COUNCIL ROCK SCHOOL DISTRICT CERTIFIED DOMESTIC WELL WATER SAMPLING AND TESTING BID # 21-19

APRIL 2021



BID PACKAGE:

- Advertisement
- Instruction to Bidders
- Unit Price/Bid Forms
- Testing Requirements Attachment
- Sample Agreement
- Vendor Form and W-9 Form



COUNCIL ROCK SCHOOL DISTRICT Administration & Business Office

30 North Chancellor Street

Newtown, PA 18940 215-944-1000

April 2021

Prospective Bidders:

Attached herewith are instructions and proposal sheets covering the requirements for **Certified Domestic Water Sampling and Testing** that will be used within the Council Rock School District, Bucks County, Pennsylvania during the school year **2021/22 – 2023/24 (3 Year Contract)**: Please submit one (1) electronic copy (pdf file) of your bid clearly marked "**Sealed Bid – Certified Domestic Well Water Sampling and Testing Bid #21-19"** on or before **1:30PM Thursday, May 6, 2021** and electronically submit it to:

Submit to: bids@crsd.org
Copy to: Christine DiEgidio

Admin. Assistant to Doug Taylor

cdiegidio@crsd.org

Council Rock School District is an equal opportunity education institution and will not discriminate on the basis of race, color, ethnicity, national origin, religion, ancestry, age, sex, sexual orientation, marital status, familial status or non-job-related disability in its activities, programs, contracts or employment practices.

For information regarding civil rights or grievance procedures, contact Dr. Robert Fraser at Council Rock Administration Offices, 30 North Chancellor Street, Newtown, PA 18940. For information regarding services, activities and facilities that are accessible to and usable by handicapped or disabled persons, contact Charles Lambert, Director of Special Services.

Notwithstanding anything contained herein expressly or implicitly to the contrary, the Council Rock School District reserves the right to reject any or all bid proposals submitted in response hereto. By submitting a bid proposal hereunder, a bidder acknowledges that this invitation for bid proposals does not constitute an offer to contract and, further, that no agreement between the Council Rock School District and any bidder shall be formed until and unless such agreement is reduced to a writing dated subsequent to the submission deadline for bids and in a form substantially similar to the Independent Contractor Agreement set forth below and signed by the President of the Board of the Council Rock School District.

Respectfully,
Council Rock School District

Douglas Taylor

Doug Taylor, Assoc. AIA, AVS Director of Operational Services

COUNCIL ROCK SCHOOL DISTRICT 30 North Chancellor Street Newtown, PA 18940

- 1. Bidders are expected to examine the specifications and all instructions. Failure to do so will be at the bidders' risk. (When applicable, Bidders are expected to inspect the site and become familiar with the specifications, all measurements and other documents that would form part of the contract and requirements as necessary to satisfy themselves in regard to the character and amount of work required. Bids must be signed by an authorized officer or agent of the Bidding Company together with proof of corporate authority and corporate seal affixed to the last page of the bid.)
- 2. There is no pre-bid meeting scheduled.
- 3. Bidder shall furnish the information required by the Bid Form. The person signing the bid must initial erasures or other changes.
- 4. Unit Prices for each unit bid shall be shown and such price shall include all packing and shipping costs.
- 5. The Unit Price quoted shall be the net price for each item. If the bidder submits a discount for the award total contract or any part thereof, such discount will not be considered in making the Award of the Contract.
- 6. Quantities as listed on the specifications are the totals for all buildings of the Council Rock School District. However, when Award of the Contract is made in the form of Purchase Orders for supplies for each of the buildings of the school district and to be delivered to each of such buildings free of all charges for transportation.
- 7. The Contract to furnish the supplies will be awarded to the responsible bidder whose bid, conforming to these instructions, will be most advantageous to Council Rock School District, price and other factors considered.
- 8. When Contract and Purchase Orders are issued to the successful bidder, the Council Rock School District reserves the right to make an award on any item less than the quantity or more than the quantity bid upon at the unit price offered.
- 9. General Insurance Requirements:

All insurers and sureties underwriting Contractor's or any subcontractor's insurance and bonds must be licensed in the Commonwealth of Pennsylvania and have a minimum rating of "A" (financial strength rating) and "VII" (financial size category) in the latest edition of Best's Insurance Reports, unless otherwise approved by the DISTRICT. (Such insurers and sureties shall also meet such additional requirements and qualifications as may be set forth in the Supplementary Conditions.)

The Contractor shall not start work under this Contract until Contractor has obtained, at its own expense, all of the insurance called for hereunder and such insurance has been approved by the DISTRICT; nor shall Contractor allow any subcontractors to start work on any subcontract until all insurance required of the subcontractor has been so obtained and approved by the Contractor. Approval of insurance required of Contractor and subcontractors by the DISTRICT will be granted only after submission to the DISTRICT of original, signed certificates of insurance or, alternately, at

the DISTRICT's request, certified copies of the required insurance policies. Approval of insurance required shall not be unreasonably withheld.

Contractor shall require all subcontractors to maintain, during the term of this agreement, commercial general liability insurance, business auto liability insurance and workers' compensation and employers' liability insurance in the same manner as specified for Contractor. Contractor shall furnish subcontractor's certificates of insurance to the DISTRICT immediately upon request.

All insurance policies required hereunder shall be endorsed to provide that the policy is not subject to cancellation, non-renewal, material change or reduction in coverage until sixty (60) days prior written notice has been given to the DISTRICT.

Each insurance policy required by this Contract, except for the workers' compensation policy, shall contain the following clause:

"The DISTRICT, its board members, employees, agents, officials and volunteers are hereby added as additional insureds as respects the operations and activities covered by this policy."

Any insurance maintained by the DISTRICT shall apply in excess of the insurance required by this Contract.

No acceptance and/or approval of any insurance by the DISTRICT shall be construed as relieving or excusing Contractor, or the surety, or its bonds, from any liability or obligation imposed upon either or both of them by the provisions of the Contract.

CONTRACTOR'S INSURANCE

Contractor shall secure and maintain, at its own expense, the following insurance:

Commercial general liability insurance which insures against claims for bodily injury and property damage arising out of or in connection with any operations or work under the Contract Documents whether such operations be by Contractor, its employees or subcontractors or their employees. The policy shall provide minimum limits of coverage as follows:

\$1,000,000 combined single limit - each occurrence \$2,000,000 general aggregate \$2,000,000 products/completed operations aggregate

Any aggregate limit shall apply per project and per location.

