

In God We Trust

Agenda Open Session December 21, 2023 7:00pm

BOROUGH OF BOGOTA Mayor and Council Regular Meeting

PLEASE TAKE NOTICE THAT in accordance with the Open Meeting Act, N.J.S.A. 10:4-1, et seq the notice for this meeting's time, date, location, and agenda fulfills the requirements. The Borough of Bogota will hold a Public Meeting at 7:00 p.m. on Thursday, December 21, 2023 to address such matters of business as may be brought before the Mayor and Council. This meeting will be held at Borough Hall Council Chambers, 375 Larch Ave, Bogota, NJ 07603 and will also be held remotely. Please click the link below to Join Zoom Meeting: https://us02web.zoom.us/j/88397477141

Meeting ID: 883 9747 7141

One tap mobile +13052241968,,88397477141# US +13092053325,,88397477141# US

Dial by your location +1 929 205 6099 US (New York)

Salute to the Flag

ROLL CALL OF 2023 COUNCIL

Mayor Kelemen
Council President Carpenter
Councilwoman Granquist
Councilman McHale
Councilman Mitchell
Councilwoman Murphy
Councilman Robbins

Also Attending: Borough Administrator Hynes Borough Attorney Betesh Borough Clerk Yenlys Flores-Bolivard

CITIZEN REMARKS

One five (5) minute time limit per person

DISCUSSION

1. Advertisement for Police Officer

ORDINANCE INTRODUCTION

None

PUBLIC HEARING AND ADOPTION

None

CONSENT AGENDA

Resolutions

2023-221 Services Agreement for Pedestrian Improvements on Palisade Avenue, Chestnut Avenue, Fischer Avenue, and Maplewood Avenue around E. Roy Bixby School - NJDOT Funded

2023-222 Shared Services Agreement 2024 between the Borough of Paramus and the Borough of Bogota for Maintenance and Repairs of Vehicles

2023-224 Municipal Endorsing Resolution for Children's Aid and Family Services

2023-225 Authorizing Cancelation of Outstanding Checks

2023-226 Budget Transfer

2023-227 Authorizing the Tax Collector to Cancel Small Balances

2023- 228 Awarding Contract for Sidewalk Repair to Carratura Construction Company

2023-229 Assign Lead Paint Inspector Back-Up - Nick Barese

2023-230 Authorizing a Contract with Millennium Communication Group, Inc., for VOIP, WIFI, ISP Cabling Solutions

2023-231 Award of Contract to Dell Technologies for Borough Computers

2023-232 Authorization to perform a Survey of 13 E. Fort Lee Rd

2023-234 DPW Contract

2023-235 Drainage Easement Agreement

Resolution to be Voted on Separately

2023-223 Service Agreement 2024 between the Bergen County Utilities Authority (BCUA) for a Certified Recycling Professional (CRP) to prepare the Annual Recycling Tonnage Report

2023-233 Hire additional, Temporary, Part-Time Electrical Sub-Code Official

PC23-21 Payment of Claims

<u>APPROVALS</u>

- 1. Minutes Work Session Meeting December 6, 2023
- 2. Closed Session Minutes Work Session Meeting December 6, 2023

2ND CITIZEN REMARKS

One five (5) minute time limit per person

REPORTS

Five (5) minute time limit

Mayor Kelemen

Council President Carpenter

Councilwoman Granquist

Councilman McHale

Councilman Mitchell

Councilwoman Murphy

Councilman Robbins

Administrator Hynes

Borough Attorney Betesh

Borough Clerk Flores-Bolivard

CLOSED SESSION

- 1. Personnel
- 2. Interviews for lieutenant position in the police department

ADJOURNMENT

Agenda is subject to change

NEXT COUNCIL MEETINGS

Reorganization meeting Schedule for January 5 @6pm Senior Center and in Zoom unless otherwise noted and /or advertised:

Council meeting dates are subject to change

GENERAL INFORMATION:

December 24 – Christmas Eve

December 25 – Christmas - **Office Closed**

December 31 – New Year's Eve

January 1 – New Year - Office Closed

HAPPY HOLIDAYS!



RESOLUTION # 2023-221

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

SERVICE AGREEMENT FOR PEDESTRIAN IMPROVEMENTS ON PALISADE AVENUE, CHESTNUT AVENUE, FISCHER AVENUE, AND MAPLEWOOD AVENUE AROUND E. ROY BIXBY SCHOOL - NJDOT FUNDED

WHEREAS, Borough of Bogota has chosen to enter into a grant agreement in the amount of \$228,481.00 with the New Jersey Department of Transportation to construct pedestrian improvements on Palisade Avenue, Chestnut Avenue, Fischer Avenue, and Maplewood Avenue around E. Roy Bixby School within the Borough; and

WHEREAS, Neglia Engineering Associates has provided the Borough with an Agreement for Professional Services for this project which will require both NJDOT Municipal Aid Grant Funding and Municipal Capital Funding as the improvements proposed exceed the allotted grant funds; and

WHEREAS, the Agreement for Professional Services includes a lump sum cost of \$29,600.00 representing Surveying and Engineering Costs, on a time basis (schedule in contract) not to exceed \$28,890.00 representing Construction Administration Services, and on a material basis (schedule in contract) not to exceed \$1,500.00 representing Reimbursable Expenses; and

WHEREAS, the CFO has certified that these funds have been appropriately budgeted for; and

BE IT FURTHER RESOLVED, that the Mayor and Borough Clerk are hereby authorized to execute the agreement of services for the pedestrian improvements on Palisade Avenue, Chestnut Avenue, Fischer Avenue, and Maplewood Avenue around E. Roy Bixby School for Neglia Group, 34 Park Avenue, Lyndhurst, New Jersey 07071.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

2023-221 Page 1 of 1



negliagroup.com

AGREEMENT FOR PROFESSIONAL SERVICES

DATE:

November 30, 2023

TO:

Mayor and Council Borough of Bogota 375 Larch Avenue

Bogota, New Jersey 07603

Attn: Edward Hynes, Borough Administrator

FROM:

Gregory J. Polyniak, P.E., P.P., C.M.E., C.P.W.M.

RE:

Proposal for Surveying, Engineering, Bidding, & Construction Management Services

Palisade Avenue, Chestnut Avenue, Fischer Avenue and Maplewood Avenue - Concrete / Pedestrian

Improvements (NJDOT Municipal Aid Grant Funded)
Borough of Bogota, Bergen County, New Jersey

Neglia understands that the Borough of Bogota anticipates receiving an NJDOT Municipal Aid Grant in the amount of \$228,481.00 for the Palisade Avenue, Chestnut Avenue, Fischer Avenue and Maplewood Avenue - Concrete / Pedestrian Improvements around E. Roy Bixby School. The project will include but not be limited to concrete sidewalk, concrete curbing, and ADA accessible ramps.

It is anticipated that total project budget is to be \$444,150 which includes professional services and contingencies per our May 31, 2023 preliminary engineer's estimate. Therefore, the Borough will be required to include capital funding to complete this project or reduce the project scope. This proposal addresses surveying, engineering, bidding, and construction management services to be provided.

Description of Services - See attached Scope of Services.

Requested By:

Borough of Bogota

Date of Request:

November 2023

This agreement, when approved by **Borough of Bogota** will be completed as follows:

- On a lump sum basis for a cost of Twenty-Nine Thousand Six Hundred Dollars (\$29,600.00) for Phase 1 Surveying, Design, and Bidding Services representing Engineering Services.
- 2. On a time and material basis in accordance with our Schedule of Fees for a cost of Twenty-Eight Thousand Eight Hundred Ninety Dollars (\$28,890.00) for Phase 2 Construction Management Services representing Engineering and Construction Management Services.
- 3. On a Material Basis in accordance with our attached schedule of fees for a cost not to exceed of **One Thousand Five Hundred Dollars (\$1,500.00)** for Estimated Reimbursable Expenses representing reimbursable expenses.

This document constitutes an agreement for services that will be provided subject to the attached Standard Terms and Conditions.

LYNDHURST

34 Park Avenue PO Box 426 Lyndhurst, NJ 07071 p. 201.939.8805 f. 201.939.0846

MOUNTAINSIDE

200 Central Avenue Suite 102 Mountainside, NJ 07092 p. 201.939.8805 f. 732.943.7249



I. BACKGROUND

Neglia understands that the Borough of Bogota anticipates receiving an NJDOT Municipal Aid Grant in the amount of \$228,481.00 for the Palisade Avenue, Chestnut Avenue, Fischer Avenue and Maplewood Avenue - Concrete / Pedestrian Improvements around E. Roy Bixby School. The project will include but not be limited to concrete sidewalk, concrete curbing, and ADA accessible ramps.

It is anticipated that total project budget is to be \$444,150 which includes professional services and contingencies per our May 31, 2023 preliminary engineer's estimate. Therefore, the Borough will be required to include capital funding to complete this project or reduce the project scope. This proposal addresses surveying, engineering, bidding, and construction management services to be provided.

II. SCOPE OF SERVICES

PHASE I - SURVEYING, DESIGN, & BIDDING PHASE

Neglia Engineering Associates will perform the following surveying and design tasks for the Palisade Avenue, Chestnut Avenue, Fischer Avenue and Maplewood Avenue - Concrete / Pedestrian Improvements around E. Roy Bixby School if deemed necessary:

- A. Perform the necessary field and office work required to establish locations in connection with the above listed roadway locations and sections. Please note that a detailed roadway survey will not be prepared as the roadway improvement locations are to occur with the roadway's existing sidewalk area of each roadway location. Boundary information will be based upon current Borough Tax Maps for this reason.
- B. Hold the necessary meetings and research required to coordinate the Municipal Departments. We have included two project meetings within the scope and budget of this proposal if necessary.
- C. Perform final design and prepare Final Plans and Construction Specifications in such a form and manner that they will meet with Municipal, County, State and Federal requirements. Said plans shall be in such a form that they are suitable for public bidding.
- D. Prepare a final estimate of the construction cost.
- E. Accept, review, tabulate and make recommendations to the Governing Body regarding the acceptance of bids and awarding of contract.

PHASE II - CONSTRUCTION MANAGEMENT PHASE

A. Construction Management Services

Neglia Engineering Associates will provide part-time construction management services for the Palisade Avenue, Chestnut Avenue, Fischer Avenue and Maplewood Avenue - Concrete / Pedestrian Improvements around E. Roy Bixby School within the Borough. The services will include the following:

- 1. Technical Observation Work under this category will be billed at per diem basis in accordance with our rates.
- Any costs stated for the construction management phase of this proposal are based on estimated construction time. The actual time expended will depend on the ability and performance of the contractor. Any additional time expended will be billed at our hourly rates.
- 3. The hourly rates referred to herein shall be subject to review and change bi-annually.
- 4. Any work required with NJDEP, NJDOT or other state agencies will be billed on a per diem basis in accordance with our rates.
- 5. Provide Field Engineering during construction. These hours will be billed in accordance with attached billable rates.



- a. Making visits to the site to observe the work in progress and providing reports to the Borough.
- b. Observing initial operation on the project or of performance tests required by specifications.
- c. Reviewing and approving requests for monthly and final payments to contractors.
- d. Making a final inspection and report on the completed project.
- e. Issue a certificate of completion to the Borough on completion of construction contracts.

Be advised that site safety is the sole responsibility of the Contractor. However, should Neglia Engineering Associates observe conditions that are a detriment to vehicular and pedestrian traffic, along with their labor, we will advise the Contractor accordingly. In addition, we rely solely on the Borough's Financial Department to review Certified Payroll in regard to current wages. This proposal does not include any environmental services in regard to soil testing and disposal and will solely rely on the Borough's Licensed Site Remediation Professional (LSRP) for such.

III. DELIVERABLES

We will prepare and forward the aforementioned items as mentioned above. See below for mass reproductions.

IV. ANTICIPATED TIME FRAME

Neglia Engineering Associates is prepared to begin upon receipt of a signed copy of this agreement and the General Conditions. We anticipate completing the construction drawings and specification packages within forty-five business days excluding holidays after receipt of authorization. These anticipated timeframes do not include any regulatory review time and begin once authorization has been received (fax, mail, E-mail of signed proposal with resolution). In addition, the schedule is dependent on weather conditions, ground cover (i.e. snow, ice, etc.) comments, revision requests, and response timing from your office. We will notify your office should the schedule need to be revised.

V. PAYMENTS AND COST OF SERVICES

Invoices will be submitted to your attention on a monthly basis to monitor the progress of the project. It shall be noted that these budgets do not include any regulatory, submission, etc. fees and material testing fees.

VI. CONDITIONS AND EXCLUSIONS

This proposal does not include any other site / civil design aspects other than those design items mentioned above. It assumes that off-site utility work / design will not be required for the project and that off-site utilities have sufficient capacity. The proposal does not include any survey and off-site survey, wetland delineation and wetland surveying services, construction stakeout or construction management service, as-built survey work and / or subdivision plat preparation unless otherwise included within the Scope of Services section of this proposal.

This proposal does not include the structural design of retaining walls, bridges, culverts, or any other proposed modified structure not mentioned within the scope unless specifically mentioned above. It also does not include irrigation design and plans unless specifically mentioned above.



This proposal does not include a geotechnical engineering studies / services which include but is not limited to soil borings, test pits and percolation tests, phase one audit, environmental impact statement or assessment, threatened and endangered species studies, flood studies, foundation design, professional planning services, Phase I and Phase II environmental investigations / studies, archeological studies, buoyancy calculations, visual impact assessment, underground garage structure design, environmental remediation, mitigation, UST remediation, asbestos removal, septic system design, holding tank design, pump station design, or other environmental concerns. This proposal does not include air quality studies or glare and noise studies. This proposal does not include any permitting other than those permits mentioned above. In addition, this proposal does not include fire flow test and / or study, any traffic / transportation studies, planning studies and / or testimony, and NJDOT permitting unless otherwise mentioned within the Scope of Services section of this proposal. Meeting time is portal to portal. The proposal has been prepared assuming that your project attorney will prepare all applications excluding those listed above.

Any deviation from the scope of work outlined in this proposal once the detailed engineering work has commenced will be immediately brought to your attention and a separate budget will be provided to you. In addition, revisions to the plans based on input received from public agencies, officials, adjacent property owners, your office, etc. through the course of the project are unforeseen and the extent is outside of our control. Revisions are also generated from input by the project team and possibly your construction manager. For this reason, revisions will not be completed unless a change order contract is reviewed and approved. In addition, Neglia Engineering Associates cannot guarantee the approval of any submitted application or package to review agencies or municipal boards.

Reimbursable expenses will be required for this project. They include but are not limited to reproductions for the municipal and regulatory review submittals, express mailings, mileage, and courier service. We have provided an estimated budget for reimbursable expenses for this project which are in addition to the lump sum illustrated on page one of this proposal. Should Neglia Engineering Associates not require this budget for reimbursable expenses we will not invoice the full budget amount. If additional reimbursable expenses are required, we will invoice your office on an as needed basis without further authorization required. Should any sub-consultants be required for this project, Neglia Engineering Associates will invoice your office at cost plus ten percent. The ten percent cost adjustment has been provided as a maintenance, overhead, and profit fee for the hired sub-consultant. Please be aware that detailed invoices for reimbursable expenses will not be provided but are available if request. All filling, review, processing, and application fees will be provided by your office.

VII. GENERAL TERMS AND CONDITIONS

ARTICLE I - METHOD OF CHARGING AND PAYMENT CONDITIONS: Compensation for the engineering and related Services ("Services") to be provided by Neglia Engineering Associates ("Neglia") shall be based on the Schedule of Fees and Charges identified in the Proposal. Neglia periodically shall submit invoices to the Client. Client shall pay each invoice within thirty (30) days of the date of the invoice. However, if Client objects to all or any portion of any invoice, Client shall so notify Neglia in writing of the same within fifteen (15) days from date of invoice, give reasons for the objection, and pay that portion of invoice not in dispute. Client shall pay an additional charge of one and one-half percent (1 1/2%) of the amount of the invoice per month for any payment received by Neglia more than thirty (30) days from the date of invoice. Payment thereafter shall first be applied to accrued interest and then to the unpaid principal. The additional charge shall not apply to any disputed portion of any invoice resolved in favor of Client. In the event of a legal action brought by Neglia against Client for invoice amounts not paid, Attorneys' Fees, Court Costs, and other related expense shall be paid to the prevailing party by the other party.



ARTICLE II - PROFESSIONAL RESPONSIBILITY: Neglia represents that Services shall be performed, within the limits prescribed by Client, in accordance with the 'Scope of Services' contained in the Proposal and in a manner consistent with that level of care and skill ordinarily exercised by other comparable professional engineering firms under similar circumstances at the time the Services are performed. No other representations to Client, expressed or implied, and no warranty or guarantee is included or intended, hereunder, or in any report, opinion, document, or otherwise.

ARTICLE III - LIMITATIONS OF LIABILITY: The liability of Neglia, its employees, agents, and subcontractors (hereinafter for purposes of this Article III referred to collectively as "Neglia"), for Client's claims of loss, injury, death, damage or expense, including, without limitation, Client's claims of contribution and indemnification with respect to third party claims relating to the Services or to obligations imposed, hereunder, (hereinafter, "Client's Claims") shall not exceed the aggregate: (1) the total sum of Neglia's fee or \$50,000.00, whichever is greater, for Client's Claims arising out of professional negligence, including errors, omissions or other professional acts, and including unintentional breach of contract; or (2) the total sum of \$250,000 for Client's Claims arising out of negligence, or other causes for which Neglia has any legal liability, other than as described in (1) above.

In no event shall either Neglia or Client be liable for consequential or indirect damages, including, without limitation, loss of use or loss of profits, incurred by one another or their subsidiaries or successors, regardless of whether such damages are caused by breach of contract, willful misconduct, negligent act or omission, or other wrongful act of either of them.

ARTICLE IV - INDEMNIFICATION: If any claim is brought against Neglia, its employees, agents or subcontractors (hereinafter for purpose of this Article IV referred to collectively as "Neglia") and/or Client by a third party, relating in any way to the Services, the contribution and indemnification rights and obligations of Neglia and Client, subject to the limitations of liability under Article III above, shall be determined as follows: (1) if any negligence, breach of contract, or willful misconduct of Neglia caused any damage, injury or loss claimed by the third party, then Neglia and Client shall each indemnify the other against any loss of judgment on a comparative responsibility basis under comparative negligence principles (Client responsibility to include that of its agents, employees and other contractors); and (2) unless Neglia was guilty of negligence, breach of contract, or willful misconduct which in whole or in part caused damage, injury or loss asserted in the third party claim, Client shall indemnify Neglia against the claim, liability, loss, legal fees, consulting fees and other costs of defense reasonably incurred.

ARTICLE V – INSURANCE: Neglia agrees to maintain (1) Statutory Workers' Compensation; and (2) Comprehensive General and Automobile Insurance Coverage in the sum of not less than \$ 1,000,000.

ARTICLE VI - FORCE MAJEURE: Neither party shall hold the other responsible for damages or delays in performance caused by force majeure, acts of God, or other events beyond the control of the other party or that could not have been reasonably foreseen and prevented. For this purpose, such acts or events shall include, but not be limited to, unusual weather affecting performance of the Services, floods, epidemics, war, riots, strikes, lockouts, or other industrial disturbances, protest demonstrations, unanticipated site conditions, and inability, with reasonable diligence, to supply personnel, equipment or material for the Services. Should such acts or events occur, both parties shall use their best efforts to overcome the difficulties and to resume as soon as reasonably possible the normal pursuit of the Services.

ARTICLE VII - TERMINATION AND SUSPENSION OF WORK: The obligation to provide further Services under this Agreement may be terminated by either party upon fourteen (14) days written notice in the event of substantial failure by the other party to perform in accordance with the terms hereof through no fault of the terminating party. In the



event of termination, Neglia shall be paid for all services rendered up to and including the date of termination. The parties agree that Neglia may elect to suspend providing services under this Agreement if payment of any invoice is not made within thirty (30) days of the date of the invoice as provided in Article I. In the event that the termination was initiated by the Client, Client agrees to pay Neglia Engineering Associates an additional ten percent (10%) of the total fee earned by Neglia Engineering Associates.

