submit the Purchasing Affidavit to the DoHS, OSA, Office of Purchasing affirming under oath that it is not in default on any monetary obligation owed to the state or a political subdivision of the state.

37. CONFLICT OF INTEREST: Vendor, its officers or members or employees, shall not presently have or acquire an interest, direct or indirect, which would conflict with or compromise the performance of its obligations hereunder. Vendor shall periodically inquire of its officers, members and employees to ensure that a conflict of interest does not arise. Any conflict of interest discovered shall be promptly presented in detail to the Agency.

38. REPORTS: Vendor shall provide the Agency and/or the DoHS, OSA, Office of Purchasing with the following reports identified by a checked box below:

Such reports as the Agency and/or the DoHS, OSA, Office of Purchasing may request. Requested reports may include, but are not limited to, quantities purchased, agencies utilizing the contract, total contract expenditures by agency, etc.

Quarterly reports detailing the total quantity of purchases in units and dollars, along with a listing of purchases by agency. Quarterly reports should be delivered to the DoHS, OSA, Office of Purchasing.

39. BACKGROUND CHECK: In accordance with W. Va. Code § 15-2D-3, the State reserves the right to prohibit a service provider's employees from accessing sensitive or critical information or to be present at the Capitol complex based upon results addressed from a criminal background check. Service providers should contact the West Virginia Division of Protective Services by phone at (304) 558-9911 for more information.

40. PREFERENCE FOR USE OF DOMESTIC STEEL PRODUCTS: Except when authorized by the Director of the DoHS, OSA, Purchasing Division no contractor may use or supply steel products for a State Contract Project other than those steel products made in the United States. A contractor who uses steel products in violation of this section may be subject to civil penalties as used in this section:

a. "State Contract Project" means any erection or construction of, or any addition to, alteration of or other improvement to any building or structure, including, but not limited to, roads or highways, or the installation of any heating or cooling or ventilating plants or other equipment,

or the supply of and materials for such projects, pursuant to a contract with the State of West Virginia for which bids were solicited on or after June 6, 2001.

b. "Steel Products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two or more or such operations, from steel made by the open hearth, basic oxygen, electric furnace, Bessemer or other steel making process. The DoHS, OSA, Office of Purchasing Director may, in writing, authorize the use of foreign steel products if:

c. The cost for each contract item used does not exceed one tenth of one percent (.1%) of the total contract cost or two thousand five hundred dollars (\$2,500.00), whichever is greater. For the purposes of this section, the cost is the value of the steel product as delivered to the project; or

d. The Director of the DoHS, OSA, Office of Purchasing determines that specified steel materials are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.

41. PREFERENCE FOR USE OF DOMESTIC ALUMINUM, GLASS, AND STEEL: For every contract or subcontract, subject to the limitations contained herein, for the construction, reconstruction, alteration, repair, improvement or maintenance of public works or for the purchase of any item of machinery or equipment to be used at sites of public works, only domestic aluminum, glass or steel products shall be supplied unless the spending officer determines, in writing, after the receipt of offers or bids, (1) that the cost of domestic aluminum, glass or steel products is unreasonable or inconsistent with the public interest of the State of West Virginia, (2) that domestic aluminum, glass or steel products are not produced in sufficient quantities to meet the contract requirements, or (3) the available domestic aluminum, glass, or steel do not meet the contract specifications. This provision only applies to public works contracts awarded in an amount more than fifty thousand dollars (\$50,000) or public works contracts that require more than ten thousand pounds of steel products.

The cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than twenty percent (20%) of the bid or offered price for foreign made aluminum, glass, or steel products. If the domestic aluminum, glass or steel products to be supplied or produced in a "substantial labor surplus area", as defined by the United States Department of Labor, the cost of domestic aluminum, glass, or steel products may be unreasonable if the cost is more than thirty percent (30%) of the bid or offered price for foreign made aluminum, glass, or steel products. This preference shall be applied to an item of machinery or equipment, as indicated above, when the item is a single unit of equipment or machinery manufactured primarily of aluminum, glass or steel, is part of a public works contract and has the sole purpose or of being a permanent part of a single public works project. This provision does not apply to equipment or machinery purchased by a spending unit for use by that spending unit and not as part of a single public works project.

All bids and offers including domestic aluminum, glass or steel products that exceed bid or offer prices including foreign aluminum, glass or steel products after application of the preferences provided in this provision may be reduced to a price equal to or lower than the lowest bid or

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offer price for foreign aluminum, glass or steel products plus the applicable preference. If the reduced bid or offer prices are made in writing and supersede the prior bid or offer prices, all bids or offers, including the reduced bid or offer prices, will be reevaluated in accordance with this rule.

42. PROHIBITION AGAINST USED OR REFURBISHED: Unless expressly permitted in the solicitation published by the State, Vendor must provide new, unused commodities, and is prohibited from supplying used or refurbished commodities, in fulfilling its responsibilities under this Contract.

43. VOID CONTRACT CLAUSES - This Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law.

ADDITIONAL TERMS AND CONDITIONS (Construction Contracts Only)

1. CONTRACTOR'S LICENSE: West Virginia Code § 30-42-2 requires that all persons desiring to perform contracting work in this state be licensed. The West Virginia Contractors Licensing Board is empowered to issue the contractor's license. Applications for a contractor's license may be made by contacting the West Virginia Contractor Licensing Board. The apparent successful Vendor must furnish a copy of its contractor's license prior to the issuance of a contract award document.

2. AIA DOCUMENTS: All construction contracts that will be completed in conjunction with architectural services procured under Chapter 5G of the West Virginia Code will be governed by the attached AIA documents, as amended by the Supplementary Conditions for the State of West Virginia, in addition to the terms and conditions contained herein.

2A. PROHIBITION AGAINST GENERAL CONDITIONS: Notwithstanding anything contained in the AIA Documents or the Supplementary Conditions, the State of West Virginia will not pay for general conditions, or winter conditions, or any other condition representing a delay in the contract. The Vendor is expected to mitigate delay costs to the greatest extent possible and any costs associated with Delays must be specifically and concretely identified. The state will not consider an average daily rate multiplied by the number of days extended to be an acceptable charge.

3. GREEN BUILDINGS MINIMUM ENERGY STANDARDS: In accordance with § 22-29-4, all new building construction projects of public agencies that have not entered the schematic design phase prior to July 1, 2012, or any building construction project receiving state grant funds and appropriations, including public schools, that have not entered the schematic design phase prior to July 1, 2012, shall be designed and constructed complying with the ICC International Energy Conservation Code, adopted by the State Fire Commission, and the ANSI/ASHRAE/IESNA Standard 90.1-2007: Provided, That if any construction project has a commitment of federal funds to pay for a portion of such project, this provision shall only apply to the extent such standards are consistent with the federal standards.

**ADDITIONAL TERMS AND CONDITIONS
(Architectural and Engineering Contracts Only)**

1. PLAN AND DRAWING DISTRIBUTION: All plans and drawings must be completed and available for distribution at least five business days prior to a scheduled pre-bid meeting for the construction or other work related to the plans and drawings.

2. PROJECT ADDENDA REQUIREMENTS: The Architect/Engineer and/or Agency shall be required to abide by the following schedule in issuing construction project addenda. The Architect/Engineer shall prepare any addendum materials for which it is responsible, and a list of all vendors that have obtained drawings and specifications for the project. The Architect/Engineer shall then send a copy of the addendum materials and the list of vendors to the State Agency for which the contract is issued to allow the Agency to make any necessary modifications. The addendum and list shall then be forwarded to the DoHS, OSA, Office of Purchasing buyer by the Agency. The DoHS, OSA, Office of Purchasing buyer shall send the addendum to all interested vendors and, if necessary, extend the bid opening date. Any addendum should be received by the DoHS, OSA, Office of Purchasing at least fourteen (14) days prior to the bid opening date.

3. PRE-BID MEETING RESPONSIBILITIES: The Architect/Engineer shall be available to attend any pre-bid meeting for the construction or other work resulting from the plans, drawings, or specifications prepared by the Architect/Engineer.

4. AIA DOCUMENTS: All construction contracts that will be completed in conjunction with architectural services procured under Chapter 5G of the West Virginia Code will be governed by the attached AIA documents, as amended by the Supplementary Conditions for the State of West Virginia, in addition to the terms and conditions contained herein. The terms and conditions of this document shall prevail over anything contained in the AIA Documents or the Supplementary Conditions.

5. GREEN BUILDINGS MINIMUM ENERGY STANDARDS: In accordance with West Virginia Code § 22-29-4, all new building construction projects of public agencies that have not entered the schematic design phase prior to July 1, 2012, or any building construction project receiving state grant funds and appropriations, including public schools, that have not entered the schematic design phase prior to July 1, 2012, shall be designed and constructed complying with the ICC International Energy Conservation Code, adopted by the State Fire Commission, and the ANSI/ASHRAE/IESNA Standard 90.1-2007: Provided, That if any construction project has a commitment of federal funds to pay for a portion of such project, this provision shall only apply to the extent such standards are consistent with the federal standards.

DESIGNATED CONTACT: Vendor appoints the individual identified in this Section as the Contract Administrator and the initial point of contact for matters relating to this Contract.

