



**City of Meriden, Connecticut**

**Purchasing Department**

**Request for Proposal**

**For**

**Meriden Police Department**

**Meriden, CT**

**RFP023-47 Police Uniforms & Equipment**

**Proposals Due: June 8, 2023 @ 11:00 A.M.**

*Purchasing Department*

*142 East Main Street, Room 210*

*Meriden, CT 06450*

*(203) 630-4115*

**LEGAL NOTICE**

**RFP023-47 Police Department Uniforms and Equipment**

The City of Meriden is seeking proposals for the services of providing uniforms and clothing as well as certain accessories and equipment for the Meriden Police Department.

Sealed RFPs, subject to the conditions contained herein, will be received by the City of Meriden Purchasing Department until **11:00 A.M. local, Eastern Standard Time on June 8, 2023**. Proposals received after the date and time specified shall not be considered and shall be returned, unopened.

Copies of the described RFP may be downloaded from the City of Meriden website ([www.meridenct.gov/business/bids-rfps/](http://www.meridenct.gov/business/bids-rfps/)). Additionally, copies of the RFP may also be downloaded from the State of Connecticut Department of Administrative Services website (<https://webprocure.proactiscloud.com>).

The return envelope must be clearly marked with **“Proposal Document RFP023-47”** and addressed to the Meriden Purchasing Department, Room 210, and 142 East Main Street, Meriden, CT 06450. One original proposal and four (4) copies are to be submitted as well as one full proposal submitted on a flash drive.

The right is reserved to reject any or all proposals, in whole or in part, to award any item, group of items, or total proposal, and to waive informality or technical defects, if it is deemed to be in the best interest of the City of Meriden. No proposer may withdraw its proposal within sixty (60) days of the date of the proposal opening.

The City of Meriden is an Affirmative Action-Equal Opportunity Employer. Small, Minority, Women and Disadvantaged Business Enterprises are encouraged to respond.

Rawle Dummett  
Purchasing Officer  
Dated: May 17, 2023

## INSTRUCTIONS TO PROPOSERS

RFP023-47

1. Receipt and Opening of Proposals:

All Proposals shall be submitted in sealed opaque (non-see-through) envelopes clearly labeled with the Proposer's name, address, and the name of the Project for which the proposal is submitted. **The words "PROPOSAL DOCUMENT" must appear on the envelope and the time and the date the submittal is due.** If mailed, the sealed envelope containing the proposal, marked as described above, shall be enclosed in another envelope properly addressed for mailing. No responsibility will be attached to any City Representative or employee for the premature opening of a proposal not properly addressed and identified.

2. Method of Proposal: Proposers shall be certified or licensed, if appropriate, by the State of Connecticut, or state of appropriate jurisdiction. The City may make such investigations as it deems necessary to determine the ability of the proposer to perform the service, and the proposer shall furnish to the city all such information and data for this purpose as the city may request. The City reserves the right to reject any proposal if the evidence submitted by, or investigation of such proposer fails to satisfy the city that such proposer is properly qualified to carry out the obligations of the contract and to complete the work contemplated therein. Conditional proposals will not be accepted.

3. Addenda and Interpretations: No interpretation of the meaning of the Request for Proposal will be made to any proposer orally. Every request for such interpretation should be in writing, e-mailed to [meridenpurchasing@meridenct.gov](mailto:meridenpurchasing@meridenct.gov) or faxed to 203-630-3852, and to be given consideration must be received at least seven (7) days prior to the date fixed for the opening of proposals. Any and all such interpretations and any supplementary instructions will be in the form of written addenda to the specifications which, if issued, will be mailed by Certified Mail, e-mail or faxed to all prospective proposers at the respective address furnished for such purpose, not later than three (3) days prior to the date fixed for the opening of proposals, failure of any proposer to receive such addenda or interpretation shall not relieve any proposer from any obligations under their proposals as submitted.

4. Subcontractors: The proposer is specifically advised that any person, firm or other party to whom it is to award a subcontract under this contract must be acceptable to the City and that approval of the proposed subcontract award cannot be given by the City unless and until the successful proposer submits all information and evidence to the City regarding the proposed subcontractor requested by the City. Although the proposer is not required to attach such information and evidence to the proposal, the proposer is hereby advised of this requirement so the appropriate action can be taken to prevent subsequent delay in subcontract awards.

5. Method of Award- Qualified Proposer:

- (a) The City reserves the right to reject any or all proposals and may waive any informality.
- (b) In the event that there is a discrepancy between price written in words and in figures, the price written in words shall govern.
- (c) The City reserves the right to increase or decrease the scope of each item proposed upon at the same proposal price stated in the proposal form.
- (d) The City reserves the right to correct any award erroneously made as a result of a clerical error.

