STATE OF NEW JERSEY
DEPARTMENT OF HUMAN SERVICES
DIVISION OF MENTAL HEALTH AND ADDICTION SERVICES

REQUEST FOR LETTERS OF INTEREST

WOMEN’S SET ASIDE HALFWAY HOUSE BEDS FOR PREGNANT WOMEN AND WOMEN WITH DEPENDENT CHILDREN

June 17, 2016

Valerie L. Mielke, Assistant Commissioner
Division of Mental Health and Addiction Services
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I. Purpose and Intent

This Request for Letters of Interest (RLI) is issued by the New Jersey Department of Human Services (DHS), Division of Mental Health and Addiction Services (DMHAS) for four (4) Halfway House women with children beds. Total annualized funding is $150,656 and $25,000 in one-time funds subject to appropriations. DMHAS anticipates making one (1) award.

DMHAS is seeking letters of interest from the DMHAS currently contracted Halfway House provider community regarding the development of new capacity to meet the needs of the Women's Set Aside Federal Block Grant. The Women's Set Aside requires States to expend a percentage of their annual Substance Abuse Prevention and Treatment Block Grant allotment on services designed for pregnant women and women with dependent children.

Total Women's Set Aside Federal Block Grant annualized funding is available for one (1) award for up to four (4) halfway house women with children beds at $37,664 per bed totaling $150,656. In addition one-time dollars up to $25,000 total will be available for start-up costs such as recruitment of staff, securing equipment and minor renovation or refurbishing costs. This is not new funding and is a rebidding of existing funding.

No funding match is required; however, bidders will need to identify any other sources of funding, both in-kind and monetary, that will be used. Bidders may not fund any costs incurred for the planning or preparing of a letter of interest in response to this RLI from current DHS/DMHAS contracts.

The following summarizes the RLI schedule:

June 17, 2016 Notice of Funding Availability
July 15, 2016 Deadline for receipt of letters of interest – no later than 4:00pm
August 12, 2016 Preliminary notification
August 19, 2016 Appeal deadline
August 26, 2016 Final notification
October 1, 2016 Anticipated contract start

II. Background and Population to be Served

Women's Set Aside Federal Block Grant programs are required to provide services that treat the family as a unit and therefore will admit both women and their children into treatment services as appropriate. Programs are required to provide or arrange for the provision of the following services to pregnant women and women with dependent children, including women who are attempting to regain custody of their children: (1) Primary medical care for women, including referral for prenatal care and, while the women are receiving such services, child care; (2) Primary pediatric care, including immunization, for their children; (3) gender specific substance use disorder treatment.
and other therapeutic interventions for women which may address issues of relationships, sexual and physical abuse, and parenting, and child care while the women are receiving these services; (4) therapeutic interventions for children in custody of women in treatment which may, among other things, address their developmental needs, their issues of sexual and physical abuse, and neglect; and (5) sufficient case management and transportation to ensure that women and their children have access to services.

The population of women with dependent children includes women in treatment who are attempting to regain custody of their children. This is important because often a court has custody of the children and regaining custody is dependent on successful substance abuse treatment. Regaining custody of their children may serve as an incentive to these women to successfully complete treatment and to remain substance-free. Not all of the women will be involved with Child Protection and Permanency (CP&P), however, if women referred are already involved with CP&P, it is expected that the applicant work collaboratively with them to address the behavioral health needs of children.

