COUNTY OF ERIE OFFICE OF COMPTROLLER

County of Erie, New York Indirect Cost Allocation Plans

The Erie County Comptroller is seeking proposals from qualified vendors to provide Indirect Cost Allocation Plan services. The RFP (#2023-045VF) can be found at: https://www3.erie.gov/purchasing/requests-proposals-construction-bids.

All correspondence, communications and/or contact with the County in regard to any aspect of this proposal shall be with Ryan Glaser of the Comptroller's Office at 716-858-8132 or <u>Ryan.Glaser@erie.gov</u>. Prospective proponents, or their representatives, shall not make contact with or communicate with any representatives of the County other than Mr. Glaser in regard to any aspect of this proposal.

Final sealed proposals are due to the Erie County Comptroller by 3:00 pm (EDT) on August 4, 2023.

Erie County reserves the right to reject any and all proposals and waive any informality.

Kevin R. Hardwick, Erie County Comptroller



COUNTY OF ERIE, NEW YORK REQUEST FOR PROPOSALS INDIRECT COST ALLOCATION PLANS

RFP #2023-045VF July 6, 2023

Kevin R. Hardwick, Ph.D. Erie County Comptroller 95 Franklin Street, Room 1100 Buffalo, New York 14202

COUNTY OF ERIE, NEW YORK REQUEST FOR PROPOSALS (RFP) INDIRECT COST ALLOCATION PLANS

I – INTRODUCTION

Erie County desires to contract with an independent firm for a period of three years to develop central services cost allocation plans, indirect cost rate proposals, and maintenance-in lieu-of-rent computations. The County will provide the firm selected the option of extending the contract to cover an additional two years. Firms responding to this RFP may, at their discretion, provide price quotes for those years. Extension of the contract beyond the three initial years will require concurrence of both the County and contracting firm. The federal and full cost plans, rate proposals, and occupancy cost calculations will be based on actual or budgetary cost data, as later specified herein. Rate proposals include roll-forward adjustments determined from final costs for previous fiscal years.

II – BACKGROUND

The administration of federal grants and contracts usually requires the expenditure of resources of various organizations within county government. The Federal Office of Management and Budget 2 CFR Part 225, Cost Principles for State, Local and Indian Tribal Governments (OMB Circular A-87) was issued to meet an expressed need for a more uniform approach to the problem of determining costs of federally aided programs. The Circular provides principles and standards for determining both direct and indirect costs applicable to federal grants and contracts with state and local governments.

The charging of joint or common costs against federal grants and contracts requires the prior preparation of cost allocation plans. Erie County must annually complete a countywide central services cost allocation plan. This plan must, in some cases, be successfully negotiated with the federal cognizant agency or state agencies. All are subject to single audit. County departments must prepare indirect cost rate proposals which are subject to negotiation and/or audit by program agencies.

III – OBJECTIVE

The County desires to ensure that administrative costs incurred on behalf of the federal programs operated by the County are recovered to the maximum extent possible under current guidelines. This will require adequate documentation of these costs, justification of their benefit to federal programs, accumulation of administrative overhead, and optimal allocation to programs served. Furthermore, designated personnel should be instructed in the use and application of the plan.

IV – SCOPE OF SERVICES

A. Develop and prepare detailed federal indirect cost allocation plans for Erie County in accordance with OMB Circular A-87, based on actual financial information for each of the three years ending December 31, 2022 through 2025 (with an option of extending the contract to cover the

two additional years ending December 31, 2026 and 2027). The plan must be prepared using a computer, and must provide at least one level of cross allocations among central services.

B. Develop and prepare indirect cost rate proposals for human services agencies, which includes the Departments of Social Services, Health, and Mental Health; the Sheriff's Office; the District Attorney's Office; and any other departments/federal programs as may be required, in accordance with OMB A-87, for the years indicated in (A) above. Successfully negotiate these rates, as may be required. Provide instruction and guidance to departmental and program personnel in applying negotiated indirect cost rates, as may be necessary.