6. Corrections: Erasures or other changes in the proposal shall be explained or noted over the signature of the proposer.

7. Obligation of Proposer:

(a) At the time of the opening of proposals, each proposer will be presumed to have read and to be thoroughly familiar with the specifications and other documents (including all addendum or addenda). The failure or omission of any proposer to receive or examine any form, instrument or documents which has been sent to the address given by such proposer, or the failure of the proposers to familiarize themselves with the conditions relating to the specifications shall in no way relieve any proposer from any obligation in respect to the proposal.

(b) The proposer is responsible for submitting a proposal that will conform to all existing Federal, State of Connecticut, and City of Meriden statutes, ordinances, and regulations. Attention is called specifically to the state requirement relative to licensing of corporations and registrations of partnerships and fictitious names.

8. Patents: The proposer shall hold and save the City and its officers, agents, servants, and employees harmless from liability of any nature or kind, including cost and expenses for, or on account of, any patented or unpatented invention, process, article, or appliance manufactured or used in the performance of the contract, including its use by the City, unless otherwise specifically stipulated in the proposal documents.

9. Payments:

a) The City will make such payments to the proposer not less than 30 days following the approval of an invoice submitted for service provided.

b) Cash discounts offered must be for at least a period of 30 days to be considered in the awarding of contracts and discount periods shall be from the date of service, otherwise proposals should be net.

c) The City of Meriden is exempt from the payment of the excise taxes imposed by the Federal Government, and the Sales and Use tax of the State of Connecticut, under State Statute 12-412, such taxes should not be included in the proposal price.

10. Contract:

A contract will not be awarded to any corporation, firm, or individual who is in arrears to the City by debt or contract, or who is in default as security or otherwise by any obligation to the City.

The City of Meriden reserves the right to reject any and all proposals or quotations, to waive any discrepancies in the proposals, quotations, or specifications, when deemed to be in the best interest of the City and also to purchase any part, all, or none of the service(s) specified.

11. Non-Collusive Proposal Statement: All proposers shall be required to provide a signed non-collusive statement with all the public proposals as follows:

a) The proposal has been arrived at by the proposer independently and has been submitted without collusion with, and without any agreement, understanding, or planned common course of action with, any other vendor of materials, supplies, equipment or services described in the Legal Notice for Proposals, designed to limit independent proposals or competition, and:

b) The contents of the proposal have not been communicated by the proposer or their employees or agents to any person not an employee or agent of the proposer or its surety on any bond furnished with the proposal, and will not be communicated to any such person prior to the official opening of the proposal.

12. City of Meriden Code of Ethics:

The City of Meriden Code of Ethics, sections 21-1 through 21-15 of the City Code, are incorporated herein by reference and the terms of the Code of Ethics shall constitute a part of any contract or agreement entered into by the City as a result of this proposal as if those terms were set forth in such contract or agreement.

Proposers are specifically advised that the Code of Ethics prohibits public officers or employees, their immediate families and business with which they are associated from participating in any transaction which is incompatible with the proper discharge of official duties or responsibilities. Proposers are also advised that the Code of Ethics contain provisions with respect to paid contractors and former employees and officials.

**PROPOSERS SHOULD NOTE THAT CONTRACTS, AGREEMENTS AND PROPOSALS ENTERED INTO OR AWARDED IN VIOLATION OF THE CODE OF ETHICS ARE VOIDABLE BY RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MERIDEN.**

Copies of the Code of Ethics may be obtained from the office of the City Clerk.

13. Assignment of Contract:

No contract may be assigned without the consent of the Purchasing Officer or her designee.

14. Insurance:

See Attached.

**CITY OF MERIDEN  
POLICE DEPARTMENT  
UNIFORMS AND EQUIPMENT  
RFP023-47**

**GENERAL SCOPE**

The City of Meriden is seeking proposals for the purchase of authorized clothing and uniforms for its members as well as certain authorized accessories and equipment for the Meriden Police Department. This proposal shall include scheduling fittings and delivery for all shifts.

The Meriden Police Department employs approximately 120 officers, approximately 30 Crossing Guards and 5 Police Services Technicians. Currently, each Officer has an annual credit of \$550.00 to be used toward uniform/equipment replacement. The annual credit is paid directly to the Vendor by the Meriden Police Department. Typically, if it is only one officer, arrangements can be made so the vendor is not required to come to the Police Station. For multiple new recruits, the vendor will be expected to come to Meriden to fit each officer. The Meriden Police Department currently has 1-6 recruits in the academy and currently seeking 10 additional new officers.