Dana Hartley, Manager
(Name, Title)
Dana Hartley, Manager
(Printed Name and Title)
PO Box 202, New Hill NC 27562
(Address)
919-355-8242
(Phone Number) / (Fax Number)
dana@commercialvinylsolutions.com
(E-mail address)

CERTIFICATION AND SIGNATURE: By signing below, or submitting documentation through wvOASIS, I certify that I have reviewed this Solicitation in its entirety; that I understand the requirements, terms and conditions, and other information contained herein; that this bid, offer or proposal constitutes an offer to the State that cannot be unilaterally withdrawn; that the product or service proposed meets the mandatory requirements contained in the Solicitation for that product or service, unless otherwise stated herein; that the Vendor accepts the terms and conditions contained in the Solicitation, unless otherwise stated herein; that I am submitting this bid, offer or proposal for review and consideration; that I am authorized by the vendor to execute and submit this bid, offer, or proposal, or any documents related thereto on vendor's behalf; that I am authorized to bind the vendor in a contractual relationship; and that to the best of my knowledge, the vendor has properly registered with any State agency that may require registration.

By signing below, I further certify that I understand this Contract is subject to the provisions of West Virginia Code § 5A-3-62, which automatically voids certain contract clauses that violate State law.

Commercial Vinyl Solutions
(Company)

(Authorized Signature) (Representative Name, Title)

Dana Hartley, Manager
(Printed Name and Title of Authorized Representative)

05/06/2024
(Date)

919-355-8242
(Phone Number) (Fax Number)

ADDENDUM ACKNOWLEDGEMENT FORM

SOLICITATION NO.: APO 0512 2927 MMB24*008

Instructions: Please acknowledge receipt of all addenda issued with this solicitation by completing this addendum acknowledgment form. Check the box next to each addendum received and sign below. Failure to acknowledge addenda may result in bid disqualification. Acknowledgment: I hereby acknowledge receipt of the following addenda and have made the necessary revisions to my proposal, plans and/or specification, etc.

Addendum Numbers Received:
(Check the box next to each addendum received)

- | | |
|---|--|
| <input type="checkbox"/> Addendum No. 1 | <input type="checkbox"/> Addendum No. 6 |
| <input type="checkbox"/> Addendum No. 2 | <input type="checkbox"/> Addendum No. 7 |
| <input type="checkbox"/> Addendum No. 3 | <input type="checkbox"/> Addendum No. 8 |
| <input type="checkbox"/> Addendum No. 4 | <input type="checkbox"/> Addendum No. 9 |
| <input type="checkbox"/> Addendum No. 5 | <input type="checkbox"/> Addendum No. 10 |

I understand that failure to confirm the receipt of addenda may be cause for rejection of this bid. I further understand that any verbal representation made or assumed to be made during any oral discussion held between Vendor's representatives and any state personnel is not binding. Only the information issued in writing and added to the specifications by an official addendum is binding.

Commercial Vinyl Solutions

Company


Authorized Signature
5/6/2024

Date

NOTE: This addendum acknowledgment should be submitted with the bid to expedite document processing.

FEDERAL FUNDS ADDENDUM

2 C.F.R. §§ 200.317 – 200.327

Purpose: This addendum is intended to modify the solicitation in an attempt to make the contract compliant with the requirements of 2 C.F.R. §§ 200.317 through 200.327 relating to the expenditure of certain federal funds. This solicitation will allow the State to obtain one or more contracts that satisfy standard state procurement, state federal funds procurement, and county/local federal funds procurement requirements.

Instructions: Vendors who are willing to extend their contract to procurements with federal funds and the requirements that go along with doing so, should sign the attached document identified as: “REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY CONTRACTS UNDER FEDERAL AWARDS (2 C.F.R. § 200.317)”

Should the awarded vendor be unwilling to extend the contract to federal funds procurement, the State reserves the right to award additional contracts to vendors that can and are willing to meet federal funds procurement requirements.

Changes to Specifications: Vendors should consider this solicitation as containing two separate solicitations, one for state level procurement and one for county/local procurement.

State Level: In the first solicitation, bid responses will be evaluated with applicable preferences identified in sections 15, 15A, and 16 of the “Instructions to Vendors Submitting Bids” to establish a contract for both standard state procurements and state federal funds procurements.

County Level: In the second solicitation, bid responses will be evaluated with applicable preferences identified in Sections 15, 15A, and 16 of the “Instructions to Vendors Submitting Bids” omitted to establish a contract for County/Local federal funds procurement.

Award: If the two evaluations result in the same vendor being identified as the winning bidder, the two solicitations will be combined into a single contract award. If the evaluations result in a different bidder being identified as the winning bidder, multiple contracts may be awarded. The State reserves the right to award to multiple different entities should it be required to satisfy standard state procurement, state federal funds procurement, and county/local federal funds procurement requirements.

State Government Use Caution: State agencies planning to utilize this contract for procurements subject to the above identified federal regulations should first consult with the federal agency providing the applicable funding to ensure the contract is compliant.

County/Local Government Use Caution: County and Local government entities planning to utilize this contract for procurements subject to the above identified federal regulation should first consult with the federal agency providing the applicable funding to ensure the contract is compliant. For purposes of County/Local government use, the solicitation resulting in this contract was conducted in accordance with the procurement laws, rules, and procedures governing the West Virginia Department of Human Services, Office of Shared Administration, except that vendor preference has been omitted for County/Local use purposes and the contract terms contained in the document entitled “REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY CONTRACTS UNDER FEDERAL AWARDS (2 C.F.R. § 200.317)” have been added.

FEDERAL FUNDS ADDENDUM

**REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY
CONTRACTS UNDER FEDERAL AWARDS (2 C.F.R. § 200.317):**

The State of West Virginia Department of Human Services, OSA and the Vendor awarded this Contract intend that this Contract be compliant with the requirements of the Procurement Standards contained in the Uniform Administrative Requirements, Cost Principles, and Audit Requirements found in 2 C.F.R. § 200.317, et seq. for procurements conducted by a Non-Federal Entity. Accordingly, the Parties agree that the following provisions are included in the Contract.

1. MINORITY BUSINESSES, WOMEN'S BUSINESS ENTERPRISES, AND LABOR SURPLUS AREA FIRMS:
(2 C.F.R. § 200.321)

- a. The State confirms that it has taken all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible. Those affirmative steps include:

- (1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- (2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- (3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
- (4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;
- (5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and
- (6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) above.

- b. Vendor confirms that if it utilizes subcontractors, it will take the same affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.

2. DOMESTIC PREFERENCES:
(2 C.F.R. § 200.322)

- a. The State confirms that as appropriate and to the extent consistent with law, it has, to the greatest extent practicable under a Federal award, provided a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United

States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).

- b. Vendor confirms that will include the requirements of this Section 2. Domestic Preference in all subawards including all contracts and purchase orders for work or products under this award.
- c. Definitions: For purposes of this section:

(1) "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.

(2) "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

3. BREACH OF CONTRACT REMEDIES AND PENALTIES:
(2 C.F.R. § 200.327 and Appendix II)

- (a) The provisions of West Virginia Code of State Rules § 148-1-5 provide for breach of contract remedies, and penalties. A copy of that rule is attached hereto as Exhibit A and expressly incorporated herein by reference.

4. TERMINATION FOR CAUSE AND CONVENIENCE:
(2 C.F.R. § 200.327 and Appendix II)

- (a) The provisions of West Virginia Code of State Rules § 148-1-5 govern Contract termination. A copy of that rule is attached hereto as Exhibit A and expressly incorporated herein by reference.

5. EQUAL EMPLOYMENT OPPORTUNITY:
(2 C.F.R. § 200.327 and Appendix II)

Except as otherwise provided under 41 CFR Part 60, and if this contract meets the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3, this contract includes the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

6. DAVIS-BACON WAGE RATES:
(2 C.F.R. § 200.327 and Appendix II)

Vendor agrees that if this Contract includes construction, all construction work in excess of \$2,000 will be completed and paid for in compliance with the Davis–Bacon Act (40 U.S.C. 3141–3144, and 3146–3148) as supplemented by Department of Labor regulations (29 CFR Part 5, “Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction”). In accordance with the statute, contractors must:

- (a) pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor.
- (b) pay wages not less than once a week.

A copy of the current prevailing wage determination issued by the Department of Labor is attached hereto as Exhibit B. The decision to award a contract or subcontract is conditioned upon the acceptance of the wage determination. The State will report all suspected or reported violations to the Federal awarding agency.

7. ANTI-KICKBACK ACT:
(2 C.F.R. § 200.327 and Appendix II)

Vendor agrees that it will comply with the Copeland Anti-KickBack Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, “Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States”). Accordingly, Vendor, Subcontractors, and anyone performing under this contract are prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The State must report all suspected or reported violations to the Federal awarding agency.

8. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT
(2 C.F.R. § 200.327 and Appendix II)

Where applicable, and only for contracts awarded by the State in excess of \$100,000 that involve the employment of mechanics or laborers, Vendor agrees to comply with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, Vendor is required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

9. RIGHTS TO INVENTIONS MADE UNDER A CONTRACT OR AGREEMENT.
(2 C.F.R. § 200.327 and Appendix II)

If the Federal award meets the definition of “funding agreement” under 37 CFR § 401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that “funding agreement,” the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” and any implementing regulations issued by the awarding agency.

10. CLEAN AIR ACT
(2 C.F.R. § 200.327 and Appendix II)

Vendor agrees that if this contract exceeds \$150,000, Vendor is to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251–1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

11. DEBARMENT AND SUSPENSION
(2 C.F.R. § 200.327 and Appendix II)

The State will not award to any vendor that is listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), “Debarment and Suspension.” SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

12. BYRD ANTI-LOBBYING AMENDMENT
(2 C.F.R. § 200.327 and Appendix II)

Vendors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

13. PROCUREMENT OF RECOVERED MATERIALS

(2 C.F.R. § 200.327 and Appendix II; 2 C.F.R. § 200.323)

Vendor agrees that it and the State must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

14. PROHIBITION ON CERTAIN TELECOMMUNICATIONS AND VIDEO SURVEILLANCE SERVICES OR EQUIPMENT.

(2 C.F.R. § 200.327 and Appendix II; 2 CFR § 200.216)

Vendor and State agree that both are prohibited from obligating or expending funds under this Contract to:

- (1) Procure or obtain;
- (2) Extend or renew a contract to procure or obtain; or
- (3) Enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. As described in Public Law 115–232, section 889, covered telecommunications equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
 - (i) For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
 - (ii) Telecommunications or video surveillance services provided by such entities or using such equipment.
 - (iii) Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

In implementing the prohibition under Public Law 115-232, section 889, subsection (f), paragraph (1), heads of executive agencies administering loan, grant, or subsidy programs shall prioritize available funding and technical support to assist affected businesses, institutions and organizations as is reasonably necessary for those affected entities to transition from covered communications equipment and services, to procure replacement equipment and services, and to ensure that communications service to users and customers is sustained.

State of West Virginia

Vendor Name:

OSA

By:

Sheila K Ramey

By:

[Signature]

Printed Name:

Sheila K Ramey

Printed Name:

Dana Hartley

Title:

Procurement Supervisor

Title:

Manager

Date:

5/24/24

Date:

5/6/2024

**EXHIBIT A To:
REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY
CONTRACTS UNDER FEDERAL AWARDS (2 C.F.R. § 200.317):**

W. Va. CSR § 148-1-5

West Virginia Code of State Rules
Title 148. Department of Administration
Legislative Rule (Ser. 1)
Series 1. Purchasing

W. Va. Code St. R. § 148-1-5
§ 148-1-5. Remedies.
Currentness

5.1. The Director may require that the spending unit attempt to resolve any issues that it may have with the vendor prior to pursuing a remedy contained herein. The spending unit must document any resolution efforts and provide copies of those documents to the Purchasing Division.

5.2. Contract Cancellation.

5.2.1. Cancellation. The Director may cancel a purchase or contract immediately under any one of the following conditions including, but not limited to:

5.2.1.a. The vendor agrees to the cancellation;

5.2.1.b. The vendor has obtained the contract by fraud, collusion, conspiracy, or is in conflict with any statutory or constitutional provision of the State of West Virginia;

5.2.1.c. Failure to honor any contractual term or condition or to honor standard commercial practices;

5.2.1.d. The existence of an organizational conflict of interest is identified;

5.2.1.e. Funds are not appropriated or an appropriation is discontinued by the legislature for the acquisition;

5.2.1.f. Violation of any federal, state, or local law, regulation, or ordinance, and

5.2.1.g. The contract was awarded in error.

5.2.2. The Director may cancel a purchase or contract for any reason or no reason, upon providing

the vendor with 30 days' notice of the cancellation.

5.2.3. Opportunity to Cure. In the event that a vendor fails to honor any contractual term or condition, or violates any provision of federal, state, or local law, regulation, or ordinance, the Director may request that the vendor remedy the contract breach or legal violation within a time frame the Director determines to be appropriate. If the vendor fails to remedy the contract breach or legal violation or the Director determines, at his or her sole discretion, that such a request is unlikely to yield a satisfactory result, then he or she may cancel immediately without providing the vendor an opportunity to perform a remedy.

5.2.4. Re-Award. The Director may award the cancelled contract to the next lowest responsible bidder (or next highest scoring bidder if best value procurement) without a subsequent solicitation if the following conditions are met:

5.2.4.a. The next lowest responsible bidder (or next highest scoring bidder if best value procurement) is able to perform at the price contained in its original bid submission, and

5.2.4.b. The contract is an open-end contract, a one-time purchase contract, or a contract for work which has not yet commenced.

Award to the next lowest responsible bidder (or next highest scoring bidder if best value procurement) will not be an option if the vendor's failure has in any way increased or significantly changed the scope of the original contract. The vendor failing to honor contractual and legal obligations is responsible for any increase in cost the state incurs as a result of the re-award.

5.3. Non-Responsible. If the Director believes that a vendor may be non-responsible, the Director may request that a vendor or spending unit provide evidence that the vendor either does or does not have the capability to fully perform the contract requirements, and the integrity and reliability necessary to assure good faith performance. If the Director determines that the vendor is non-responsible, the Director shall reject that vendor's bid and shall not award the contract to that vendor. A determination of non-responsibility must be evaluated on a case-by-case basis and can only be made after the vendor in question has submitted a bid. A determination of non-responsibility will only extend to the contract for which the vendor has submitted a bid and does not operate as a bar against submitting future bids.

5.4. Suspension.

5.4.1. The Director may suspend, for a period not to exceed 1 year, the right of a vendor to bid on

procurements issued by the Purchasing Division or any state spending unit under its authority if:

5.4.1.a. The vendor has submitted a bid and then requested that its bid be withdrawn after bids have been publicly opened.

5.4.1.b. The vendor has exhibited poor performance in fulfilling his or her contractual obligations to the State. Poor performance includes, but is not limited to any of the following: violations of law, regulation, or ordinance; failure to deliver timely; failure to deliver quantities ordered; poor performance reports; or failure to deliver commodities, services, or printing at the quality level required by the contract.

5.4.1.c. The vendor has breached a contract issued by the Purchasing Division or any state spending unit under its authority and refuses to remedy that breach.

5.4.1.d. The vendor's actions have given rise to one or more of the grounds for debarment listed in W. Va. Code § 5A-3-33d.

5.4.2. Vendor suspension for the reasons listed in section 5.4 above shall occur as follows:

5.4.2.a. Upon a determination by the Director that a suspension is warranted, the Director will serve a notice of suspension to the vendor.

5.4.2.b. A notice of suspension must inform the vendor:

5.4.2.b.1. Of the grounds for the suspension;

5.4.2.b.2. Of the duration of the suspension;

5.4.2.b.3. Of the right to request a hearing contesting the suspension;

5.4.2.b.4. That a request for a hearing must be served on the Director no later than 5 working days of the vendor's receipt of the notice of suspension;

5.4.2.b.5. That the vendor's failure to request a hearing no later than 5 working days of

the receipt of the notice of suspension will be deemed a waiver of the right to a hearing and result in the automatic enforcement of the suspension without further notice or an opportunity to respond; and

5.4.2.b.6. That a request for a hearing must include an explanation of why the vendor believes the Director's asserted grounds for suspension do not apply and why the vendor should not be suspended.

5.4.2.c. A vendor's failure to serve a request for hearing on the Director no later than 5 working days of the vendor's receipt of the notice of suspension will be deemed a waiver of the right to a hearing and may result in the automatic enforcement of the suspension without further notice or an opportunity to respond.

5.4.2.d. A vendor who files a timely request for hearing but nevertheless fails to provide an explanation of why the asserted grounds for suspension are inapplicable or should not result in a suspension, may result in a denial of the vendor's hearing request.

5.4.2.e. Within 5 working days of receiving the vendor's request for a hearing, the Director will serve on the vendor a notice of hearing that includes the date, time and place of the hearing.

5.4.2.f. The hearing will be recorded and an official record prepared. Within 10 working days of the conclusion of the hearing, the Director will issue and serve on the vendor, a written decision either confirming or reversing the suspension.

5.4.3. A vendor may appeal a decision of the Director to the Secretary of the appropriate. The appeal must be in writing and served on the Secretary no later than 5 working days of receipt of the Director's decision.

5.4.4. The Secretary, or his or her designee, will schedule an appeal hearing and serve on the vendor, a notice of hearing that includes the date, time and place of the hearing. The appeal hearing will be recorded and an official record prepared. Within 10 working days of the conclusion of the appeal hearing, the Secretary will issue and serve on the vendor a written decision either confirming or reversing the suspension.

5.4.5. Any notice or service related to suspension actions or proceedings must be provided by certified mail, return receipt requested.

5.5. Vendor Debarment. The Director may debar a vendor on the basis of one or more of the grounds for debarment contained in W. Va. Code § 5A-3-33d or if the vendor has been declared ineligible to participate in procurement related activities under federal laws and regulation.