III. Who Can Apply

DMHAS is looking to expeditiously expand the existing residential treatment Halfway House Substance Abuse Treatment (Level III.1) treatment capacity in order to address the residential treatment needs for pregnant women and/or women with dependent children. To be eligible for consideration for this RLI, the bidder must satisfy the following requirements:

- The bidder must be a licensed residential treatment provider that is currently contracted with DMHAS to provide substance use disorder residential services;
- The bidder must be a non-profit entity or governmental entity;
- The bidder must have current licensed halfway house beds but not obligated capacity; have currently licensed halfway house beds that are not already obligated to another funding source(s) or the capacity to increase their capacity of currently licensed halfway house beds;
- The bidder must have all outstanding Plans of Correction (PoC) for deficiencies submitted to DMHAS for approval prior to submission;
- The bidder must be fiscally viable based upon an assessment of the bidder's audited financial statements. If a bidder is determined, in DMHAS' sole discretion, to be insolvent or to present insolvency within the twelve (12) months after bid submission, DMHAS will deem the proposal ineligible for contract award;
- The bidder must not appear as debarred on the State of New Jersey Consolidated Debarment Report at http://www.state.nj.us/treasury/revenue/debarment/debarsearch.shtml or be suspended or debarred by any other State or Federal entity from receiving funds; and
• The bidder’s Board of Directors must meet the standards set forth in N.J.A.C. 10:161A. The bidder shall not employ a member of the Board of Directors in a consultant capacity.

IV. Contract Scope of Work

The awardee providing services under this RLI will treat the family as a unit and therefore will admit both women and their children into treatment services as appropriate. The awardee is required to provide or arrange for the provision of the following services to pregnant women and women with dependent children, including women who are attempting to regain custody of their children: (1) Primary medical care for women, including referral for prenatal care and, while the women are receiving such services, child care; (2) Primary pediatric care, including immunization, for their children; (3) gender specific substance use disorder treatment and other therapeutic interventions for women which may address issues of relationships, sexual and physical abuse, and parenting, and child care while the women are receiving these services; (4) therapeutic interventions for children in custody of women in treatment which may, among other things, address their developmental needs, their issues of sexual and physical abuse, and neglect; and (5) sufficient case management and transportation to ensure that women and their children have access to services. Not all of the women will be involved with Child Protection and Permanency (CP&P), however, if women referred are already involved with CP&P, it is expected that the awardee work collaboratively with them to address the behavioral health needs of children.

The contract awardee must have in place established, facility-wide policies that prohibit discrimination against consumers of prevention, treatment and recovery support services assisted in their prevention, treatment and/or recovery with legitimately prescribed medication(s). These policies must be in writing in a visible, legible and clearly posted at a common location accessible to all who enter the facility.

Moreover, no consumer admitted into a treatment facility, or a recipient of or participant in any prevention, treatment or recovery support services, shall be denied full access to, participation in and enjoyment of that program, service or activity, available or offered to others, due to the use of legitimately prescribed medications.

Capacity to accommodate consumers who present or are referred with legitimately prescribed medications can be accomplished either through direct provision of services associated with the provision or dispensing of medications and/or via development of viable networks/referrals/consultants/sub-contracting with those who are licensed and otherwise qualified to provide medications.

V. General Contracting Information

Bidders must currently meet or be able to meet the terms and conditions of the Department of Human Services (DHS) contracting rules and regulations as set forth in the Standard Language Document (SLD), the Contract Reimbursement Manual (CRM),
and the Contract Policy and Information Manual (CPIM). These documents are available on the DHS website at: http://www.state.nj.us/humanservices/ocpm/home/resources/manuals/index.html).

Bidders are required to comply with the Affirmative Action Requirements of Public Law 1975, c. 124 (N.J.A.C. 17:27) and the requirements of the Americans with Disabilities Act of 1991 (P.L. 101-336).

Budgets should be reasonable and reflect the scope of responsibilities in order to accomplish the goals of this project.

All bidders will be notified in writing of the State’s intent to award a contract. All letters of interest are considered public information and will be made available for a defined period after announcement of the contract awards and prior to final award, as well as through the State Open Public Records Act process at the conclusion of the RLI process.

The contract awarded as a result of this RLI may be renewable for one (1) year at DMHAS’ sole discretion and with the agreement of the awardee. Funds may only be used to support services that are specific to this award; hence, this funding may not be used to supplant or duplicate existing funding streams. Actual funding levels will depend on the availability of funds and satisfactory performance.