C. Develop and prepare detailed full overhead indirect cost allocation plans for internal use by Erie County. The plans must be based on budgeted costs for the years ending December 31, 2023 through 2025 (with an option of extending the contract to cover the two additional years ending December 31, 2026 and 2027), and must be prepared as soon as possible after the budget for each year has been adopted. The full overhead cost plans are to be used for selective cost and rate setting, as may be appropriate and/or required by the County.

D. Develop and prepare "maintenance-in-lieu-of-rent" analyses on a full overhead cost basis, using budgeted figures for the periods indicated in (C) above. These analyses are required to develop and present, separate from the cost allocation plans, the per square foot full occupancy cost attributable to County facilities.

E. Review the County's data collection worksheets, allocation bases, indirect cost pools, and methods of distributing costs for appropriateness, and to identify alternative methodologies which may favorably impact indirect cost recoveries.

F. Incorporate strategies and procedures previously implemented by the County that may be superior, in terms of potential recovery, to strategies and procedures that your firm would otherwise implement.

G. Instruct designated County personnel in the specifics of indirect costing, including cost analysis and cost flow structuring, statistical collection and development techniques, interviewing, plan summarization and organization, theory of computation and plan implementation. Identify available data which can be effectively incorporated into the, indirect cost allocation plans, and determine opportunities for simplifying data collection activities for future plans.

H. Monitor recoveries to ensure that all allowable recoveries are realized.

I. Identify opportunities to back claim indirect costs on grants that remain open, or to offset indirect costs against costs questioned or disallowed under audit.

J. Identify opportunities to utilize indirect costs as "matching" or in-kind costs in conjunction with federal/state programs.

K. Analyze current and proposed federally funded programs operated by the County, the contribution of central services to their operation, and the existing and potential recovery of indirect costs.

L. Identify opportunities to utilize full overhead costs for internal management and budgetary purposes, internal charging for full overhead cost-based direct billing, and as a foundation for user charge determination.

V - PROJECT DELIVERABLES

The contractor will be required to provide the following products in the performance of the contract:

A. An oral and written presentation of enhancements to the central services cost allocation plan.

B. Six copies each of the budget and actual cost allocation plans proposing costs for the fiscal years indicated herein with appropriate narrative descriptions of OMB Circular A-87 Section I and Section II services, roll-forward adjustments, if appropriate, and an exhibit for attachment to any negotiation agreement.

C. A schedule that compares the current- and prior-year total Indirect Costs by department and shows the changes from the prior year presented as an amount and a percentage. In addition, any differences in the allocation basis or sources used or other material changes in the plan from the prior year should be documented.

- D. Two copies of departmental indirect cost rate proposals.
- E. Two copies of the maintenance-in-lieu-of-rent computations.

VI - PERFORMANCE STANDARDS

The following performance standards will be met:

A. The services to be performed by the contractor shall be undertaken in such sequence so as to assure their expeditious completion, and to best carry out the objectives of the County.

B. All services of the contractor, with the exception of those related to negotiations or audit defense, shall be completed within sixty (60) days of the inception of field work in each year. Such field work will begin as soon after the issuance of the County's audited financial statements as is practicable.

C. Periodic progress reports in a form agreed to by the County and the contractor will be made to assure that significant progress is maintained throughout the contract period.

D. The contractor shall perform any additional tasks that may reasonably relate to preparation, negotiation, or defense of the plans and proposals prepared for a period of up to three years following the date of original submission of each year's plans and proposals to the County.

E. The contractor will not request fees or expenses in addition to the contract amount, regardless of the actual time spent or other expenses incurred in preparing, negotiating, or subsequently defending the plans.

VII - QUALIFICATIONS OF PROPOSER

A. List all consulting personnel who will participate in the engagement, and indicate the experience of each in preparing cost allocation plans subject to OMB A-87 during the past two years.

B. Present a list of state, county, and city cost allocation and indirect cost recovery plans completed during the past two years by the personnel listed above, with (a) name of state, city or county, (b) client contact with telephone number, and (c) federal negotiator with whom each plan was negotiated.

C. List (with name, address, and telephone number of contact person) organizations or groups that have endorsed your services to cities or counties to implement cost allocation programs.