5.5.1. Debarment proceedings shall be conducted in accordance with W. Va. Code § 5A-3-33e and these rules. A vendor that has received notice of the proposed debarment by certified mail, return receipt requested, must respond to the proposed debarment within 30 working days after receipt of notice or the debarment will be instituted without further notice. A vendor is deemed to have received notice, notwithstanding the vendor's failure to accept the certified mail, if the letter is addressed to the vendor at its last known address. After considering the matter and reaching a decision, the Director shall notify the vendor of his or her decision by certified mail, return receipt requested.

5.5.2. Any vendor, other than a vendor prohibited from participating in federal procurement, undergoing debarment proceedings is permitted to continue participating in the state's procurement process until a final debarment decision has been reached. Any contract that a debarred vendor obtains prior to a final debarment decision shall remain in effect for the current term, but may not be extended or renewed. Notwithstanding the foregoing, the Director may cancel a contract held by a debarred vendor if the Director determines, in his or her sole discretion, that doing so is in the best interest of the State. A vendor prohibited from participating in federal procurement will not be permitted to participate in the state's procurement process during debarment proceedings.

5.5.3. If the Director's final debarment decision is that debarment is warranted and notice of the final debarment decision is mailed, the Purchasing Division shall reject any bid submitted by the debarred vendor, including any bid submitted prior to the final debarment decision if that bid has not yet been accepted and a contract consummated.

5.5.4. Pursuant to W. Va. Code § 5A-3-33e(e), the length of the debarment period will be specified in the debarment decision and will be for a period of time that the Director finds necessary and proper to protect the public from an irresponsible vendor.

5.5.5. List of Debarred Vendors. The Director shall maintain and publicly post a list of debarred vendors on the Purchasing Division's website.

5.5.6. Related Party Debarment. The Director may pursue debarment of a related party at the same time that debarment of the original vendor is proceeding or at any time thereafter that the Director determines a related party debarment is warranted. Any entity that fails to provide the Director with full, complete, and accurate information requested by the Director to determine related party

status will be presumed to be a related party subject to debarment.

5.6. Damages.

5.6.1. A vendor who fails to perform as required under a contract shall be liable for actual damages and costs incurred by the state.

5.6.2. If any commodities delivered under a contract have been used or consumed by a spending unit and on testing the commodities are found not to comply with specifications, no payment may be approved by the Spending Unit for the merchandise until the amount of actual damages incurred has been determined.

5.6.3. The Spending Unit shall seek to collect damages by following the procedures established by the Office of the Attorney General for the collection of delinquent obligations.

Credits

History: Filed 4-1-19, eff. 4-1-19; Filed 4-16-21, eff. 5-1-21.

Current through register dated May 7, 2021. Some sections may be more current. See credits for details.

W. Va. C.S.R. § 148-1-5, WV ADC § 148-1-5

End of Document

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**EXHIBIT B To:
REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY
CONTRACTS UNDER FEDERAL AWARDS (2 C.F.R. § 200.317):**

Prevailing Wage Determination

- Not Applicable Because Contract Not for Construction
- Federal Prevailing Wage Determination on Next Page

Michael J. Caruso
Cabinet Secretary

DATE: May 1, 2024

TO: Bryan Rosen – OSA, Deputy Secretary of Administration 

FROM: Sheila Ramey – MM-BH, Procurement Supervisor

SUBJECT: EMERGENCY APPROVAL – NEW DIETARY DEPARTMENT FLOORING

On behalf of Mildred Mitchell-Bateman Hospital (MM-BH), we are asking for approval to procure new resilient vinyl flooring for our Dietary Department. The existing floor is terra-cotta style tile and has been cited by the West Virginia Department of Health & Human Resources and the Food Establishment Inspector. Upon their return inspection approximately six (6) months later, we were cited again “Floor in poor repair throughout the kitchen areas/paint peeling”.

Every Inspection since then we have been cited for this repair and now, we must have a corrective plan prior to their 90 day follow up. If there is no remedy, they will close the kitchen effective immediately. This will leave us in a crisis situation with no way to provide meals for our in-house patients. The vendor will have two (2) weeks for the completion of this project.

We found three (3) companies with acceptable flooring the results are as follows:

Commercial Vinyl Solutions – New Hill, NC - \$ 254,950.00

JDV Safety Flooring LLC – Lavalette, WV - \$275,000.00

Floor Solutions Inc – Huntington WV - \$ 140,568.00 – Small local vendor. Can not wait long term for payment. Vendor could not complete project at night as required, plus additional charges will be billed for moving equipment as time and material charge. As well as no cove base to be installed per bid proposal as with Commercial Vinyl Solutions and JDV Safety Flooring.

There will be no federal funds permitted to pay any invoice generated from the abovementioned one-time purchase.

We are asking for emergency approval for this project.





Ramey, Sheila K <sheila.k.ramey@wv.gov>

Re: JDV Safety Flooring LLC | MMBH

1 message

Rosen, Bryan D <bryan.d.rosen@wv.gov>
To: "Ramey, Sheila K" <sheila.k.ramey@wv.gov>

Thu, May 2, 2024 at 11:00 AM

Sheila, your emergency purchase request is approved.

Bryan

On Thu, May 2, 2024 at 10:54 AM Ramey, Sheila K <sheila.k.ramey@wv.gov> wrote:

On Thu, May 2, 2024 at 8:58 AM Rosen, Bryan D <bryan.d.rosen@wv.gov> wrote:

Sheila, I would recommend some modifications to the request. It states that the first finding was in 2022. If we failed to take any action from then until now this would not be an emergency purchase.

Bryan

On Wed, May 1, 2024 at 2:43 PM Ramey, Sheila K <sheila.k.ramey@wv.gov> wrote:

Please see the attached.

Thanks so much

On Tue, Apr 30, 2024 at 2:36 PM Rosen, Bryan D <bryan.d.rosen@wv.gov> wrote:

Sheila, if this needs to be done as an emergency please do the standard request including the nature of the emergency, consequences if not done as an emergency, estimated cost and contract term.

Thanks,

Bryan

On Tue, Apr 30, 2024 at 2:28 PM Adkins, Tillman M <tillman.m.adkins@wv.gov> wrote:

Bryan,

I presumed that you were included. Sorry for the misunderstanding.

Thanks

----- Forwarded message -----

From: Adkins, Tillman M <tillman.m.adkins@wv.gov>

Date: Thu, Oct 26, 2023 at 11:31 AM

Subject: Fwd: JDV Safety Flooring LLC | MMBH

To: Kristopher R Wilcoxen <kristopher.r.wilcoxen@wv.gov>

----- Forwarded message -----

From: Troy, Rex G <rex.g.troy@wv.gov>

Date: Wed, Oct 25, 2023 at 4:26 PM

Subject: Fwd: JDV Safety Flooring LLC | MMBH

To: Tillman M Adkins <tillman.m.adkins@wv.gov>

----- Forwarded message -----

From: Troy, Rex G <rex.g.troy@wv.gov>
Date: Thu, Sep 28, 2023 at 1:52 PM
Subject: Fwd: JDV Safety Flooring LLC | MMBH
To: Tillman M Adkins <tillman.m.adkins@wv.gov>

----- Forwarded message -----

From: Troy, Rex G <rex.g.troy@wv.gov>
Date: Mon, Sep 25, 2023 at 10:08 AM
Subject: Fwd: JDV Safety Flooring LLC | MMBH
To: Sheila K Ramey <sheila.k.ramey@wv.gov>

----- Forwarded message -----

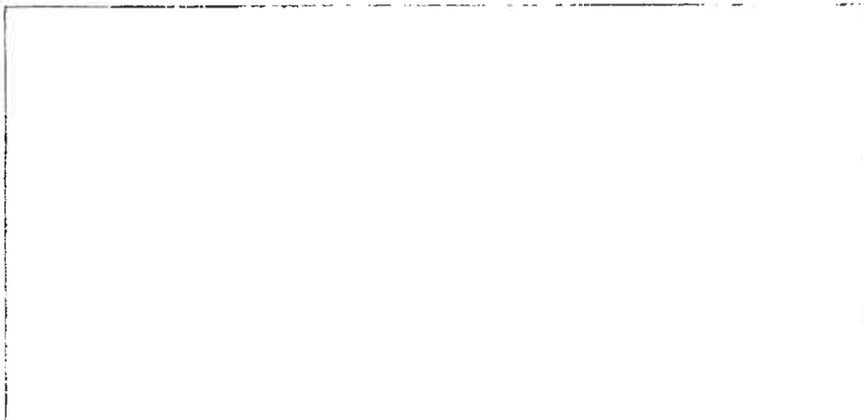
From: Whitney Heins <whitney@jdvsafetyflooring.com>
Date: Fri, Sep 22, 2023 at 12:55 PM
Subject: JDV Safety Flooring LLC | MMBH
To: rex.g.troy@wv.gov <rex.g.troy@wv.gov>
Cc: JD Vanhose <jdvanhose@jdvsafetyflooring.com>, Bryan Smith <bryan@jdvsafetyflooring.com>

Good afternoon,

I have attached our scope of project and a list of specs for your review. Please let us know if you have any further questions about our company, the product, or anything else you can think of. We thank you for the opportunity to work with you and your team and we are looking forward further conversations regarding this project.