This insurance shall name the DISTRICT, its board members, employees, agents, officials and volunteers as additional insureds in accordance with Article 6A above. The commercial general liability policy shall afford coverage for explosion, collapse and underground hazards, contractual liability and liability arising from independent contractors. Products and completed operations insurance shall be maintained for two years after completion of the Project.

Business auto liability insurance that insures against bodily injury and property damage claims arising out of the maintenance, use or operation of any "auto". The minimum limit shall be a combined single limit of \$1,000,000 per accident. This policy shall include the Motor Carrier Act endorsement if applicable.

Workers' compensation insurance and employers' liability insurance which satisfies Contractor's legal obligation to its employees in the states in which they operate on the District's behalf. In any event, employers' liability insurance shall be secured by Contractor with minimum limits of \$100,000 per employee for bodily injury by accident, \$100,000 per employee for bodily injury by disease and a \$500,000 aggregate policy limit for bodily injury by disease. Coverage for

Pennsylvania benefits must be specifically referenced on certificates and certified policies provided to the DISTRICT

- 10. Brand names as used in the specifications, or catalog numbers from a designated supplier, are intended to be descriptive, but not restrictive, and are used to indicate the quality and characteristics of the item unless otherwise specified. When an item is bid that is not exactly as specified, the brand name and catalog number shall be given and the description of the item must appear in the vendors catalog under the brand name and catalog specified. A copy of the vendor's catalog must be included with the bid. It is the responsibility of the vendor to demonstrate the compliance of the said item.
- 11. Where samples for specific items are required with the bid, these items are stipulated on the pages of the detailed specifications. If further sampling is deemed necessary, the bidder will be required to furnish the sample upon request. All samples must be plainly marked with the name of the bidder and the item number the sample represents. The bidder must prepay all charges for transportation for such samples, including drayage.
- 12. The Non-Collusion Affidavit as attached must be executed by the member, officer or employee of the bidder who makes the final decision on prices and the amount quoted in the bid.
- 13. Bids and modifications or withdrawals thereof received after the time set for the bid opening of same will not be considered.
- 14. A successful bidding contractor will carry out all work in strict accordance with specifications as approved and accepted by the Council Rock School District and any work not conforming will be reinstated or replaced at the contractor's expense.
- 15. All bids must conform to the specifications as listed; however, the Board reserves the right to waive any and all failures to meet specifications.
- 16. The privilege is reserved to the School District to reject any materials furnished, which are not in strict compliance with the requirements of the specifications.
- 17. The vendor shall bring to the attention of the district any discrepancies or omissions noted on the specifications and all pertinent documents.
- 18. The Contractor is responsible for providing the custodial services required to dust, clean, wax and buff the work area and return it to its original condition of cleanliness.
- 19. All debris shall be removed from the premises immediately following completion of the work and disposed of in accordance with all Local, State, and Federal regulations.
- 20. Every precaution shall be made to protect the building and grounds during the course of the work. If damage is caused by the Contractor, the Contractor and his insurance must remedy the damage at no cost to the Council Rock School District.
- 21. The School District will accept deliveries of supplies during the weekdays, Monday through Friday, between the hours of 8:00AM and 3:00PM. NO DELIVERIES SHALL BE MADE ON SATURDAYS OR SUNDAYS.
- 22. The School District reserves the right to change, increase, or reduces the work as necessary and in such event shall notify the contractor in writing, provided suitable adjustment is made in the original contract price.
- 23. Pursuant to 62 Pa.C.S.A. §3701, the Contractor agrees as follows:

- In the hiring of employees for the performance of Work under the Contract or any subcontract, no Contractor, subcontractor or any person acting on behalf of the Contractor or subcontractor shall by reason of gender, race, creed or color discriminate against any citizen of this Commonwealth who is qualified and available to perform the Work to which the employment relates.
- 2. No Contractor or subcontractor or any person on their behalf shall in any manner discriminate against or intimidate any employee hired for the performance of work under the Contract on account of gender, race, creed or color.
- The Contract may be canceled or terminated by the District, and all money due or to become due under the Contract may be forfeited for a violation of the terms or conditions of that portion of the Contract.
- 24. HUMAN RELATIONS ACT The Contractor acknowledges application of the Pennsylvania Human Relations Act, 43 P.S. 951, et seq., prohibiting discrimination based on race, color, ethnicity, national origin, religion, ancestry, age, sex, sexual orientation, marital status, familial status or non-jobrelated disability, by employers, employment agencies, labor organizations, contractors and others. The Contractor shall comply with the provisions of the Act, as amended, which is hereby made a part of these specifications.
- 25. STANDARD OF QUALITY The various materials and products specified in the specifications by name or description are given to establish a standard of quality and of cost for bid purposes. It is not the intent to limit the acceptance to any one material or product specified, but rather to name or describe it as the absolute minimum standard that is desired and acceptable. A material or product of lesser quality would not be acceptable. Where proprietary names are used, whether or not followed by the works "or an approved equal", they shall be subject to equals only as approved by the architect and/or engineers.
- 26. The Board of School Directors of the Council Rock School District reserves the right to make award by items, classes, groups of items or as a whole, to reject any or all bids and to waive technicalities or formalities in their execution and filling if deemed advantageous for the Council Rock School District. The School Board also reserves the right to reject any or all material furnished which, in their opinion, is not in strict compliance and conformity with the requirements of the specifications. The bidder, at his own expense must remove and replace any article so rejected by the Board.
- 27. In accordance with Act 3 of the 1978 General Assembly of the Commonwealth of Pennsylvania, if any steel or steel products are to be used or supplied in the performance of this Contract, only those produced in the United States as defined therein shall be used or supplied in the performance of the contract or any subcontracts thereunder. In accordance with Act 161 of 1982, cast iron products shall also be included and produced in the United States. Act 141 of 1984 further defines "steel products" to include machinery and equipment. The act also provides clarifications and penalties.
- 28. Contractor will operate within the policies of the District and the goals, policies and procedures now or at some date established or approved by the District's administration with regard to the safety of pupils, the security of the District's grounds and buildings and the District's operations generally. Contractor shall maintain a current Child Abuse History Clearance as provided by the Pennsylvania Department of Public Welfare (Act 111), provide a satisfactory criminal history background check (Act 34 PA), and FBI fingerprinting clearance (Act 114) to the District for each individual engaged by Contractor to provide services who will come in direct contact with children in providing such services, including Contractor.
- 29. All workmen employed by the Contractor shall be competent and first class workmen, duly skilled in their respective branches of labor.
- 30. Bidder shall submit a Bid Bond in the amount of ten (10) percent of the total bid or a certified, bank cashier's or treasurer's check in the amount of five (5) percent of the total bid.