The awarded vendor will be responsible for obtaining Patches. This must be included in the price of the items of clothing that require a Patch. The Meriden Police Department uses a Patch that is typical of most other Police Departments. The Meriden Police Department will provide only the awarded vendor with a sample of the Meriden Police Department Patch.

The awarded vendor should be able to offer online portal capability for online ordering and balance tracking for each user, not The Department as a whole.

**AWARD PROCESS**

1. Price will be one of several components in the selection process.
2. Proposed level of service. The selected vendor will be required to come to the Police Department to take measurements of all the officers, including those on 2<sup>nd</sup> and 3<sup>rd</sup> shift, as needed.
3. Delivery. All items ordered shall be shipped and delivered within 30 days of such order. Many elements of the Meriden Police Department uniform are standard and it is expected that these items will be in stock. Repeated delays may be cause for early termination of agreement.
4. Quality. The Meriden Police Department will identify the various articles of clothing by brand name. With the exception of bulletproof vests, for which no substitutions will be acceptable, the brand name is listed as an indicator of the quality expected. If, in some cases, no name brand is specified, a manufacturer of quality equivalent to those listed on other items should be used. If there are questions about a level of quality, specify both. The City will work with the awarded vendor to review samples of clothing to determine quality levels. The Meriden Police Department reserves the right to give approval to any item provided by the vendor, with regard to type, style, quality, construction, brand, and may reject any item which fails to meet department standards.
5. Interview. Proposals will be reviewed and evaluated by a selection committee of City staff members. The City will evaluate the proposals using the above criteria. If deemed necessary by the City, a proposer may be invited to interview with the City's selection committee. The City reserves the right to finalize the selection by negotiating with one or more of the top ranked proposers. In any case, final selection will not necessarily be made on the basis of fee alone, and the City reserves the right to award to other than the lowest submitted fee proposal, to negotiate terms and fee with the selected proposer or to reject all proposals. Those vendors who are invited to the City for an interview will be expected to bring in the actual shirts, pants and jacket that have been proposed.

## **LIST OF ATTIRE AND PRODUCTS REQUIRED**

See attached spreadsheet (Attachment A) with all required items listed.

## **CONTRACT TIME AND EXTENSIONS**

This is a two year award. This Agreement may be extended for up to three (3) additional one (1) year terms upon mutual agreement of the parties, no later than 30 days prior to contract end date, for a total contract period not to exceed five (5) years.

## **PROPOSAL REQUIREMENTS**

Four (4) sets of sealed proposals, including one (1) signed original and one (1) flash drive, must be received by **June 8, 2023 at 11:00 A.M.** The City of Meriden reserves the right to award in part, to reject any and all proposals in whole or in part, or waive technical defects, irregularities, and omissions if, in its judgment, the best interest of the City of Meriden will be served.

All proposals must be submitted in sealed envelopes or packages addressed to:

City of Meriden  
Purchasing Department  
142 East Main Street, Room 210  
Meriden, CT 06450

Proposals transmitted by Fax or Email will not be accepted or reviewed.

Do not call the Meriden Police Department with questions.

Proposal must contain the following items:

- A brief history of your company
- Price Proposal - Must include payment terms
- A list of other Connecticut Police Departments that you currently provide services to
- Non-Collusive Proposer Statement
  
- All responses to the RFP must conform to the instructions. Failure to: include any required signatures; provide the required number of copies; to meet deadlines for submission; shall result in rejection of the proposal.

## **INSURANCE REQUIREMENTS**

All insurance coverage shall be provided by the Contractor and by or for any of their Subcontractors at no additional expense to the City. The scope and limits of insurance coverages specified are the minimum requirements and shall in no way limit or exclude the City from requesting additional limits and coverage provided under the Contractor's policies and/or their Subcontractors' policies. The Contractor shall either require each of their Subcontractors to produce identical insurance coverage requirements as detailed hereinafter or the Contractor shall secure the coverage for all Subcontractors under the Contractor's own policies.

The Contractor and/or Subcontractors shall be responsible for maintaining the stated insurance coverage in force for the life of the Contract with insurance carriers licensed and authorized to underwrite such insurance in the State of Connecticut. (Insurance carriers shall be rated A or higher by AM Best Co.)