ARTICLE VIII - REUSE OF DOCUMENTS: All documents, including Drawings and Specifications prepared by Neglia pursuant to this Agreement, are instruments of service in respect to the Project. They are not intended or represented to be suitable for reuse by Client or others on extensions of the Project or on any other Project. Any reuse, without written verification of adaptation by Neglia for the specific purpose intended, will be at Client's sole risk and without liability or legal exposure to Neglia; and Client shall indemnify and hold harmless Neglia from all claims, damages, losses and expenses including Attorneys' fees arising out of or resulting there from. Any such verification or adaptation will entitle Neglia to further compensation at rates to be agreed upon by Client and Neglia.

ARTICLE IX - CONTROLLING LAW: Any element of this Agreement letter held to violate a law or regulation, or whose insurability cannot be confirmed by design professional, shall be deemed void, and all remaining provisions shall continue in force. However, client and design professional will in good faith attempt to replace any such voided element with one that is enforceable and/or insurable, and which comes as close as possible to expressing the intent of the original provision.

ARTICLE X - SUCCESSORS AND ASSIGNS: Client and Neglia each bind themselves and their Partners, Successors, Executors, Administrators, Assigns, and Legal Representatives to the other party to this Agreement and to the Partners, Successors, Executors, Administrators, Assigns, and Legal Representatives of such other party in respect to all covenants, agreements, and obligations of this Agreement. Neither Client nor Neglia shall assign, sublet, or transfer any rights under, or interest in, this Agreement without the written consent of the other party, except as set forth below. Unless specifically stated to the contrary, in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Agreement. Nothing contained in this paragraph shall prevent Neglia from employing such independent consultants, associates, and subcontractors, as it may deem appropriate, to assist in its performance of services, hereunder. Nothing herein shall be construed to give any rights or benefits hereunder to anyone other than Client and Neglia.

ARTICLE XI - ARBITRATION: All claims, counterclaims, disputes and other matters in question between the parties, hereto arising out of or relating to this Agreement or the breach thereof, will be decided by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association. This Agreement to arbitrate and any other agreement or consent to arbitrate entered into will be specifically enforceable under the prevailing arbitration law of any court having jurisdiction. Notice of demand for arbitration must be filed in writing with the other parties to this Agreement and with the American Arbitration Association. The demand must be made within a reasonable time after the claim, dispute or other matter in question has arisen. In no event may the demand for arbitration be made after institution of legal or equitable proceedings based on such claim, dispute or other matter in question would be barred by the applicable statue of limitations.

All demands for arbitration and all answering statements thereto, which include any monetary claim, must contain a statement that the total sum or value in controversy as alleged by the party making such demand or answering statement is not more than \$ 200,000.00 (exclusive of interest and costs.) The arbitrators will not have jurisdiction, power or authority to consider, or make findings (except in denial of their own jurisdiction) concerning any claim, counterclaim, dispute or other matter in question where the amount in controversy thereof is more than \$ 200,000.00



(exclusive of interest and costs) or to render a monetary award in response thereto against any party which totals more than \$ 200,000.00 (exclusive of interest and costs.)

No arbitration arising out of, or relating to, this Agreement, may include, by consolidation, joinder, or in any other manner, any person or entity who is not a party to this Agreement.

The award rendered by the arbitrators will be final, not subject to appeal, and judgment may be entered upon it in any court having jurisdiction thereof.

GENERAL TERMS

- Client agrees to assist Neglia Engineering Associates (NEA), by placing to NEA disposal, all available information
 pertinent to the Project including previous reports, maps, deeds, surveys, easement descriptions and any other data
 relative to design or construction of the Project.
- 2. Client will arrange for access to and make all provisions for NEA to enter upon public and private property, as required for NEA to perform services.
- 3. Client shall be responsible for such legal services as Client may require or NEA may reasonably request with regard to legal issues pertaining to the Project.
- 4. In any dispute involving the accuracy of surveying services, NEA will have no liability to anyone if referenced points set by NEA have not been preserved. NEA field notes will govern in any dispute.
- Client understands that NEA cannot, and does not, assure favorable action or timely action by any governmental entity.
- 6. Client agrees that any work not specifically included in this proposal or work beyond the scope of this proposal will be classified as extra work. If additional services are required from NEA by the Client, fees for such services will be incurred on the basis of either time and material or on terms that the parties mutually agreed upon. N.E.A. will provide the client with an estimate of the amount anticipated for the extra, prior to commencing any extra work.
- 7. Suspension of work on this project in excess of 60 days (if directed by Client) will cause NEA to sustain unexpected costs to resume work. Client agrees that additional compensation, as agreed by the parties, will be paid to NEA before such work resumes. The fee for uncompleted portions of the work is subject to re-negotiation after a suspension period of 120 days.
- 8. The individual(s) executing this contract, if acting on behalf of a municipality, municipal authority, corporation, or funding agency, represent that they have the authority to do so.
- 9. This proposal is good for sixty (60) days from the submission date.
- 10. This proposal is subject to a six (6%) percent annual inflation adjustment every January 1st.



Very truly yours,

The person signing below has read and understood all of the provisions of this agreement and represents and warrants that they are authorized to sign this agreement on behalf of **Borough of Bogota**. Please sign one copy of this proposal and return same to this office.

Thank you for affording us the opportunity to be of service. We look forward to working with you on this project. Please call if there are any questions, or if we can be of further assistance.

Neglia Enginee	ring Associates	
Gregory J. Poly	niak, P.E., P.P., C.M.E., C.P.W.M.	
For the Boroug		
Borough of Bog	•	
Attachments:	Municipal Rates, Project Location Map	
Accepted this_	day of	2023
Ву:		
Title:		
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EXPERIENCED DEDICATED RESPONSIVE

negliagroup.com

NEGLIA GROUP 2023 MUNICIPAL HOURLY BILLING RATES

PRINCIPAL SENIOR ENGINEER / SENIOR MANAGER/SR. PROF. PLANNER PROFESSIONAL ENGINEER / PROJECT MANAGER SENIOR DESIGN ENGINEER DESIGN ENGINEER/ENVIRONMENTAL SCIENTIST ENGINEERING ASSISTANT	\$199.00 \$195.00 \$190.00 \$175.00 \$165.00 \$105.00
PROFESSIONAL PLANNER PROFESSIONAL LANDSCAPE ARCHITECT LANDSCAPE DESIGN COMPUTER AIDED DESIGNER	\$195.00 \$175.00 \$135.00 \$135.00
CONSTRUCTION MANAGER RESIDENT ENGINEER TECHNICAL OBSERVER	\$160.00 \$190.00 \$135.00
PROFESSIONAL SURVEYOR / PROJECT MANAGER SURVEY PROJECT MANAGER 3 MAN SURVEY CREW 2 MAN SURVEY CREW 1 MAN SURVEY CREW (GPS AND EQUIPMENT) CERTIFIED WETLAND DELINEATOR	\$180.00 \$165.00 \$255.00 \$215.00 \$195.00 \$195.00
LICENSED COLLECTION SYSTEM OPERATOR	\$180.00
DRONE PILOT AND VISUAL OBSERVER DRONE EDITOR GIS MANAGER GIS SPECIALIST GIS TECHNICIAN	\$230.00 \$165.00 \$175.00 \$155.00 \$105.00
REIMBURSABLE EXPENSES PAPER PRINTS (All Sizes) MYLARS COLOR PRINTS PHOTOCOPIES (Black & White) PHOTOCOPIES (Color) MILEAGE (Federal Standard Milage Rate) SUB-CONSULTANTS	\$ 4.00/sheet \$30.00/sheet \$65.00/sheet \$.25/page \$.40/page \$.6250/mile 10% administrative fee

Notes:

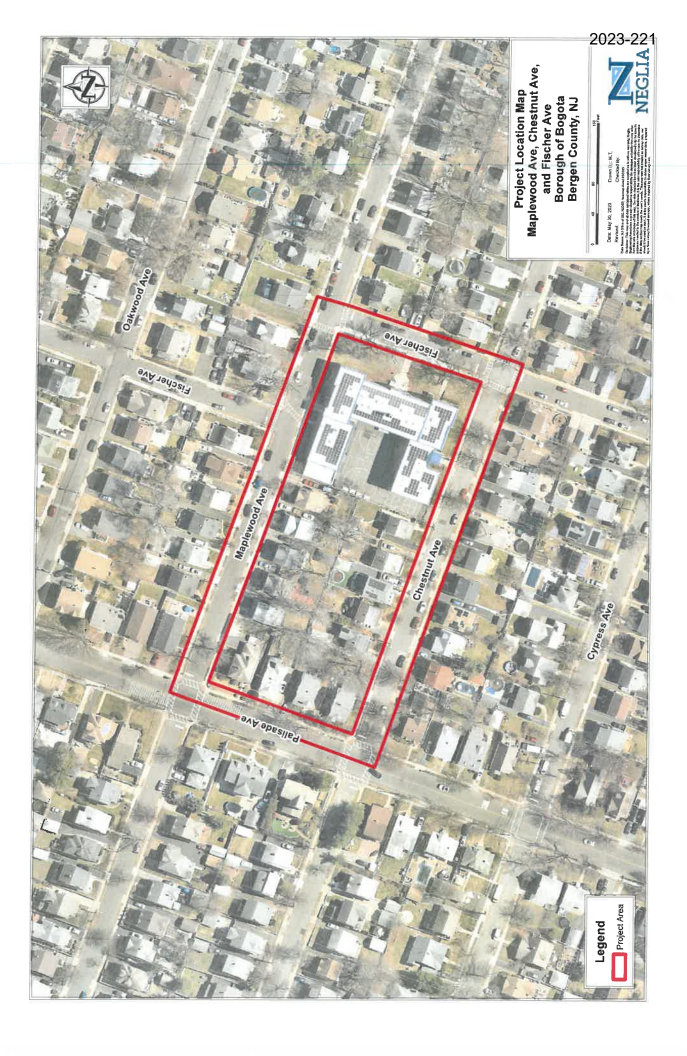
- 1. Expert testimony for deposition or trial is billed at 1½ standard billing rate.
- Labor billings include miscellaneous direct costs such as telephone calls, faxes, copying and postage. No charges are levied for use of computers, plotters, or CAD systems.
- 3. After hour and Holiday Call Outs
 - a. 7:00pm to 5:00am 1.5 times the hourly rate and a 4 hour minimum
 - b. Holidays 2 times the hourly rate and a 4 hour minimum
- 4. Reimbursable expenses are subject to change annually based on industry fluctuation.

LYNDHURST

34 Park Avenue PO Box 426 Lyndhurst, NJ 07071 p. 201.939.8805 f. 201.939.0846

MOUNTAINSIDE

200 Central Avenue Suite 102 Mountainside, NJ 07092 p. 201.939.8805 f. 732.943.7249





RESOLUTION # 2023-222

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

SHARED SERVICES AGREEMENT 2024 BETWEEN THE BOROUGH OF PARAMUS AND THE BOROUGH OF BOGOTA FOR MAINTENANCE AND REPAIRS OF VEHICLES

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I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

2023-222 Page 1 of 1

SHARED SERVICES AGREEMENT BETWEEN

THE BOROUGH OF PARAMUS AND THE BOROUGH OF BOGOTA

FOR MAINTENANCE AND REPAIR OF VEHICLES

This Agreement is made on this ______, day of ______2023, by and between THE BOROUGH OF PARAMUS, a municipal corporation of the State of New Jersey, whose principal address is, One Jockish Square, Paramus, New Jersey 07652, and THE BOROUGH OF BOGOTA, a municipal corporation of the State of New Jersey, whose principal address is, 375 Larch Avenue, Bogota NJ 07603. (hereinafter collectively referred to as the Parties).

WITNESSETH:

WHEREAS, the Parties are municipalities located within Bergen County, State of New Jersey, authorized by law to enter into an agreement with another municipality to provide jointly for any lawful service to and for the residents of the respective municipalities pursuant to the provisions of the "Uniform Shared Service and Consolidation Act," N.J.S.A. 40A:65-1 et seq.,

WHEREAS, pursuant to the Uniform Shared Services and Consolidation Act, N.J.S.A. 40A:65-1 et seq., government efficiency is encouraged through shared services stating, "[a]ny local unit may enter into an agreement with another local unit or units to provide or receive any service that each local unit participating in the agreement is empowered to provide or receive within its own jurisdiction, including services incidental to the primary purposes of any of the participating local units including services from licensed or certified professionals required by statute to be appointed; and

WHEREAS, the Parties are "local units" under N.J.S.A. 40:65-4(a)(1); and

WHEREAS, the Parties are committed to delivering services to their respective taxpayers in the most effective and cost-efficient manner; and

WHEREAS, the Borough of Bogota seeks this Agreement with the Borough of Paramus for the maintenance and repair of its fleet of vehicles;

NOW, THEREFORE, in consideration of the mutual covenants, agreements and considerations contained herein, the Parties mutually agree as follows:

ARTICLE I:

UNIFORM SHARED SERVICES AND CONSOLIDATION ACT

The Parties are authorized to enter into this Agreement pursuant to the Uniform Shared Services and Consolidation Act, <u>N.J.S.A.</u> 40A:65-1, <u>et. seq.</u>

ARTICLE II:

SCOPE OF SERVICES & PAYMENT FOR MAINTENANCE AND REPAIR OF VEHICLES

- A. <u>Services Performed</u>: The Borough of Paramus, Department of Public Works, Mechanical Maintenance Division shall provide labor, maintenance and services on vehicles at the rate of \$150.00 per hour during normal business hours. Emergency call out after hours will be billed at a rate of \$225.00 per hour.
- B. <u>Parts</u>: Parts will be purchased from local vendors under State Contract when available. An additional charge not to exceed 25% of the cost of the part may be added to cover any expenses incurred by the Borough of Paramus to retrieve parts.
- C. <u>Tires</u>: Tires will be purchased under State Contract pricing when available. Hourly labor rate will apply for tire change overs performed by the Borough of Paramus.
- D. <u>Outside and Body Repairs</u>: Will be performed by State Contract vendors when available. An additional charge not to exceed 15% of the repairs may be added to cover any expenses incurred by the Borough of Paramus, i.e., travel time, fuel, etc.
- E. <u>Labor Time</u>: Average labor time for a complete preventative maintenance including a comprehensive check list is 2 hours for motorcycles, 3 hours for a motor vehicles, 6 hours for trucks, and 8 hours for fire apparatus/ambulances. A quick lube service is available for a flat fee of \$75.00 for most automobiles (excluding trucks and diesel engines). This service includes up to 7 quarts of standard engine oil, oil filter, and a 12-point check list. Additional charges may be incurred for any additional parts or service that might be needed.
- F. <u>Unscheduled Repairs</u>: Unscheduled repairs will be billed at an hour for hour basis plus parts and materials.
- G. <u>Payment</u>: The administration of scheduling and billing will be the responsibility of the Mechanical office. A 15% administrative fee will be added not to exceed \$200.00 to all repair orders to cover the costs of faxes, postage, billing, copies, etc. The Borough of Paramus will bill the Borough of Bogota on a monthly basis

for all maintenance and repairs performed. Payment to the Borough of Paramus shall be made within thirty (30) days of receipt of monthly invoices.

- H. <u>Pick-up and Delivery</u>: CDL drivers from the Borough of Paramus may be available to pick up and return vehicles. Hourly rates will apply for this service.
- Notice: The Borough of Bogota shall give reasonable notice for the scheduling of maintenance and repairs.
- J. <u>Emergencies</u>: In the event of an emergency causing delay in the maintenance and repair of vehicles in its possession, the Borough of Paramus will make all efforts to complete the maintenance and repair within a reasonable time after the emergency.
- K. <u>Subcontractors</u>: In the event the Borough of Paramus is unable to perform maintenance and repair of the vehicles, accommodations will be made to have the work completed by an outside agency. No outside repairs will be made without first obtaining approval from the Borough of Bogota.

ARTICLE III:

TERM AND TERMINATION OF CONTRACT

- A. This Agreement shall be effective for a period of one year commencing on January 1, 2024 and terminating December 31, 2024;
- B. This Agreement shall automatically renew for a consecutive period of one year, unless terminated by either of the Parties by providing written notice at least thirty (30) days prior to the end of the yearly term; and
- C. This agreement can be terminated at any time by either party by giving written notice of termination ninety (90) days in advance of the expected date of termination.

ARTICLE IV:

INSURANCE, INDEMNIFICATION, AND HOLD HARMLESS AGREEMENT

A. The Borough of Bogota represents and warrants that at all times during the term of this Agreement, including subsequent extensions, the Borough of Bogota shall maintained and kept in full force and effect, without expense to the Borough of Paramus and naming the Borough of Paramus as an additional insured, insurance coverage issued by an insurance company licensed to do business and to issue such insurance policies in the State of New Jersey with sufficient limits to protect the Borough of Paramus, its employees, and agents with respect to any claims for bodily injury, emotional distress, or property damage resulting from conduct aimed to facilitate the terms of this Agreement; and

B. To the fullest extent permitted by law, the Borough of Bogota shall release, indemnify and hold harmless the Borough Paramus, its employees, agents, and affiliates, from any and all obligations, liabilities, judgments, claims and demands which may arise out of its obligations under this Agreement. Nothing contained herein shall relieve the Parties from liability for willful acts of wrong doing committed by its employees, agents, or affiliates.

ARTICLE V:

GOVERNING LAW

- A. This Agreement shall be construed in accordance with the laws of the State of New Jersey;
- B. In the event of a controversy or dispute between the Parties, the dispute will first be presented to the Parties respective Governing Body to engage in a good faith attempt to resolve all issues;
- C. The Parties agree that in the event of legal action by either party, same shall be by Court proceedings and the Parties hereby waive arbitration as a forum for resolution of any dispute;
- D. In the event of any dispute concerning the construction or interpretation of this Agreement, this Agreement shall be construed neutrally without regard to events of authorship or negotiation, each party having been given the opportunity to be represented by independent legal counsel of its own choosing; and
- E. In the event that any court of competent jurisdiction shall declare any section of this agreement invalid for any reason, or if the laws of the State of New Jersey relied upon to enter this agreement or amend it to forbid such agreements, all other sections of the agreement shall remain in full force and effect.

ARTICLE VI:

MISCELLANEOUS

A. <u>Entire Agreement</u>: This Agreement sets forth all the promises, covenants, agreements, conditions and undertakings between the Parties hereto with respect to the subject matter hereof, and supersedes all prior or contemporaneous

agreements or undertakings, inducements, or conditions, express or implied, oral or written between the Parties hereto This agreement contains the complete understanding between the parties and no other promises or agreements shall be binding unless signed by the parties. In signing this Agreement, the parties are not relying on any fact, statement or assumption not set forth in this agreement. By signing below, the authorized representatives for the Borough of Paramus and the Borough of Bogota indicate that they have carefully read and understand the terms of this agreement, enter into this agreement knowingly, voluntarily and of their own free will, understand its terms and significance and intend to abide by its provisions without exception.

- B. This Agreement shall not be amended or modified, nor may any obligation hereunder be waived orally, and no such amendment, modification or waiver shall be effective for any purpose unless it is in writing and signed by the party against whom enforcement thereof is sought;
- C. The Parties to this Agreement shall not assign or transfer any of its rights or obligations under this Agreement without the other Parties' prior written consent;
- D. It is understood and agreed that nothing which is contained in this Agreement shall be construed as a waiver on the part of the Parties of any right which is not explicitly waived in this Agreement. No failure or delay on the part of any Party in exercising any right, power, or remedy under this Agreement will operate as a waiver thereof, nor will any single or partial exercise of any such right, power, or remedy preclude any other or further exercise thereof or the exercise of any other right, power, or remedy hereunder. The rights and remedies provided in this Agreement are cumulative and are not exclusive of any other rights, power, or remedies existing at law, in equity or otherwise.
- E. <u>Force Majeure</u>: In the event either Party's performance of any of the provisions of this Agreement become impossible due to Force Majeure, that Party will be excused from performing such obligations until such time as the Force Majeure event has ended and all facilities and operations have been repaired and/or restored.
- F. <u>Enabling Resolution</u>: This agreement is expressly contingent upon the adoption of concurring resolutions by Paramus and Bogota authorizing the execution of this Agreement.