Have a fantastic weekend 😊

Thanks!





Tillman M. Adkins

Chief Financial Officer

Mildred Mitchell-Bateman Hospital

1530 Norway Avenue

Huntington, WV 25705

Ph. (304) 399-1305

tillman.m.adkins@wv.gov



Tillman M. Adkins

Chief Financial Officer

West Virginia Department of Health Facilities

P: 304.399.1305

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Sheila K. Ramey

Procurement Supervisor

West Virginia Department of Health Facilities

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Ramey, Sheila K <sheila.k.ramey@wv.gov>

Re: NEW DIETARY FLOORING - \$254,950.00

1 message

Snodgrass, Aaron M <aaron.m.snodgrass@wv.gov>

Fri, Apr 26, 2024 at 11:14 AM

To: "Ramey, Sheila K" <sheila.k.ramey@wv.gov>

Cc: Shevona R Lusk <shevona.r.lusk@wv.gov>, Tillman M Adkins <tillman.m.adkins@wv.gov>, "Richards, Craig A" <Craig.A.Richards@wv.gov>, Jennifer L Jarrell <jennifer.l.jarrell@wv.gov>

Project approved. Jennifer will provide a funding line.

On Thu, Apr 25, 2024 at 12:02 PM Ramey, Sheila K <sheila.k.ramey@wv.gov> wrote:

I was informed by Tillman that we had been approved for the new flooring for our Dietary department.

First, I need written approval to put in the OASIS document for this project.

Second, what funding are we to use for this project, getting ready to submit this and I have not been made aware of any funding for this project.

I have attached the quote and documents from the vendor for your reference.

Thank you.

**Sheila K Ramey**

Procurement Supervisor

Mildred Mitchell-Bateman Hospital

West Virginia Department of Health Facilities

1530 Norway Ave

Huntington WV 25705

Ph: (304) 525-7801 Ext 631

Ph: (304) **399-1308** - NEW DIRECT DIAL

Fx: (304) 522-0686

Email: Sheila.k.ramey@wv.gov

HOURS 7:00AM TO 3:00PM

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Aaron Snodgrass

5/29/24, 11:12 AM

State of West Virginia Mail - Re: NEW DIETARY FLOORING - \$254,950.00

Deputy Commissioner - CFO
West Virginia Department of Health Facilities
100 Dee Drive
Charleston, WV 25311
P: (681) 344-9177 | dhhr.wv.gov



West Virginia
DEPARTMENT OF
Health Facilities

1



Commercial Vinyl Solutions

TOUGH FLOORS FOR TOUGH ENVIRONMENTS

PO Box 202, New Hill NC 27562. 919-355-8242

CONTRACT BID

DATE: 3/25/2024

CUSTOMER	JOB LOCATION
Mildred Mitchell- Bateman Hospital 1530 Norway Ave Huntington, WV 25705	Mildred Mitchell- Bateman Hospital 1530 Norway Ave Huntington, WV 25705

PROJECT DESCRIPTION
Furnish and install resilient vinyl flooring (Dark Grey, 6" cove base) in a project area approximately 6000sf in total area. Bid scope includes: <ul style="list-style-type: none"> - Disconnect/reconnect/moving of all equipment as-needed - Prep subfloor to be smooth/solid/sound - Waterproof subfloor - Install new resilient vinyl flooring with 6" cove base and metal trim - No shutdown of facility. All work to be done during the off/night hours assuming 8-10 work hours per night minimum.

ID	DESCRIPTION	TOTAL
Retro	Retrofit install of resilient vinyl flooring	\$ 254,950
TOTAL		\$ 254,950

50% deposit must be received before work can begin

This estimate or bid will expire 30 days from the date on this document.

DEFINITIONS: An ESTIMATE is a general best guess pricing as to what the job will cost. The actual final price may actually be higher or lower than submitted above. A BID is a firm price on the labor and materials listed above.

Warranty of Funds and Payment: Customer warrants that sufficient funds are or will be made available by Customer to make payment in full for services and materials provided by Commercial Vinyl Solutions. Collection costs shall include reasonable attorney fees.

ACCEPTANCE OF PROPOSAL

The above prices, specifications, and conditions are satisfactory and are hereby accepted.

SIGNATURE: 

DATE: 3-28-24

PRINT NAME: Tillman M. Adkins

TITLE: CFO

2

JDV Safety Flooring LLC
5700 WV-152
Lavalette, WV 25535 US
info@jdvssafetyflooring.com



Estimate

ADDRESS
Mildred Mitchell-Bateman
Hospital
1530 Norway Ave
Huntington, WV 25705

SHIP TO
Mildred Mitchell-
Bateman Hospital
1530 Norway Ave
Huntington, WV 25705

ESTIMATE # 1095
DATE 03/26/2024

DATE	ACTIVITY	DESCRIPTION	QTY	AMOUNT
	Total Contract	<p>**Please note that this estimate is based off a budget of \$225k-\$250k**</p> <p>Approx 6,000 sq ft No Shutdown - 8-10 hours per shift minimum</p> <p>-Disconnect/Reconnect all equipment -Prep subfloor smooth, solid, sound -Waterproof subfloor -Install new flooring -6 in Linear Cove Base</p>	1	\$275,000
			TOTAL	\$275,000

Scope of Project:
Start Date: TBD
End Date: TBD
Terms: TBD

Accepted By: _____

Accepted Date: _____

Please sign and return this estimate to whitney@jdvssafetyflooring.com



3

4964 Sunset Drive
Huntington WV 25704
floorsolutions@outlook.com
Office: 304-429-0020
Fax: 304-429-0021

QUOTE

Email Transmittal

To:	Rex Troy	Date:	June 21, 2023
Company:	Mildred Mitchell-Bateman Hospital	Fax No.:	Email
From:	Troy Houchin	Pages:	3
Re:	Building 4 Dietary Services	(including cover sheet)	

Rex,

The price to grind off paint, prime floor, self-level or skim as needed and install Protect-All and epoxy as per attached digitized drawing is \$140,568.00.

Thank You,
Troy

Price does not include major floor prep/demo, Moisture Remediation, moving furniture, fixtures and/or equipment, cleaning, waxing, floor protection, sealing, epoxy mortars & grouts, if applicable, and over-time work hours.

Signature on this Quote states you have read and agree to the statements on the attached Bid Proposal which lists Floor Preparation, Job Conditions, Lost Time Charges, Expansion Joints, and Asbestos. If you accept this quote please sign and provide a Purchase Order number for this project.

Signature

Date

Purchase Order #: _____



4964 Sunset Drive
Huntington, WV 25704
Office: 304-429-0020
Fax: 304-429-0021
floorsolutions@outlook.com

BID PROPOSAL

THE FOLLOWING CONDITIONS ARE MADE PART OF OUR PROPOSAL:
(UNLESS OTHERWISE NOTED ON PROPOSAL)

FLOOR PREPARATION:

MINOR FLOOR PREPARATION INCLUDES ONLY LEVEL AND SOUND SAW-CUT JOINTS AND POUR JOINTS AS MINOR SPALLS. OVERALL LEVELNESS OF THE SLAB PROVIDED TO US SHALL NOT EXCEED 1/8" IN 10 FEET AS SPECIFIED BY THE CONCRETE CLASS "A" RATING. ALL ADDITIONAL FLOOR PREPARATION IS TO BE DONE ON A TIME AND MATERIAL BASIS. IF SUBFLOOR MOVES AND CAUSES DAMAGE TO FINISHED FLOOR PRODUCT, IT IS THE RESPONSIBILITY OF THE CONTRACTOR/OWNER TO FURNISH ADDITIONAL TIME AND MATERIAL TO REPAIR.

JOB CONDITIONS:

(RESPONSIBILITY OF GENERAL CONTRACTOR/OWNER) WORK TO BE PERFORMED MONDAY THRU FRIDAY, EXCEPT HOLIDAYS, BETWEEN THE HOURS OF 7:30 AM TO 4:30 PM. ELEVATORS ARE TO BE ACCESSIBLE FOR DELIVERY OF ALL MATERIALS AT NO CHARGE. AREAS ARE TO BE FREE OF OTHER TRADES, THEIR TOOLS, MATERIALS, AND EQUIPMENT. AREAS ARE TO BE BROOM SWEEP AND READY FOR FLOOR COVERING INSTALLATION. FLOORING SUBSTRATE MUST BE FREE OF ALL DIRT, OIL, GREASE, AND CURING COMPOUNDS WHICH WILL PREVENT SUCCESSFUL BONDING OF ADHESIVE AND MORTARS. ALL CLEANING OF OTHERS TRASH, DIRT, AND/OR MATERIAL, OR MOVING OF ANY FURNITURE, FIXTURES, AND/OR EQUIPMENT WILL BE BILLED ADDITIONAL ON A TIME AND MATERIAL BASIS. ACCEPTABLE FLOOR CONDITIONS INCLUDE SLABS WITH MOISTURE CONTENTS NOT EXCEEDING MANUFACTURERS RECOMMENDATIONS, ADEQUATE WATER AND ELECTRIC POWER (MIN. 20 AMP) MUST BE PROVIDED ON THE JOB WITHIN REASONABLE ACCESSIBILITY. HEAT MUST BE PROVIDED AND MAINTAINED ON THE PROJECT PRIOR TO, DURING, AND AFTER INSTALLATION. THIS INCLUDES HEATING OF SUBSTRATE AS WELL AS AIR TEMPERATURE.