Council Rock School District 30 North Chancellor Street Newtown, PA 18940

INSTRUCTIONS FOR NON-COLLUSION AFFIDAVIT

- 1. This Non-Collusion Affidavit is material to any contract awarded pursuant to this bid. According to the Pennsylvania Anti Bid-Rigging Act, 62 Pa.C.S.A. § 4501 et seq., governmental agencies may require Non-Collusion Affidavits to be submitted together with bids.
- 2. The member, officer or employee of the bidder who makes the final decision on prices must execute this Non-Collusion Affidavit and the amount quoted in the bid.
- 3. Bid rigging and other efforts to restrain competition, and the making of false sworn statements in connection with the submission of bids is unlawful and may be subject to criminal prosecution. The person who signed the affidavit should examine it carefully before signing and assure himself or herself that each statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the bidder with responsibilities for the preparation, approval or submission of the Bid.
- 4. In the case of a bid submitted by a joint venture, each party to the venture must be identified in the bid documents, and an Affidavit must be submitted separately on behalf of each party.
- 5. The term "complementary bid" as used in the Affidavit has the meaning commonly associated with the term in the bidding process, and includes the knowing submission of bids higher than the bid of another firm, any intentionally high or noncompetitive bid, and any other form of bid submitted for the purpose of giving a false appearance of competition.
- 6. Failure to file an Affidavit in compliance with these instructions will result in disqualification of the bid.

Council Rock School District 30 North Chancellor Street Newtown, PA 18940

NON-COLLUSION AFFIDAVIT

Sta	te of	<u> </u>
Cou	inty of	: s.s. :
-	me of my Firm) and that I am ectors, and officers. I am the	(Title) of authorized to make this affidavit on behalf of my firm, and its owners, erson responsible in my firm for the price(s) and the amount of this
	I state that:	
1.		his bid have been arrived at independently and without consultation, with any other contractor, bidder or potential bidder.
2.	approximate amount of this	e amount of this bid, and neither the approximate price(s) nor bid, have been disclosed to any other firm or person who is a bidder or not be disclosed before bid opening.
3.	•	r will be made to induce any firm or person to refrain from bidding on a bid higher that this bid, or to submit any intentionally high or orm of complementary bid.
4.		n good faith and not pursuant to any agreement or discussion with, or person to submit a complementary or other noncompetitive bid.
5.	and employees are not curre the last four years been con	ntly under investigation by any governmental agency and have not in victed or found liable for any act prohibited by State or Federal law in inspiracy or collusion with respect to bidding on any public contract,
ack Roc unc	k School District in awarding Ierstands that any misstatem	(Name of Firm) understands and resentations are material and important, and will be relied on by Counci he contract(s) for which this bid is submitted. I understand that my firm nt in this affidavit is and shall be treated as fraudulent concealment from a true facts relating to the submission for this contract.
SW	ORN TO AND SUBSCRIBED	(Names and Company Position)
BEF	ORE ME THISDAY	Notes Dublis
of _	, 20	Notary Public My Commission Expires

COUNCIL ROCK SCHOOL DISTRICT

VENDOR INFORMATION FORM

TAX ID#, EIN or Social Security Number:	
Company Name:	
Company Billing Address (Remit to):	
Company Web Address:	
Phone Number (sales,accounts receivable, or customer service):	
Fax Number (sales,accounts receivable, or customer service):	
E-mail address (sales,accounts receivable, or customer service):	
Electronic Funds Transfer (EFT):	○ YES ○ NO
Bank Information for EFT:	
Routing Number for EFT:	
Bank Account Number for EFT:	
Bank Account Type for EFT:	○ Checking Account○ Savings Account
Signature:	
Printed Name:	
Title:	

(Rev. October 2018)

Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

internal	Revenue Service ► Go to www.irs.gov/FormW9 for in	istructions and the late	st information.				
	1 Name (as shown on your income tax return). Name is required on this line;	do not leave this line blank.					
	2 Business name/disregarded entity name, if different from above						
Print or type. See Specific Instructions on page 3.	3 Check appropriate box for federal tax classification of the person whose na following seven boxes. Individual/sole proprietor or C Corporation S Corporation single-member LLC Limited liability company. Enter the tax classification (C=C corporation, Note: Check the appropriate box in the line above for the tax classificat LLC if the LLC is classified as a single-member LLC that is disregarded another LLC that is not disregarded from the owner for U.S. federal tax is disregarded from the owner should check the appropriate box for the Other (see instructions) ▶ 5 Address (number, street, and apt. or suite no.) See instructions.	Trust/estate rship) > wher. Do not check bywner of the LLC is gle-member LLC that ier.	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from FATCA reporting code (if any) (Applies to accounts maintained outside the U.S.) and address (optional)				
"	6 City, state, and ZIP code	4664					
	7 List account mamber(s) here (optional)	элэнэнононолохолохоломон ом улуулууууууууу		CANCENDATION CONTRACTOR OF SECURITY OF SEMESTIC SECURITY			
	- more accounts intermed by track-fadetice real						
Par	Taxpayer Identification Number (TIN)						
	our TIN in the appropriate box. The TIN provided must match the na			ourlly number			
	o withholding. For individuals, this is generally your social security nunt alien, sole proprietor, or disregarded entity, see the instructions fo		ora	aa 663			
entities	s, it is your employer identification number (EIN). If you do not have a						
TIN, la	ter. If the account is in more than one name, see the instructions for line	1 Alen eas Mihat Nome	or and Employer	identification number			
	er To Give the Requester for guidelines on whose number to enter.	1. AISO SEE VITAL IVAILLE	and Lampara				
Part	II Certification	right to your experience of the file of the page of the construction of the constructi		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
	penalties of perjury, I certify that:						
2, I am Serv	number shown on this form is my correct taxpayer identification nun not subject to backup withholding because: (a) I am exempt from ballowing the firm ballowing as a result of a faile anger subject to backup withholding; and	ackup withholding, or (b) I have not been n	otified by the Internal Revenue			
	a U.S. citlzen or other U.S. person (defined below); and						
	FATCA code(s) entered on this form (if any) indicating that I am exen	npt from FATCA reportir	ng is correct,				
you ha	cation instructions. You must cross out item 2 above if you have been a ve falled to report all interest and dividends on your tax return. For real e tion or abandonment of secured property, cancellation of debt, contribu- nan interest and dividends, you are not required to sign the certification,	estate transactions, item 2 itions to an individual reti	does not apply. For rement arrangement	or mortgage interest paid, t (iRA), and generally, payments			
Sign Here	Signature of U.S. person ▶	***************************************	Date >				
	neral Instructions	 Form 1099-DIV (di funds) 	ividends, including	those from stocks or mutual			
Section noted.	n references are to the Internal Revenue Code unless otherwise	 Form 1099-MISC proceeds) 	(various types of in	come, prizes, awards, or gross			
related	developments. For the latest Information about developments to Form W-9 and its instructions, such as legislation enacted bey were published, go to www.irs.gov/FormW9.	transactions by bro	kers)	ales and certain other			
Purr	oose of Form	 Form 1099-S (pro- Form 1099-K (mer 		tate transactions) rd party network transactions)			
	vidual or entity (Form W-9 requester) who is required to file an						
Inform	stion return with the IRS must obtain your correct taxpayer cation number (TIN) which may be your social security number	 Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition) Form 1099-C (canceled debt) 					
(SSN),	individual taxpayer identification number (ITIN), adoption	•	•	ment of secured property)			
	er identification number (ATIN), or employer identification number o report on an information return the amount paid to you, or other	 Form 1099-A (acquisition or abandonment of secured property) Use Form W-9 only if you are a U.S. person (including a resident 					
amoun	t reportable on an information return. Examples of information	alien), to provide yo	ur correct TIN.	• •			
returns	include, but are not limited to, the following.	If you do not return Form W-9 to the requester with a TIN, you might					