G. Whenever, pursuant to the terms of this agreement, written notice is required or permitted to be given by one party to the other party, such notice shall be deemed to have been sufficiently given if personally delivered to the appropriate parties listed below or if mailed, by way of certified or registered mail, return receipt requested, and addressed to the party to whom notice is to be given, as set forth below:

Paramus:

Administrator, Borough of Paramus

One Jockish Square

Paramus, New Jersey 07652

Bogota:

Administrator, Borough of Bogota

375 Larch Avenue

Bogota, New Jersey 07603

IN WITNESS WHEREOF, the Borough of Paramus and the Borough of Bogota have caused this agreement to be executed by their duly authorized representatives as of the day and year first written above.

WITNESS/ATTEST	BOROUGH OF PARAMUS
Annemarie Krusznis, RMC	Christopher DiPiazza
Borough Clerk	Mayor
WITNESS/ATTEST	BOROUGH OF BOGOTA
Yenlys Flores-Bolivard	Christopher M. Kelemen
Borough Clerk	Mayor



BOROUGH OF PARAMUS County of Bergen State of New Jersey

RESOLUTION NO. 23-11-700

Dated: November 21, 2023

At a Regular Meeting of the Mayor and Council of the Borough of Paramus, County of Bergen, State of New Jersey, held on November 21, 2023.

RESOLUTION AUTHORIZING THE MAYOR AND BOROUGH CLERK TO EXECUTE SHARED SERVICE AGREEMENTS WITH THE FOLLOWING MUNICIPALITIES FOR A MAINTENANCE/REPAIR SHARED SERVICE FOR VEHICLES

WHEREAS, the Uniformed Shared Services and Consolidation Act, N.J.S.A. 40A65.1 et seq., allows any municipality or county to enter into a contract with any other municipality or county for the joint provision of any services within their joint jurisdiction; and

WHEREAS, and the Borough of Paramus and the following municipalities seek to enter into a Shared Services Agreement wherein the Borough of Paramus will provide maintenance and repair to vehicles which are directed to the Borough of Paramus by the municipalities effective January 1, 2024 and terminating on December 31, 2024; and

WHEREAS, the Borough of Paramus has reviewed and approves of the "Agreement" between the Borough of Paramus and the municipalities as on file with the Office of the Borough Clerk for the term of the contract and the expenditure of funds pursuant to the terms thereof;

NOW, THEREFORE, BE IT RESOLVED, that the Governing Body of the Borough of Paramus agrees to authorize Mayor and Borough Clerk to execute the "Agreement" between the Borough of Paramus and the following list of municipalities as on file with the office of the Borough Clerk:

Allendale Ambulance Corps Borough of Alpine Bergen County Prosecutor's Office Borough of Bergenfield Township of Bloomfield Borough of Bogota Borough of Cliffside Park Borough of Cresskill Borough of East Newark Township of Teaneck The Elmwood Park Fire Department City of Englewood City of Garfield City of Hackensack Fire Department Town of Harrison Fire Department Borough of Haledon City of Hoboken Borough of Ho-Ho-Kus Borough of Hawthorne Borough of Hillsdale

Township of Little Falls Borough of Little Ferry Borough of Lyndhurst Passaic County Community College Township of Mahwah Borough of Northvale Borough of Ridgefield Borough of Wallington Borough of Rockleigh Rutherford Ambulance Corp Township of South Hackensack Borough of Tenafly Borough of Teterboro Township of Washington Borough of Westwood Town of West New York Borough of Woodcliff Lake Township of Wayne Township of Saddle Brook



BOROUGH OF PARAMUS County of Bergen

State of New Jersey

Approved by a roll call vote: November 21, 2023

I hereby certify that this is a true and exact copy of resolution adopted by the Mayor and Council of the Borough of Paramus on the 21st day of November 2023

Annemarie Krusznis, RMC

Borough Clerk

Motion: Councilman Kaiser Second: Councilman Quintana

Councilman Antonio

Councilwoman Bellinger Councilman Kaiser Councilman Nadera Councilman Quintana

Yeas:

Nays:

Abstain:

Absent:

Councilwoman Weber

LHEDERY OFFICE

I HEREBY CERTIFY that the foregoing is a true copy of a resolution adopted by the Mayor and Council of the Borough of Paramys on J



RESOLUTION # 2023-224

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

MUNICIPAL ENDORSING RESOLUTION FOR CHILDREN'S AID AND FAMILY SERVICES AIR PURIFICATION UNITS FOR CAFS GROUP HOMES PROJECT
WHEREAS, a Bergen County Community Development grant of\$45,000 has been proposed by _Children's Aid and Family ServicesforAir Purification Units for CAFS Group Homes Project with 1 unit at a cost of \$2000 being installed in the home located at 360Larch Ave_ in the municipality ofBogota, NJ_, and
WHEREAS, pursuant to the State Interlocal Services Act, Community Development funds may not be spent in a municipality without authorization by the Governing Body, and
WHEREAS, the aforesaid project is in the best interest of the people of <u>Bogota, NJ</u> , and
WHEREAS , this resolution does not obligate the financial resources of the municipality and is intended solely to expedite expenditure of the aforesaid CD funds.
NOW, THEREFORE, BE IT RESOLVED that the Governing Body of <u>Bogota, NJ</u> hereby confirms endorsement of the aforesaid project, and
BE IT FURTHER RESOLVED, that a copy of this resolution shall be sent to the Director of the Bergen County Community Development Program so that implementation of the aforesaid project may be expedited.
I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.
Yenlys Flores-Bolivard, Municipal Clerk

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RESOLUTION # 2023-225

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

AUTHORIZING CANCELATION OF OUTSTANDING CHECKS

WHEREAS, there are dated prior to December 31, 2022, which remain outstanding on Borough bank reconciliations; and

WHEREAS, these checks have been investigated;

WHEREAS, the Chief Financial Officer has recommended cancellation of the outstanding checks listed;

CURRE	N	FUND		REC TI	RUS	T	
OUTSTANI	OUTSTANDING CHECKS			S OUTSTANDING CHECKS			
CHECK #		AMOUNT		CHECK #	Α	MOUNT	
45222	\$	350.00		10906	\$	218.00	
45330	\$	295.31		10987	\$	25.00	
45337	\$	700.00		TOTAL	\$	243.00	
45415	\$	145.00					
45428	\$	2,775.00					
45781	\$	1,500.00					
45870	\$	60.00					
46013	\$	250.00					
46295	\$	350.00					
46299	\$	350.00					
46421	\$	70.00					
46431	\$	70.00					
46488	\$	250.00					
46514	\$	642.50					
TOTAL	\$	7,807.81					

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NOW, THEREFORE BE IT RESOLVED, by the Governing Body of the Borough of Bogota, that all outstanding checks are cancelled.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

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RESOLUTION # 2023-226

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

BUDGET TRANSFER

WHEREAS, in accordance with N.J.S.A 40A:4-58, transfers may be made between appropriation accounts in the General Budget in the last two months of the fiscal year; and

WHEREAS, such transfers are made to cover expenses in accounts in excess of that anticipated and from accounts having expenses in less amounts than anticipated; now

THEREFORE BE IT RESOLVED by the Governing Body of the Borough of Bogota, County of Bergen, New Jersey, in accordance with N.J.S.A 40A:4-58 that transfers between budget appropriation accounts on the attached report are authorized and that a certified copy of this resolution adopted by not less than a two-thirds (2/3) vote of the full membership of the governing body shall be transmitted to the Chief Financial Officer.

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ACC	TNUC	FROM	то
01-2010	Appropriation Control		
20-1001 Ge	neral Administration - S&W:	0.00	2,450.00
20-1101 Ma	yor & Council - S&W:	0.00	100.00
20-1102 Ma	yor & Council - O/E:	0.00	1,250.00
20-1201 Mu	nicipal Clerk - S&W:	0.00	7,000.00
20-1202 Mu	nicipal Clerk - O/E:	7,000.00	0.00
20-1301 Fin	ancial Administration - S&W	0.00	125.00
20-1451 Re	venue Administration - S&W:	0.00	100.00
20-1452 Re	venue Administration - O/E:	0.00	1,500.00
20-1501 Tax	Assessment - S&W:	0.00	125.00
21-1801 Pla	nning/Zoning Board - S&W:	0.00	1,300.00
21-1802 Pla	nning/Zoning Board - O/E:	0.00	2,500.00
22-1951 Co	nstruction Code - S&W:	0.00	5,750.00
22-2001 Pro	perty Maintenance - S&W:	0.00	3,250.00
23-2102 Lia	bility Insurance:	7,600.00	0.00
23-2252 Un	employment Insurance - O/E:	0.00	15,000.00
25-2411 Pol	ice Clerical - S&W:	29,596.00	0.00
26-2901 DP	W - S&W:	31,179.00	0.00
26-2902 DP	W - O/E :	0.00	5,000.00
27-3650 Ser	niors - S&W:	12,125.00	0.00
28-3701 Re	creation Services - S&W:	0.00	6,000.00
32-4652 Sol	id Waste Disposal:	0.00	27,500.00
42-1190 Bo	gota BOE - SLE O S&W:	0.00	8,000.00
42-4901 Mu	nicipal Court - S&W:	0.00	550.00
01-2010 A	Appropriation Control:	87,500.00	87,500.00

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

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RESOLUTION # 2023-227

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

AUTHORIZING THE TAX COLLECTOR TO CANCEL SMALL BALANCES

WHEREAS, the Borough of Bogota has, from time to time, certain minimal tax delinquencies; and

WHEREAS, N.J.S.A. 40A:5-17 allows for cancellation of a delinquency of less than \$10.00.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Bogota, Bergen County, New Jersey, the tax collector is hereby authorized to cancel tax delinquencies of less than \$10.00 that occurred during the year 2023.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

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RESOLUTION # 2023-228

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

AWARDING CONTRACT FOR SIDEWALK REPAIR TO CARRATURA CONSTRUCTION COMPANY

WHEREAS, the Superintendent of the Department of Public Works and the Borough Administrator have determined that a need exists for repairing certain areas of sidewalk within the Borough of Bogota which have been raised or damaged as a result of tree roots located within the Borough right of way; and

WHEREAS, there are various locations within the Borough where such need exists; and

WHEREAS, the Borough Administrator has determined that Carratura Construction Company of Teaneck, New Jersey, provides a service that is special and extraordinary in nature and it is therefore not necessary to obtain other bids/quotes

NOW, THEREFORE, BE IT RESOLVED that the Borough Council of the Borough of Bogota will authorize a contract to Carratura Construction Company under separate resolution for various tree root and sidewalk repairs upon receiving their price quotes for 2023.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

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RESOLUTION # 2023-229

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

ASSIGN LEAD PAINT INSPECTOR BACK-UP – MR. NICK BARESE

WHEREAS, the State of New Jersey had adopted <u>N.J.S.A.</u> 52:27D-437.1, entitled the "Lead Hazard Control Assistance Act", which requires a lead-based paint testing program for residential rental properties; and,

WHEREAS, N.J.S.A. 52:27D-437.16 now requires all municipalities to inspect every single-family, two-family, and multiple-rental dwelling located within the municipality at tenant turnover for lead-based paint hazards; and,

WHEREAS, the Borough of Bogota maintains a "permanent local agency", and is therefore required under N.J.A.C. 5:28A-2.1 to perform the inspections required under the Lead Hazard Control Assistance Act; and,

WHEREAS, the Borough must therefore hire an inspector who possesses the necessary credentials to inspect for lead-based paint; and,

WHEREAS, Nick Barese is currently employed in the Borough's Bureau of Property Maintenance, and possesses the necessary certification to perform lead-based paint inspections for the Borough; and,

WHEREAS, Mr. Barese has agreed to perform the required inspections at a rate of Thirty-Five (\$35.00) Dollars per unit inspected; and,

WHEREAS, the Mayor and Council wish to assign Mr. Barese to the role of performing lead paint inspections for the Borough of Bogota, effective immediately, in addition to his current duties in the Bureau of Property Maintenance.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Bogota, that Nick Barese is hereby assigned the role of performing lead paint inspections for the Borough of Bogota, effective immediately, in accordance with the rules and guidelines set forth

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in <u>N.J.S.A.</u> 52:27D-437.1, and per the provisions of Chapter 9 of the Borough Code and any other applicable statutes and regulations; and,

BE IT FURTHER RESOLVED, that Mr. Barese shall be compensated at a rate of Thirty-Five (\$35.00) Dollars per unit inspected; and,

BE IT FURTHER RESOLVED, that Mr. Barese's duties in the Bureau of Property Maintenance, and the terms of his employment in that position, remain unchanged by this resolution.

I, Yenlys Flores-Bolivard, Clerk of the Borough of Bogota, Bergen County, New Jersey do hereb	y
certify that the foregoing Resolution was adopted by the Mayor and Council at a regular meetin	g
held <u>December 21, 2023</u> .	

Clerk

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RESOLUTION # 2023-230

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

AUTHORIZING A CONTRACT WITH MILLENNIUM COMMUNICATION GROUP, INC., UNDER THE NASPO VALUE POINT CONTRACT NUMBER NJ-21-TELE-01506 FOR VOIP, WIFI, ISP CABLING SOLUTION IN THE AMOUNT NOT TO EXCEED \$134,980.22

WHEREAS, the Borough of Bogota wishes to upgrade the telephone system Borough wide and Millennium Communication Group, Inc P., 11 Melanie Lane, Unit 13, East Hanover NJ 07936 is an approved vendor under NASPO Value Point Contract #NJ-21-TELE-01506

WHEREAS, the Borough Administrator and has recommended the use of this NASPO Value Point Contract in an amount not to exceed \$134,980.22; now

THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Bogota that the Council hereby authorizes and approves the award of a contract for the purchase of VOIP, WIFI, and ISP Cabling Solution, to Millennium Communication Group, Inc., 11 Melanie Lane, Unit 13, East Hanover NJ 07936, in an amount not to exceed \$134,980.22

CERTIFICATION OF AVAILABLE FUNDS

As required by N.J.S.A. 40A:4-57, N.J.A.C. 5:34-5.1 et seq. and any other applicable requirement, I, Gregory Bock, Chief Financial Officer of the Borough of Bogota, have ascertained that there are available sufficient uncommitted funds in the line item specified below to award the contract specified in the above resolution, in the amount specified below. I further certify that I will encumber these finds upon the passage of this resolution.

2023-230 Page 1 of 2



Line Item	Description	Amount
Gregory Bock, CFO		Date
hereby certify that the for	, Municipal Clerk of the Borough of Bogota, egoing is a correct and true copy of a resolutive Vew Jersey at a meeting held on 12-21-2023.	ion adopted by the Borough or
Yenlys Flores-Bolivard, N	Aunicipal Clerk	

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DATE

Requisition to Purchase

	DOLLOF					
DEPARTMENT	POLICE		PURCH.	ASE ORDER #:	-	
			PURCH	ASE ORDER DATE:	-	
DATE	11/7/2023					
VENDOR #:	<u> </u>		SHIP TO:			
VENDOR NAME:	MILLENNIUM COMMUNIC	CATION GROUP				
ADDRESS:	11 MELANIE LAN	NE UNIT 13				
	EAST HANOVER					
PHONE:	800-677-19	19				
QTY	ITEM #			DESCRIPTION	UNIT PRICE	AMOUNT
		VC	OIP TELER	PHONE SYSTEM		\$134,980.22
		AC	CCESS PO	OINT SOLUTION		
				r		
				·		
				·		
			TOTAL:	\$134,980.22		
					_	
	-					
	,n					
				TOTAL		\$134,980.22
,	9		C1			
er E	2		Borough Ad	Hyms		
	nent Head		Borough Ad			
11/7/2023			11-21	-65		

DATE



One Point of Contact. Endless Possibilities.

SPIN - 143007785 Federal GSA - GS-35F-0220R NJ WSCA 87720 NJ State Wiring 88740 HCESCTEC #06 Passaic County Co-Op 38PCCP

October 9th, 2023 Borough of Bogota 375 Larch Avenue Bogota, New Jersey 07603 Attn: Hector Liriano

RE: VOIP, Access Point Solution, ISP PD Core to Library

Thank you for allowing Millennium Communications Group Inc. (MCG) the opportunity to provide you with pricing for a VOIP & wireless solution. Please review the below for further detail and pricing for a fully redundant fiber network.

If there is anything further that I can help you with, or if you have any additional questions, please feel free to reach out to me by telephone at (973) 296.4978 and by email at lcassel@millenniuminc.com. I look forward to a long-standing relationship with you and your organization.

Schedule A

Model Name	Description	Qty	LI	st Price	Disc %	Ur	it Price	No.	Extended
Phone System\Phones - 65	Phones - 5 FAX								
Materials									
ATA192-3PW-K9	192 Analog Telephone Adapter for MPP	5	\$	301.19	40.00	\$	180.71	\$	903.55
CP-6800-WMK=	Wall mount kit for Cisco IP Phone 6800 Series	5	\$	49.73	40.00	\$	29.84	\$	149.20
CP-6861-3PW-NA-K9=	Cisco 6861 Phone with NA power adapter for MPP Systems	3	\$	417.08	40.00	\$	250.25	\$	750.75
CP-6800-PWR-NA	CISCO 6800 NA POWER ADAPTER	3		Included	40.00	\$	-	\$	-
CP-6871-3PCC-K9=	Cisco 6871 Phone for MPP, Color	59	\$	417.08	40.00	\$	250.25	\$	14,764.75
CP-8800-A-KEM-3PC=	Cisco 8800 series KEM for Audio IP Phones with MPP firmware	2	\$	592.95	40.00	\$	355.77	\$	711.54
CP-8832-3PCC-K9=	Cisco 8832 for North America, charcoal, spare	1	\$	1,851.71	40.00	\$	1,111.03	\$	1,111.03
CP-8851-3PCC-K9=	Cisco IP Phone 8851 with Multiplatform Phone firmware	2	\$	713.55	40.00	\$	428.13	\$	856.26
							Materials	\$	19,247.08
Services					-				
VOICEENG	Installation & Configuration of Phones	70	\$	380,00	0.00	\$	380.00	\$	26,600.00
					1		Services	\$	26,600.00
		Ph	one S	ystem\Pho	nes - 65	Phone	s-5FAX	\$	45,847.08



One Point of Contact. Endless Possibilities.