LOST TIME CHARGES:

THERE WILL BE LOST TIME CHARGES IF THE JOB IS NOT READY WHEN SCHEDULED, OR IF SUFFICIENT AREAS ARE NOT MADE AVAILABLE OR NOTIFICATION OF CANCELLATION IS NOT RECEIVED AT LEAST 24 HOURS IN ADVANCE OF SCHEDULED TIME. WORK TO BE COMPLETED AS A SINGLE PHASED INSTALLATION SINCE CONTINUAL START UPS AND SHUT DOWNS ARE INEFFICIENT AND RESULT IN INCREASED LABOR COSTS. LOST TIME CHARGES WILL BE BILLED ON A PER MAN BASIS (MINIMUM LOST TIME CHARGE IS TWO MAN HOURS).

EXPANSION JOINTS:

SEALANT JOINTS WILL BE INSTALLED DIRECTLY OVER ALL SUBSTRATE COLD JOINTS, SAW-CUT CONTROL JOINTS, EXPANSION JOINTS AND CHANGES IN SUBSTRATE MATERIALS OR CONSTRUCTION. THIS APPLIES AT BOTH VERTICAL AND HORIZONTAL CONDITIONS. SEALANTS WILL BE INSTALLED PER MANUFACTURER'S RECOMMENDATIONS AND INSTRUCTIONS. THIS MAY RESULT IN CUTTING TILE TO ALLOW SEALANT JOINTS IN TILE TO ALIGN DIRECTLY WITH SLAB JOINTS. THE CONTRACTOR/OWNER ACCEPTS RESPONSIBILITY IF THE SEALANT JOINTS ARE ELIMINATED. AN EXTRA COST WILL APPLY TO MODIFY THE INSTALLATION TO ALLOW SEALANT JOINTS TO FAIL BETWEEN TILE THEREBY CLIMINATION CUT TILE IF NOT ALREADY DETAILED AND IN SPECIFIED BIDDING DOCUMENTS.

ASBESTOS:

FLOOR SOLUTIONS INC. IS NOT RESPONSIBLE FOR REMOVAL, OR TESTING OF ANY MATERIALS CONTAINING OR SUSPECTED OF CONTAINING ASBESTOS.

HOME

HOME

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(833) 308-7215



③

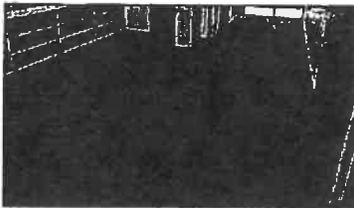
Floor Solutions LLC

Floor Solutions is the Leader in Full-Service Specialty Flooring. Our Services Include: Concrete Polishing, Terrazzo, Resinous Flooring, Moisture Mitigation, Self-Leveling Underlayment / Toppings, Resilient Flooring and Surface Preparation. We service WA, OR, ID and HI.

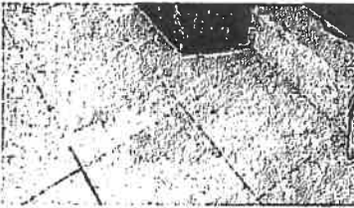
We have over 30 years of experience in the industry.

Call us today to discuss your next project!

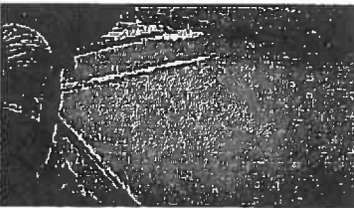
Our Services



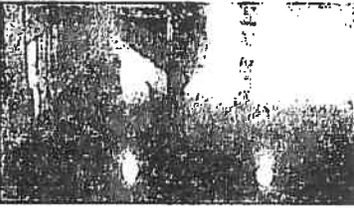
Carpet



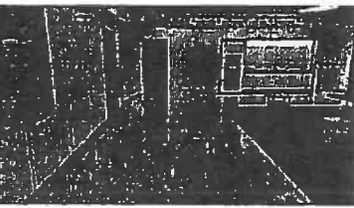
Concrete Tile



Concrete Floorment



Concrete Polishing



Epoxy

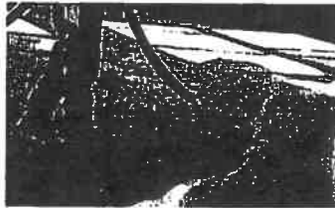
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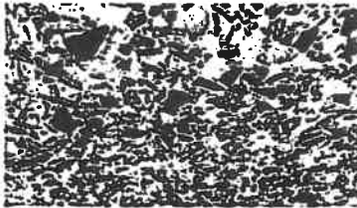
Floor Demolition



Radiant Flooring

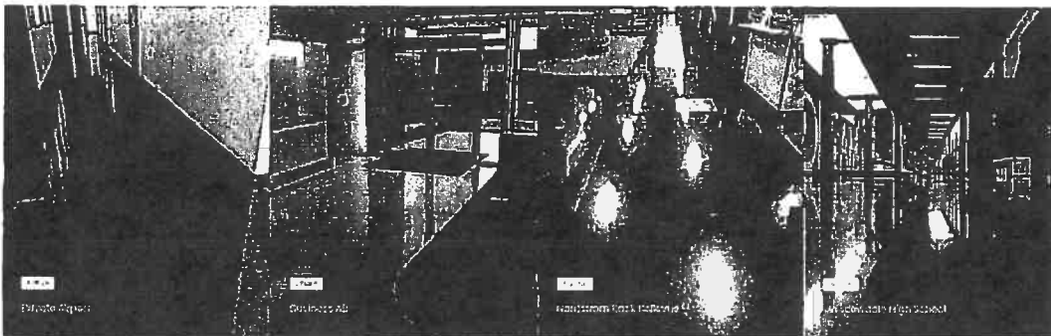


Soil Leveling



Terrazzo

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Affiliates

- Master Builders Solutions
- National Terrazzo and Mosaic Association
- Cement Mason & Plasterer's Union Local 528
- Concrete Polishing Association of America
- American Society of Concrete Contractors
- Arden - Certified EPOx Installer

NONE

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Phone (802) 888-9911

Fax (202) 915-9122

toll free (833) 308-7216

Hawaii (Kona / Kihali) offices:

Phone (888) 800-4666

toll free (833) 308-7216

Mailing Address:

PO Box 7526, Woodbridge, VA 22192

First name

Last name

Your email

Phone number

Message

SEND MESSAGE

2



West Virginia Department of Health & Human Resources
DHHR/LV State Health Department

FOOD ESTABLISHMENT INSPECTION REPORT

Violations cited in this report shall be corrected within the time frames specified below, but within a period not to exceed 72 hours of Priority items and 10 calendar days for Priority Foundation items or HACCP Plan deviations. (§ 64 C.S.R. 17-3.1.j.)

OBSERVATION TOTALS

PRIORITY: 0
 CORE: 8

PRIORITY FOUNDATION: 0
 TOTAL: 8

(Dietary)

ESTABLISHMENT: Mildred Mitchell-Bateman PERMIT NO.: FE-99-24-469 DATE: 10/6/23
 ADDRESS: 1530 Norway Ave CITY: Hospitals STATE: WV ZIP:
 PERSON IN CHARGE/TITLE: Dietary Director TELEPHONE: (304) 525-7801
 RECEIVED BY (SIGNATURE): Esther L. Almore SANITARIAN (SIGNATURE): Darlene J. Kolb
 INSPECTION TYPE: ROUTINE FOLLOW-UP COMPLAINT OTHER: TIME:

Corrected	Priority	Repeat	Code Reference	Violation Description/Remarks/Corrections
	C		5-103.13	Trash compactor is leaking
	C		4-904.11	Individual cups not in plastic or dispenser
	C	✓	6-501.11	Floors in poor repair throughout kitchen to include the dishwashing clean.
	C		6-201.13B	Floor not sloped to drain in the dish washing room.
	C		6-501.11	Ceiling tile missing (not installed) in freezer area
	C		6-501.12	Floors/walls not clean in men's TOILET ROOM
	C		6-501.17	WOMAN'S TOILET ROOM not provided with covered waste can.
	C		6-201.13A	GAP around new walk-in freezer not sealed. (possible insect harborage area) (Covered)
			NOTE:	Only use the floor fans for the floor at night after cleaning. Do not direct air on dishes for drying.
				Dishwasher/Low Temp Chemical
				✓ Test papers Chlorine 100PPM
				WASH 153°F final Rinse 101°F