D. Identify all indirect cost recovery programs subject to OMB A-87 completed during the past one year by your firm.

E. Identify all full overhead cost recovery programs completed during the past year by your firm.

VIII - GUARANTEES BY PROPOSER

The consulting firm shall, as a condition of payment, guarantee the following:

A. The consultant will defend the County for a period of three years with the County's single auditor, or any other auditor, if the cost allocation plan is audited by federal or state representatives.

B. The consulting firm will not request additional fees from the County, regardless of its actual time or other expenses incurred for the engagement.

IX - NON-DISCRIMINATION

During the performance of any contract awarded pursuant to this RFP, the contractor agrees as follows:

A. The contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, or national origin.

B. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this non-discrimination clause.

C. The contractor, in all solicitations or advertisements for employees placed by or on behalf of the contractor, will state that such contractor is an equal opportunity employer.

D. Notices, advertisements, and solicitations placed in accordance with federal laws, rules and regulations shall be deemed sufficient for the purpose of meeting the requirements of this section.

X - CONTRACT TERMS

The following terms shall be incorporated into any contract resulting from the acceptance of any proposal:

A. <u>Contract Period</u>

The contract will be effective for a three year period (with an optional two-year extension), unless extended or terminated, as provided therein. The contract period may be changed only with the express agreement in writing of both parties, and with prior written approval by the County.

B. <u>Termination</u>

Upon the mutual written agreement of the County and the contractor, the contract may be terminated at any time. It is understood and agreed that any resulting contract shall be subject to annual appropriations by Erie County. Should Erie County fail to appropriate funds for this contract, the contract shall be terminated when existing funds are exhausted.

C. <u>Confidentiality of Data</u>

The contractor agrees to protect the confidentiality of files, data, and other materials provided by the County, and to restrict their use to purposes of performing this contract only.

D. <u>Care of Data</u>

The contractor shall take all steps necessary to safeguard any data, files, reports, or other information from loss, destruction, or erasure. Any costs or expenses of replacing or damages resulting from the loss of such data shall be borne by the contractor when such loss or damage occurred through his negligence.

E. Equal Employment Opportunity Statement

All provisions relative to equal employment opportunity for all persons without regard to race, color, religion, sex, or national origin shall be incorporated as a part of the resulting contract.

XI - PROCUREMENT PROCESS

The following is a general description of the process by which a firm will be selected to perform the project:

A. RFPs will be sent to prospective contractors.

B. On-site visits prior to proposal submission will be permitted. Inquiries and all questions concerning the RFP should be made to Ryan Glaser at (716) 858-8132, or by e-mail at Ryan.Glaser@erie.gov.

C. One original and two copies of the proposal will be received from each offeror in a sealed package marked: Request for Proposal – Indirect Cost Allocation Plan. Each proposal shall be signed and dated by an official authorized to bind the firm.

D. All proposals must be received by the County no later than 3:00 pm EDT on August 4 2023.

E. On the date specified for return, the proposal from each responding firm will be opened and the name of the firm recorded. Each proposal will be checked to determine if it is complete and meets the requirements of this RFP.

F. At its option, the evaluators may request oral presentations or discussions with any or all offerors for the purpose of clarification or amplification of the material presented in any part of the proposal. However, offerors are cautioned that this provision is not mandatory; therefore, all proposals should be complete and concise and reflect the most favorable terms available from the offeror.

G. Upon completion of the proposal evaluation process, the "not-to-exceed" cost offered will then become a matter of public record. Interested parties are cautioned, however, that these costs and their components are subject to further evaluation and possible negotiation and, therefore, may not be an exact indicator of an offeror's pricing position.

H. Proposals will be evaluated by a County team using the following general criteria:

- Cost to the County.
- Experience of the personnel to be assigned by the proposing firm in preparing cost allocation plans.
- Experience of the firm regarding central services cost allocation plans.
- Statement of understanding of work to be performed.
- References from clients, federal negotiators, and associations attesting to the expertise of the firm and satisfaction of the clients.

Furthermore, the County may use other evaluation criteria which, in its sole judgment, are necessary for selecting the best offeror.

I. Offerors are cautioned that this request is a request for offers, not a request to contract, and the County reserves the unqualified right to reject offers for any contract when such rejection is deemed to be in the best interest of the County.