SPIN - 143007785 Federal GSA - GS-35F-0220R NJ WSCA 87720 NJ State Wiring 88740 HCESCTEC #06 Passaic County Co-Op 38PCCP

Services								
VOICEENG	Installation & Configuration of WebEX Calling System	70	\$	190.00	0.00	\$	190.00 \$	13,300.00
							Services \$	13,300.00
Subscriptions								
A-FLEX-3	Collaboration Flex Plan 3.0	1	\$	-	0.00	\$	-/ \$	
A-AUD-OCP1-NU	Outbound Calling Plan - Named User	70	\$	180.00	10.00	\$	162.00 \$	11,340.00
A-AUD-OCP1-U	Outbound Calling Plan- Uncommitted Usage Overage	1	\$	-	0.00	\$	- \$	-
A-AUD-PSTN-INT	International Metered Calling for Local	1	\$	-	0.00	\$	- \$	-
A-AUD-PSTN-INT-NL	International Metered Calling for Non Local	1	\$	-	0.00	\$	- \$	-
A-AUD-U-TN	Telephone number (TN) for Local Number- Uncommitted	1	\$	-	0.00	\$	- \$	-
A-AUD-U-TN-NL	Telephone number (TN) for Non Local Number- Uncommitted	1	\$	-	0.00	\$	- \$	•
A-FLEX-C-PRO	Webex Calling Entitlement	65	\$	-	0.00	\$	- \$	-
A-FLEX-CL-CA	Webex Calling Common Area Entitlement	5	\$	-	0.00	\$	- \$	-
A-FLEX-ERC	Emergency Response Center Call fee per location search US	1	\$	-	0.00	\$	- \$	-
A-FLEX-FILESTG-ENT	File Storage Entitlement	1,300	\$	-	0.00	\$	- \$	
A-FLEX-MSG-NU-ENT	Messaging Named User Entitlement (1)	65	\$	-	0.00	\$	- \$	-
A-FLEX-NUCL-E	NU Webex Calling Workspace for Common Area	5	\$	270.00	10.00	\$	243.00 \$	1,215.00
A-FLEX-NUCL-P	NU Webex Calling Professional	65	\$	450.00	10.00	\$	405.00 \$	26,325.00
A-FLEX-P-CALL	Prem to Webex Calling / UCM Cloud	70	\$	-	0.00	\$	- \$	-
A-FLEX-PROPACK-ENT	Pro Pack for Cisco Control Hub Entitlement	65	\$	-	0.00	\$	- \$	-
CALL Recording	Call Recording - One Year	5	\$	-	0.00	\$	5,000.00 \$	5,000.00
						Sul	scriptions \$	43,880.00
				Pho	ne Syste	em\Clo	ud Calling \$	57,180.00
						STATE		
Wireless								
Materials								
CABLE-DROP	Cat6 Cable Drop upto 300ft, Install AP	8	\$	500.00	0.00	\$	500.00 \$	4,000.00
LIC-ENT-5YR	Meraki MR Enterprise License, 5YR	8	\$	531.50	40.00	\$	318.90 \$	2,551.20
MR46-HW	Meraki MR46 Wi-Fi 6 Indoor AP	8	\$	1,886.71	40.00	\$	1.132.03 \$	9.056.24
							Materials \$	15,607.44
Services								,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
WIREENG	Configuration of AP	1	\$	3,800.00	0.00	\$	3.800.00 \$	3.800.00
WIRELING	Configuration of Ar		Telescope	3,000.00	0.00		Services \$	3,800.00
		V5424 510 510 510				C1000000000000000000000000000000000000	Wireless \$	
Fiber - ISP - PD Core to Lib		STATE OF THE STATE					Wireless \$	19,407.44
	лагу							
Materials								
CABLE-6f SM	6f SM Fiber Optic Cable - Indoor / Outdoor	1	\$	750.00	0.00	\$	750.00 \$	750.00
TRM PANEL	CCH-01U, Termination Panel, Trays, and Pig tails	2	\$	465.00	1.00	\$	460.35 \$ Materials \$	920.70 1,670.70
Services				PROTEST CONTRACTOR				.,0,31,0
TELEDATA	Installation, Terminations, and Testing	1	\$	10,875.00	0.00	\$	10,875.00 \$	10,875.00
, ===DAIA	instances, forminations, and resting			. 3,070.00	0.00		Services \$	10,875.00
								The second secon
	THE RESERVE THE PROPERTY OF THE PARTY OF THE						ISD Fiber_6	19 EAE 70
					Dunio	OLT C	ISP Fiber \$ al(USD) \$	12,545.70 134.980.22

Sincerely, Lauren Cassel Account Manager

Project Totals: \$134,980.22



DATE: 12-21-2023

RESOLUTION # 2023-231

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

AUTHORIZING THE AWARD OF CONTRACT BY STATE CONTRACT #19-TELE-00656 TO DELL TECHNOLOGIES FOR THE PURCHASE OF COMPUTERS & IT EQUIPMENT IN AN AMOUNT NOT TO EXCEED \$24,173.62

WHEREAS, the Borough of Bogota wishes to upgrade their computers and various IT equipment for various departments under New Jersey State Contract 19-TELE-00656, from approved vendor, Dell Technologies, One Dell Way, Mail Stop 8129, Round Rock TX 78682; and

WHEREAS, the Borough Administrator and has recommended the use of this State Contract in an amount not to exceed \$24.173.62; now

THEREFORE, BE IT RESOLVED, by the Mayor and Council of the Borough of Bogota that the Council hereby authorizes and approves the award of a contract for the purchase of computers and IT Equipment, to Dell Technologies, One Dell Way, Mail Stop 8129, Round Rock TX 78682, in an amount not to exceed \$24,173.62

CERTIFICATION OF AVAILABLE FUNDS

As required by N.J.S.A. 40A:4-57, N.J.A.C. 5:34-5.1 et seq. and any other applicable requirement, I, Gregory Bock, Chief Financial Officer of the Borough of Bogota, have ascertained that there are available sufficient uncommitted funds in the line item specified below to award the contract specified in the above resolution, in the amount specified below. I further certify that I will encumber these finds upon the passage of this resolution.

2023-230 Page 1 of 2



Line Item	Description	Amount
Gregory Bock, CFO		Date
hereby certify that the for	, Municipal Clerk of the Borough of Bogota, egoing is a correct and true copy of a resolutive Vew Jersey at a meeting held on 12-21-2023.	ion adopted by the Borough or
Yenlys Flores-Bolivard, N	Aunicipal Clerk	

2023-230 Page 1 of 2



Requisition to Purchase

DEPARTMENT	POLICE	PURCHA	SE ORDER #:
	11/21/2023	PURCHA	SE ORDER DATE:
VENDOR #: VENDOR NAME:	DELL INC	SHIP TO:	
ADDRESS:	ONE DELL WAY, MAIL STOP 8129		
CITY, ST ZIP:	ROUND ROCK, TX 78682		
	800-456-3355	e -	

QTY	ITEM #	DESCRIPTION	UNIT PRICE	AMOUNT
8	1	OPTIPLEX SMALL FORM FACTOR 7010	\$1,280.66	\$10,245.28
15	2	DELL WIRED KEYBOARD & MOUSE	\$33.49	\$502.35
4	3	DELL 24" MONITOR - P2422H	\$176.79	\$707.16
8	4	DELL 22" MONITOR - P2222H	\$164.49	\$1,315.92
3	5	OPTIPLEX SMALL FORM FACTOR PLUS 7010	\$2,611.61	\$7,834.26
1	6	DELL LATITUDE 5540	\$2,451.65	\$2,451.65
7	7	DELL DUAL MONITOR STAND - MDS19	\$159.49	\$1,116.43
,				
		TOTAL - \$24,173.62		,
		TOTAL		\$24,173.62

	Colvand H Hypres
Department Head	Borough Administrator
11/21/2023	1/-2/-23
DATE	DATE



A quote for your consideration

Based on your business needs, we put the following quote together to help with your purchase decision. Below is a detailed summary of the quote we've created to help you with your purchase decision.

To proceed with this quote, you may respond to this email, order online through your **Premier page**, or, if you do not have Premier, use this **Quote to Order**.

 Quote No.
 3000169027752.1

 Total
 \$24,173.62

 Customer #
 63603450

 Quoted On
 Nov. 21, 2023

 Expires by
 Dec. 21, 2023

Dell NASPO Computer
Contract Name Equipment PA - New

Jersey

Contract Code C00000005003 Customer Agreement # M0483/19TELE00656

Deal ID 26542119

Sales Rep Gavin Schattall Phone (800) 456-3355

Email Gavin.Schattall@dell.com
Billing To ACCCOUNT PAYABLE
BOROUGH OF BOGOTA

375 LARCH AVE BOGOTA, NJ 07603

Message from your Sales Rep

Please contact your Dell sales representative if you have any questions or when you are ready to place an order. Thank you for shopping with Dell!

Regards, Gavin Schattall

Shipping Group

Shipping To JOSEPH SCARPA BOROUGH OF BOGOTA 375 LARCH AVE BOGOTA, NJ 07603 (201) 342-1736 Shipping Method Standard Delivery

Product	Unit Price	Quantity	Subtotal
OptiPlex Small Form Factor (7010)	\$1,280.66	8	\$10,245.28
Dell Wired Keyboard and Mouse - KM300C	\$33.49	15	\$502.35
Dell 22 Monitor - P2222H, 54.6cm (21.5")	\$164.49	8	\$1,315.92
OptiPlex Small Form Factor (Plus 7010)	\$2,611.61	3	\$7,834.83
Dell 24 Monitor - P2422H, 60.5cm (23.8")	\$176.79	4	\$707.16

Dell Latitude 5540	\$2,451.65	1	\$2,451.65	
Dell Dual Monitor Stand - MDS19	\$159.49	7	\$1,116.43	
	Subtotal:		\$24,173.62	
	Shipping:		\$0.00	
	Environmental Fee:		\$0.00	
	Non-Taxable Amount:		\$24,173.62	
	Taxable Amount:		\$0.00	
	Estimated Tax:		\$0.00	
	Total:	Total:		

Maximize your new technology on day one

Dell ProDeploy Suite

Learn More

Shipping Group Details

Shipping To

Shipping Method

JOSEPH SCARPA BOROUGH OF BOGOTA 375 LARCH AVE BOGOTA, NJ 07603 (201) 342-1736 Standard Delivery

		Unit Price	Quantity	Subtotal
OptiPlex Small Form Factor (7010) Estimated delivery if purchased today:		\$1,280.66	8	\$10,245.28
Dec. 06, 2023 Contract # C00000005003 Customer Agreement # M0483/19TELE00656				
Description	SKU	Unit Price	Quantity	Subtotal
OptiPlex Small Form Factor (7010)	210-BFXG	-	8	-
13th Gen Intel Core i5-13500 (6+8 Cores/24MB/20T/2.5GHz to 4.8GHz/65W)	338-CHBS	-	8	-
Windows 11 Pro, English, Spanish, French, Brazilian Portuguese	619-ARSB	-	8	-
Office Home & Business 2021	630-ABMD	-	8	-
16GB (2x8GB) DDR4 Non-ECC Memory	370-AGFS	-	8	-
M.2 2280 512GB PCIe NVMe Class 40 Solid State Drive	400-BOQF	-	8	-
M.2 22x30 Thermal Pad	412-AAQT	-	8	-
M2X3.5 Screw for SSD/DDPE	773-BBBC	-	8	-
Intel Integrated Graphics	490-BBFG	-	8	-
OptiPlex SFF with 180W Bronze Power Supply	329-BHPU	-	8	-
System Power Cord (Philipine/TH/US)	450-AAOJ		8	-
DVD+/-RW Bezel	325-BDSG	-	8	-
8x DVD+/-RW 9.5mm Slimline Optical Disk Drive	429-ABFH	-	8	-
CMS Essentials DVD no Media	658-BBTV	-	8	-
Internal Antenna, SFF	555-BHDX	-	8	-
Intel(R) AX210 Wi-Fi 6E 2x2 and Bluetooth	555-BHGJ	-	8	-
Wireless Driver, Intel AX210 Wi-Fi 6E (6Ghz) 2x2, BT 5.2	555-BIJM	-	8	-
No Additional Video Ports	492-BCKH	-	8	-
No Keyboard Selected	580-AABG	-	8	-
No Mouse Selected	570-AAAF	-	8	-
No Cover Selected	325-BCZQ	-	8	-
Dell Additional Software	658-BFPY	-	8	-
ENERGY STAR Qualified	387-BBLW	-	8	-
Dell Watchdog Timer	379-BEZG	-	8	-
Quick Start Guide, OptiPlex Small Form	340-DDFL	-	8	-
Trusted Platform Module (Discrete TPM Enabled)	329-BBJL	-	8	-
Shipping Material	340-CQYR	-	8	
Shipping Label	389-BBUU	-	8	-
Regulatory Label for OptiPlex SFF 180W, FSJ	389-FBFX	-	8	-

No Hard Drive Bracket, Dell OptiPlex	575-BBKX	-	8	=
SW Driver, Intel Rapid Storage Technology, OptiPlex Small Form	658-BFQF	-	8	-
Intel Core i5 vPro Essentials Processor Label	340-CYUO	-	8	-
Desktop BTO Standard shipment	800-BBIO	-	8	-
Chassis Intrusion Switch	461-AAJL	-	8	=
No Additional Add In Cards	382-BBHX	-	8	-
Custom Configuration	817-BBBB	*	8	=
Internal Speaker	520-AARD	-	8	, -
Intel vPro Essentials	631-ADPI	¥	8	-
EPEAT 2018 Registered (Silver)	379-BDTO	=	8	-
Dell Limited Hardware Warranty Plus Service	803-8583	-	8	-
ProSupport: Next Business Day Onsite, 3 Years	803-8646	-	8	-
ProSupport: 7x24 Technical Support, 3 Years	803-8702	=	8	=
Thank you choosing Dell ProSupport. For tech support, visit //support.dell.com/ProSupport	989-3449	-	8	-
No Accidental Damage Selected	981-4619	-	8	*
		Unit Price	Quantity	Subtotal
Dell Wired Keyboard and Mouse - KM300C Estimated delivery if purchased today: Nov. 28, 2023 Contract # C00000005003 Customer Agreement # M0483/19TELE00656		\$33.49	15	\$502.35
Description	sku	Unit Price	Quantity	Subtotal
Dell Wired Keyboard and Mouse - KM300C	580-AKKV	=	15	
		Unit Price	Quantity	Subtotal
Dell 22 Monitor - P2222H, 54.6cm (21.5") Estimated delivery if purchased today: Nov. 27, 2023 Contract # C000000005003 Customer Agreement # M0483/19TELE00656		\$164.49	8	\$1,315.92
Description	sku	Unit Price	Quantity	Subtotal
Dell 22 Monitor - P2222H, 54.6cm (21.5")	210-BBBW	-	8	-
Dell Limited Hardware Warranty	814-9381	-	8	
Advanced Exchange Service, 3 Years	814-9382	-	8	1-
OptiPlex Small Form Factor (Plus 7010) Estimated delivery if purchased today: Dec. 06, 2023 Contract # C000000005003 Customer Agreement # M0483/19TELE00656		Unit Price \$2,611.61	Quantity 3	Subtotal \$7,834.83
Description	SKU	Unit Price	Quantity	Subtotal
OptiPlex Small Form Factor (Plus 7010)	210-BFXE	-	3	-
13th Gen Intel Core i7-13700 (8+8 Cores/30MB/24T/2.1GHz to 5.1GHz/65W)	338-CHCJ	-	3	-
Windows 11 Pro, English, Spanish, French, Brazilian Portuguese	619-ARSB	-	3	-
Office Professional 2021	630-ABMF	-	3	-0
32GB (2X16GB) DDR5 Non-ECC Memory	370-AGWK	_	3	-
M.2 2280 PCIe NVMe Class 40 Solid State Drive as Boot Drive	400-BOTB	-	3	-

M.2 2280 2TB PCIe NVMe Class 40 Solid State Drive	400-BPGK	-	3	-
M.2 22x30 Thermal Pad	412-AAQT	-	3	
M2X3.5 Screw for SSD/DDPE	773-BBBC	-	3	-
NO RAID	817-BBBN	-	3	-
Intel Integrated Graphics	490-BBFG	_	3	-
OptiPlex SFF Plus with 260W Bronze Power Supply	329-BHPM	-	3	-
System Power Cord (Philipine/TH/US)	450-AAOJ	-	3	
DVD+/-RW Bezel	325-BDSH	-	3	-
8x DVD+/-RW 9.5mm Slimline Optical Disk Drive	429-ABFH	-	3	-
CMS Essentials DVD no Media	658-BBTV	-	3	-
No Media Card Reader	379-BBHM	-	3	-
Intel(R) AX211 Wi-Fi 6E 2x2 and Bluetooth	555-BHDU	-	3	-
External Antenna	555-BHDW	-	3	-
Wireless Driver, Intel AX211 Wi-Fi 6E (6Ghz) 2x2, BT 5.2	555-BIJL	-	3	-
No Additional Video Ports	492-BCKH	-	3	-
No Keyboard Selected	580-AABG	-	3	-
No Mouse Selected	570-AAAF	-	3	-
No Cover Selected	325-BCZQ	-	3	-
Dell Additional Software	658-BFPY	-	3	-
Adobe Acrobat Pro 2020	634-BXLP	-	3	-
ENERGY STAR Qualified	387-BBLW	-	3	-
Dell Watchdog Timer	379-BEZG	-	3	-
Quick Start Guide, OptiPlex SFF Plus	340-DDFN	-	3	-
Trusted Platform Module (Discrete TPM Enabled)	329-BBJL	-	3	-
Shipping Material	340-CQYR	_	3	-
Shipping Label	389-BBUU	-	3	-
Regulatory Label for OptiPlex SFF Plus 260/300W, FSJ	389-FBFZ	-	3	-
No Hard Drive Bracket, Dell OptiPlex	575-BBKX	-	3	-
SW Driver, Intel Rapid Storage Technology, OptiPlex Small Form	658-BFQF	-	3	-
Intel Core i7 vPro Enterprise Processor Label	389-EDDR	æ	3	-
Desktop BTO Standard shipment	800-BBIO	-	3	
No Additional Add In Cards	382-BBHX	-	3	-
Custom Configuration	817-BBBB	-	3	
Internal Speaker	520-AARD	-	3	-
Intel vPro Enterprise	631-ADPF	-	3	-
EPEAT 2018 Registered (Silver)	379-BDTO	-	3	-
No Additional Network Card Selected (Integrated NIC included)	555-BBJO	-	3	-
Dell Limited Hardware Warranty Plus Service	812-3886	-	3	-
ProSupport: 7x24 Technical Support, 3 Years	812-3894	-	3	-
ProSupport: Next Business Day Onsite 3 Years	812-3908	-	3	-
Thank you choosing Dell ProSupport. For tech support, visit //support.dell.com/ProSupport	989-3449	-	3	-

Dell 24 Monitor - P2422H, 60.5cm (23.8") Estimated delivery if purchased today: Nov. 27, 2023 Contract # C00000005003 Customer Agreement # M0483/19TELE00656		Unit Price \$176.79	Quantity 4	Subtotal \$707.16
Description	SKU	Unit Price	Quantity	Subtotal
Dell 24 Monitor - P2422H, 60.5cm (23.8")	210-BBCC	-	4	
Dell Limited Hardware Warranty	814-5380	-	4	-
Advanced Exchange Service, 3 Years	814-5381	-	4	
Dell Latitude 5540 Estimated delivery if purchased today: Dec. 04, 2023 Contract # C00000005003 Customer Agreement # M0483/19TELE00656		Unit Price \$2,451.65	Quantity 1	Subtotal \$2,451.65
Description	SKU	Unit Price	Quantity	Subtotal
Dell Latitude 5540 XCTO Base	210-BGBM	-	1	-
13th Generation Intel(R) Core(TM) i7-1355U (12 MB cache, 10 cores, up to 5.0 GHz)	379-BFBS	-	1	-
Windows 11 Pro, English, Spanish, French, Brazilian Portuguese	619-ARSB	-	1	
Office Professional 2021	630-ABMF	-	1	-
Intel(R) Rapid Storage Technology Driver	409-BCWS	-	1	-
Intel vPro Essentials Technology Enabled	631-ADPT	-	1	-
16 GB, 2 x 8 GB, DDR4, 3200 MT/s, dual-channel, Non-ECC	370-AFVQ	-	1	-
M.2 2280 PCIe NVMe Gen4x4 512GB SSD Class 40	400-BOWG	-	1	-
15.6" FHD (1920x1080) Non-Touch, AG, IPS, 250 nits, FHD Cam, WLAN	391-BHEU	-	1	-
English US backlit keyboard with numeric keypad, 99-key	583-BHBG	-	1	-
Wireless Intel AX211 WLAN Driver MOD-SRV	555-BJDC	-	1	-
Intel(R) Wi-Fi 6E (6 if 6E unavailable) AX211, 2x2, 802.11ax, Bluetooth Wireless Card	555-BHHU	-	1	-
3- cell, 54Wh Battery, Express Charge Capable	451-BDBL	-	1	-
65W AC adapter, USB Type-C, TCO Gen9 compliant	492-BDHS	; -	1	(-)
Single Pointing, No Palmrest Security Options	346-BINQ	-	1	-
Adobe Acrobat Pro 2020	634-BXLP	-	1	-
E4 Power Cord 1M for US	537-BBDO	-	1	-
Latitude 5540 Quick Start Guide	340-DDHL	-	1	-
ENERGY STAR Qualified	387-BBPC	-	1	-
Custom Configuration	817-BBBB	-	1	-
Dell Additional Software	658-BFQB	-	1	-
Mix Model 65W Adapter (WHN)	340-DJVQ	-	1	-
Intel Core i7 vPro Essentials Label	389-ECWK	-	1	-
Assembly Base	338-CHGG	-	1	-
Intel 13th Generation i7-1355U Trans., Intel Integrated Graphics, Thunderbolt	338-CHGM	-	1	-

			Total:	\$24,173.62
		Environn Esti	\$24,173.62 \$0.00 \$0.00 \$0.00	
Dell Dual Monitor Stand - MDS19	452-BDGB	-	7	-
Description	SKU	Unit Price	Quantity	Subtotal
Dell Dual Monitor Stand - MDS19 Estimated delivery if purchased today: Nov. 28, 2023 Contract # C00000005003 Customer Agreement # M0483/19TELE00656		\$159.49	7	\$1,116.43
ProSupport: Next Business Day Onsite, 2 Year Extended	991-0334	Unit Price	Quantity	Subtotal
ProSupport: Next Business Day Onsite, 1 Year	997-8349 997-8354	-	1	-
ProSupport: 7x24 Technical Support, 3 Years	997-8344	-	1	
Dell Limited Hardware Warranty	997-8317	-	1	-
Thank you choosing Dell ProSupport. For tech support, visit //support.dell.com/ProSupport	989-3449	-	1	-
Dell Limited Hardware Warranty Extended Year(s)	975-3461	-	1	<u></u>
EPEAT 2018 Registered (Gold)	379-BDZB	-	1	
FHD RGB Camera	319-BBJT	-	1	-
Latitude 5540 Bottom Door, Intel 13th Gen U-Series CPU, Intel Integrated Graphics	321-BJTL	-	1	-

Important Notes

Terms of Sale

This Quote will, if Customer issues a purchase order for the quoted items that is accepted by Supplier, constitute a contract between the entity issuing this Quote ("Supplier") and the entity to whom this Quote was issued ("Customer"). Unless otherwise stated herein, pricing is valid for thirty days from the date of this Quote. All product, pricing and other information is based on the latest information available and is subject to change. Supplier reserves the right to cancel this Quote and Customer purchase orders arising from pricing errors. Taxes and/or freight charges listed on this Quote are only estimates. The final amounts shall be stated on the relevant invoice. Additional freight charges will be applied if Customer requests expedited shipping. Please indicate any tax exemption status on your purchase order and send your tax exemption certificate to Tax_Department@dell.com or ARSalesTax@emc.com, as applicable.