In accordance with DHS Policy P1.12 available on the web at www.state.nj.us/humanservices/ocpm/home/resources/manuals/index.html, programs awarded pursuant to this RLI will be separately clustered until the DMHAS determines, in its sole discretion, that the program is stable in terms of service provision, expenditures, and applicable revenue generation.

Effective October 1, 2016, awardees will continue to reserve these beds exclusively for Pregnant Women and Women with Dependent Children.

VI. Written Intent to Apply and Contact for Further Information

Bidders are requested to email RFP.submissions@dhs.state.nj.us indicating their agency’s intent to submit a letter of interest. Submitting a notice of intent to apply does not obligate an agency to apply.

Any questions regarding this RLI should be directed via email to RFP.submissions@dhs.state.nj.us no later than June 24, 2016. All questions and responses will be compiled and emailed to all those who provided a notice of intent to apply. Bidders are guided to rely upon the information in this RLI and the responses to questions that were submitted by email to develop their letters of interest. Specific guidance, however, will not be provided to individual applicants at any time.
VII. Required Letter of Interest Content

All bidders must submit a written narrative that addresses the following topics, and adheres to all instructions and includes required supporting documentation noted below:

Funding Proposal Cover Sheet (RLI Attachment A)

Bidder’s Organization, History and Experience (10 points)

1. Describe the agency’s history, mission, purpose, and record of accomplishments.
2. Describe agency’s current licenses, modalities, number of slots, and site address.
3. Describe any work with the target population and the number of years’ experience working with the target population.
4. Describe the bidder's background and experience in implementing this or related types of services. Describe why the bidder is the most appropriate and best qualified to implement this program in the target service area.
5. Include a description of the bidder's ability to provide culturally competent services.
6. Document that the bidder’s submissions are up-to-date in NJSAMS.

Project Description (45 points)

1. Number of Beds that are currently licensed for this capacity expansion to be used EXCLUSIVELY for Pregnant Women and Women with Dependent Children through the course of this award and going forward.
2. An assurance statement that these beds are new bed capacity and not repurposed bed capacity.
3. Submission of a detailed written plan and timeline for bringing online currently licensed beds, but not obligated capacity including, but not limited to staff, equipment, and minor renovations.
4. Describe how the five required services described under the Contract Scope of Work section of this RLI will be provided. Be explicit regarding any services that may be conducted off-site. Include evidence-based practice(s) that will be used in the design and implementation of the program.
5. Describe anticipated collaboration with other entities in the course of fulfilling the requirements of the contract resulting from this RLI.
6. The bidder's capacity to accommodate all consumers who take legitimately prescribed medications and who are referred to or present for admission.
7. Summary of the policies that prohibit discrimination against consumers who are assisted in their prevention, treatment and/or recovery from substance use disorders and/or mental illness with legitimately prescribed medication’s.
8. Assurance that all NJSAMS reporting will be complete in a timely admission for these beds.
9. Describe all anticipated barriers and potential problems the bidder foresees itself and/or the State encountering in the successful realization of the initiative described herein.
10. Describe all other resources needed by the bidder to satisfy the requirements of the contract resulting from this RLI.
11. A description of how the agency will work with the Children's System of Care (CSOC) and Child Protection and Permanency (CP&P), including what the bidder would include as key elements to a memorandum of understanding or affiliation agreement with CSOC and CP&P.

Staffing (15 points)

1. Describe the composition and skill set of the proposed program team. Describe proposed staff qualifications, including professional licensing and related experience. Details should include currently on-board or to be hired staff, with details of the recruitment effort.

2. Identify bilingual staff. Include if applicant will hire bi-lingual/bi-cultural staff to facilitate increased access to services, what languages staff will be proficient in and how the organization determines proficiency. Specify if interpreters and/or translation services will be made available as necessary.

3. Detail staff’s ability to address the gender, age and cultural specific needs of the clients.

4. Provide details of the Full Time Equivalent (FTE) staffing required to satisfy the contract scope of work. Identify the number of work hours per week that constitute each FTE in the bidder's proposal.