leter.

• Form 1099-INT (interest earned or paid)

Council Rock School District 30 North Chancellor Street Newtown, PA 18940

Certified Domestic Well Water Sampling and Testing Bid # 21-19

1.0 Purpose

The purpose of this service contract is to provide professional services to ensure compliance of all Pennsylvania Department of Environmental Protection (PADEP) and Federal Safe Drinking Water Acts. In addition, the professional service shall be a PADEP Certified Water Operator and act as the District's Certified Water Operator to assist the District in process control decisions.

Sol Feinstone Elementary 1090 Eagle Road Newtown, PA 18940 Wrightstown Elementary 729 Penns Park Road Wrightstown, PA 18940

2.0 Contract

A contract will be issued to the most qualified low bidder. The terms of the contract are identical to the Terms and Conditions of the contract indicated in the beginning of this bid. The District has the right to award the service contract as a whole or divided among numerous vendors.

2.1 Contract Period

This contract is a combination of Firm Fixed Pricing and Unit Pricing. The firm Fixed Pricing is intended to cover all required inspections and testing. The Unit Pricing is intended to be used for any additional testing required by the Owner or as required by governing authorities. Starting date for this contract is **July 1, 2021** and all work must be completed on or before **June 30, 2024**. **NOTE:** This bid is for a three (3) year contract. Owner may terminate this agreement at any time for convenience upon thirty (30) days written notice to the Contractor.

2.2 Contract Pricing

This contract is a Firm Fixed Price and is intended to cover all required inspections, sampling, testing, notifications, and consultation.

2.3 Contract Billing

This contract shall be invoiced on a quarterly basis. The proposed yearly amount will be divided by 4 and paid in September, December, March, and in June.

3.0 Contract Staffing

The contractor shall provide sufficient certified, trained and knowledgeable staffing to perform all sampling, analysis, and notifications to fulfill all PADEP and Federal Safe Drinking Water requirements.

4.0 Work and/or Equipment Provided by Council Rock School District

Council Rock School District will not provide any labor, materials or equipment to the contractor for any work under this contractor except as noted blow:

- 4.0.1 CRSD will provide chlorine and other chemicals required
- 4.0.2 CRSD will be responsible for filling the solution tanks
- 4.0.3 CRSD will be responsible for equipment repairs and parts, unless damaged by the Contractor.
- 4.0.4 CRSD will perform daily testing at the entry point and weekly testing at the designated distribution point and modify as needed to meet PADEP requirements. CRSD will maintain a log for the Contractors reference and use. Contractor is responsible for providing US DEP method 334.0 Disinfection Residual Measurements training on site as needed for new staff.

5.0 Disposal of Waste Material

All waste materials generated by the contractor performing work under this contract will be disposed of off site by the contractor at the contractor's expense.

6.0 Quality Assurance

The contractor shall:

- Contract with, or operate its own PADEP certified laboratory and shall be equipped to analyze drinking water in accordance with the latest editions of Standard Methods for the Examination of Water and Waste Water published by the American Public Health Association and the U.S. Environmental Protection Agency. If requested by the District the contractor shall provide the laboratory's credentials and certifications.
- The contractor shall have a minimum of 10 years active experience in domestic water testing programs in which trained employees perform the sampling, conduct analysis, correcting the treatment processes as required, conduct scheduled service visits, maintain control logs (onsite and on the contractor's database).
- The contractor shall furnish qualified technicians to conduct all site visits and system testing. If requested by the District the contractor shall provide the service technicians credentials and certifications.

8.0 Field Measurements

Not Applicable

9.0 Safety

Safety of students, staff and visitors is paramount in executing this contract. This contractor should never compete with school activities to continue/complete his work. If necessary, this contractor will return to occupied areas after normal working hours.

All work under this contract must follow <u>ALL</u> state and federal environmental rules and regulations. Special precautions must be taken around asbestos containing materials (AHERA Regulations). Refer to the AHERA manual located in the office of each school.

10.0 Details of Work

Whether stated or not the essence of this contract is to provide and maintain a complete and safely operating domestic water system in compliance with all requirements of the Safe Drinking Water Act and requirements of the PADEP. This is intended to relieve the District staff of all responsibility for the PADEP certified operators requirement and the periodic sampling of the drinking water for compliance of the Safe Drinking Water Act.