Governing Terms: This Quote is subject to: (a) a separate written agreement between Customer or Customer's affiliate and Supplier or a Supplier's affiliate to the extent that it expressly applies to the products and/or services in this Quote or, to the extent there is no such agreement, to the applicable set of Dell's Terms of Sale (available at www.dell.com/oemterms), or for cloud/as-a-Service offerings, the applicable cloud terms of service (identified on the Offer Specific Terms referenced below); and (b) the terms referenced herein (collectively, the "Governing Terms"). Different Governing Terms may apply to different products and services on this Quote. The Governing Terms apply to the exclusion of all terms and conditions incorporated in or referred to in any documentation submitted by Customer to Supplier.

Supplier Software Licenses and Services Descriptions: Customer's use of any Supplier software is subject to the license terms accompanying the software, or in the absence of accompanying terms, the applicable terms posted on www.Dell.com/eula. Descriptions and terms for Supplier-branded standard services are stated at www.dell.com/servicecontracts/global or for certain infrastructure products at www.dellemc.com/en-us/customer-services/product-warranty-and-service-descriptions.htm.

Offer-Specific, Third Party and Program Specific Terms: Customer's use of third-party software is subject to the license terms that accompany the software. Certain Supplier-branded and third-party products and services listed on this Quote are subject to additional, specific terms stated on www.dell.com/offeringspecificterms ("Offer Specific Terms").

In case of Resale only: Should Customer procure any products or services for resale, whether on standalone basis or as part of a solution, Customer shall include the applicable software license terms, services terms, and/or offer-specific terms in a written agreement with the enduser and provide written evidence of doing so upon receipt of request from Supplier.

In case of Financing only: If Customer intends to enter into a financing arrangement ("Financing Agreement") for the products and/or services on this Quote with Dell Financial Services LLC or other funding source pre-approved by Supplier ("FS"), Customer may issue its purchase order to Supplier or to FS. If issued to FS, Supplier will fulfill and invoice FS upon confirmation that: (a) FS intends to enter into a Financing Agreement with Customer for this order; and (b) FS agrees to procure these items from Supplier. Notwithstanding the Financing Agreement, Customer's use (and Customer's resale of and the end-user's use) of these items in the order is subject to the applicable governing agreement between Customer and Supplier, except that title shall transfer from Supplier to FS instead of to Customer. If FS notifies Supplier after shipment that Customer is no longer pursuing a Financing Agreement for these items, or if Customer fails to enter into such Financing Agreement within 120 days after shipment by Supplier, Customer shall promptly pay the Supplier invoice amounts directly to Supplier.

Customer represents that this transaction does not involve: (a) use of U.S. Government funds; (b) use by or resale to the U.S. Government; or (c) maintenance and support of the product(s) listed in this document within classified spaces. Customer further represents that this transaction does not require Supplier's compliance with any statute, regulation or information technology standard applicable to a U.S. Government procurement.

For certain products shipped to end users in California, a State Environmental Fee will be applied to Customer's invoice. Supplier encourages customers to dispose of electronic equipment properly.

Electronically linked terms and descriptions are available in hard copy upon request.



DATE: 12-21-2023

RESOLUTION # 2023-232

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

AUTHORIZATION TO PERFORM A SURVEY OF 13 E. FORT LEE ROAD

WHEREAS, the Borough of Bogota (hereinafter the "Borough") is a Municipal Corporation organized under the laws of the State of New Jersey; and,

WHEREAS, the Borough is in the process of purchasing a parcel of land located at 13 E. Fort Lee Road, and designated as Block 41 Lot 9 on the tax assessment map of the Borough (hereinafter the "Subject Property"); and,

WHEREAS, a survey of the Subject Property must be conducted in connection with the aforementioned purchase; and,

WHEREAS, Neglia Engineering has submitted a proposal to conduct the aforementioned survey for a total amount not to exceed Two Thousand Six Hundred Fifty (\$2,650.00) Dollars; and,

WHEREAS, the aforementioned survey is considered a professional service exempted from public bidding under N.J.S.A. 40A:11-5 of the Local Public Contracts Law; and,

WHEREAS, the Mayor and Council wish to direct Neglia Engineering to proceed with the aforementioned survey.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Bogota, that Neglia Engineering is hereby authorized and directed to perform a survey of 13 E. Fort Lee Road for an amount not to exceed \$2,650.00 Dollars; and,

BE IT FURTHER RESOLVED, that the Mayor, Borough Clerk, Borough Administrator and any other necessary Borough official is hereby authorized to execute any documents necessary to effectuate the purposes of this resolution.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

2023-232 Page 1 of 1



RESOLUTION # 2023-234

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

DPW CONTRACT

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I, Yenlys Flores-Bolivard, Clerk of the Borough of Bogota, Bergen County, New Jersey do hereby certify that the foregoing Resolution was adopted by the Mayor and Council at a regular meeting held <u>December 21, 2023</u>.

Yenlys Flores-Bolivard Borough Clerk

DATE: 12-21-2023

2023-234 Page 1 of 1



DATE: 12-21-2023

RESOLUTION # 2023-235

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

AUTHORIZING THE EXECUTION OF A DRAINAGE EASEMENT AGREEMENT BETWEEN THE BOROUGH OF BOGOTA AND 30 CROSS BOGOTA URBAN RENEWAL, LLC

WHEREAS, the Borough of Bogota (the "<u>Borough</u>") previously designated 30 Cross Bogota Urban Renewal, LLC ("<u>30 Cross</u>") as the redeveloper of properties identified as Block 113, Lots 7 and 8 on the Borough's tax map (the "<u>Property</u>"); and

WHEREAS, the Borough of Bogota Planning and Zoning Board (the "<u>Borough Planning Board</u>") previously granted preliminary and final major site plan approval for the redevelopment of the Property; and

WHEREAS, as part of that redevelopment project, 30 Cross was asked to grant a drainage easement to the Borough for the possible future installation of public drainage improvements; and

WHEREAS, in connection therewith, the Borough Council is desirous of approving the terms of a drainage easement agreement.

NOW, THEREFORE, BE IT RESOLVED, by the Mayor and Borough Council of the Borough of Bogota, as follows:

- 1. The Drainage Easement Agreement with 30 Cross Bogota Urban Renewal, LLC, a copy of which is on file with the Borough Clerk, is hereby approved substantially as proposed, subject to any minor amendments as to form approved by the Borough Attorney.
- 2. The Mayor and Borough Clerk are hereby directed, authorized and empowered to execute the Drainage Easement Agreement and all other documents necessary to effectuate the provisions and purposes of this Resolution or the Drainage Easement Agreement, subject to approval as to form by the Borough Attorney.

2023-235 Page **1** of **2**



- 3. All other appropriate Borough officials, officers, employees and agents are hereby directed, authorized and empowered to take all steps reasonably necessary to effectuate the provisions and purposes of this Resolution or the Drainage Easement Agreement, subject to approval as to form by the Borough Attorney.
- 4. This Resolution shall take effect immediately.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

2023-235 Page 2 of 2 Prepared by and Record and Return to:

John P. Michalski, Esq. Faegre Drinker Biddle & Reath LLP 600 Campus Drive Florham Park, New Jersey 07932

DRAINAGE EASEMENT AGREEMENT

THIS	DRAINAGE EASEMENT	AGREEMENT	(this	"Agreement"	is is	made	on	this
day of	, 2023, by a	nd between:						

30 CROSS BOGOTA URBAN RENEWAL, LLC, a limited liability company formed under the laws of the State of Delaware with offices c/o The Hampshire Companies, 21 South Street, Morristown, New Jersey 07960 (the "Grantor"); and

THE BOROUGH OF BOGOTA, a municipal corporation of the State of New Jersey with offices at Bogota Borough Hall, 375 Larch Avenue, Bogota, New Jersey 07603 (the "Grantee" or the "Borough").

WITNESSETH

WHEREAS, Grantor is the owner of certain real property known and designated as Block 113, Lots 7 and 8 (which includes riparian lots 7.01, 7.02, 7.03, 8.01 and 8.02) on the Borough's tax map (the "Property") and more particularly described on **Exhibit A** annexed hereto; and

WHEREAS, by Resolution memorialized on April 12, 2022, the Borough Planning and Zoning Board (the "Planning Board") granted preliminary and final site plan approval (the "Approval") for the construction of an approximately 89,130 square foot warehouse facility, along with related improvements, on the Property; and

WHEREAS, as part of that Approval, the Planning Board Engineer required Grantor to delineate a drainage easement area on the approved site plans, in the event that a drainage easement was requested by the County of Bergen (the "County"); and

WHEREAS, the County Engineer has requested that Grantor grant the Borough a drainage easement to allow the County to install, for the benefit of the Borough, a drainage line on the Property as part of a drainage diversion to the Hackensack River from an existing, unnamed drainage ditch running along Elm Avenue in the Borough, and which, once constructed, will be owned, operated, and maintained by the Borough (the "County Drainage Project"); and

US.357474730.02

WHEREAS, the purpose of this Agreement is for Grantor to grant such an easement and set forth the terms and conditions thereof.

- **NOW**, **THEREFORE**, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, including the promises, covenants and conditions hereinafter contained, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant and convey to the Grantee, its successors and assigns forever, and the Grantee does hereby accept, the easement set forth herein on the terms and conditions herein contained.
- 1. Grant of Drainage Easement. Grantor hereby grants to Grantee, and Grantee hereby accepts from Grantor, a non-exclusive, perpetual easement over, under, in and across the portion of the Property shown and described in more detail in **Exhibit B-1** and **Exhibit B-2** annexed hereto (the "Easement Area"), for the purpose of locating, installing, constructing, using, relocating, removing, reconstructing, maintaining, inspecting, replacing, preserving and repairing an underground storm sewer drainage line as part of the County Drainage Project (the "Drainage Line") within the Easement Area (the "Drainage Easement").
- 2. <u>Construction and Maintenance of Drainage Line</u>. (a) Grantee, at Grantee's sole cost and expense, shall construct and maintain the Drainage Line within the Easement Area in accordance with all applicable laws and all necessary governmental permits and approvals.
- (b) Grantee shall have the right to designate the County as its agent for the purpose of performing any work (including, without limitation, construction, installation and maintenance) permitted hereunder ("Work"); provided, however, that the Grantee shall remain responsible for any such Work, and for compliance with the terms and conditions set forth herein in the performance of such Work.
- (c) All Work pursuant to this Agreement shall be performed by, or on behalf of, Grantee in a good and workmanlike manner, with a minimum of inconvenience to Grantor, and in accordance with all necessary permits and approvals, and all applicable legal requirements (including, without limitation, those relating to any environmental conditions on the Property). Any damage caused to the Easement Area or the improvements thereon in the course of such Work by, or on behalf of, Grantee shall be promptly repaired by Grantee, and such lands shall be promptly restored by Grantee to their condition immediately prior to such damage, at the sole cost and expense of Grantee. All Work shall be undertaken and completed in a prompt manner and with all due diligence.
- (d) Grantee shall give not less than ten (10) business days prior notice (the "Work Notice") to the owner of the Property of the date when any Work is to commence on the Property, except in the event of exigent circumstances whereupon notice shall be given as soon as reasonably practical under such circumstances. Grantee shall not perform any Work in a manner that blocks access to any building, internal roadway, or parking area located on the Property, provided, however, that if the performance of any Work permitted hereunder cannot be undertaken without some blocking of access to parking spaces or internal drive aisles within the parking area located on the Property, then Grantee shall (i) provide the details of the proposed

duration and extent of such blocked access in the Work Notice; (ii) take such measures to complete such Work in the shortest period of time reasonably possible and during non-operating hours or, if such business has 24-hour operations, during overnight, weekend, or non-peak operating hours, as desired by such business operator; and (iii) shall cooperate with Grantor in scheduling such Work or revising the Work plan to minimize, to the fullest extent practicable, interference with the lawful use of Grantor's Property.

- 3. <u>Temporary Construction Easement.</u> During the time that Grantee performs any Work permitted hereunder, Grantee shall have a temporary construction easement allowing the Grantee and its agents, contractors, subcontractors, professionals, materialmen and others engaged in the project to use such portion or portions of Grantor's Property only as is reasonably necessary for the purpose of performing such Work, and only (i) at reasonable times, (ii) for the period reasonably necessary to perform such Work, (iii) in accordance with and subject to good construction practice, and (iv) in such manner so as to minimize, to the fullest extent practicable, interference with the lawful use of Grantor's Property. Upon the completion of any such Work, the temporary construction easement area shall be promptly restored to substantially the same condition in which it was prior to the commencement of such Work.
- 4. Reservation of Rights by Grantor. Subject to the limitations set forth in this Agreement, Grantor shall have the right to use, occupy and enjoy the surface of, the subsurface under, and the air space over, the Easement Area for any lawful purpose which does not unreasonably interfere with the use of the Drainage Line by Grantee. For the purposes of this provision, and notwithstanding anything to the contrary contained herein, Grantee hereby agrees that (a) parking and access improvements, and (b) the construction, installation, repair, replacement or maintenance within the Easement Area of sewer, gas, electric and other utilities and appurtenant facilities, and any other improvements constructed pursuant to any applicable permits or approvals and installed in compliance with applicable legal requirements, shall not be deemed to unreasonably interfere with the safe, proper or convenient use of the Drainage Line by Grantee.
- 5. <u>Indemnification and Insurance</u>. Grantee agrees to defend, indemnify and save harmless Grantor, and its successors and assigns, from any claims for bodily injury and/or property damage (including, without limitation, reasonable attorneys' fees) occasioned by the utilization of the Easement Area or any rights hereunder by Grantee, its agents (specifically including, without limitation, the County), contractors, subcontractors, or any employees or invitees thereof, unless arising from the negligence or willful misconduct of Grantor. Grantee at all times shall maintain commercial general liability insurance covering the Easement Area in a minimum amount of \$1,000,000.00 per occurrence and naming Grantor as an additional insured and as a certificate holder.
- 6. <u>Default: Remedies</u>. If any party hereto defaults in the performance of any of its obligations under this Agreement, and such default continues for a period of thirty (30) days after notice has been given to such party of the default and demanding that the same be cured, except in the case of exigent circumstances, in which case such cure period shall be reduced to an

amount of time that is reasonable under such circumstances (unless, subject to the foregoing in the case of exigent circumstances, such default cannot with due diligence be wholly cured within such period of 30 days, in which case such party shall have such longer period as is reasonably necessary to cure the default), the party delivering such notice shall have the right (but not the obligation), without waiving or releasing any other right or remedy in connection with the default, to cure such default for the account of the defaulting party. Thereafter, the defaulting party shall pay the cost of such cure to the curing party within thirty (30) days after demand. Interest shall be charged on any past due payments under this Agreement in an amount equal to the lesser of (i) an annual rate of "Prime" (as published from time to time by the Wall Street Journal or, if not published by the Wall Street Journal, then as periodically established by another publication or entity of similar reputation) plus four (4%) percent per annum, or (ii) the highest rate allowed by law.

7. <u>Notices</u>. All notices or other communications required or permitted to be given under this Easement Agreement shall be given in writing and delivered personally or mailed by certified or registered mail, postage prepaid, or by a reputable priority delivery service such as Federal Express or UPS, addressed to the address as follows:

To Grantor:

30 CROSS BOGOTA URBAN RENEWAL, LLC c/o The Hampshire Companies
21 South Street
Morristown, New Jersey 07960
Attn: Mark Rosen

To Grantee:

Borough of Bogota Bogota Borough Hall 375 Larch Avenue Bogota, New Jersey 07603

The foregoing addresses may be changed or supplemented by written notice given as above provided. Any notice, if sent by mail, shall be deemed to have been received by the addressee on the third business day after posting in the United States mail, if sent by priority delivery service, on the first business day after being deposited with such service, or if delivered personally, on the day of such delivery. Any notice given by an attorney on behalf of a party shall be effective for all purposes.

8. Binding Effect. The terms, covenants and conditions herein contained shall run with the land for the benefit of Grantee and shall be binding upon and inure to the benefit of the successors and assigns of the parties hereto.

- 9. Governing Law, Forum Selection, and Waiver of Jury Trial. The parties agree that this Agreement shall be governed by and interpreted according to the laws of the State of New Jersey, without reference to the choice of law principles thereof. Each of the parties hereto irrevocably consents to the jurisdiction of the Superior Court of New Jersey, Bergen County, in any such suit, action or proceeding and to the laying of venue in such Court. The parties further agree that any claims relating to, or arising out of, this Agreement and the transactions contemplated thereby shall be tried before a Judge and without a trial by jury
- 10. No Other Agreements. This Easement Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof. This Easement Agreement shall not be modified except by a written instrument signed by the party against whom enforcement is sought.
- 11. <u>Miscellaneous</u>. If any provision of this Easement Agreement is found to be invalid or unenforceable, the remainder of this Easement Agreement shall be unaffected thereby. The paragraph headings are for convenience and reference only and shall not limit or otherwise affect the meaning hereof. This Easement Agreement may be simultaneously executed in several counterparts, each of which, when so executed and delivered, shall constitute an original, fully enforceable counterpart for all purposes.

[Signatures to follow on next page]

IN WITNESS WHEREOF, Grantor and Grantee sign this Agreement as of the date as first set forth above.