5. If applicable, define the Part Time Equivalent (PTE) work hours.

6. The approach for supervision of clinical staff.

7. Submit timeline for the hiring of qualified staff to operate the program.

8. The bidder’s hiring policies, including background and credential checks, as well as handling of prior criminal convictions.

Budget (30 points)

Submit a budget for Women’s Set Aside halfway house beds expenses including, but not limited to, recruitment and hiring of staff, equipment costs, and minor renovations or refurbishing of existing space utilizing the DMHAS provided Excel budget template that will be emailed to all registered applicants. Please ensure that the budget narrative contains adequate detail to determine the purpose and necessity of the budgeted line items.

DMHAS will consider the cost efficiency of the proposed budget as it relates to the scope of work. Therefore, bidders must clearly indicate how this funding will be used to meet the program goals and/or requirements. In addition to the required budget forms, bidders are asked to provide budget notes.

The budget should be reasonable and reflect the scope of responsibilities required to accomplish the goals of this project. All costs associated with the completion of the project must be delineated and the budget notes must clearly articulate budget items including a description of miscellaneous expenses and other costs.
1. A detailed budget using the Annex B Excel template is required. The standard budget categories for expenses include: A. Personnel, B. Consultants and Professionals, C. Materials & Supplies, D. Facility Costs, E. Specific Assistance to Clients, and F. Other. Supporting schedules for Revenue and General and Administrative Costs Allocation are also required. The budget must include two (2) separate, clearly labeled sections:
   a. Section 1 – Full annualized operating costs to satisfy the scope of work detailed in the RLI and revenues excluding one-time costs; and
   b. Section 2 - Proposed one-time costs.

2. Budget Notes that detail and explain the proposed budget methodology and estimates and assumptions made for expenses and the calculations/computations to support the proposed budget. The State’s proposal reviewers need to fully understand the bidder’s budget projections from the information presented in its proposal. Failure to provide adequate information could result in lower ranking of the proposal. Budget Notes, to the extent possible, should be displayed on the Excel template itself.

3. The name and address of each organization – other than third-party payers – providing support and/or money to help fund the program for which the proposal is being submitted.

4. For all proposed personnel, the template should identify the staff position titles and staff names for current staff and total hours per workweek.

5. Identify the number of hours per clinical consultant.

6. Staff fringe benefit expenses, which may be presented as a percentage factor of total salary costs, should be consistent with the bidder’s current fringe benefit package.

7. If applicable, General & Administrative (G&A) expenses, otherwise known as indirect or overhead costs, should be included if attributable and allocable to the proposed program. Since administrative costs for existing DMHAS programs reallocated to a new program do not require new DMHAS resources, a bidder that currently contracts with DMHAS should limit its G&A expense projection to “new” G&A only by showing the full amount of G&A as an expense and the off-set savings from other programs’ G&A in the revenue section.

8. Written assurance that if the bidder receives an award pursuant to this RLI, it will pursue all available sources of revenue and support upon award and in future contracts, including agreement to obtain approval as a Medicaid-eligible provider.

Appendices
The following items must be included as appendices with the bidder’s proposal, limiting appendices to a total of 50 pages:
1. Bidder mission statement;
2. Organizational chart;
3. Job descriptions of key personnel;
4. Resumes of proposed personnel if on staff, limited to two (2) pages each;
5. A description of all pending and in-process audits identifying the requestor, the firm’s name and telephone number, and the type and scope of the audit;
6. List of the board of directors, officers and terms;
7. Copy of documentation of the bidder’s charitable registration status;
8. Original and/or copies of letters of commitment/support;
9. Department of Human Services Statement of Assurances (Attachment C);
10. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
    Lower Tier Covered Transactions (Attachment D);
11. Disclosure of Investment in Iran (www.nj.gov/treasury/purchase/forms.shtml); and

The documents listed below are also required with the letter of interest, unless the
bidder has a current contract with DMHAS and these documents are current and
on file with DMHAS.
1. Most recent single audit report (A133) or certified statements (submit only two [2]
copies); and
2. Any other audits performed in the last two (2) years (submit only two [2] copies).

