



**NEW JERSEY TURNPIKE AUTHORITY**

P.O. Box 5042  
Woodbridge, New Jersey 07095-5042

November 14, 2008

**ADDENDUM #1  
PREQUALIFICATION OF CONTRACTORS**

**Extra Heavy Duty Towing and Recovery Services  
on the New Jersey Turnpike and on the Garden State Parkway**

Vendors are hereby notified that the Prequalification Application in the above matter is amended and supplemented as follows:

1. Paragraph C. 4 (a) on page 19 is deleted in its entirety and replaced with the following paragraph:

- (a) Applicant must have: three (3) minimum 20 to 50 ton capacity or higher, fully hydraulic wreckers. One (1) 50 ton minimum capacity construction crane or 60 ton minimum rotator type tow truck. Either may be substituted for a wrecker. At least one (1) of the wreckers must have a 50,000 lb. capacity underreach. (ALL WRECKERS MUST BE FULLY HYDRAULIC. ELECTRICAL OR MECHANICAL WRECKERS WILL NOT BE CONSIDERED).

2. Paragraph C. 4 (b) on page 20 is deleted in its entirety and replaced with the following paragraph:

- (b) One (1) Landoll type hydraulic trailer with tractor; This Landoll type trailer must be 48 feet and capable of carrying all types of trucks and buses, which may be severely damaged

3. Paragraph C. 4 (i) on page 20 is deleted in its entirety and replaced with the following paragraph:

- (i) One (1) forty (40) yard roll-off dumpster or equivalent size dump truck/dump trailer. Applicant may satisfy this requirement through the use of an Access Agreement, provided that the Applicant seeks and receives the Authority's prior written approval of the equipment and of the third party who will provide Applicant with access to the refrigerated box trailer. The agreement between the Applicant and the third-party providing access to the refrigerated box trailer must be in writing (the "Access Agreement-Equipment"). An acceptable form of Access Agreement-Equipment is attached hereto as Appendix G. A fully executed copy of the Access Agreement – Equipment must be submitted with this Prequalification Application and is subject to review and approval by the Authority.

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4. Insert Exhibit M- Executive Order No. 117 (newly executed Pay-to-Play law). Contactor must execute and return EO 117 Certification with the Prequalification Application.

5. Receipt of Addendum #1 must be acknowledged in writing with the Prequalification Application. Complete and submit "Acknowledgment of Receipt of Addenda" attached hereto. Failure to acknowledge receipt of Addenda may be considered as grounds to reject the Prequalification Application.

Please be reminded that the submission date for Prequalification Applications is **WEDNESDAY, JANUARY 7, 2009.**

There are no other changes to the Prequalification Application.

**Very truly yours,**

  
**Andrea E. Ward, Director  
Purchasing Department**

## EXHIBIT M

### NEW “PAY-TO-PLAY” RESTRICTIONS TO TAKE EFFECT NOVEMBER 15, 2008

Governor Jon S. Corzine recently signed Executive Order No. 117, which is designed to enhance New Jersey’s efforts to protect the integrity of government contractual decisions and increase the public’s confidence in government. The Executive Order builds on the provisions of P.L. 2005, c. 51 (“Chapter 51”), which limits contributions to certain political candidates and committees by for-profit business entities that are, or seek to become, State government vendors.

Executive Order No. 117 extends the provisions of Chapter 51 in two ways:

1. The definition of “business entity” is revised and expanded so that contributions by the following individuals also are considered contributions attributable to the business entity:
  - Officers of corporations and professional services corporations, with the term “officer” being defined in the same manner as in the regulations of the Election Law Enforcement Commission regarding vendor disclosure requirements (N.J.A.C. 19:25-26.1), with the exception of officers of non-profit entities;
  - Partners of general partnerships, limited partnerships, and limited liability partnerships and members of limited liability companies (LLCs), with the term “partner” being defined in the same manner as in the regulations of the Election Law Enforcement Commission regarding vendor disclosure requirements (N.J.A.C. 19:25-26.1); and
  - Spouses, civil union partners, and resident children of officers, partners, LLC members and persons owning or controlling 10% or more of a corporation’s stock are included within the new definition, except for contributions by spouses, civil union partners, or resident children to a candidate for whom the contributor is eligible to vote or to a political party committee within whose jurisdiction the contributor resides.
2. Reportable contributions (those over \$300.00 in the aggregate) to legislative leadership committees, municipal political party committees, and candidate committees or election funds for Lieutenant Governor are disqualifying contributions in the same manner as reportable contributions to State and county political party committees and candidate committees or election funds for Governor have been disqualifying contributions under Chapter 51.