GRANTOR

30 CROSS RP URBAN RENEWAL, LLC

By: 30 Cross Street Investors, LLC, its Sole Member

By: Hampshire NNJ Industrial Company, LLC, its Manager

By: The Hampshire Companies, LLC, its Managing Member

Name: Mark S. Rosen

Title: Executive Vice President

GRANTEE

BOROUGH OF BOGOTA, a New Jersey municipal corporation,

:		
Name:	3	
Title:		

ACKNOWLEDGMENT

STATE OF NEW JERSEY)		
		:	SS
COUNTY OF MONTS)		

I CERTIFY that on 6ctoper 18, 2023, Mark S. Rosen personally came before me, and acknowledged under oath, to my satisfaction, that this person:

- (a) Executive Vice President of The Hampshire Companies, LLC, the managing member of Hampshire NNJ Industrial Company, LLC, the manager of 30 Cross Street Investors, LLC, the sole member of 30 CROSS BOGOTA URBAN RENEWAL, LLC, the Delaware limited liability company named in the attached Agreement;
- (b) is authorized to execute the attached Agreement on behalf of 30 CROSS BOGOTA URBAN RENEWAL, LLC, in his capacity as the Executive Vice President of The Hampshire Companies, LLC, the managing member of Hampshire NNJ Industrial Company, LLC, the manager of 30 Cross Street Investors, LLC, the sole member of 30 CROSS BOGOTA URBAN RENEWAL, LLC;
- executed this Agreement on behalf of and as the act of 30 CROSS BOGOTA URBAN RENEWAL, LLC; and
- (d) the attached Agreement was signed and made by 30 CROSS BOGOTA URBAN RENEWAL, LLC, as its duly authorized and voluntary act.

Notary Public

CAROLINE L. MURRAY
NOTARY PUBLIC OF NEW JERSEY
Commission # 50160821
My Commission Expires 05/21/2026

STATE OF N	EW JE	RSEY)
COUNTY OF	BERC	CRSEY) Output Outpu
I CER the Borough satisfaction, th		hat on, 2023, of ogota, appeared before me, and this person stated under oath, to my
named in this		this person is the of the Borough of Bogota, the Grantee nent;
entity; and	(b)	this person was authorized to execute this instrument on behalf of such
	(c)	this person executed this instrument as the act of such entity.
		Notary Public

Exhibit A

(Legal Description of the Property)



30 Independence Blvd Suite 100 Warren, NJ 07059 Tel: 908.668.0099 cpasurvey.com

> October 27, 2022 01-120120-06

LEGAL DESCRIPTION

LOTS 7, 7.01, 7.02, 7.03, 8, 8.01 & 8.02, BLOCK 113 BOROUGH OF BOGOTA, BERGEN COUNTY STATE OF NEW JERSEY

BEGINNING AT A POINT IN THE WESTERLY LINE OF LANDS NOW OR FORMERLY OF NEW YORK SUSQUEHANNA AND WESTERN RAILROAD COMPANY WHERE THE SAME IS INTERSECTED BY THE DIVISION LINE BETWEEN THE VILLAGE OF RIDGEFIELD PARK AND THE BOROUGH OF BOGOTA WHICH POINT IS DISTANT 395.02 FEET NORTHERLY FROM THE CORNER FORMED BY THE INTERSECTION OF THE WESTERLY LINE OF LANDS NOW OR FORMERLY OF NEW YORK SUSQUEHANNA AND WESTERN RAILROAD COMPANY WITH THE NORTHERLY LINE OF INTERSTATE HIGHWAY ROUTE 80 AND FROM THENCE RUNNING

- 1. NORTH 69 DEGREES 31 MINUTES 14 SECONDS WEST AND ALONG THE AFOREMENTIONED DIVISION LINE BETWEEN THE VILLAGE OF RIDGEFIELD PARK AND THE BOROUGH OF BOGOTA 514.83 FEET TO A POINT IN THE PIERHEAD AND BULKHEAD LINE OF THE HACKENSACK RIVER APPROVED BY THE ASSISTANT SECRETARY OF WAR, MARCH 12, 1928 AND ADOPTED APRIL 23, 1928 BY THE BOARD OF COMMERCE AND NAVIGATION; THENCE
- NORTH 02 DEGREES 06 MINUTES 00 SECONDS WEST AND ALONG THE AFOREMENTIONED PIERHEAD AND BULKHEAD LINE OF THE HACKENSACK RIVER, 647.05 FEET TO A POINT IN THE SOUTHERLY LINE OF LANDS NOW OR FORMERLY OF PUBLIC SERVICE ELECTRIC AND GAS COMPANY; THENCE
- SOUTH 83 DEGREES 42 MINUTES 40 SECONDS EAST AND ALONG THE AFOREMENTIONED SOUTHERLY LINE OF LANDS NOW OR FORMERLY OF THE PUBLIC SERVICE ELECTRIC AND GAS COMPANY, 203.11 FEET TO A POINT OF DEFLECTION IN THE SAME; THENCE
- 4. SOUTH 66 DEGREES 02 MINUTES 40 SECONDS EAST AND STILL ALONG THE SOUTHERLY LINE OF LANDS NOW OR FORMERLY OF THE PUBLIC SERVICE ELECTRIC AND GAS COMPANY, 104.20 FEET TO A POINT IN THE AFOREMENTIONED WESTERLY LINE OF LANDS NOW OR FORMERLY OF THE NEW YORK SUSQUEHANNA AND WESTERN RAILROAD COMPANY; THENCE
- 5. IN A GENERAL SOUTHERLY DIRECTION AND ALONG THE WESTERLY LINE OF LANDS NOW OR FORMERLY OF NEW YORK SUSQUEHANNA AND WESTERN RAILROAD COMPANY AND ALONG THE ARC OF A CURVE BEARING TO LEFT WITH A RADIUS OF 2,944.43 FEET, A CENTRAL ANGLE OF 00 DEGREES 13 MINUTES 30 SECONDS, AN ARC DISTANCE OF 11.56 FEET, A CHORD BEARING OF SOUTH 15 DEGREES 12 MINUTES 55 SECONDS EAST, AND A CHORD DISTANCE OF 11.56 FEET TO A POINT OF CURVATURE; THENCE
- SOUTH 15 DEGREES 19 MINUTES 40 SECONDS EAST, CONTINUING ALONG THE WESTERLY LINE OF LANDS NOW OR FORMERLY
 OF THE NEW YORK SUSQUEHANNA AND WESTERN RAILROAD COMPANY, 778.76 FEET TO THE POINT OR PLACE OF BEGINNING

CONTAINING 263, 478 SQUARE FEET OR 6.049 ACRES

THIS DESCRIPTION IS PREPARED WITH REFERENCE TO A MAP ENTITLED "ALTA/NSPS LAND TITLE SURVEY, BOGOTA GOLF CENTER, LOTS 7, 7.01, 7.02, 7.03, 8, 8.01, & 8.02, BLOCK 113, BOROUGH OF BOGOTA, LOTS 1, 1.01, & 2, BLOCK 152.01, VILLAGE OF RIDGEFIELD PARK, BERGEN COUNTY, STATE OF NEW JERSEY," PREPARED BY CONTROL POINT ASSOCIATES INC., DATED 10-17-2022, LAST REVISED 10-27-2022.

CONTROL POINT ASSOCIATES, INC.

JAMES D. SENS

10-27-2022

DATE

STATE OF NEW JERSEY

PROFESSIONAL LAND SURVEYOR #24GS04322600

NEW JERSEY CERTIFICATE OF AUTHORIZATION #24GA27938600

JDS/UB

PREPARED BY: UB
REVIEWED BY: JDS



Exhibit B-1

(Easement Plan Exhibit)

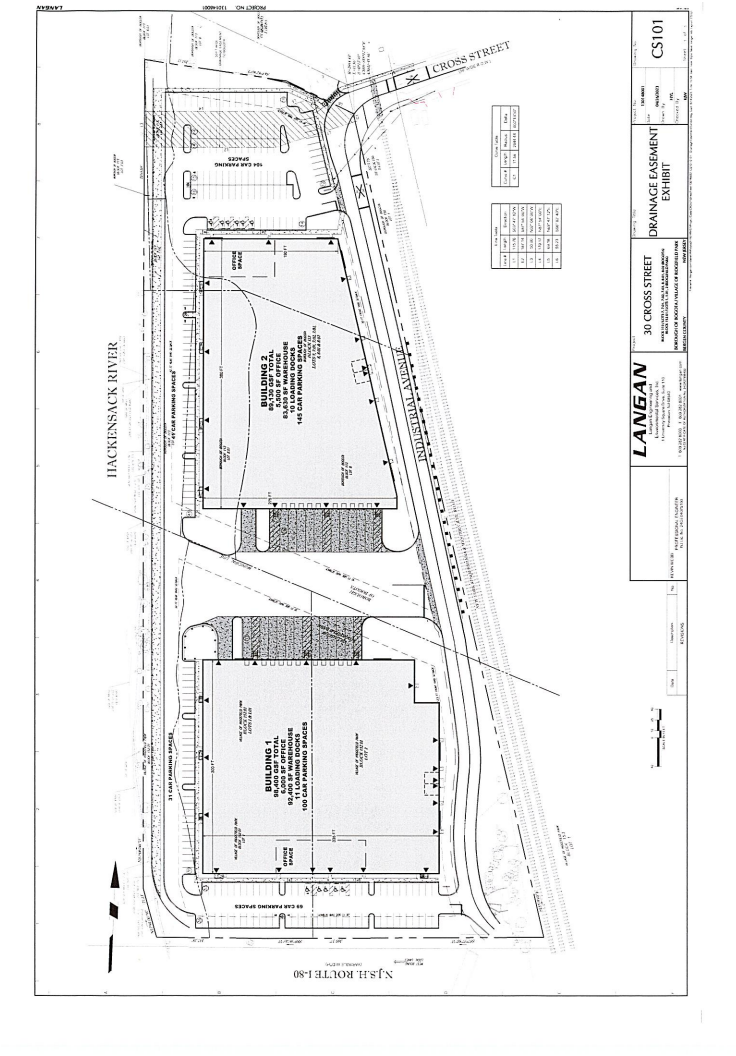


Exhibit B-2

(Legal Description of Easement Area)



Technical Excellence Practical Experience Client Responsiveness

27 April 2023 Revised 20 June 2023 130148001

WRITTEN DESCRIPTION PROPOSED 50 FOOT WIDE DRAINAGE EASEMENT IN FAVOR OF THE BOROUGH OF BOGOTA PORTION OF BLOCK No. 113, LOT Nos. 7 & 8 (INCLUDING LOTS F/K/A 7.01, 7.02, 7.03, 8.01 AND 8.02) BOROUGH OF BOGOTA BERGEN COUNTY, NEW JERSEY

Beginning at a point where the easterly line of Block 156 Lot 1, lands now or formerly Conrail, is intersected by the division line between Block 113 Lot 7, lands now or formerly River Rock Equities, Inc. as described in Deed Book 8180 Page 563, and Block 113 Lot 6, lands now or formerly Public Service Electric and Gas Company, as shown on a survey entitled "ALTA/NSPS Land Title Survey, River Rock Equities, Inc., Lots 7, 7.01, 7.02, 7.03, 8, 8.01, & 8.02, Block 113, Lots 1, 1.01, & 2, Block 152.01, Borough of Bogota & Village of Ridgefield Park, Bergen County, State of New Jersey" prepared by Control Point Associates, Inc., dated February 10, 2020, last revised December 28, 2021, and from said Point of Commencement running; thence

- 1. Along the easterly line of said Block 156 Lot 1, along a curve to the left having a radius of 2944.43 feet, an arc length of 11.56 feet, a central angle of 00°13′30″, a chord bearing South 15°12′55″ East, and a chord distance of 11.56 feet to a point; thence
- 2. Through said Block 113 Lot 7, lands now or formerly River Rock Equities, Inc., South 69°47'12" West, a distance of 115.76 feet to a point; thence
- 3. Continuing through the same and through Block 113 Lot 7.01, South 87°54'00" West, a distance of 187.14 feet to a point on the Pierhead and Bulkhead Line of the Hackensack River approved by the Assistant Secretary of War, June 28, 1921 and adopted January 21, 1924 by the Board of Commerce and Navigation, as shown on said plan; thence
- 4. Along said Pierhead and Bulkhead Line, North 02°06'00" West, a distance of 50.00 feet to a point; thence
- 5. Through said Block 113 Lots 7 and 7.01, parallel to and distant northerly 50.00 feet from the third course herein, North 87°54'00" East, a distance of 179.17 feet to a point; thence
- 6. Through said Block 113 Lot 7, parallel to and distant northerly 50.00 feet from the second course herein, North 69°47'12" East, a distance of 69.18 feet to a point on the aforementioned lands of Public Service Electric and Gas Company; thence
- 7. Along said lands of Public Service Electric and Gas Company, South 66°02'40" East, a distance of 55.23 feet to the Point of Beginning.

Encompassing an area of 14,029 square feet or 0.322 acre, more or less.

Proposed 50 Foot Wide Drainage Easement Borough of Bogota, Bergen County, NJ Langan Project No. 130148001 04/27/2023 Rev. 06/20/2023 Page 2 of 2

This description is prepared in accordance with a map entitled "Drainage Easement Exhibit, 30 Cross Street, Block 113 / Lots 7, 7.01, 7.02, 7.03, 8, 8.01, 8.02 (Bogota), Block 152.01 / Lots 1, 1.01, 2 (Ridgefield Park), Borough of Bogota / Village of Ridgefield Park, Bergen County, New Jersey", prepared by Langan Engineering and Environmental Services, Inc., Lawrenceville, New Jersey, dated April 26, 2023, Drawing No. CS101.

Matthew G. Sipple Professional Land Surveyor New Jersey License No. 24GS04332100

NJ Certificate of Authorization No. 24GA27996400

 $\label{thm:comdata} $$ \prod_{a=0}^{\infty} \frac{130148001}{Project\ Data_Discipline} \ Data_Description \ Data_Descriptions \ Data_Descriptions \ Data_Description \ Data_Description \ Data_Description \ Data_Description \ Data_Desc$

TO BE VOTED ON SEPARATELY



DATE: 12-06-2023

RESOLUTION # 2023-223

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen (Tie Vote Only)						

SERVICE AGREEMENT 2024 BETWEEN THE BERGEN COUNTY UTILITIES AUTHORITY (BCUA) FOR A CERTIFIED RECYCLING PROFESSIONAL (CRP) TO PREPARE THE ANNUAL RECYCLING TONNAGE REPORT

a	A 1 1	
See	Attached	

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-06-2023.

Yenlys Flores-Bolivard, Municipal Clerk

2023-223 Page 1 of 1



BERGEN COUNTY UTILITIES AUTHORITY

Box 9, Foot of Mehrhof Road, Little Ferry, New Jersey 07643

ROBERT E. LAUX Executive Director

RONALD PHILLIPS, Chairman LOUIS J. DeLISIO, Vice Chairman BRUCE BONAVENTURO BRYAN J. DRUMGOOLE DANIEL GUMBLE

THOMAS S. KELLEY PETER C. MASSA, JR. DIANE T. TESTA JON WARMS

November 30, 2023

Borough Clerk Borough of Bogota 375 Larch Avenue Bogota, NJ 07603

Dear Borough Clerk:

In 1980, the Bergen County Board of Chosen Freeholders designated the Bergen County Utilities Authority (BCUA) as the agency empowered to develop and implement the Bergen County District Solid Waste Management Plan. As part of its solid waste management responsibilities, the BCUA has developed and implemented numerous programs to assist Bergen County municipalities with the management of solid and hazardous waste. In 2012 the BCUA implemented the Certified Recycling Professional Tonnage Grant Assistance Program to ensure that all Bergen County municipalities receive their share of the New Jersey Department of Environmental Protection's tonnage grant. In 2024, the BCUA will continue this program.

As you may know, in accordance with the Recycling Enhancement Act (REA) P.L. 2008, Chapter 6, beginning 2012 each New Jersey municipality is required to submit an Annual Recycling Tonnage Report to the New Jersey Department of Environmental Protection (NJDEP) signed by a Certified Recycling Professional (CRP) on or before April 30th of each year. Failure to submit a Tonnage Report signed by a CRP will jeopardize your municipality's receipt of the annual recycling tonnage grant.

As part of the BCUA's Certified Recycling Professional Tonnage Grant Assistance Program, the BCUA will provide the services of a CRP to sign and submit the Annual Recycling Tonnage Report to the NJDEP at **no cost to your municipality**. If your municipality requires the services of a CRP and would like to participate in this program, please review and execute the attached Service Agreement and submit to the attention of Richard Wierer, Director of Solid Waste on or before March 1, 2024.

If you have any questions regarding the Service Agreement or the requirements of the Recycling Enhancement Act, please do not hesitate to contact Richard Wierer at 201-807-5818.

Very truly yours

Pohort Louv

enclosure

CC:

Borough Administrator (w/o enclosure)

Municipal Recycling Coordinator (w/o enclosure)

SERVICE AGREEMENT FOR A CERTIFIED RECYCLING PROFESSIONAL (CRP) TO PREPARE THE ANNUAL RECYCLING TONNAGE REPORT

WHEREAS, commencing in 2012, New Jersey municipalities are required by the New Jersey Recycling Enhancement Act ("REA") P.L. 2008, CHAPTER 6, to have the mandatory Annual Recycling Tonnage Reports approved and signed by a Certified Recycling Professional ("CRP"); and

WHEREAS, the Annual Recycling Tonnage Reports must be submitted via email to the New Jersey Department of Environmental Protection ("NJDEP") utilizing a spreadsheet provided by the NJDEP on or before April 30th of each year.

WHEREAS, Municipality, by ordinance, has duly enacted a recycling plan for all recyclable materials, as designated by the Bergen County Solid Waste Management Plan and amendments thereto; and

WHEREAS, the New Jersey Local Public Contracts Law (N.J.S.A. 40A:11-1 et seq.) authorizes and permits contracting units, such as the Authority and the Municipality to enter

into Service Agreements with municipalities for the services contemplated herein without competitive bidding for same, pursuant to and in accordance with N.J.S.A. 40A:11-5(2); and

WHEREAS, the parties are desirous of entering into a Service Agreement for retaining and providing CRP services of the Authority for <u>signing</u> of said Annual Recycling Tonnage Report; and

NOW, THEREFORE, in consideration of the terms, conditions, mutual benefits and covenants hereinafter set forth, the Municipality and the Authority hereby agree as follows:

I. REPRESENTATIONS

1.01 Representations by the Authority.

The Authority hereby represents and warrants as follows:

A. The Authority is duly authorized under the Constitution and laws of the State to execute and deliver this Service Agreement, and the Authority has taken all actions required on its part to execute and deliver this Service Agreement and the performance of the Authority's obligations hereunder;

- B. Upon its execution by the Authority, this Service Agreement shall be a valid and binding obligation of the Authority, enforceable in accordance with its terms;
- C. The execution and delivery of this Service Agreement and the performance by the Authority of its obligations hereunder do not conflict with any applicable law, rule or regulation and will not constitute a breach of or default under any agreement, instrument or undertaking to which the Authority is a party or by which it is bound; and
- D. No litigation or administrative action of any nature is now pending seeking to restrain or enjoin the execution and delivery of this Service Agreement by the Authority

or the performance by the Authority of its obligations hereunder, or in any manner questioning the proceedings or authority under which the same have been effected or the validity or enforceability of this Service Agreement; and no authority or proceeding for the transactions on the part of the Authority contemplated by this Service Agreement has been repealed, revoked or rescinded.

1.02 Representations by the Municipality.

The Municipality hereby represents and warrants as follows:

- A. The Municipality is duly authorized under the Constitution and laws of the State to execute and deliver this Service Agreement, and the Municipality has taken all actions required on its part for the execution and delivery of this Service Agreement and the performance of the Municipality's obligations hereunder;
- B. Upon its execution by the Municipality, this Service Agreement shall be a valid and binding obligation of the Municipality, enforceable in accordance with its terms;
- C. The execution and delivery of this Service Agreement and the performance by the Municipality of its obligations hereunder do not conflict with any applicable law, rule or regulation and will not constitute a breach of or default under any agreement, instrument or undertaking to which the Municipality is a party or by which it is bound; and
- D. No litigation or administrative action of any nature is now pending seeking to restrain or enjoin the execution and delivery of this Service Agreement by the Municipality or the performance by the Municipality of its obligations hereunder, or in any manner questioning the proceedings or authority under which the same have been effected or the validity or enforceability of this Service Agreement; and no authority or proceeding for the

transactions on the part of the Municipality contemplated by this Service Agreement has been repealed, revoked or rescinded.