Hot Boxes

Unit/Location/Item	Temp/PPM	Unit/Location/Item	Temp/PPM	Unit/Location/Item	Temp/PPM	Unit/Location/Item	Temp/PPM
Chicken	128°F	Kavaoli	140°F	2-DR Cooler	30°F	Hand sink (DW)	110°F
Rice	170°F	Egg rolls	150°F	Serving Line		WALK-IN freezer	-5°F
Mashed Pot	160°F	w/Pock				ICE CREAM freezer	0°F
Mixed Veg	135°F	Large HOT (Chicken) produce	160°F	Cooler	35°F	meat cooler	36°F

SF-1 (Rev 4/19)
 Main prep handsink 105°F
 Diet Refrig 36°F
 Hum insp. 01/02/23
 Small 3-comp sink 100ppm Chlorine
 Hoods cleaned 9/25/23 Commercial Ventilation



OSA Exempt

CERTIFICATION OF NON-CONFLICT OF INTEREST

West Virginia Code § 5A-3-31: "It shall be unlawful for any person to corruptly combine, collude or conspire with one or more other persons with respect to the purchasing or supplying of commodities or printing to the state under the provisions of this article if the purpose or effect of such combination, collusion or conspiracy is either to (1) lessen competition among prospective vendors, or (2) cause the state to pay a higher price for such commodities or printing than would be or would have been paid in the absence of such combination, collusion or conspiracy, or (3) cause one prospective vendor or vendors to be preferred over one or more other prospective vendor or vendors. Any person who violates any provision of this section shall be guilty of a felony, and, upon conviction thereof, shall be confined in the penitentiary not less than one nor more than five years, and be fined not exceeding five thousand dollars."

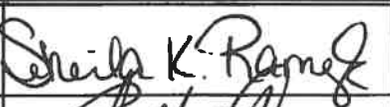
West Virginia Code § 6B-2-5(b)(1): "A public official or public employee may not knowingly and intentionally use his or her office or the prestige of his or her office for his or her own private gain or that of another person."

West Virginia Code § 6B-2-5(d)(1): "[N]o elected or appointed public official or public employee or member of his or her immediate family or business with which he or she is associated may be a party to or have an interest in the profits or benefits of a contract which the official or employee may have direct authority to enter into, or over which he or she may have control"

The individual(s) listed below have been charged to evaluate or serve as members or advisors of an evaluation committee for the solicitation as specified APO 0512 2927 MMB24*008 - NEW FLOORING

APO 0512 2927 MMB24*008 - NEW FLOORING

By signing this form, each individual acknowledges that: (1) his or her service on the evaluation committee is not in violation of West Virginia Code § 5A-3-31, § 6B-2-5, or any other relevant code section; (2) his or her service on the evaluation committee does not create a conflict of interest with any of the participating vendors; and (3) he or she has not had or will not have contact relating to the solicitation identified above with any participating vendors between the time of the bid opening and the award recommendation without prior approval of the OSA Office of Purchasing.

Name/Title	Agency	Signature	Date
SHEILA K RAMEY PROCUREMENT SUPERVISOR	OSA/MMBH		05/29/2024
TILLMAN ADKINS CHIEF FINANCIAL OFFICER	OSA/MMBH		05/29/2024

Client#: 35404

COMMEVINY

ACORD™

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 5/06/2024

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer any rights to the certificate holder in lieu of such endorsement(s).

PRODUCER: AssuredPartners of Ohio, LLC
3900 Kinross Lakes Pkwy #300
Richfield, OH 44286-9445
440 333-9000
INSURED: Commercial Vinyl Solutions, LLC
PO Box 202
New Hill, NC 27562
CONTACT NAME: Aurora Cooney
PHONE (A/C No, Ext): 440 333-9000
E-MAIL ADDRESS: Aurora.Cooney@assuredpartners.com
INSURER(S) AFFORDING COVERAGE: INSURER A: Westfield Insurance Company, INSURER B: AmTrust Insurance Company, INSURER C, D, E, F

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

Table with columns: INSR LTR, TYPE OF INSURANCE, POLICY NUMBER, POLICY EFF, POLICY EXP, LIMITS. Rows include Commercial General Liability, Automobile Liability, Umbrella Liability, and Workers Compensation.

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER: Mildred Mitchell-Bateman Hospital, West Virginia Department of Health Facilities, 1530 Norway Ave, Huntington, WV 25705. CANCELLATION: SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE: [Signature]

Vendor/Customer

Menu

Vendor/Customer	Legal Name	Alias/DBA	Vendor Active Status	Customer Active Status	Previous Name
✓ VS0000045856	Commercial Vinyl Solutions		Active	Inactive	

From 1 to 1 of 1 First Prev Next Last [Attachments](#)

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▼ General Info

Vendor/Customer : VS0000045856	Restrict Use by Department : <input type="checkbox"/>
Legal Name : Commercial Vinyl Solutions	Miscellaneous Account : <input type="checkbox"/>
Alias/DBA :	Internal Account : <input type="checkbox"/>
Vendor Active Status : Active ▼	Third Party Only : <input type="checkbox"/>
Vendor Approval Status : Complete	Third Party Vendor : <input type="checkbox"/>
Customer Active Status : Inactive ▼	Third Party Customer : <input type="checkbox"/>
Customer Approval Status : Incomplete	Inventory Customer : <input type="checkbox"/>
Location Name : Office	Healthcare Provider : <input type="checkbox"/>
First Name :	Never Archive : <input type="checkbox"/>
Middle Name :	Restrict VSS Access : No ▼
Last Name :	Discontinue - No New Business : <input type="checkbox"/>
Company Name : <input type="text" value="Commercial Vinyl Solutions"/>	Prevent MA Reference : <input type="checkbox"/>
Previous Name :	PunchOut Enabled : <input type="checkbox"/>
Previous Street :	Re-PunchOut Enabled : <input type="checkbox"/>
Previous City :	Electronic Order Enabled : <input type="checkbox"/>
Previous State/Province : 	W-9 Received : <input type="checkbox"/>
Previous Country : 	W-9 Received Date : <input type="text" value=""/> 
	W-8 Received : <input type="checkbox"/>
	W-8 Received Date : <input type="text" value=""/> 
	Accepts Credit Cards : <input type="checkbox"/>
	Active From : 05/02/2024 
	Active To : <input type="text" value=""/> 
	Last Usage Date : 05/08/2024
	Department : 0212 
	Unit : 

▼ Headquarters

Headquarters Account : Yes	Web Address http:// : www.commercialvinylsolution
Headquarters Account Code : VS0000045856 	Catalog DUNS :
Headquarters Account Legal Name : Commercial Vinyl Solutions	Catalog Extended DUNS :
Franchise Account :	Catalog Unique Entity Identifier :
	Taxpayer ID Number : *****8735
	Taxpayer ID Number Type : EN ▼

▼ Organization

Organization Type : Company ▼	1099 Indicator : Yes
1099 Classification : Corporation ▼	1042-S Indicator :
1042-S Ch. 3 Recipient Code : 	Taxpayer ID Number : 453048735 
1042-S Ch. 4 Status Code : 	Taxpayer ID Number Type : EN ▼
	Detailed TIN Type :

Number of Employees : < 50	▼	Foreign Tax ID :	
Merchant ID :		GIIN :	
Sex :	▼	1042-S Recipient Account Number :	
Date of Birth :		W-8 Form :	▼
Marital Status :	▼	Tax Profile :	
Annual Income :	▼	Tax Profile Name :	
IRS Country of Residence :		EBIC Number :	
IRS Country Sub Code :		IAEC Number :	
Contract Withholding Exempt :		Web Address http:// : www.commercialvinylsolution	
National Provider ID :		Employee ID :	
Assigning Authority :		Employee Status :	▼
CAGE Code :		Supplier Shared Secret :	
Permanent Staffed Office in State :			

- ▶ **Disbursement Options**

- ▶ **Prenote/EFT**

- ▶ **Remittance Advice**

- ▶ **Vendor Terms**

- ▶ **Accounts Receivable**

- ▶ **eMALL**

- ▶ **Location Information**

- ▶ **Fee and Vendor Compliance Holds**

Fee Exempt :	Tax Clearance :
Registration Application Date : 05/06/2024	Unemployment Insurance :
Registration Effective Date : 05/06/2025	Worker's Compensation :
Registration Expiration Date : 05/06/2026	Secretary of State Registration :
Pre-Registration Code :	Federal Debarred :

- ▶ **Executive Compensation**

- ▶ **Additional Information**

- ▶ **Travel**

- ▶ **Change Management**

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UPDATE> [Headquarters](#) [Add 1099 Information Entry](#) [Add 1042-S Reporting Information Entry](#)

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[Vendor Service Areas](#) [VCM Query](#) [Historical Vendor Information](#) [Vendor Notes](#)

[Vendor Transaction History](#)

- Any Words (i)
- All Words (i)
- Exact Phrase (i)

e.g. 123456789, Smith Corp

"COMMERCIAL VINYL SOLUTIONS LLC" x

- Classification ∨
- Excluded Individual ∨
- Excluded Entity ∨
- Federal Organizations ∨
- Exclusion Type ∨
- Exclusion Program ∨
- Location ∨
- Dates ∨

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West Virginia Secretary of State — Online Data Services

Business and Licensing

Online Data Services Help

Business Organization Detail

NOTICE: The West Virginia Secretary of State's Office makes every reasonable effort to ensure the accuracy of information. However, we make no representation or warranty as to the correctness or completeness of the information. If information is missing from this page, it is not in the The West Virginia Secretary of State's database.