The type and limits of insurance coverage shall not be less than the type and limits designated herein, and the Contractor and/or Subcontractors agree that the coverage or the acceptance by the City of Certificates of Insurance indicating the type and limits of insurance shall in no way limit the liability of the Contractor and/or subcontractor to any such type and limits of insurance coverage.

The insurance coverage hereinafter afforded by the Contractor and/or subcontractor shall be primary insurance, except when stated to apply in excess of or contingent upon the absence of other insurance. The amount and type of insurance shall not be reduced by the existence of other insurance's held by the City.

The Contractor and/or Subcontractor shall provide coverage's that are not impaired or the aggregate is not to be impaired by any other risk, past or present, and the limits required, shall be fully available to the City of Meriden of restored if depleted below the required levels during the course of the contract and/or any extension thereto.

The Contractor and/or Subcontractor shall not commence work under the terms of this contract until they have obtained the liability insurance coverage required by this article and has filed Certificates of Insurance on same with the City, and the City has approved the Certificates of Insurance and the represented coverage.

Each Certificate of Insurance shall include the following pertinent information:

- Name of Insurance Carrier writing policy
- Name Insured
- Address of Named Insured
- Description of coverage (Workers' Compensation certificates should evidence the state(s) of operation including Connecticut)
- Policy Periods (effective and expiration dates)
- Limits of liability and terms
- Brief description of operations performed and property covered
- Name and address of certificate holder
- Authorized agent's name and address
- Date and signature of the issuing agent (original only)
- All additional named insured endorsement
- All cross liability endorsements
- All indemnification and hold harmless agreements (must be supported by Contractual Liability Insurance)
- 60 day written notice provision of changes or cancellation of policy.



- A deletion of any disclaimer wording relative to providing the holder with notice of cancellation - example: "endeavor to" provide notice or wording to the effect the Carrier will not be responsible should notice not be furnished.

Each insurance policy (with the exception of OCP shall contain an endorsement naming the City as an Additional Insured, evidence of a Cross Liability endorsement so that each insureds interests are considered and treated separately in the case of claims between the insureds, and an endorsement providing a 60 Day advance notification to the City in the event of any material change, modification, cancellation, or non-renewal of insurance coverage.

The Contractor and/or Subcontractors shall include a waiver of subrogation rights, on all insurance policies, so that the City of Meriden cannot be sued by the Contractor's insurer to recover any payments made on behalf of the Contractor and/or Subcontractor.

All insurance policies provided by the Contractor and/or Subcontractors shall include an endorsement indicating that any breach of warranty, by the named insured, will not be imputed to another insured.

During the course of execution of the work, whenever there is a lapse in the insurance requirements as stated herein, through cancellation, expiration, failure to renew, or any other cause, the City shall order the cessation of all construction activities until such time as the insurance requirements are complied with. The Contractor shall have no claim or claims whatever against the City, or other parties to the contract.

The Contractor and their Subcontractors shall indemnify and save harmless the City of Meriden, and all additional named insured and all appointed or elected officers, officials, directors, committee members, employees, volunteer workers, commissioners, and any affiliated, associated, or allied entities and/or bodies of, or as may be participated in by the City of Meriden, or as may now or hereinafter be constituted or established from and against all claims, damages, and losses and expenses including attorney's fees arising out of or resulting from the performance of the work under this contract, provided that any such claims, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to, or destruction of tangible property, including the loss of use resulting therefrom; and is caused in whole or in part by any negligent or willful act or omission of the Contractor, and their Subcontractors, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable.

The Contractor and their Subcontractors shall, during the execution of the work, take necessary precautions and place proper guards for the prevention of accidents; shall set up all night suitable and sufficient lights and barricades; shall fully comply with the latest revisions of the Occupational Safety and Health Act of 1970 and all other Federal, State and Local Regulations, including any all amendments, revisions, and additions thereto, and shall indemnify and save harmless the City of Meriden and their additional named insured and their employees, officers, agents from any and all claims, suits, actions, fines, fees, damages, and costs to which they may incur by reason of death or injury to all persons and/or for all property damage of another resulting from non-compliance, unskillfulness, willfulness, negligence, or carelessness in the execution of the work, or in guarding or protecting the same, or from any improper methods, materials, implements or appliances used in execution of the work, or by or on account of any direct or indirect act or omission of the Contractor of their Subcontractors or their employees or agents.

The Contractor shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the execution of the contract.

The Contractor shall take all reasonable precautions for the safety of, and shall provide all reasonable protection to prevent damage, injury, or loss to: 1) all employees on the work and all other persons who may be affected

thereby; 2) all the work and all the materials and equipment to be incorporated therein, whether in storage in or on the site, under the care, custody, or control of the Contractor or any of their Subcontractors; and 3) other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures, and utilities not designed for removal, relocation, or replacement in the course of construction.