II. OBLIGATIONS OF AUTHORITY

2.01. During the term of this Service Agreement, the Authority shall designate a CRP for the express and limited purpose of signing and submitting said Annual Recycling Tonnage Report to the NJDEP on or before April 30, 2023.;

III. OBLIGATIONS OF THE MUNICIPALITY

- 3.01 Municipality shall retain the services of the Authority for a CRP that will be responsible for signing and submitting of said Annual Recycling Tonnage Report to the NJDEP on or before April 30, 2024.
- 3.02 Municipality must complete said Annual Recycling Tonnage Report and submit same to the Authority on or before April 16, 2024.
- 3.03 It is understood that the sole and exclusive responsibility for the accuracy of all tonnage and materials reported lies with the municipality's designated preparer of the Annual Recycling Tonnage Report. The Municipality designates:

 (municipal employee responsible for completing the Annual Recycling Tonnage Report) as the preparer of the report. The report's designated preparer shall be responsible should the NJDEP audit the report submittal.
- 3.04 It is the Municipality's responsibility to retain the appropriate documentation for five years before destroying said documentation in the event of a field review by the NJDEP.
- 3.05 If the NJDEP conducts a field review and recycling tonnage is denied by the NJDEP and the NJDEP requires the Municipality to repay all or a portion of the grant

funds, it is the sole and exclusive responsibility of the Municipality to the repay the grant funds.

IV. TERM OF SERVICE AGREEMENT

4.01. The term of this Service Agreement shall be for a term of one (1) year, commencing March 1, 2024.

V. NOTICE

5.01. All notices, demands, requests and other communications hereunder shall be deemed sufficient and properly given if in writing and delivered in person to the following address or sent by certified or registered mail, postage pre-paid with receipt requested, at such addressed; provided, if such notices, demands, requests or other communications are sent by mail, they should be deemed as given on the third day following such mailing, which is not a Saturday, Sunday or day on which United States mail is not delivered.

5.02. All notices shall be addressed as follows:

If to Authority:
Richard Wierer, Director of Solid Waste
Bergen County Utilities Authority
Box 9, Foot of Mehrhof Road
Little Ferry, New Jersey 07643

If to the Municipality:

Name:	
Municipal Clerk	
Borough of Bogota	
375 Larch Avenue	
Bogota, New Jersev 07603	

5.03. Either party may, by like notice, designate any further or different address to which subsequent notices shall be sent. Any notice sent hereunder signed on behalf of the notifying party by a duly authorized attorney-at-law shall be valid and effective to the same extent as if signed on behalf of such party by a duly authorized officer or employee.

IN WITNESS WHEREOF, the Authority and the Municipality have caused this Service Agreement to be executed in their respective names by representatives of each thereof there unto duly authorized, and have caused this Service Agreement to be dated as of the date and year first above written.

WITNESS:	BERGEN COUNTY UTILITIES AUTHORITY		
	By:		
	Executive Director		
ATTEST:	Borough of Bogota		
	By:		
	Title:		



DATE: 12-21-2023

RESOLUTION # 2023-233

COUNCIL	YES	NO	ABSENT	ABSTAIN	MOTION	SECOND
C. Carpenter						
J.E.Granquist						
P. McHale						
J. Mitchell						
M.E. Murphy						
R. Robbins						
Mayor C. Kelemen						
(Tie Vote Only)						

HIRE ADDITIONAL, TEMPORARY, PART-TIME ELECTRICAL SUB-CODE OFFICIAL

WHEREAS, the Borough of Bogota is in need of an additional electrical sub-code official who can assist the Borough's current sub-code official on a part-time temporary basis on larger projects that the current sub-code official cannot properly inspect in a timely manner; and,

WHEREAS, this position was created in or about 2021, and recently became vacant; and,

WHEREAS, George Morra has submitted a resume to perform the services required of this vacant position; and,

WHEREAS, Mr. Morra is a licensed electrical contractor and possesses both an ICS and an HHS Electrical Inspector License, and has therefore been determined by the Bogota Building Department to be qualified to perform the aforementioned services; and,

WHEREAS, the Borough wishes to ensure that inspections of all projects are timely performed, and therefore wish to hire Mr. Morra on a part-time temporary basis to assist the current electrical sub-code official in performing these important inspections.

NOW, THEREFORE, BE IT RESOLVED by the Mayor and Council of the Borough of Bogota, that George Morra is hereby hired as an additional electrical sub-code official for the Borough, on a part-time temporary basis, in order to assist the current electrical sub-code official in carrying out time-sensitive inspections; and,

BE IT FURTHER RESOLVED, that Mr. Morra shall perform these duties at the direction of the Building Department, and shall be compensated at a rate of Forty-Five (\$45.00) Dollars per hour for his services.

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted by the Borough of Bogota, Bergen County, New Jersey at a meeting held on 12-21-2023.

Yenlys Flores-Bolivard, Municipal Clerk

2023-233 Page 1 of 1

RESOLUTION

COUNCIL	YES	NO	AB- STAIN	AB- SENT
R. ROBBINS				
P. MCHALE				
J. MITCHELL				
C. CARPENTER				
M. MURPHY				
J. GRANQUIST				
MAYOR (Tie Vote Only) C. KELEMEN				



DATE Dece	mber 20, 23	
MOTION		
SECOND		
Carried	Defeated	Tabled

Meeting 12-21-2023 PC23-21 Payment of Claims

WHEREAS, as required by NJSA 40A:4-57 and any other applicable requirements, the Chief Financial Officer of the Borough of Bogota has certified there are sufficient funds available in the appropriations of the municipal budget line items to make payment too claimants per the payment of claims;

BE IT RESOLVED that the Mayor and Council of the Borough of Bogota authorizes payment in the aggregate amounts of:

<u>Fund</u>		<u>Amount</u>
Total fund 01 CU	JRRENT FUND	562,803.15
Total fund 04 Ge	eneral Capital Fund	82,509.69
Total fund 13 Re	ecreation Trust Fund	4,149.49
Total fund 14 Tr	rust Fund -	30,522.86
Total fund 16 AC	CCUTRACK ACCOUNT	6,322.50
Total fund 19 CC	ОАН	200.00
GRAND TOTAL:		686,507.69

I, Yenlys Flores-Bolivard, Municipal Clerk of the Borough of Bogota, Bergen County, New Jersey, do hereby certify that the foregoing is a correct and true copy of a resolution adopted on December 21, 2023 by the Borough of Bogota, Bergen County, New Jersey.

Yenlys Flores-Bolivard, Municipal Clerk

BOROUGH OF BOGOTA

12/20/23 10:43:11 AM			
PO# Date	<u>Vendor</u> <u>Description</u>	<u>Amount</u>	Paid Date
01-2010-20-1001-0	00 Appropriation Control General Administration	n - S&W	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	5,308.33	12/14/23
Total for	Appropriation Control General Administration -	5,308.33	
Department Total:	Appropriation Control General Administration -	5,308.33	
01-2010-20-1002-0	02 Appropriation Control General Administration	n - O/E	
231636 12/18/23	EDWARD HYNES REIMBURSEMENT FOR HOLIDAY	1,426.25	12/19/23
231584 12/05/23	TROPHY KING, INC INV# 23993; PD SHIELD W/ ENG	300.00	12/19/23
Total for	Appropriation Control General Administration -	1,726.25	
Department Total:	Appropriation Control General Administration -	1,726.25	
01-2010-20-1010-0	01 Appropriation Control Grantsperson - O/E Oth	er Expenses	
230258 02/21/23	MILLENNIUM STRATEGIES DEC 2023 GRANT WRITING SRVCS	3,000.00	12/19/23
Total for	Appropriation Control Grantsperson - O/E Other	3,000.00	
Department Total:	Appropriation Control Grantsperson - O/E	3,000.00	
01-2010-20-1101-0	00 Appropriation Control Mayor & Council - S&W	Salary &	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	779.91	12/14/23
Total for	Appropriation Control Mayor & Council - S&W	779.91	
Department Total:	Appropriation Control Mayor & Council - S&W	779.91	
01-2010-20-1201-0	00 Appropriation Control Municipal Clerk - S&W	Salary &	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	6,677.60	12/14/23
Total for	Appropriation Control Municipal Clerk - S&W	6,677.60	
Department Total:	Appropriation Control Municipal Clerk - S&W	6,677.60	
01-2010-20-1202-0	00 Appropriation Control Municipal Clerk - O/E	Other	
230977 07/20/23	GLOBAL FURNITURE GROURT# 0011447; CNT TABLE W FL	554.02	12/19/23
231644 12/19/23	LAURA CASTELLANO RECORDS WORK FOR CLERK	0.00	12/19/23
231644 12/19/23	LAURA CASTELLANO RECORDS WORK FOR CLERK	250.00	12/19/23
231603 12/13/23	NORTH JERSEY MEDIA INV# 0006038076; VARIOUS PUB	407.48	12/19/23
231491 11/21/23	STAPLES ADVANTAGE INV# 3551813405	70.55	
231590 12/06/23	STAPLES ADVANTAGE INV# 3553243515	55.42	12/19/23
Total for	Appropriation Control Municipal Clerk - O/E	1,337.47	
Department Total:	Appropriation Control Municipal Clerk - O/E	1,337.47	
01-2010-20-1301-0	00 Appropriation Control Financial Administrati	on - S&W	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	768.47	12/14/23
Total for	Appropriation Control Financial Administration	768.47	
Department Total:	Appropriation Control Financial Administration	768.47	
01-2010-20-1302-0	02 Appropriation Control Financial Administrati	on - O/E	
231604 12/14/23	ACTION DATA SERVICES DEMAND DEBIT - 12/08/2023	738.85	12/08/23
Total for	Appropriation Control Financial Administration	738.85	
Department Total:	Appropriation Control Financial Administration	738.85	
01-2010-20-1402-0	01 Appropriation Control Data Processing - O/E		
	TRI-STATE TECHNICAL INV# 42233; OPRA WORK;	105.00	12/19/23
231597 12/11/23	1111 011112 120111120112 1111 11 12200, 01111 1101111,		
231597 12/11/23 Total for	Appropriation Control Data Processing - O/E	105.00	, -, -

BOROUGH OF BOGOTA

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PO # Date	<u>Vendor</u> <u>Description</u>	<u>Amount</u>	Paid Date
01-2010-20-1451-0	000 Appropriation Control Revenue Administration	n - S&W	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	454.33	12/14/23
Total for	Appropriation Control Revenue Administration -	454.33	
Department Total:	Appropriation Control Revenue Administration -	454.33	
01-2010-20-1452-0	000 Appropriation Control Revenue Administration	n - O/E Other	
231610 12/14/23	MUNIDEX INV# 992375; ADDED	180.00	12/19/23
Total for	Appropriation Control Revenue Administration -	180.00	
Department Total:	Appropriation Control Revenue Administration -	180.00	
01-2010-20-1501-0	000 Appropriation Control Tax Assessment - S&W S	Salary &	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	726.17	12/14/23
Total for	Appropriation Control Tax Assessment - S&W	726.17	
Department Total:	Appropriation Control Tax Assessment - S&W	726.17	
01-2010-20-1552-0	001 Appropriation Control Legal Services - O/E 1	Retainer -	
230145 01/30/23	BOGGIA & BOGGIA, LLC DEC 2023 RETAINER MUNICIPAL	6,500.00	12/19/23
Total for	Appropriation Control Legal Services - O/E	6,500.00	
01-2010-20-1552-0		Other Matters	
231638 12/19/23	BOGGIA & BOGGIA, LLC PROF SRVCS THROUGH 11/30/23	7,070.00	12/19/23
231639 12/19/23	BOGGIA & BOGGIA, LLC PROF SRVCS THROUGH 10/31/23	8,227.01	12/19/23
231641 12/19/23	TRENK, ISABEL, SIDDIQIPROF SRVCS RENDERED THRU	882.00	12/19/23
Total for	Appropriation Control Legal Services - O/E	16,179.01	
Department Total:	Appropriation Control Legal Services - O/E	22,679.01	
01-2010-21-1801-0	000 Appropriation Control Planning/Zoning Board	- S&W	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	166.67	12/14/23
Total for	Appropriation Control Planning/Zoning Board -	166.67	
Department Total:	Appropriation Control Planning/Zoning Board -	166.67	
01-2010-22-1951-0	000 Appropriation Control Construction Code - Sa	&W Salary &	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	5,427.46	12/14/23
Total for	Appropriation Control Construction Code - S&W	5,427.46	
Department Total:	Appropriation Control Construction Code - S&W	5,427.46	
01-2010-22-2001-0	000 Appropriation Control Property Maintenance	- S&W Salary	
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	1,732.50	12/14/23
Total for	Appropriation Control Property Maintenance -	1,732.50	
Department Total:	Appropriation Control Property Maintenance -	1,732.50	
01-2010-23-2202-0	003 Appropriation Control Group Insurance - O/E	Dental	
231642 12/19/23	DELTA DENTAL PLAN OF EMPLOYEE DENTAL COVERAGE	3,899.43	12/19/23
Total for	Appropriation Control Group Insurance - O/E	3,899.43	
01-2010-23-2202-0	92 Appropriation Control Group Insurance - O/E	Medical	
231583 12/04/23	SHBP - STATE PENSIONS EE HEALTH BENEFITS DECEMBER	68,619.16	12/05/23
Total for	Appropriation Control Group Insurance - O/E	68,619.16	
Department Total:	Appropriation Control Group Insurance - O/E	72,518.59	
01-2010-25-2401-0	000 Appropriation Control Police - S&W Regular		
231605 12/14/23	BOROUGH OF BOGOTA 2023-12-15 PR	77,615.29	12/14/23
		,	, ,

BOROUGH OF BOGOTA

12/20/23 10:43:12 AM				
PO # Date	Vendor	<u>Description</u>	<u>Amount</u>	Paid Date
Total for	Appropriation Control	. Police - S&W Regular	77,615.29	
01-2010-25-2401-0	02 Appropriation Co	ntrol Police - S&W Overtime		
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	15,218.68	12/14/23
Total for	Appropriation Control	. Police - S&W Overtime	15,218.68	
01-2010-25-2401-0	03 Appropriation Co	ontrol Police - S&W Comp Time F	ayouts	
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	5,000.00	12/14/23
Total for	== =	Police - S&W Comp Time	5,000.00	
Department Total:	Appropriation Control	. Police - S&W	97,833.97	
01-2010-25-2402-0	01 Appropriation Co	ntrol Police - O/E Communicati	ons	
231506 11/27/23	AXON ENTERPRISE INC.	TASERS WITH 5 YR PLAN;	3,020.39	12/19/23
Total for	Appropriation Control	. Police - O/E	3,020.39	
01-2010-25-2402-0	02 Appropriation Co	ntrol Police - O/E Equipment M	Maintenance	
231547 11/28/23	AMERICAN AED	QUOTE; QUO27977;	4,965.00	12/19/23
231511 11/27/23	COMPUTER SQUARE INC	INV# 01361; TCKTS SRVD	1,930.50	12/19/23
Total for	Appropriation Control	. Police - O/E Equipment	6,895.50	
01-2010-25-2402-0	03 Appropriation Co	ntrol Police - O/E Office Supp	olies	
231586 12/05/23	D & E UNIFORMS	BADGES AND PATCHES	716.95	12/19/23
231510 11/27/23	STAPLES ADVANTAGE	INV# 3548133221, 3549773733,	225.62	12/19/23
Total for	Appropriation Control	Police - O/E Office	942.57	
01-2010-25-2402-0	06 Appropriation Co	ntrol Police - O/E Uniforms		
231512 11/27/23	D & E UNIFORMS	INV# BPD1070; LS & SS POLO,	124.00	12/19/23
231513 11/27/23	D & E UNIFORMS	INV# BPD1069; LS & SS POLO,	124.00	12/19/23
Total for	Appropriation Control	Police - O/E Uniforms	248.00	
01-2010-25-2402-0	07 Appropriation Co	ontrol Police - O/E Vehicle Mai	ntenance	
231242 09/28/23	J&L HAND CAR WASH	CAR WASH FOR BORO VECHICLES	550.00	12/19/23
231514 11/27/23	TOM'S SERVICE CENTER	INV# 26798, 26804, 26820	1,011.71	12/19/23
231515 11/27/23	TOM'S SERVICE CENTER	VARIOUS INVOICES FOR POLICE	9,875.32	12/19/23
230684 05/17/23	TRAFFIC LOGIX CORP	QUOTE# 29923-F3G6Z3; RADAR	630.00	12/19/23
Total for	Appropriation Control	. Police - O/E Vehicle	12,067.03	
01-2010-25-2402-0	08 Appropriation Co	ontrol Police - O/E Special Ser	rvices	
230608 05/04/23	STATE TOXICOLOGY	RANDOM DRUG TESTS 2/20/23	90.00	12/19/23
230746 05/30/23	STATE TOXICOLOGY	RANDOM DRUG TEST 2/20/23	45.00	12/19/23
231509 11/27/23	TUMINO'S TOWING	INV# 581041; BASIC TOW, INC#	134.50	12/19/23
Total for		Police - O/E Special	269.50	
Department Total:	Appropriation Control	. Police - O/E	23,442.99	
01-2010-25-2421-0	00 Appropriation Co	ntrol Crossing Guards - S&W Sa	lary &	
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	4,518.68	12/14/23
Total for		. Crossing Guards - S&W	4,518.68	
Department Total:	Appropriation Control	Crossing Guards - S&W	4,518.68	
01-2010-25-2501-0	00 Appropriation Co	ntrol Police Dispatching/911 -	S&W	
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	11,966.97	12/14/23
Total for		Police Dispatching/911 -	11,966.97	
Department Total:	Appropriation Control	Police Dispatching/911 -	11,966.97	

BOROUGH OF BOGOTA

12/20/23 10:43:12 AM

12/20/23 10	:43:12 AM				
<u>PO#</u>	<u>Date</u>	<u>Vendor</u>	<u>Description</u>	<u>Amount</u>	Paid Date
01-2010-	25-2522-0	000 Appropriation C	ontrol OEM - O/E Other Expenses		
231385	11/03/23	VINDAN INC	INV# 34105; VEST	310.00	12/19/23
Total for	:	Appropriation Contro	ol OEM - O/E Other Expenses	310.00	
Departmen	t Total:	Appropriation Contro	1 OEM - O/E	310.00	
01-2010-	25-2602-0	002 Appropriation C	ontrol Rescue Squad - O/E Clothi	ng	
231397	11/06/23	CHRISTINE MITCHELL	CLOTHING ALLOWANCE	140.00	12/19/23
231398	11/06/23	DANIELE FEDE	CLOTHING ALLOWANCE	350.00	12/19/23
231400	11/06/23	ERIC MANZIANO	CLOTHING ALLOWANCE	70.00	12/19/23
231391	11/06/23	FEDERICO PELLOT, JR.	CLOTHING ALLOWANCE	70.00	12/19/23
231389	11/06/23	GUY ARGENZIANO	CLOTHING ALLOWANCE	140.00	12/19/23
231390	11/06/23	JIM FESSEL	CLOTHING ALLOWANCE	350.00	12/19/23
231401	11/06/23	MARCO NAVARRO	CLOTHING ALLOWANCE	70.00	12/19/23
231396	11/06/23	MIKE LEONG	CLOTHING ALLOWANCE	140.00	12/19/23
231402	11/06/23	PATRICIA MORRONE	CLOTHING ALLOWANCE	350.00	12/19/23
231394	11/06/23	RAUL LEBRON	CLOTHING ALLOWANCE	70.00	12/19/23
231399	11/06/23	REBECCA YOULA	CLOTHING ALLOWANCE	350.00	12/19/23
231395	11/06/23	ROB FOSTER	CLOTHING ALLOWANCE	350.00	12/19/23
231393	11/06/23	STEVEN VOGT	CLOTHING ALLOWANCE	70.00	12/19/23
231392	11/06/23	WAYNE SORGE	CLOTHING ALLOWANCE	280.00	12/19/23
Total for	:	Appropriation Contro	l Rescue Squad - O/E	2,800.00	
Departmen	t Total:	Appropriation Contro	l Rescue Squad - O/E	2,800.00	
01-2010-	25-2651-0	000 Appropriation C	ontrol Uniform Fire Safety - S&W	Salary &	
231605	12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	2,473.73	12/14/23
Total for	:	Appropriation Contro	l Uniform Fire Safety -	2,473.73	
Departmen	t Total:	Appropriation Contro	l Uniform Fire Safety -	2,473.73	
01-2010-	26-2901-0	000 Appropriation C	ontrol DPW - S&W Regular		
231605	12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	28,834.38	12/14/23
Total for	:	Appropriation Contro	l DPW - S&W Regular	28,834.38	
01-2010-	26-2901-0	002 Appropriation C	ontrol DPW - S&W Overtime		
231605	12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	848.44	12/14/23
Total for	:	== =	l DPW - S&W Overtime	848.44	
Departmen	t Total:	Appropriation Contro	1 DPW - S&W	29,682.82	
01-2010-	26-2902-0	001 Appropriation C	ontrol DPW - O/E Snow Removal		
231628	12/18/23	METROPOLITAN RUBBER	INV# 57616; 3 RBR BLDS FOR	493.20	12/19/23
Total for	:	Appropriation Contro	ol DPW - O/E Snow Removal	493.20	
01-2010-	26-2902-0	003 Appropriation C	ontrol DPW - O/E Vehicle Repairs	&	
231626	12/18/23	46 TRUCK REPAIR INC.	WO# 000059944; WORK ON B-4	3,914.09	12/19/23
231533	11/28/23	AUTOMOTIVE BRAKE	INV# 2550611; 5 GALLON	139.90	12/19/23
231630	12/18/23	UNITED MOTOR PARTS	INV# 2564258; 2.5 GAL DIESEL	19.95	12/19/23
231567	12/01/23	W.E. TIMMERMAN,	INV# 0230896-IN; CONVEYOR	709.70	12/19/23
Total for	:	Appropriation Contro	l DPW - O/E Vehicle	4,783.64	
01-2010-	26-2902-0	007 Appropriation C	ontrol DPW - O/E Office Supplies		