XII - REQUEST FOR INFORMATION

All inquiries regarding the requirements of this RFP should be directed to:

Ryan Glaser, Principal Accounting Analyst, Erie County Comptroller's Office, 95 Franklin Street, 11th Floor, Buffalo, New York 14202, Phone: 716-858-8132, Email: <u>Ryan.Glaser@erie.gov</u>

XIII - GENERAL CONDITIONS FOR SUBMITTING OFFERS

A. <u>Award or Rejection</u>

All qualified proposals will be evaluated and award will be made to the firm whose combination of cost and technical offers is deemed to be in the best interest of the County. The County reserves the unqualified right to reject any or all offers when such rejection is deemed to be in the best interest of the County.

B. <u>Decline to Offer</u>

Any firm which receives a copy of the RFP and declines to make an offer is requested to send a formal "Decline to Offer" to the issuing office. Failure to respond as requested may subject the firm to removal from consideration on future requirements.

C. <u>Cost for Proposal Preparation</u>

Any costs incurred by offerors in preparing or submitting offers are the offeror's sole responsibility. The County will not reimburse any offeror for any costs incurred prior to award.

D. <u>Elaborate Proposals</u>

Elaborate proposals, in the form of brochures or other presentations beyond that necessary to present a complete and effective proposal, are not desired.

E. <u>Reference to Other Data</u>

Only information received in response to this RFP will be evaluated. Reference to information previously submitted will not suffice.

F. <u>Safeguarding of "Confidential" Information</u>

Any trade secrets or other data which the offeror does not wish disclosed to other than County personnel involved in the evaluation or contract administration will be kept confidential, if identified as follows:

Each page shall be identified in boldface at the top and bottom as "Confidential." Any section of the proposal which is to remain confidential should, in addition, be so marked in boldface on the title page of that section. Net cost information may not be deemed confidential.

G. <u>Titles</u>

Titles and headings in this RFP, and any subsequent contract, are for convenience only, and shall have no binding force or effect.

H. <u>Time and Acceptance</u>

Each proposal must state that it is a firm offer which may be accepted within a period of sixty (60) days. Although the contract is expected to be awarded prior to that time, the sixty (60) day period is requested in order to allow for unforeseen delay.

I. <u>Form of Proposal</u>

Each proposal should be submitted in a form which, at the option of the County, may be incorporated verbatim into a contract.

J. <u>Exceptions</u>

Any exceptions to terms, conditions, or other requirements in any part of the RFP must be clearly pointed out in a distinct section of the appropriate cost proposal or technical proposal. Otherwise, the County will consider that all items offered are in strict compliance with the RFP, and the successful offeror will be responsible for compliance.

K. <u>Advertising</u>

In submitting its proposal, the offeror agrees not to use the results therefrom as a part of any news release or commercial advertising without written approval of the County.

L. <u>Confidentiality of Proposals</u>

In submitting a proposal, the offeror agrees not to discuss or otherwise reveal his technical or cost information to any other sources, government or private, until after the award of the contract. Offerors not in compliance with this provision may be disqualified, at the option of the County, from contract award. Only discussions authorized by the County are exempt from this provision.

M. <u>Right to Submitted Materials</u>

All responses, inquiries, or correspondence relating to this RFP, and all other reports, charts, displays, schedules, exhibits, and other documentation submitted by the offerors, will become the property of the County when received.

N. <u>Competitive Offer</u>

Under penalty of perjury, the signer of any proposal submitted in response to this RFP thereby certifies that this proposal has not been arrived at collusively nor otherwise in violation of federal or state antitrust laws.

O. Offeror's Representatives

Offerors shall submit the name, address, and telephone number of the person(s) with the authority to bind the firm, as well as to answer questions or provide clarification concerning the firm's proposal.

P. <u>Other Conditions</u>

No proposal will be accepted from, nor any agreement awarded to any proposer that is in arrears upon any debt or in default of any obligation owed to the County. Additionally, no agreement will be awarded to any proposer that has failed to satisfactorily perform pursuant to any prior agreement with the County.

Certified Minority Business Enterprise/Women's Business Enterprise (MBE/WBE) proposers should include the Erie County certification letter with the proposal.