VIII. Submission of Letter of Interest Requirements

DMHAS assumes no responsibility and bears no liability for costs incurred by the bidder
in the preparation and submittal of a letter of interest in response to this RLI. The
narrative portion of the letter of interest should not exceed 10 pages, be single-spaced
with one (1”) inch margins, and no smaller than twelve (12) point Arial, Courier New or
Times New Roman font. DMHAS will not consider any information submitted beyond the
page limit for RLI evaluation purposes.

The budget notes and appendix items do not count towards the narrative page limit.
Letters of interest must be submitted no later than 4:00 p.m. Eastern Daylight Time on
July 15, 2016. All bidders are required to submit one (1) original and five (5) copies of
the narrative, budget and appendices (six [6] total proposal packages) to the following
address:

For U.S. Postal Service delivery:

Helen Staton
Division of Mental Health and Addiction Services
PO Box 700
Trenton, NJ 08625-0700

OR

For private delivery vendor such as UPS or FedEx:

Helen Staton
Division of Mental Health and Addiction Services
222 South Warren Street, 4th Floor
Trenton, NJ 08608

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The bidder may mail or hand deliver its letter of interest, however, DMHAS is not responsible for items mailed but not received by the due date. Note that U.S. Postal Service two-day priority mail delivery to the post office box listed above may result in the bidder’s letter of interest not arriving timely and, therefore, being deemed ineligible for RLI evaluation. The bidder will not be notified that its letter of interest has been received. The State will not accept facsimile transmission of letters of interest.

In addition to the required hard copies, the bidder must also submit its letter of interest (including budget, budget notes, and appendices) electronically by the deadline using a file transfer protocol site. Username and password are case sensitive and must be typed exactly as shown below. Once logged in, the upload button is on the upper left side. Upload the letter of interest and budget files separately, including the bidder’s name in both file names. Click on the green check mark in order to submit the files. Once the upload is complete, click the red logout button at the top right of the screen.
Go to: https://ftpw.dhs.state.nj.us.
Username - xbpupload
Password - Network1!
Directory - /ftp-dmhas/xbpupload

IX. Review of Letters of Interest

There will be a review process for all timely submitted letters of interest. DMHAS will convene a review committee of public employees to conduct a review of each letter of interest accepted for review.

The bidder must obtain a minimum score of 70 points out of 100 points for the narrative and budget sections in order to be considered eligible for funding.

DMHAS will award up to 20 points for fiscal viability, using a standardized scoring rubric based on the audit, which will be added to the average score given to the letter of interest from the review committee. Thus, the maximum points any letter of interest can receive is 120 points, which includes the combined score from the narrative and budget as well as fiscal viability.

In addition, if a bidder is determined, in DMHAS’ sole discretion, to be insolvent or to present insolvency within the twelve (12) months after bid submission, DMHAS will deem the letter of interest ineligible for contract award.

Contract award recommendations will be based on such factors as the letter of interest scope, quality and appropriateness, bidder history and experience, as well as budget reasonableness. The review committee will look for evidence of cultural competence in each section of the narrative. The review committee may choose to visit a bidder’s existing program(s), invite a bidder for interview, and/or review any programmatic or fiscal documents in the possession of DMHAS. The bidder is advised that the contract award may be conditional upon final contract and budget negotiation.
DMHAS reserves the right to reject any and all letters of interest when circumstances indicate that it is in its best interest to do so. DMHAS' best interests in this context include, but are not limited to, loss of funding, inability of the bidder(s) to provide adequate services, an indication of misrepresentation of information and/or non-compliance with State and federal laws and regulations, existing DHS contracts, and procedures set forth in DHS Policy Circular P1.04 (http://www.state.nj.us/humanservices/ocpm/home/resources/manuals/index.html).