10.1 General Specifications

- The contractor must furnish the necessary qualified technicians to visit each District site on a schedule based as described in these specifications. During each visit, the service technician will:
 - Report to the building maintenance operator or building principal before any work is started. Report to the building principal only if the building maintenance operator is unavailable.
 - 2. Inspect all equipment and the operation of the equipment since the previous visit.
 - 3. Collect all required water samples at such time that specific tests are required.
 - 4. Immediately inform the appropriate District officials of <u>ALL</u> system safety related issues and potential issues.
 - 5. Prepare a service report to be reviewed with the building maintenance operator.
- The contractor must maintain records (database) at his office showing dates of each service visit, the amount and kind of chemicals added at each service visit, corrective actions taken and the results of the water testing. These records must be provided to the District Maintenance Manager quarterly.

A service report showing the samples take, results of any on site testing, interpretations of testing results and any corrective action taken by the service technician. A separate report must be submitted for each location. A copy of these reports must be kept in a contractor supplied file at each District site.

10.2 Responsibilities of the Professional Services Contractor

The professional services contractor (contractor) shall perform the following items during the termof this contract:

- Act as Council Rock School District's Certified Water Operator for the locations indicated
- Confirm that the scheduled samplings included in this proposal are correct
- Collect and test samples in the middle of the sampling period so re-sampling (if required) can be completed within the sampling/reporting period
- Report sampling results to the PADEP using their Drinking Water Electronic Lab Reporting System. Reports must be filed within the scheduled sampling/reporting period. Retain proof of reporting in a database.
- Report sampling results to the Bucks County Health Department. Reports must be filed within the scheduled sampling/reporting period. Retain proof of reporting in a data base.
- Report sampling results to the Council Rock School District. Reports must be filed within the scheduled sampling/reporting period. Retain proof of reporting to the PADEP and Bucks County Health Department with this report.
- Report sampling results to Matt Mercuri at RMS Environmental (215) 364-1661. (Council Rock School District Hydrogeolists of Record)
- Perform up to four (4) training session each year for each location.

10.3 Laboratory Contracted or In house

The contractor <u>MUST</u> contract with, or operate; a PADEP certified laboratory certified to perform the following domestic water tests, including, but not limited to:

- See attachment for complete list of testing requirements.
- Monthly Reporting to the State for chlorine levels. The CRSD will provide weekly reporting for the contractors use in preparing the monthly report and filing in the State database.

The contractor must ensure that the lab performs the following services:

Test samples per PADEP requirements

10.3 Site Visits

The contractor shall visit the site:

- As required, to be in compliance and act as Council Rock School Districts' Certified Water Operator.
- In the middle of the sampling period so re-sampling (if required) can be completed within the sampling/reporting period

The contractor shall perform the following during each visit:

- Inspect the domestic water system
- Test the water for chlorine and compare results with the daily reports
- Discuss operations with the Building Operator
- Inform Building Operator of the water samples that will be collected and the test to be completed.
- Provide a written report for each visit.

10.4 Sampling Schedule

SEE ATTACHEMENTS for WES and SFES

End of Specification

Council Rock School District 30 North Chancellor Street Newtown, PA 18940

Certified Domestic Well Water Sampling and Testing Bid # 21-19 BID PROPOSAL

<u>Firm Fixed Price</u> for providing professional services to ensure compliance of all Pennsylvania Department of Environmental Protection (PADEP) and Federal Safe Drinking Water Acts. In addition, the professional service shall be a PADEP Certified Water Operator, act as the District's Certified Water Operator and to assist the District in process control decisions.

Year	2021/2022	2022/2023	2023/2024
Sol Feinstone			
Wrightstown			
Totals			

<u>Unit Price</u> for labor (per hour) for corrective maintenance services and emergency services as outlined in these specifications. Hourly rate must include all taxes, benefits, supervision, profit, overhead, insurance, travel expenses, equipment, and all associated costs to perform the required tasks.

Year	2021/2022	2022/2023	2023/2024
Re-testing Services			
Emergency Services Normal Hours (7:00am-5:00pm)			
Emergency Services After Hours (5:01pm-6:59am)			

<u>Unit Price</u> In the event that the CRSD does not obtain SOC waivers include the cost per testing event for either school in each contract year.

Year	2021/2022	2022/2023	2023/2024
SOC test package per test event			
Re-testing services Coliform check sample			

One Time Fee for preparation of operating and emergency procedures

School	Procedures
Sol Feinstone ES	
Wrightstown ES	
Totals	

The undersigned hereby acknowledges receipt of, and has included in	n this Proposal the Work covered
by the following Addenda:	

Addendum No.			Dat	ed
	Ву:			
		Signature		
		Name of Firm	 1	
CORPORATE SEAL		Address of Fi	rm	
Attest		City	State	Zip code
		Telephone		Fax
		 Email		

COUNCIL ROCK SCHOOL DISTRICT CERTIFIED DOMESTIC WELL WATER SAMPLING AND TESTING SAMPLE AGREEMENT

Bid No. 21-19

THIS AGREEMENT made this Third (3rd) day of June, 2021, by and between XXXX , a corporation organized and existing under the laws of the State of Pennsylvania (hereinafter called the "CONTRACTOR"), and the COUNCIL ROCK SCHOOL DISTRICT, a second class school district located in the Commonwealth of Pennsylvania (hereinafter called the "DISTRICT").

WITNESSETH, that the CONTRACTOR and DISTRICT, for the consideration stated herein, mutually agree as follows:

ARTICLE 1. STATEMENT OF WORK

The CONTRACTOR shall furnish all supervision, personnel, labor, materials, tools, minimum equipment and services, including work zone traffic control, utility and transportation services, and perform and complete all work required for the stated Council Rock School District Bid — Domestic Water Sampling & Testing Bid # 21-19, all in accordance with the listed Contract Documents dated April 2021 as prepared by the District.

ARTICLE 2. THE CONTRACT PRICE

The DISTRICT will pay the CONTRACTOR per unit of work completed, as described in the specifications, with an estimated total sum XXXX (\$XXXX) for all work to be performed under this Contract, payable as stipulated in the Contract Documents for the item of work or the several respective items of work actually completed.