If is a Veteran Owned Business, proposer should include letter indicating company is 51% or more Veteran-owned.

Q. <u>Insurance Coverage Requirements</u>

In its proposal, the offeror must agree that, if selected, it will be able to furnish the County with an Insurance Certificate that minimally meets the requirements contained in Vendor Classification C, Professional Services on the following form. The County must be a named insured and the Department of Law must be the certificate holder. The offeror must maintain the coverage throughout the life of the contract. The County will not make payment for services unless acceptable insurance is in full force and effect.

XIV - AWARD OF CONTRACT

A. <u>Notification of Selection</u>

The successful Proposer(s) will be advised of selection by the County. Proposers not selected will also be notified.

After selection of the successful proposer, a formal written agreement will be prepared by the County and will not be binding until signed by both parties and, if necessary, approved by the Erie County Legislature, the Erie County Fiscal Stability Authority, the Office of the County Attorney and the Erie County Executive.

NO RIGHTS SHALL ACCRUE TO ANY PROPOSER BY THE FACT THAT A PROPOSAL MAY BE SELECTED BY THE COUNTY FOR SUBMISSION TO THE ERIE COUNTY LEGISLATURE AND/OR THE ERIE COUNTY FISCAL STABILITY AUTHORITY FOR APPROVAL. THE APPROVAL OF SAID LEGISLATURE AND/OR AUTHORITY MAY BE NECESSARY BEFORE A VALID AND BINDING CONTRACT MAY BE EXECUTED BY THE COUNTY.

B. <u>Termination</u>

The County reserves the right to terminate the services of the underwriter chosen upon thirty (30) days written notice for any reason, or immediately for cause. In the event of such termination, the firm(s) shall be entitled to compensation for acceptable services performed through the date of termination.

XV - INDEMNIFICATION

The Proposer accepts and agrees that language in substantially the following form will be included in the contract between the Proposer and the County:

In addition to, and not in limitation of the insurance requirements contained herein: "The Consultant agrees that except for the amount, if any, of damage contributed to, caused by, or resulting from the negligence of the County, the Consultant shall defend, indemnify and hold harmless the County, its officers, employees, and agents from and against the Consultant's proportional share of liability, damage, claim, demand, cost, judgment, fee, attorneys' fees, or loss which the County may sustain, be subject to, or be caused to incur because of or as a result of (a) any wrongful act, error, or omission of the Consultant or third-parties under the direction or control of the Consultant; or (b) any willful misconduct of the Consultant or third parties under the direction or control of the Consultant; or (c) any infringement of any claimed copyright or patent right of designs, plans, drawings, or specifications furnished by the Consultant or its subconsultant. Nothing contained herein shall create or give to third parties any claim or right of action against the County or the Consultant beyond such as may legally exist without regard to this provision."

XVI - COMPLIANCE WITH LAWS

By submitting a proposal, the proposer represents and warrants that it is familiar with all applicable federal, state and local laws and regulations and will conform to said laws and regulations. The preparation of proposals, selection of proposers and the award of contracts are subject to provisions of all Federal, State and County laws, rules and regulations.

SCHEDULE "A"

PROPOSER CERTIFICATION

The undersigned agrees and understands that this proposal and all attachments, additional information, etc. submitted herewith constitute merely an offer to negotiate with the County of Erie (the "County") and is NOT A BID. Submission of this proposal, attachments, and additional information shall not obligate or entitle the proposing entity to enter into a service agreement with the County for the required services. The undersigned agrees and understands that the County is not obligated to respond to this proposal nor is it legally bound in any manner whatsoever by the submission of same. Further, the undersigned agrees and understands that any and all proposals and negotiations shall not be binding or valid against the County, its directors, officers, employees or agents unless an agreement is signed by a duly authorized County officer and, if necessary, approved by the Erie County Legislature, the Office of the County Attorney and/or the Erie County Fiscal Stability Authority.

It is understood and agreed that the County reserves the right to reject consideration of any and all proposals including, but not limited to, proposals which are conditional or incomplete. It is further understood and agreed that the County reserves all rights specified in the Request for Proposals (RFP).