DMHAS will notify all bidders of contract award(s), contingent upon the satisfactory final negotiation of a contract, by August 12, 2016.

X. Appeal of Award Decisions

An appeal of any award decision may be made only by a respondent to this RLI. All appeals must be made in writing and be received by DMHAS at the address below no later than 4:00 p.m. Eastern Daylight Time on August 19, 2016. The written appeal must clearly set forth the basis for the appeal.

Appeal correspondence should be addressed to:

Valerie L. Mielke, Assistant Commissioner
Division of Mental Health and Addiction Services
222 South Warren Street, 3rd Floor
PO Box 700
Trenton, NJ 08625-0700

Please note that all costs incurred in connection with appeals of DMHAS decisions are considered unallowable cost for the purpose of DMHAS contract funding.

DMHAS will review all appeals and render a final decision by August 26, 2016. Contract award(s) will not be considered final until all timely filed appeals have been reviewed and final decisions rendered.

XI. Post Award Required Documentation

Upon final contract award announcement, the successful bidder(s) must be prepared to submit (if not already on file), one (1) original signed document for those requiring a signature or copy of the following documentation (unless noted otherwise) in order to process the contract in a timely manner, as well as any other contract documents required by DHS/DMHAS.

1. Most recent IRS Form 990/IRS Form 1120, and Pension Form 5500 (if applicable) (submit two [2] copies);
2. Copy of the Annual Report-Charitable Organization (for information visit: http://www.state.nj.us/treasury/revenue/dcr/programs/ann_rpt.shtml);
3. A list of all current contracts and grants as well as those for which the bidder has applied for from any Federal, state, local government or private agency during the contract term proposed herein, including awarding agency name, amount, period of performance, and purpose of the contract/grant, as well as a contact name for each award and the phone number;

4. Proof of insurance naming the State of New Jersey, Department of Human Services, Division of Mental Health and Addiction Services, PO Box 700, Trenton, NJ 08625-0700 as an additional insured;

5. Board Resolution identifying the authorized staff and signatories for contract actions on behalf of the bidder;

6. Current Agency By-laws;


8. Copy of Lease or Mortgage;

9. Certificate of Incorporation;

10. Co-occurring policies and procedures;

11. Policies regarding the use of medications, if applicable;

12. Policies regarding Recovery Support, specifically peer support services;

13. Conflict of Interest Policy;


15. Affirmative Action Certificate of Employee Information Report, newly completed AA 302 form, or a copy of Federal Letter of Approval verifying operation under a federally approved or sanctioned Affirmative Action program. (AA Certificate must be submitted within 60 days of submitting completed AA302 form to Office of Contract Compliance);

16. A copy of all applicable licenses;

17. Local Certificates of Occupancy;

18. Current State of New Jersey Business Registration;

19. Procurement Policy;

20. Current equipment inventory of items purchased with DHS funds (Note: the inventory shall include: a description of the item [make, model], a State identifying number or code, original date of purchase, purchase price, date of receipt, location at the Provider Agency, person(s) assigned to the equipment; etc.);

21. All subcontracts or consultant agreements, related to the DHS contract, signed and dated by both parties;

22. Business Associate Agreement (BAA) for Health Insurance Portability Accountability Act of 1996 compliance, if applicable, signed and dated;

23. Updated single audit report (A133) or certified statements, if differs from one submitted with proposal;

24. Business Registration (online inquiry to obtain copy at [https://www1.state.nj.us/TYTR_BRC/sp/BRCLoginJsp.jsp](https://www1.state.nj.us/TYTR_BRC/sp/BRCLoginJsp.jsp); for an entity doing business with the State for the first time, it may register at [http://www.nj.gov/treasury/revenue](http://www.nj.gov/treasury/revenue));

25. Source Disclosure (EO129) ([www.nj.gov/treasury/purchase/forms.shtml](http://www.nj.gov/treasury/purchase/forms.shtml)); and