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PO# Date	<u>Vendor</u>	<u>Description</u>	<u>Amount</u>	Paid Date
231632 12/18/23	DIAMOND ROCK SPRING	INV# 239210	35.00	12/19/23
Total for	Appropriation Control	DPW - O/E Office	35.00	
01-2010-26-2902-0	08 Appropriation Co	ontrol DPW - O/E Tools & Equi	pment	
231627 12/18/23		,inv# 0010125057; NOV RENTAL	54.60	12/19/23
Total for	Appropriation Control		54.60	
Department Total:	Appropriation Control	. DPW - 0/E	5,366.44	
01-2010-26-3001-0	00 Appropriation Co	ontrol Shade Tree - S&W Salar	y & Wages	
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	160.98	12/14/23
Total for		Shade Tree - S&W Salary	160.98	
Department Total:	Appropriation Control	Shade liee - Saw	160.98	
01-2010-26-3002-0	00 Appropriation Co	ontrol Shade Tree - O/E Other	Expenses	
231596 12/11/23	ELIZABETH F. STEWART	12/6/23 WEST END TREE EVAL	150.00	12/19/23
231525 11/28/23		INV# 36493; TREE PRUNE 20	950.00	12/19/23
Total for		Shade Tree - O/E Other	1,100.00	
Department Total:	Appropriation Control	Shade Tree - U/E	1,100.00	
01-2010-26-3052-0	01 Appropriation Co	ontrol Solid Waste Collection	- O/E	
230196 02/07/23	SUBURBAN DISPOSAL INC	C NOV 2023 GARBAGE COLLECTION	48,333.33	12/19/23
Total for	== =	Solid Waste Collection -	48,333.33	
Department Total:	Appropriation Control	Solid Waste Collection -	48,333.33	
01-2010-26-3102-0	03 Appropriation Co	ontrol Buildings & Grounds -	O/E Other	
231539 11/28/23	COOPER ELECTRIC	INV# S036694186.009; SRVC	558.19	12/19/23
231625 12/18/23	JERSEY ELEVATOR CO,	INV# 434408; FULL 8 HR	174.64	12/19/23
231633 12/18/23	MAIN LOCK SHOP	INV# 0190256 & 0190266-IN	220.00	12/19/23
231631 12/18/23	MATERA'S NURSERY	INV# 365047 & 9381287	434.27	12/19/23
Total for Department Total:	== =	Buildings & Grounds -	1,387.10	
Department local:		Buildings & Grounds -	1,387.10	
01-2010-27-3302-0	01 Appropriation Co	ontrol Board of Health - O/E	Contract	
231611 12/14/23	HEALTH AWARENESS	PUB. HEALTH NURSING SRVCS	1,443.75	12/19/23
231634 12/18/23	MID-BERGEN REGIONAL	INV# 2023 Q4-31: HEALTH	9,080.00	12/19/23
Total for Department Total:		Board of Health - O/E Board of Health - O/E	10,523.75 10,523.75	
01-2010-28-3701-0	02 Appropriation Co	ntrol Recreation Services -	S&W	
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	3,475.00	12/14/23
Total for		Recreation Services -	3,475.00	
Department Total:	Appropriation Control	Recreation Services -	3,475.00	
01-2010-28-3702-0	01 Appropriation Co	ontrol Recreation Services -	O/E Other	
231608 12/14/23	ANGELO'S PIZZA	PIZZAS FOR MAYOR/HIGH SCHOOL	60.00	12/19/23
231594 12/11/23	COSTCO BUSINESS CENTE	EBOROUGH HALL SUPPLIES	189.73	12/19/23
231593 12/11/23	INSERRA SUPERMARKETS	INV# 01340110904 &	140.78	12/19/23
231607 12/14/23	INSERRA SUPERMARKETS	INV# 01340324158; B-HALL	41.70	12/19/23
231592 12/11/23	ULINE	INV# 170499371; HAND SOAP	213.50	12/19/23
Total for	Appropriation Control	Recreation Services -	645.71	

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01-2010-28-3702-0	002 Appropriatio	n Control Recreation Services - 0	O/E Senior	
231600 12/13/23	ANGELO'S PIZZA	ASSORTED HOT SUBS/SALAD FOR	430.00	12/19/23
Total for	Appropriation Cor	ntrol Recreation Services -	430.00	
Department Total:	Appropriation Cor	ntrol Recreation Services -	1,075.71	
01-2010-29-3901-0	000 Appropriatio	n Control Free Public Library - :	1/3 mil S&W	
231605 12/14/23	BOROUGH OF BOGOTA	A 2023-12-15 PR	9,766.11	12/14/23
Total for	Appropriation Cor	ntrol Free Public Library -	9,766.11	
Department Total:	Appropriation Cor	ntrol Free Public Library -	9,766.11	
01-2010-31-4402-0)12 Appropriatio	n Control Telephone CABLEVISION	- REC BLDG	
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	172.95	12/14/23
Total for	Appropriation Cor	ntrol Telephone CABLEVISION -	172.95	
01-2010-31-4402-0)14 Appropriatio	n Control Telephone CABLE TV & I	SP - FD CO#1	
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	261.68	12/14/23
Total for	Appropriation Cor	ntrol Telephone CABLE TV & ISP	261.68	
01-2010-31-4402-0)16 Appropriatio	n Control Telephone 07870-061598	-01-0	
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	236.87	12/14/23
Total for	Appropriation Cor	ntrol Telephone	236.87	
01-2010-31-4402-0)17 Appropriatio	n Control Telephone CABLE TV & I	SP - OEM	
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	68.34	12/14/23
Total for	Appropriation Cor	ntrol Telephone CABLE TV & ISP	68.34	
01-2010-31-4402-0)18 Appropriatio	n Control Telephone CABLE TV & I	SP - SQUAD	
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	99.40	12/14/23
Total for		ntrol Telephone CABLE TV & ISP	99.40	
01-2010-31-4402-0)20 Appropriatio	n Control Telephone CABLE TV & I	SP - BORO	
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	222.95	12/14/23
231635 12/18/23		ACCOUNT# 350-668-739-0001-31	39.82	12/19/23
Total for		ntrol Telephone CABLE TV & ISP	262.77	
01-2010-31-4402-0)21 Appropriatio	n Control Telephone 07870-495094	-01-4	
231615 12/14/23		DECEMBER 2023 CABLE/ISP		12/14/23
Total for	Appropriation Cor		274.24	
01-2010-31-4402-0)22 Appropriatio	n Control Telephone VERIZON - EL	EVATOR LINE	
231595 12/11/23		DECEMBER 2023 ELEVATOR LINE	45.20	12/19/23
Total for		ntrol Telephone VERIZON -	45.20	
)28 Appropriatio	n Control Telephone OPTIMUM - 31		
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	0.00	12/14/23
231615 12/14/23	OPTIMUM	DECEMBER 2023 CABLE/ISP	685.88	12/14/23
Total for		ntrol Telephone OPTIMUM - 31	685.88 2,107.33	
Department Total:				
01-2010-32-4652-0)01 Appropriatio	n Control Solid Waste Disposal Bo	CUA Type 10	
231622 12/15/23	BCUA [SEWER CHARG	GES] INV# 2530; OCT '23 SOLID	28,316.93	12/19/23
231637 12/19/23	<u>-</u>	GES] INV# 2559; NOV '23 SOLID	24,233.77	12/19/23
Total for		ntrol Solid Waste Disposal	52,550.70	
01-2010-32-4652-0)02 Appropriatio	n Control Solid Waste Disposal M	iscellaneous	

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231629 12/18/23 A	TLANTIC COAST INV# 124535; NOV MX CMD INBD	4,342.59	12/19/23
231623 12/18/23 E	NVIRONMENTAL RENEWAL, INV# 327693, 327743, 327813,	1,392.30	12/19/23
231624 12/18/23 E	NVIRONMENTAL RENEWAL, INV# 327883, 327975, 328022,	1,665.30	12/19/23
Total for A	ppropriation Control Solid Waste Disposal	7,400.19	
Department Total:	ppropriation Control Solid Waste Disposal	59,950.89	
01-2010-36-4722-000	Appropriation Control Social Security System		
231605 12/14/23 B	OROUGH OF BOGOTA 2023-12-15 PR	0.00	12/14/23
231605 12/14/23 B	OROUGH OF BOGOTA 2023-12-15 PR	9,532.41	12/14/23
Total for A	ppropriation Control Social Security System	9,532.41	
Department Total:	ppropriation Control Social Security System	9,532.41	
01-2010-37-4802-001	Appropriation Control Judments Tasca		
231591 12/07/23 M	UNICIPAL EXCESS PAYMENT 8; TASCA V BOROUGH	93,381.05	12/19/23
Total for A	ppropriation Control Judments Tasca	93,381.05	
Department Total: A	ppropriation Control Judments	93,381.05	
01-2010-42-1190-001	. Appropriation Control Bogota BOE - SLEO S&W		
231605 12/14/23 B	OROUGH OF BOGOTA 2023-12-15 PR	14,595.00	12/14/23
Total for A	ppropriation Control Bogota BOE - SLEO S&W	14,595.00	
Department Total: A	ppropriation Control Bogota BOE - SLEO S&W	14,595.00	
01-2010-42-4901-000	Appropriation Control Municipal Court - S&W		
231605 12/14/23 B	OROUGH OF BOGOTA 2023-12-15 PR	1,378.72	12/14/23
Total for A	ppropriation Control Municipal Court - S&W	1,378.72	
Department Total:	ppropriation Control Municipal Court - S&W	1,378.72	
01-2030-25-2402-003	APPROPRIATION RESERVES Police - O/E Office Sup	pplies	
231586 12/05/23 D	& E UNIFORMS BADGES AND PATCHES	310.00	12/19/23
Total for A	PPROPRIATION RESERVES Police - O/E Office	310.00	
Department Total: A	PPROPRIATION RESERVES Police - O/E	310.00	
01-2800	RESERVE FOR CREDIT CARD FEES RESERVE FOR CRED	IT CARD	
231589 12/05/23 A	MERICAN EXPRESS DEMAND DEBIT - 12/05/2023	70 50	12/05/23
Total for R		78.56	,,
Department Total: R	ESERVE FOR CREDIT CARD FEES RESERVE FOR	78.56 78.56	12, 00, 20
-	ESERVE FOR CREDIT CARD FEES RESERVE FOR ESERVE FOR CREDIT CARD FEES RESERVE FOR		12, 00, 20
01-G300-14-1000-023		78.56 78.56	
	ESERVE FOR CREDIT CARD FEES RESERVE FOR	78.56 78.56	
231519 11/27/23 E	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20	78.56 78.56	
231519 11/27/23 E Total for A	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20 LIZABETH F. STEWART '23 BOGOTA TREE PLANTING	78.56 78.56 023 2,925.00	
231519 11/27/23 E Total for A	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20 LIZABETH F. STEWART '23 BOGOTA TREE PLANTING PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT	78.56 78.56 023 2,925.00 2,925.00	
231519 11/27/23 E Total for A Department Total: A 04-2150-55-1528-001	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20 LIZABETH F. STEWART '23 BOGOTA TREE PLANTING PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT Improvment Authorizations 1528 - Olsen Park Re	78.56 78.56 023 2,925.00 2,925.00 2,925.00 ehabilitati	12/19/23
231519 11/27/23 E Total for A Department Total: A 04-2150-55-1528-001 231619 12/14/23 C	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20 LIZABETH F. STEWART '23 BOGOTA TREE PLANTING PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT Improvment Authorizations 1528 - Olsen Park Re	78.56 78.56 023 2,925.00 2,925.00	12/19/23
231519 11/27/23 E Total for A Department Total: A 04-2150-55-1528-001 231619 12/14/23 C Total for I	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20 LIZABETH F. STEWART '23 BOGOTA TREE PLANTING APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT Improvment Authorizations 1528 - Olsen Park Record Engineering 22086 & 22178; BASKETBALL &	78.56 78.56 023 2,925.00 2,925.00 2,925.00 ehabilitati 9,300.00	12/19/23
231519 11/27/23 E Total for A Department Total: A 04-2150-55-1528-001 231619 12/14/23 C Total for I	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT LIZABETH F. STEWART '23 BOGOTA TREE PLANTING PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT Improvment Authorizations 1528 - Olsen Park OSTA ENGINEERING 22086 & 22178; BASKETBALL & Improvment Authorizations 1528 - Olsen Park	78.56 78.56 023 2,925.00 2,925.00 2,925.00 ehabilitati 9,300.00 9,300.00	12/19/23
231519 11/27/23 E Total for A Department Total: A 04-2150-55-1528-001 231619 12/14/23 C Total for I Department Total: I 04-2150-55-1579-002	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT LIZABETH F. STEWART '23 BOGOTA TREE PLANTING PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT Improvment Authorizations 1528 - Olsen Park OSTA ENGINEERING 22086 & 22178; BASKETBALL & mprovment Authorizations 1528 - Olsen Park mprovment Authorizations 1528 - Olsen Park	78.56 78.56 023 2,925.00 2,925.00 2,925.00 ehabilitati 9,300.00 9,300.00	12/19/23
231519 11/27/23 E Total for A Department Total: A 04-2150-55-1528-001 231619 12/14/23 C Total for I Department Total: I 04-2150-55-1579-002 231618 12/14/23 K	ESERVE FOR CREDIT CARD FEES RESERVE FOR APPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT 20 LIZABETH F. STEWART '23 BOGOTA TREE PLANTING PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT PPROPRIATED GRANTS NJUCF STEWARDSHIP GRANT Improvment Authorizations 1528 - Olsen Park OSTA ENGINEERING 22086 & 22178; BASKETBALL & Improvment Authorizations 1528 - Olsen Park	78.56 78.56 023 2,925.00 2,925.00 2,925.00 ehabilitati 9,300.00 9,300.00 9,300.00	12/19/23

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04-2150-55-1598-0	02 Improvment Author	orizations 1598 - Var. Cap.	Impvts Police	
231121 08/23/23	LEXIPOL, LLC	CUSTOMIZED POLICY MANUAL FOR	29,900.00	12/19/23
Total for	Improvment Authoriza	tions 1598 - Var. Cap.	29,900.00	
04-2150-55-1598-0	08 Improvment Author	orizations 1598 - Var. Cap.	Impvts	
230961 07/18/23	FOVEONICS DOCUMENT	DIGITALIZATION OF BOROUGH	32,434.60	12/19/23
Total for	_	tions 1598 - Var. Cap.	32,434.60	
04-2150-55-1598-0	11 Improvment Author	orizations 1598 - Var. Cap.	Impvts Road	
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	8,465.09	12/14/23
Total for Department Total:	=	tions 1598 - Var. Cap. tions 1598 - Var. Cap.	8,465.09 70,799.69	
		tions 1390 var. cap.	10,199.09	
13-2860-00-0000-0	00 Basketball			
231599 12/12/23	ANTHONY IACOVINO	REF 2 B-BALL GAMES ON	100.00	12/19/23
231606 12/14/23	ANTONIO CARELA	INV# 308; BASKETBALL	3,180.00	12/19/23
231598 12/12/23	RUSS CHRISTIANA	REF 2 B-BALL GAMES ON	100.00	12/19/23
231601 12/13/23	S&S WORLDWIDE	INV# 101308179, 101311011,	769.49	12/19/23
Total for	Basketball Basketball		4,149.49	
Department Total:	<u>BasketDall</u>		4,149.49	
14-0005-00-0005-0	62 Outside Police	Employment Fees		
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	21,420.00	12/14/23
Total for	Outside Police Empl	- -	21,420.00 21,420.00	
Department Total:	Outside Police Empl	Oyment rees	21,420.00	
14-2860	POAA			
231587 12/05/23	AMY WAY	SPECIAL SESSION 11/21 &	400.00	12/19/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	0.00	12/14/23
231605 12/14/23	BOROUGH OF BOGOTA	2023-12-15 PR	700.00	12/14/23
231588 12/05/23	DEBBIE BROTHERS	SPECIAL SESSION 11/21 &	400.00	12/19/23
Total for Department Total:	POAA POAA		1,500.00 1,500.00	
	10111			
14-2877	RESERVE FOR UNEI	MPLOYEMENT TRUS		
231612 12/14/23	STATE OF NEW JERSEY	UI FUND QTR ENDING 09/30/21	109.86	12/14/23
231613 12/14/23	STATE OF NEW JERSEY	UI FUND QTR ENDING 12/31/21	0.00	12/14/23
231613 12/14/23	STATE OF NEW JERSEY	UI FUND QTR ENDING 12/31/21	120.57	12/14/23
231614 12/14/23	STATE OF NEW JERSEY	UI FUND QTR ENDING	7,372.43	12/14/23
Total for Department Total:	RESERVE FOR UNEMPLOY: RESERVE FOR UNEMPLOY:		7,602.86 7,602.86	
16-2000-22-0015-		NT UAMBOUTE COMPANIES (DE		

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231585 12/05/23	COSTA ENGINEERING	22408,22490,22536; 30 CROSS	4,902.50	12/19/23
231620 12/14/23	COSTA ENGINEERING	22545; 30 CROSS ST	75.00	12/19/23
Total for	ACCUTRACK ACCOUNT	HAMPSHIRE COMPANIES	4,977.50	
Department Total:	ACCUTRACK ACCOUNT		4,977.50	
16-2000-23-0021-	ACCUTRACK ACCO	UNT 151 ELM AVE AVE		
231560 11/30/23	COSTA ENGINEERING	22501; 151 ELM AVE	825.00	12/19/23
231559 11/30/23	PHILLIPS PREISS	38404; 151 ELM AVE	520.00	12/19/23
Total for	ACCUTRACK ACCOUNT	151 ELM AVE AVE	1,345.00	
Department Total:	ACCUTRACK ACCOUNT		1,345.00	
19-2000	RESERVE FOR EX	PENDITURES INTEREST ON INVESTMENT	S	
230010 01/17/23	PIAZZA & ASSOCIATES	3, 2023 MONTHLY COMPLIANCE FEE	200.00	12/19/23
Total for	RESERVE FOR EXPENDI	TURES INTEREST ON	200.00	
Department Total:	RESERVE FOR EXPENDI	TURES INTEREST ON	200.00	