***Executive Order No. 117 applies only to contributions made on or after November 15, 2008, and to contracts executed on or after November 15, 2008.***

Updated forms and materials are currently being developed and will be made available on the website as soon as they are available. In the meantime, beginning November 15, 2008, prospective vendors will be required to submit, ***in addition to the currently required Chapter 51 and Chapter 271 forms***, the attached Certification of Compliance with Executive Order No. 117.

**Certification on Behalf of A Company, Partnership or Organization and All Individuals  
Whose Contributions are Attributable to the Entity  
Pursuant to Executive Order No. 117 (2008)**

I hereby certify as follows:

On or after November 15, 2008, neither the below-named entity nor any individual whose contributions are attributable to the entity pursuant to Executive Order No. 117 (2008) has solicited or made any reportable contribution of money or pledge of contribution, including in-kind contributions or company or organization contributions, to the following:

- a) **Any candidate committee and/or election fund of the Governor;**
- b) **A State political party committee;**
- c) **A legislative leadership committee;**
- d) **A county political party committee; or**
- e) **A municipal political party committee.**

I certify as an officer or authorized representative of the Company or Organization identified below that, to the best of my knowledge and belief, the foregoing statements by me are true. I am aware that if any of the statements are willfully false, I am subject to punishment.

**Name of Company, Partnership or Organization:**

\_\_\_\_\_

**Signed:** \_\_\_\_\_ **Title:** \_\_\_\_\_

**Print Name:** \_\_\_\_\_ **Date:** \_\_\_\_\_

(circle one) **(A) The Company, Partnership or Organization is the vendor;**

**or**

**(B) the Company, Partnership or Organization is a Principal (more than 10% ownership or control) of the vendor, a Subsidiary controlled by the vendor, or a Political Organization (e.g., PAC) controlled by the vendor.**

*\*Please note that if the person signing this Certification is not signing on behalf of all individuals whose contributions are attributable to the entity pursuant to Executive Order No. 117 (2008), each of those individuals will be required to submit a separate individual Certification.*

**Individual Certification of Compliance with Executive Order No. 117 (2008)**

I hereby certify as follows:

On or after November 15, 2008, I have not solicited or made any reportable contribution of money or pledge of contribution, including in-kind contributions or company or organization contributions, to the following:

- a) Any candidate committee and/or election fund of the Governor;**
- b) A State political party committee;**
- c) A legislative leadership committee;**
- d) A county political party committee; or**
- e) A municipal political party committee.**

I certify that, to the best of my knowledge and belief, the foregoing statements by me are true. I am aware that if any of the statements are willfully false, I am subject to punishment.

**Signed:** \_\_\_\_\_

**Print Name:** \_\_\_\_\_ **Date:** \_\_\_\_\_

**ACKNOWLEDGMENT OF RECEIPT OF ADDENDA**

The undersigned Vendor hereby acknowledges receipt of the following notices, revisions, or addenda to the bid documents. By indicating date of receipt, Vendor acknowledges that its submitted Prequalification Application takes into account the provisions of each such notice, revision or addendum. Note that the Authority's record of notices, revisions or addenda to vendors shall take precedence.

<b>Addendum No.</b>	<b>Date Received</b>
<b>Addendum 1</b>	

**Acknowledgment by bidder:**

NAME OF BIDDER: \_\_\_\_\_

SIGNATURE: \_\_\_\_\_

PRINT NAME: \_\_\_\_\_

TITLE: \_\_\_\_\_

BIDDER'S ADDRESS: \_\_\_\_\_

TELEPHONE NO: \_\_\_\_\_

FAX NO: \_\_\_\_\_