It is understood and agreed that the undersigned, prior to entering into an agreement with Erie County, will provide proof of insurance in accordance with the instructions herein and acceptable to the County Attorney.

It is represented and warranted by those submitting this proposal that except as disclosed in the proposal, no officer or employee of the County is directly or indirectly a party to or in any other manner interested in this proposal or any subsequent service agreement that may be entered into.

Proposer Agency Name

By:

Name and Title

(For Informational Purposes Only)

Erie County Equal Pay Certification

In order to comply with Executive Order 13 dated November 6, 2014, we hereby certify that we are in compliance with federal law, including the Equal Pay Act of 1963, Title VII of the Civil Rights Act of 1964, Federal Executive Order 11246 of September 24, 1965 and New York State Labor Law Section 194 (together "Equal Pay Law"). The average compensation for female employees is not consistently below the average compensation for male employees, taking into account mitigating factors. We understand that this certification is a material component of this contract. Violation of the provisions of Executive Order 13, which is attached hereto and made a part hereof, can constitute grounds for the immediate termination of this contract and may constitute grounds for determining that a bidder is not qualified to participate in future county contracts.

We have evaluated wages and benefits to ensure compliance with the Federal Equal Pay Law.

Signature	
	Verification
STATE OF) COUNTY OF) SS: A)	
a partner in) and that the statements and representa	, being duly sworn, states he or she is the owner of (or , and is making the foregoing Certification ations made in the Certification are true to his or her own knowledge.
B)	, being duly sworn, states that he or she is the Name of
Corporate Officer	, Title of Corporate Officer Name of Corporation the enterprise
statements and representations made	hat he or she has read the Certification and knows its contents, that the in the Certification are true to his or her own knowledge, and that the of the Board of Directors of the Corporation.
Sworn to before me this Day of, 20	

County of Erie Standard Insurance Certificate

LAW-1 IN	3 (Rev 3/06) This certificate does not am	end, extend or a	alter the cov	erape afforded by the standard	form policies isled beit	W.			
I Name Insured: Address Zip			H	III Companies Affording Coverages					
	Phone No.			A					
ll Name			-	- B					
leading Agency:				С					
Phone No.				D					
IV. This is to certify that the policies listed below have been issued to the instance.									
Induate Type of Insurance by Checking the Box Policy Number		Expiration Date	Umits of Liability in Thousands Check the Box Occurrence Aggregate						
CCMPANY LETTER from III above	1. General Liability Comprehensive Form Premises and Operations Independent Contractors Contractual Personal Injury Broad Form Property Damage Explosion, Collague Underground Hazard			Bodily Injuny Property Damage OR Combined Single Limit.					
	2. Automotive Liability Comprehensive Form OR Schedule Form owned 			Bodily Injury Property Damage OR Combined Single Limit					
	3. Excess Llability Uniceta Form OR other than unitre1a drogeneral both			Bodity Injury & Property Demage Combined \$ Self Insured Retention \$					
	4. Worker's Compensation & Employer's Liability Disability Benefits			Statutory Statutory					
	5. Other								
. County o	l'Ene is included as an additional insured	under the follow	ving Policy	uanbers:					
	on of Operations: It is understood that this				e County of Ede, State	of New York			
/it. Cancella company with	tion/Non-Renewal: Should any of the pol- endeavor to maildays advance with on the company, its agents or representat	des noted abov en notice to the	e be cance	led before expiration thereof or	not renewed by the Ins	sured, the issuing			
VIII. Name and Address of Certificale Holdar & Recipient of Notice County of Eric of Department of Law 95 Frankin St., Room 1634 Buffalo, New York 14202 (716) 858-2200			D	Date Issued					
				Auth. Representative					

FOR COUNTY USE ONLY: Name of County Dept. Requesting Certificate Purchase Order or Contract Number Vendor Insurance Classification

EXHIBIT IC

INSTRUCTIONS FOR COUNTY OF ERIE STANDARD INSURANCE CERTIFICATE

- I. Insurance shall be procured and certificates delivered before commencement of work or delivery or merchandise or equipment.
- II. CERTIFICATES OF INSURANCE

A. Shall be made to the "County of Erie, 95 Franklin St, Buffalo NY, 14202."

B. Coverage must comply with all specifications of the contract.

C. Must be executed by an insurance company, agency or broker, which is licensed by the Insurance Department of the State of New York. If executed by a broker, notarized copy of authorization to bind or certify coverage must be attached.