XII. Attachments
STATE OF NEW JERSEY
DEPARTMENT OF HUMAN SERVICES
Division of Mental Health and Addiction Services
Proposal Cover Sheet

Name of RLI: Women's Set Aside Halfway House Beds

Incorporated Name of Bidder: 

Type: Public ______  Profit ______  Non-Profit______  Hospital-Based _____

Federal ID Number: ____________  Charities Reg. Number (if applicable) ____________

Address of Bidder: ______________________________________________________________

Contact Person Name and Title: __________________________________________________

Phone No.: ______________________   Email Address: ______________________________

Executive Director Name: ______________________

Phone No.: ______________________   Email Address: ______________________________

Total dollar amount requested: ____________  Fiscal Year End: ____________

Funding Period: From ____________ to ____________

Total number of unduplicated consumers to be served: _____________________________

County in which services are to be provided: ____________________________

Brief description of services by program name and level of service to be provided:
___________________________________________________________________________

___________________________________________________________________________

Authorization: Chief Executive Officer (printed name): ____________________________

Signature: ______________________   Date: ______________________

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Attachment B – Addendum to RFP for Social Service and Training Contracts

STATE OF NEW JERSEY DEPARTMENT OF HUMAN SERVICES

ADDENDUM TO REQUEST FOR PROPOSAL FOR SOCIAL SERVICE AND TRAINING CONTRACTS

Executive Order No. 189 establishes the expected standard of responsibility for all parties that enter into a contract with the State of New Jersey. All such parties must meet a standard of responsibility that assures the State and its citizens that such parties will compete and perform honestly in their dealings with the State and avoid conflicts of interest.

As used in this document, "provider agency" or "provider" means any person, firm, corporation, or other entity or representative or employee thereof that offers or proposes to provide goods or services to or performs any contract for the Department of Human Services.

In compliance with Paragraph 3 of Executive Order No. 189, no provider agency shall pay, offer to pay, or agree to pay, either directly or indirectly, any fee, commission, compensation, gift, gratuity, or other thing of value of any kind to any State officer or employee or special State officer or employee, as defined by N.J.S.A. 52:13D-13b and e, in the Department of the Treasury or any other agency with which such provider agency transacts or offers or proposes to transact business, or to any member of the immediate family, as defined by N.J.S.A. 52:13D-13i, of any such officer or employee, or any partnership, firm, or corporation with which they are employed or associated, or in which such officer or employee has an interest within the meaning of N.J.S.A. 52:13D-13g.

The solicitation of any fee, commission, compensation, gift, gratuity or other thing of value by any State officer or employee or special State officer or employee from any provider agency shall be reported in writing forthwith by the provider agency to the Attorney General and the Executive Commission on Ethical Standards.

No provider agency may, directly or indirectly, undertake any private business, commercial or entrepreneurial relationship with, whether or not pursuant to employment, contract or other agreement, express or implied, or sell any interest in such provider agency to, any State officer or employee or special State officer or employee having any duties or responsibilities in connection with the purchase, acquisition or sale of any property or services by or to any State agency or any instrumentality thereof, or with any person, firm or entity with which he is employed or associated or in which he has an interest within the meaning of N.J.S.A. 52:13D-13g. Any relationships subject to this provision shall be reported in writing forthwith to the Executive Commission on Ethical Standards, which may grant a waiver of this restriction upon application of the State officer or employee or special State officer or employee upon a finding that the present or proposed relationship does not present the potential, actuality or appearance of a conflict of interest.

No provider agency shall influence, or attempt to influence or cause to be influenced, any State officer or employee or special State officer or employee in his official capacity in any manner which might tend to impair the objectivity or independence of judgment of said officer or employee.

No provider agency shall cause or influence, or attempt to cause or influence, any State officer or employee or special State officer or employee to use, or attempt to use, his official position to secure unwarranted privileges or advantages for the provider agency or any other person.