ARTICLE 3. CONTRACT

The Contract Documents shall consist of the following:

- A. This Agreement. E. Drawings
- B. Addenda. F. Contractor's bid submission
- C. Instruction to Bidders
- D. Scope of Work

THIS AGREEMENT, together with the other documents enumerated in this ARTICLE 3, which said other documents are as fully a part of the Contract as if hereto attached or herein repeated, form the Contract between the parties hereto. In the event that any provisions in any component part of this Contract conflict with any provision of any other component part, the provisions of the component part first enumerated in this ARTICLE 3 shall govern, except as otherwise specifically stated.

ARTICLE 4. STIPULATION AGAINST LIENS

a. At the time of and immediately before the execution of the Contract and before any authority has been given by the said DISTRICT to the said CONTRACTOR to commence work on the said project or purchase materials for the same, in consideration of the making of the said Contract with the said CONTRACTOR, it is agreed that no mechanic's claims or other liens shall be filed against the project, building and/or lot of ground appurtenant thereto by any subcontractor of the CONTRACTOR, nor by any of the CONTRACTOR'S materialmen or suppliers for any materials, supplies or labor purchased or

furnished in connection with the CONTRACTOR's work of the said project or any part thereof, the right to file such claims or liens being expressly waived and relinquished herewith.

- b. A waiver of liens in a form satisfactory to the DISTRICT shall be filed in the Office of the Prothonotary of Bucks County at such time as may be necessary to preclude the filing of any liens by any subcontractor or material suppliers. In any event, the filing of the waiver of liens must occur no later than one (1) day prior to the start of operations for execution of the Contract work.
- c. In exchange for each and every payment tendered to CONTRACTOR by the DISTRICT under the Contract, CONTRACTOR shall submit to the DISTRICT or its designee an unconditional partial lien waiver for the portion of the work for which each payment is being tendered (and in exchange for final payment, a complete and final lien waiver) and which acknowledges receipt of such payment, in a form acceptable to the DISTRICT or its designee.

ARTICLE 5. INDUCEMENT AND INTEREST

As an inducement to the execution of this Contract by the DISTRICT, the CONTRACTOR represents and agrees that the CONTRACTOR has not employed any persons to solicit or procure this Contract, and has not made, and will not make, any payments to anyone, nor any agreement for the payment of any commission percentage, brokerage, compensation fee, or other compensation to anyone in connection with the procurement of this Contract; and that the CONTRACTOR has not now and will not acquire any direct or indirect present or prospective interest, including but not limited to that of real estate agent, broker, or appraiser, in any of the portions or parcels in the Project Area covered; and has not employed and will not employ, in connection with the work or services to be performed hereunder, any persons having any such interest, direct or indirect, during the term of this Contract.

ARTICLE 6. INDEMNIFICATION

It is understood and agreed that the CONTRACTOR is a third party CONTRACTOR and is not a servant, agent or employee of the DISTRICT. To the extent permitted by law, Contractor covenants to save, defend, keep harmless and indemnify the DISTRICT, its elected and appointed officials, servants, agents and employees from and against any and all claims, loss, damage, injury, cost including court costs and attorney's fees, charge, liability or exposure, however caused, resulting from or arising out of or in any way connected with Contractor's performance (or failure of performance) of the Contract terms or its obligations under the Contract.

Nothing herein contained shall be construed as limiting in any way the extent to which CONTRACTOR may be held responsible for payments of damages to persons or property resulting from CONTRACTOR'S or its subcontractors' performance (or nonperformance) of the work covered under this Contract.

A. GENERAL INSURANCE REQUIREMENTS

All insurers and sureties underwriting Contractor's or any subcontractor's insurance and bonds must be licensed in the Commonwealth of Pennsylvania and have a minimum rating of "A" (financial strength rating) and "VII" (financial size category) in the latest edition of Best's Insurance Reports, unless otherwise approved by the DISTRICT. (Such insurers and sureties shall also meet such additional requirements and qualifications as may be set forth in the Supplementary Conditions.)

The Contractor shall not start work under this Contract until Contractor has obtained, at its own expense, all of the insurance called for hereunder and such insurance has been approved by the DISTRICT; nor shall Contractor allow any subcontractors to start work on any subcontract until all insurance required of the subcontractor has been so obtained and approved by the Contractor.

Approval of insurance required of Contractor and subcontractors by the DISTRICT will be granted only after submission to the DISTRICT of original, signed certificates of insurance or, alternately, at the DISTRICT's request, certified copies of the required insurance policies. Approval of insurance required shall not be unreasonably withheld.

Contractor shall require all subcontractors to maintain, during the term of this agreement, commercial general liability insurance, business auto liability insurance and workers' compensation and employers' liability insurance in the same manner as specified for Contractor. Contractor shall furnish subcontractor's certificates of insurance to the DISTRICT immediately upon request.

All insurance policies required hereunder shall be endorsed to provide that the policy is not subject to cancellation, non-renewal, material change or reduction in coverage until sixty (60) days prior written notice has been given to the DISTRICT.

Each insurance policy required by this Contract, except for the workers' compensation policy, shall contain the following clause:

"The DISTRICT, its board members, employees, agents, officials and volunteers are hereby added as additional insureds as respects the operations and activities covered by this policy."

Any insurance maintained by the DISTRICT shall apply in excess of the insurance required by this Contract.

No acceptance and/or approval of any insurance by the DISTRICT shall be construed as relieving or excusing Contractor, or the surety, or its bonds, from any liability or obligation imposed upon either or both of them by the provisions of the Contract.

B. CONTRACTOR'S INSURANCE

Contractor shall secure and maintain, at its own expense, the following insurance:

Commercial general liability insurance which insures against claims for bodily injury and property damage arising out of or in connection with any operations or work under the Contract Documents whether such operations be by Contractor, its employees or subcontractors or their employees. The policy shall provide minimum limits of coverage as follows:

\$1,000,000 combined single limit - each occurrence \$2,000,000 general aggregate

\$2,000,000 products/completed operations aggregate

Any aggregate limit shall apply per project and per location.

This insurance shall name the DISTRICT, its board members, employees, agents, officials and volunteers as additional insureds in accordance with Article 6A above. The commercial general liability policy shall afford coverage for explosion, collapse and underground hazards, contractual liability and liability arising from independent contractors. Products and completed operations insurance shall be maintained for two years after completion of the Project.

Business auto liability insurance that insures against bodily injury and property damage claims arising out of the maintenance, use or operation of any "auto". The minimum limit shall be a combined single limit of \$1,000,000 per accident. This policy shall include the Motor Carrier Act endorsement if applicable.