COMMERCIAL VINYL SOLUTIONS, LLC

Organization Information								
Org Type	Effective Date	Established Date	Filing Date	Charter	Class	Sec Type	Termination Date	Termination Reason
LLC Limited Liability Company	5/7/2024		5/7/2024	Foreign	Profit			

Organization Information								
Business Purpose				Capital Stock				
Charter County				Control Number				
Charter State	NC	Excess Acres						
At Will Term	A	Member Managed			MGR	<input type="checkbox"/> Close		
At Will Term Years		Pa			Hi, I'm SOLO I'm here to			
Authorized Shares		Y Entr			help you launch your new LLC.			

Addresses	
Type	Address
Designated Office Address	P O BOX 202 NEW HILL, NC, 27562
Mailing Address	P O BOX 202 NEW HILL, NC, 27562 USA
Notice of Process Address	DANA HARTLEY P O BOX 202 NEW HILL, NC, 27562
Principal Office Address	P O BOX 202 NEW HILL, NC, 27562 USA
Type	Address

Officers	
Type	Name/Address
Manager	DANA HARTLEY 315 KELLY WEST DR APEX, NC, 27502
Type	Name/Address

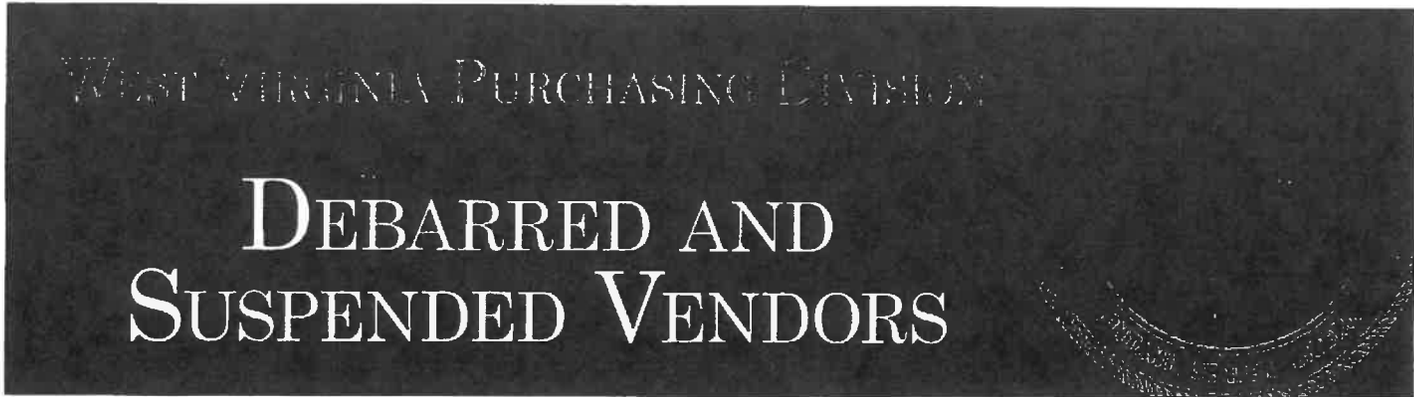
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For more information, please contact the Secretary of State's Office at 304-558-8000.

Wednesday, May 29, 2024 — 10:02 AM

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Hi, I'm SOLO I'm here to help you launch your new LLC.



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A++ | A | A-

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Debarred Vendor List

Pursuant to *West Virginia Code* §5A-3-33c and 33d, the State of West Virginia and its political subdivisions may not solicit offers from, award contracts to, or consent to subcontract with a debarred vendor during the debarment period.

Below is a list of vendors who are currently debarred from doing business with the State of West Virginia.

Vendor Name:	Arapaho Communications Management LLC
Vendor Address:	840-A Kastrin St. El Paso, TX 79907-2724
Debarment Date:	June 10, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Arapaho Communications LP
Vendor Address:	840-A Kastrin St. El Paso, TX 79907-2724
Debarment Date:	June 10, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Arapaho Pipe & Supply LP
Vendor Address:	840-A Kastrin St. El Paso, TX 79907
Debarment Date:	June 10, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	May Baqai Individually and as Notice of Process Recipient for Planet Cellular Inc.
Vendor Address:	1919 NW 137th Way Pembroke Pines, FL 33028
Debarment Date:	September 8, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Mehwish Baqai Individually and as Vice President, Planet Cellular Inc.
Vendor Address:	17326 Edwards Road Ste.A207 Cerritos, CA 90703 1919 NW 137th Way Pembroke Pines, FL 33028
Debarment Date:	September 8, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Gerry E. Barton
Vendor Address:	Route 1, Box 185 Valls creek, WV 24815
Debarment Date:	February 23, 2011
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Bayliss & Ramey, Inc.
Vendor Address:	145 Vaughan Drive Fraziers Bottom, WV 25082
Debarment Date:	September 28, 2017
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Courtney Bowman RNCR Trucking
Vendor Address:	PO Box 394 Raysal, WV 24879 90480 Jamie Drive Bradshaw, WV 24817
Debarment Date:	June 1, 2021
Debarment Period:	Permanent

Debarment Scope:	All Commodities and Services
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Vendor Name:	Daniel R. Dennis, III
Vendor Address:	1800 Huger Street Columbia, SC 29201
Debarment Date:	October 13, 2017
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Dennis Corporation
Vendor Address:	1800 Huger Street Columbia, SC 29201
Debarment Date:	September 28, 2017
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Clark A. Diehl
Vendor Address:	P.O. Box 20003 Charleston, WV 25362
Debarment Date:	January 6, 2012
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Deniz Erdinc
Vendor Address:	580 Broadway St., Unit 202A Laguna Beach, CA 92651
Debarment Date:	August 5, 2019
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Steven Hull
Vendor Address:	P.O. Box 434 Jane Lew, WV 26378
Debarment Date:	September 14, 2018
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	KGH Development Inc.
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Vendor Address:	840 Kastrin St. El Paso, TX 79907
Debarment Date:	June 10, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Jack M. Kidd
Vendor Address:	840-A Kastrin St. El Paso, TX 79907-2724
Debarment Date:	June 10, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Nancy Kennedy Backwoods Trucking
Vendor Address:	P.O. Box 394 Raysal, WV 24879 90480 Jamie Drive Bradshaw, WV 24817
Debarment Date:	April 20, 2021
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Bruce E. Kenney, III
Vendor Address:	916 Vikingfield TE Chesapeake, VA 23322
Debarment Date:	October 13, 2017
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Lighthouse Sourcing Solutions, LLC
Vendor Address:	580 Broadway St., Unit 202A Laguna Beach, CA 92651
Debarment Date:	August 5, 2019
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Joyce Matney Mountaineer Trucking
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Vendor Address:	P.O. Box 262 Raysal, WV 24879 Rt. 83 701 Raysal, WV 24879
Debarment Date:	July 29, 2021
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	James Travis Miller
Vendor Address:	65 Summit Ridge Road Hurricane, WV 25526
Debarment Date:	October 13, 2017
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Andrew P. Nichols
Vendor Address:	732 Nursery Lane Lesage, WV 25537 OR RR 1, 407H Lesage, WV 25537
Debarment Date:	October 13, 2017; updated April 29, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services except for work as an employee of Marshall University and its affiliated research entities.

Vendor Name:	Planet Cellular Inc.
Vendor Address:	13909 Bettencourt St. Cerritos, CA 90703
Debarment Date:	September 8, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Russel Radach
Vendor Address:	580 Broadway St., Unit 202A Laguna Beach, CA 92651
Debarment Date:	August 5, 2019
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	John Derek Riffe
Vendor Address:	P.O. Box 262 Raysal, WV 24879 OR Rt. 83 701 Raysal, WV 24879
Debarment Date:	August 18, 2021
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	VMK/JMK Investment Holding LLC
Vendor Address:	400 Willow Glen Drive El Paso, TX 79922
Debarment Date:	June 10, 2022
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Wallpapers in Stock, Inc.
Vendor Address:	1600 Kanawha Boulevard, West Charleston, WV 25362
Debarment Date:	January 6, 2012
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Vendor Name:	Mark Rudolph Whitt
Vendor Address:	380 Cannery Lane Winfield, WV 25213
Debarment Date:	October 13, 2017
Debarment Period:	Permanent
Debarment Scope:	All Commodities and Services

Suspended Vendor List

Pursuant to **West Virginia Code §5A-3-32**, the State of West Virginia and its political subdivisions may not solicit offers from, award contracts to, or consent to subcontract with a suspended vendor during the suspension period (not to exceed one year).

There are currently no vendors suspended from bidding with the State of West Virginia.

Questions regarding debarred or suspended vendors should be directed to:

West Virginia Purchasing Division
2019 Washington Street, East
Post Office Box 50130
Charleston, West Virginia
25305-0130
USA

Telephone (304) 558-2306

To check the federal debarment and suspension lists, use the [Excluded Parties List System](#).

For more news, check out the latest issue of [The Buyers Network](#).

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