The provisions cited above shall not be construed to prohibit a State officer or employee or special State officer or employee from receiving gifts from or contracting with provider agencies under the same terms and conditions as are offered or made available to members of the general public subject to any guidelines the Executive Commission on Ethical Standards may promulgate.
Attachment C – Statement of Assurances

Department of Human Services
Statement of Assurances

As the duly authorized Chief Executive Officer/Administrator, I am aware that submission to the Department of Human Services of the accompanying application constitutes the creation of a public document that may be made available upon request at the completion of the RFP process. This may include the application, budget, and list of applicants (bidder's list). In addition, I certify that the applicant:

- Has legal authority to apply for the funds made available under the requirements of the RFP, and has the institutional, managerial and financial capacity (including funds sufficient to pay the non-Federal/State share of project costs, as appropriate) to ensure proper planning, management and completion of the project described in this application.

- Will give the New Jersey Department of Human Services, or its authorized representatives, access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with Generally Accepted Accounting Principles (GAAP). Will give proper notice to the independent auditor that DHS will rely upon the fiscal year end audit report to demonstrate compliance with the terms of the contract.

- Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain. This means that the applicant did not have any involvement in the preparation of the RLI, including development of specifications, requirements, statement of works, or the evaluation of the RLI applications/bids.

- Will comply with all federal and State statutes and regulations relating to non-discrimination. These include but are not limited to: 1) Title VI of the Civil Rights Act of 1964 (P.L. 88-352; 34 CFR Part 100) which prohibits discrimination based on race, color or national origin; 2) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794; 34 CFR Part 104), which prohibits discrimination based on handicaps and the Americans with Disabilities Act (ADA), 42 U.S.C. 12101 et seq.; 3) Age Discrimination Act of 1975, as amended (42 U.S.C. 6101 et. seq.; 45 CFR part 90), which prohibits discrimination on the basis of age; 4) P.L. 2975, Chapter 127, of the State of New Jersey (N.J.S.A. 10:5-31 et. seq.) and associated executive orders pertaining to affirmative action and non-discrimination on public contracts; 5) federal Equal Employment Opportunities Act; and 6) Affirmative Action Requirements of PL 1975 c. 127 (NJAC 17:27).

- Will comply with all applicable federal and State laws and regulations.

- Will comply with the Davis-Bacon Act, 40 U.S.C. 276a-276a-5 (29 CFR 5.5) and the New Jersey Prevailing Wage Act, N.J.S.A. 34:11-56.27 et seq. and all regulations pertaining thereto.

- Is in compliance, for all contracts in excess of $100,000, with the Byrd Anti-Lobbying amendment, incorporated at Title 31 U.S.C. 1352. This certification extends to all lower tier subcontracts as well.

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• Has included a statement of explanation regarding any and all involvement in any litigation, criminal or civil.

• Has signed the certification in compliance with federal Executive Orders 12549 and 12689 and State Executive Order 34 and is not presently debarred, proposed for debarment, declared ineligible, or voluntarily excluded. The applicant will have signed certifications on file for all subcontracted funds.

• Understands that this provider agency is an independent, private employer with all the rights and obligations of such, and is not a political subdivision of the Department of Human Services.

• Understands that unresolved monies owed the Department and/or the State of New Jersey may preclude the receipt of this award.

Applicant Organization ________________________________ Signature: ____________________

Date ______________________________________________________________________

Typed Name and Title _______________________________________________________

6/97
Attachment D - Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions

READ THE ATTACHED INSTRUCTIONS BEFORE SIGNING THIS CERTIFICATION. THE INSTRUCTIONS ARE AN INTEGRAL PART OF THE CERTIFICATION.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
Lower Tier Covered Transactions

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by an Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Name and Title of Authorized Representative

______________________________
Signature

______________________________
Date

This certification is required by the regulations implementing Executive order 12549, Debarment and Suspension, 29 CFR Part 98, Section 98.510.
Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
Lower Tier Covered Transactions

Instructions for Certification

1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of facts upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.

4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled “Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transaction,” without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the List of Parties Excluded from Federal Procurement and Non-Procurement Programs.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

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