Workers' compensation insurance and employers' liability insurance which satisfies Contractor's legal obligation to its employees in the states in which they operate on the District's behalf. In any event, employers' liability insurance shall be secured by Contractor with minimum limits of \$100,000 per employee for bodily injury by accident, \$100,000 per employee for bodily injury by disease and a \$500,000 aggregate policy limit for bodily injury by disease. Coverage for Pennsylvania benefits must be specifically referenced on certificates and certified policies provided to the DISTRICT

ARTICLE 7. INTERPRETATION

In the event a dispute arises regarding this Contract or the work to be performed by Contractor hereunder, the parties agree that the District's initial determination regarding a proper resolution of such dispute shall prevail subject to the right of the Contractor to perform any disputed work under protest, the notice of which shall be provided to the District by advance written notice.

ARTICLE 8. BACKGROUND CHECK

Contractor will operate within the policies of the District and the goals, policies and procedures now or at some date established or approved by the District's administration with regard to the safety of pupils, the security of the District's grounds and buildings and the District's operations generally. Contractor shall maintain a current Child Abuse History Clearance as provided by the Pennsylvania Department of Public Welfare (Act 111), provide a satisfactory criminal history background check (Act 34 PA), and FBI fingerprinting clearance (Act 114) to the District for each individual engaged by Contractor to provide services who will come in direct contact with children in providing such services, including Contractor.

ARTICLE 9. <u>MISCELLANEOUS</u>

The term of this Agreement shall be from July 1, 2021 through June 30, 2024. Notwithstanding anything herein to the contrary, OWNER may terminate this Agreement at any time for its convenience upon thirty (30) days written notice to the Contractor.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed in three (3) copies on the day and year first above written.

Attest:	Contractor: By	
Ву:	(Title)	
	(Street)	
	(City)	

<u>DISTRICT</u> (Owner)	
Ed Salamon Board President	
Attest:	
(Secretary)	
<u>CERTIFICATIONS</u>	
I, of the C who signed thi	
who signed thithen of said corporation; the behalf of said corporation by authority of its governing powers.	at said Agreement was duly signed for and on g body, and is within the scope of its corporate
	(Corporate Seal)
(Driet out to a the property of an eath all size at the second	
(Print or type the names underneath all signatures)	

Sol Feinstone Elementary School PA DEP Monitoring Requirements As of 3/25/2021

CONTAMINANT	CONTAMINANT CODE	CONTAMINANT GROUP	MONITORING/REPORTING FREQUENCY	CURRENT OR NEXT SAMPLING PERIOD	SAMPLE LOCATION	NO. OF SAMPLES
TOTAL CHLORINE	1000	DDBP	MONTHLY, IF USED	EACH MONTH	DISTRIBUTION	1
FREE CHLORINE	1013	DDBP	MONTHLY, IF USED	EACH MONTH	DISTRIBUTION	1
LEAD/COPPER GROUP CONTAMINANT	5000	LCR	THREE YEARS	06/01/2022 THROUGH 09/30/2022	DISTRIBUTION	10
TOTAL COLIFORM PRESENCE	3100	TCR	MONTHLY	EACH MONTH	DISTRIBUTION	1
HALOACETIC ACIDS (FIVE)	2456	DDBP	ANNUAL		DISTRIBUTION 705	1
TRIHALOMETHANES	2950	DDBP	ANNUAL		DISTRIBUTION 705	1
CHLORINE DIOXIDE	1008	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
CHLORITE	1009	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
BROMATE	1011	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
FREE CHLORINE	1013	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
OZONE	1014	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
ARSENIC (IOC)	1005	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
BARIUM (IOC)	1010	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
CADMIUM (IOC)	1015	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
CHROMIUM (IOC)	1020	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
CYANIDE (FREE) (IOC)	1024	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
FLUORIDE (IOC)	1025	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
MERCURY (IOC)	1035	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
NICKEL (IOC)	1036	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
SELENIUM (IOC)	1045	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
ANTIMONY (IOC)	1074	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
BERYLLIUM (IOC)	1075	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
THALLIUM (IOC)	1085	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022;EXPIRES 2028	ENTRY POINT 101	1
ASBESTOS	1094	IOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2028, MONITORING STARTS 01/01/2029	ENTRY POINT 101	
NITRATE	1040	NTRT	ANNUAL	DURING QUARTER WITH HIGHEST HISTORICAL RESULT	ENTRY POINT 101	1
NITRITE	1041	NTRT	ANNUAL	DURING QUARTER WITH HIGHEST HISTORICAL RESULT	ENTRY POINT 101	1
GROSS ALPHA	4002	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
COMBINED URANIUM	4006	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
RADIUM-226	4020	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
RADIUM-228	4030	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	

Sol Feinstone Elementary School PA DEP Monitoring Requirements As of 3/25/2021

CONTAMINANT	CONTAMINANT CODE	CONTAMINANT GROUP	MONITORING/REPORTING FREQUENCY	CURRENT OR NEXT SAMPLING PERIOD	SAMPLE LOCATION	NO. OF SAMPLES
ENDRIN (SOC)	2005	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
LINDANE (SOC)	2010	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
METHOXYCHLOR (SOC)	2015	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
TOXAPHENE (SOC)	2020	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
DALAPON (SOC)	2031	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
DIQUAT (SOC)	2032	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
ENDOTHALL (SOC)	2033	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
GLYPHOSATE (SOC)	2034	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
DI (2-ETHYLHEXYL) ADIPATE (SOC	2035	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
OXYMAL (VYDATE) (SOC)	2036	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
SIMAZINE (SOC)	2037	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
DI (2-ETHYLHEXYL) PHTHALATE (S	2039	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
PICLOREM (SOC)	2040	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
DINOSEB (SOC)	2041	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
HEXACHLOROCYCLOPENTADIENE(SOC)	2042	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
CARBOFURAN (SOC)	2046	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
ATRAZINE (SOC)	2050	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
ALACHLOR (SOC)	2051	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
2,3,7,8-TCDD (DIOXIN) (SOC)	2063	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
HEPTACHLOR (SOC)	2065	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
HEPTACHLOR EPOXIDE (SOC)	2067	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
2,4 - D (SOC)	2105	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
2,4,5 - TP SILVEX (SOC)	2110	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
HEXACHLOROBENZENE (SOC)	2274	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
BENZO(A)PYRENE (SOC)	2306	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
PENTACHLOROPHENOL (SOC)	2326	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
PCBS (SOC)	2383	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
1,2-DIBROMO,3-CHLOROPROP(SOC)	2931	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
ETHYLENE DIBROMIDE (EDB) (SOC)	2946	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
CHLORDANE (SOC)	2959	SOC	NOT REQUIRED BY SUSCEPTIBILITY WAIVER	EXPIRES 2022, MONITORING STARTS 01/01/2023	ENTRY POINT 101	
VINYL CHLORIDE	2976	VOC	REQUIRED IF 2-CARBON COMPOUND DETECTED		ENTRY POINT 101	1
20 REGULATED VOCS	VOC1	voc	ANNUAL (PREV. DET.)	DURING QUARTER WITH HIGHEST HISTORICAL RESULT	ENTRY POINT 101	1