- III. Forward the completed certificate to: County of Erie, (Department or Division) responsible for entering into the agreement for construction, purchase, lease or service.
- IV. Minimum coverage with limits are as follows:

	A Construction	B Purchase or Lease	C. Professional	D Property Leased	E Concession-	F	G Att Purposes
Vendor Classification	and Maintenance	of Merchandise or Equipment	Services	To Others Or Use Of Facilities Or Grounds	Alres Services	Services	Public Entity Contracts
Commercial Gen. Llab.	\$1,000,000 per occ.	\$1,000,000 CSL	\$1,000,000 CSL	\$1,000,000	\$1,000,000 CSL	\$1,000,000	\$1,000,000 CSL
General Aggregate	\$2,000,000						
Products Comp. Ops.	\$2,000,000						
Blanket Broad Form			INCLUDE	INCLUDE	INCLUDE	INCLUDE	INCLUDE
Contractual Liability	Not Excluded or Limited						
Broad Form P.D.	NOT EXCluded of Emilied						
X.C.U.							
Liquor Law				INCLUDE			
Auto Llab.	\$1,000,000 CSL		\$1,000,000 CSL	\$1,000,000 CSL	\$1,000,000 CSL	\$1,000,000 CSL	\$1,000,000 CSL
Owned	INCLUDE		INCLUDE	INCLUDE	INCLUDE	INCLUDE	INCLUDE
Hired	INCLUDE		INCLUDE	INCLUDE	INCLUDE	INCLUDE	INCLUDE
Non-Owned	INCLUDE		INCLUDE	INCLUDE	INCLUDE	INCLUDE	INCLUDE
Excess/Umbreila Liab.	\$5,000,000	\$1,000,000	\$1,000,000	\$1,000,000	\$1,000,000	\$6,000,000	\$1,000,000
Worker's Compensation	STATUTORY	STATUTORY	STATUTORY	STATUTORY	STATUTORY	STATUTORY	STATUTORY
& Employer's Liability							
Disability Benefits	STATUTORY	STATUTORY	STATUTORY	STATUTORY	STATUTORY	STATUTORY	STATUTORY
Professional Liability	,		\$5,000,000				
Erle County To Be Named Add'l Insd.	Gen. Liab., Auto Liab., & Excess	Broad Form Vendors May Be Required	Gen. Llab., Auto Llab., & Excess	Gen, Liab., Aulo Liab., & Excess	Gen. Liab., Auto Liab., & Excess	Gen. Liab., Auto Liab., & Excess	Gen. Liab., Aulo Liab., & Excess

V. Construction contracts require excess Umbrella Liability limits of \$5,000,000.

VI Coverage must be provided on a primary-non contributory bases,

- VII. Designated Construction Project General Aggregate Limit Per Location Endorsement CG 25 03 is Required.
- VIII. In the event the concessionaire is required to have a N.Y.S. license to dispense alcoholic beverages an endorsement for liquor liability is required.
- IX. Transportation of people In buses, vans or station wagons requires \$5,000,000 excess liability.
- X Workers Compensation: State Workers' Compensation Board form DB-155 is required for proof of compliance with the New York State Disability Benefits Law.

Locations of operation shall be "All locations in Erie County, New York."

For those entities who request permits, licenses, or contracts are required to provide either an Affidavit of Exemption (BP-1) or Certificate of Insurance 105.2, Certificate of Self Insurance SI-12, DB-155, or a Certificate of Attestation CE-200 to evidence exemption of coverage by statute. It will be necessary to require alternate coverage and limits which will be defined in the bid specifications, contract, lease or agreement. The alternative specifications should be evidenced on the certificate in lieu of the standards printed above.

XI. The "ACORD" form certificate may be used in place of the County of Erie Standard Insurance Certificate, provided that all of the above referenced requirements are incorporated into the "ACORD" form certificate.