Wrightstown Elementary School PA DEP Monitoring Requirements as of 3/25/2021

WPS 1091305 Pop: 415 Initial year: 1994

WRIGHTSTOWN ELEMENTARY SCHOOL

APRIL 2021

CONTAMINANT	CONTAMINANT CODE	CONTAMINANT GROUP	MONITORING/REPORTING FREQUENCY	CURRENT OR NEXT SAMPLING PERIOD	SAMPLE LOCATION	NO. OF SAMPLES
TOTAL CHLORINE	1000	DDBP	MONTHLY, IF USED	EACH MONTH	DISTRIBUTION	1
FREE CHLORINE	1013	DDBP	MONTHLY, IF USED	EACH MONTH	DISTRIBUTION	1
LEAD/COPPER GROUP CONTAMINANT	5000	LCR	THREE YEARS	06/01/2022 THROUGH 09/30/2022	DISTRIBUTION	5
TOTAL COLIFORM PRESENCE	3100	TCR	MONTHLY	EACH MONTH	DISTRIBUTION	1
HALOACETIC ACIDS (FIVE)	2456	DDBP	THREE YEARS	SEPTEMBER12 IN 2021	DISTRIBUTION 705	1
TRIHALOMETHANES	2950	DDBP	THREE YEARS	SEPTEMBER12 IN 2021	DISTRIBUTION 705	1
CHLORINE DIOXIDE	1008	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
CHLORITE	1009	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
BROMATE	1011	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
FREE CHLORINE	1013	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
OZONE	1014	DDBP	NOT REQUIRED TO MONITOR		ENTRY POINT 101	
ARSENIC (IOC)	1005	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
BARIUM (IOC)	1010	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
CADMIUM (IOC)	1015	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
CHROMIUM (IOC)	1020	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
CYANIDE (FREE) (IOC)	1024	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
FLUORIDE (IOC)	1025	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
MERCURY (IOC)	1035	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
NICKEL (IOC)	1036	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
SELENIUM (IOC)	1045	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
ANTIMONY (IOC)	1074	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
BERYLLIUM (IOC)	1075	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
THALLIUM (IOC)	1085	IOC	THREE YEARS	01/01/2021 THROUGH 12/31/2021	ENTRY POINT 101	1
ASBESTOS	1094	IOC	NINE YEARS	01/01/2020 THROUGH 12/31/2022	ENTRY POINT 101	1
NITRATE	1040	NTRT	ANNUAL	DURING QUARTER WITH HIGHEST HISTORICAL RESULT	ENTRY POINT 101	1
NITRITE	1041	NTRT	ANNUAL	DURING QUARTER WITH HIGHEST HISTORICAL RESULT	ENTRY POINT 101	1
GROSS ALPHA	4002	RAD	NOT REQUIRED TO MONITOR	TIISTORICAL RESULT	ENTRY POINT 101	
COMBINED URANIUM	4002	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	•
RADIUM-226	4020	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	•
RADIUM-228	4030	RAD	NOT REQUIRED TO MONITOR		ENTRY POINT 101	

Wrightstown Elementary School PA DEP Monitoring Requirements as of 3/25/2021

WPS 1091305 Pop: 415 Initial year: 1994

CONTAMINANT	CONTAMINANT CODE	CONTAMINANT GROUP	MONITORING/REPORTING FREQUENCY	CURRENT OR NEXT SAMPLING PERIOD	SAMPLE LOCATION	NO. OF SAMPLES
ENDRIN (SOC)	2005	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
LINDANE (SOC)	2010	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
METHOXYCHLOR (SOC)	2015	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
TOXAPHENE (SOC)	2020	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
DALAPON (SOC)	2031	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
DIQUAT (SOC)	2032	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
ENDOTHALL (SOC)	2033	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
GLYPHOSATE (SOC)	2034	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
DI (2-ETHYLHEXYL) ADIPATE (SOC	2035	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
OXYMAL (VYDATE) (SOC)	2036	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
SIMAZINE (SOC)	2037	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
DI (2-ETHYLHEXYL) PHTHALATE (S	2039	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
PICLOREM (SOC)	2040	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
DINOSEB (SOC)	2041	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
HEXACHLOROCYCLOPENTADIENE(SOC)	2042	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
CARBOFURAN (SOC)	2046	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
ATRAZINE (SOC)	2050	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
ALACHLOR (SOC)	2051	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
2,3,7,8-TCDD (DIOXIN) (SOC)	2063	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
HEPTACHLOR (SOC)	2065	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
HEPTACHLOR EPOXIDE (SOC)	2067	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
2,4 - D (SOC)	2105	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
2,4,5 - TP SILVEX (SOC)	2110	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
HEXACHLOROBENZENE (SOC)	2274	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
BENZO(A)PYRENE (SOC)	2306	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
PENTACHLOROPHENOL (SOC)	2326	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
PCBS (SOC)	2383	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
1,2-DIBROMO,3-CHLOROPROP(SOC)	2931	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
ETHYLENE DIBROMIDE (EDB) (SOC)	2946	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
CHLORDANE (SOC)	2959	SOC	QUARTERLY, INITIAL	EACH CALENDAR QUARTER	ENTRY POINT 101	
			REQUIRED IF 2-CARBON			
VINYL CHLORIDE	2976	VOC	COMPOUND DETECTED	DUDING QUARTER WITH HIGHEST	ENTRY POINT 101	1
20 REGULATED VOCS	VOC1	VOC	ANNUAL (PREV. DET.)	DURING QUARTER WITH HIGHEST HISTORICAL RESULT	ENTRY POINT 101	1