The Contractor shall erect and maintain, as required by existing conditions and progress of the work, all reasonable safeguards for safety and protection, including posting danger signs and other warnings against hazards promulgating safety regulations and notifying owners and users of adjacent utilities.

The Contractor and/or subcontractor shall give all notices and comply with all applicable laws, ordinances, rules, regulations, and lawful orders for any public authority bearing on the safety of persons or property or their protection from damage, injury, or loss.

When the use or storage of explosives or other hazardous materials or equipment is necessary for the execution of work, the Contractor and/or their Subcontractors shall exercise the utmost care and shall carry on such activities under the supervision of properly qualified personnel.

The contractor shall designate a responsible member of their organization at the site whose duty shall be the prevention of accidents. This person shall be the Contractor's superintendent unless otherwise designated by the Contractor in writing to the City.

In any emergency affecting the safety of persons or property, the Contractor shall act to prevent threatened damage, injury, or loss.

The Contractor, Subcontractor, and their insurer(s) shall waive governmental immunity as a defense and shall not use the defense of governmental immunity in the adjustment of claims or in the defense of any suit, action or claim brought against the City. Nothing shall limit the City of Meriden from utilizing the defense of governmental immunity.

A. The Contractor and/or Subcontractor shall procure and maintain for the life of the Contract \$1,000,000.00 occurrence/\$2,000,000.00 aggregate limit COMMERCIAL GENERAL LIABILITY OVERAGE, written on an occurrence basis and minimally arranged to include the following coverage.

- I. Premises/Operations
- II. Products-Completed operations
- III. Underground, explosion, and collapse hazard
- IV. Contractual liability (endorsing and recognizing each contractual hold harmless and indemnification agreement)
- V. Independent contractors

B. The Contractor and/or Subcontractor shall procure and maintain for the life of the Contract \$1,000,000.00 BI/PD combined single limit of BUSINESS AUTOMOBILE LIABILITY OVERAGE, written on an occurrence basis and minimally arranged to include the following:

- I. Non-owned automobile (including hired car coverage)
- II. Liability and Physical damage
- III. All owned (private passenger and other than private passenger)
- IV. Any automobile
- V. Schedule automobiles

C. The Contractor and/or Subcontractor shall procure and maintain for the life of the Contract \$1,000,000.00 BI/PD combined single limit of UMBRELLA FORM OVERAGE to respond to claims beyond all primary layers of liability insurance. EXCESS COVERAGE may be substituted provided it affords at least the identical coverage as the primary layers and is "following form" or "Broader" excess. UMBRELLA FORM or EXCESS OVERAGE shall be written on an occurrence basis with a recommended deductible or retention level not to exceed \$25,000.00. Should the deductible be greater than the recommended \$25,000.00, the Contractor and/or Subcontractor shall convey to the City their ability to pay for said deductible.

D. The Contractor and/or Subcontractor shall procure and maintain for the life of the Contract WORKERS' COMPENSATION AND EMPLOYER'S LIABILITY COVERAGE, designed to indemnify all the Contractor's and/or Subcontractor's employees in the event of occupational injury and/or disease. The coverage shall be minimally provided and arranged in the following State of Connecticut Statutory form, augmented in an amount to satisfy the umbrella and/or following form Excess underlying limits:

1. \$500,000.00 each accident
11. \$500,000.00 disease policy limit
111. \$500,000.00 each employee disease



RFP023-47 Police Uniforms & Equipment  
 Proposal Form (1)



City of Meriden Police Department New Officer Initial Issue

Items needed for Day 1 - Academy						
Quantity	Item	Brand	Delivery Time	Type	Description	Price
2	L/S Dickie Shirts			Pre-Academy	Patch R and Academy Patch L ( Dependent on Academy)	
2	S/S Dickie Shirts			Pre-Academy	Patch R and Academy Patch L ( Dependent on Academy)	
2	Khaki Pants			Pre-Academy	Hem if Needed	
1	Regular Belt			Pre-Academy	Boston Leather 1 1/4"	
2	Name Tags			Pre-Academy	Reeves 08: Gold, Black Letters - T.GUTHEIL 123	
1	Tie Bar			Academy	Smith and Warren E 4001, All Gold/State /Blue Border	
1	Black Tie			Pre-Academy	Sam Broome - - Black Clip On	
Items Needed for Academy						
1	Body Armor			Academy	GH Level IIIA, Helix, Navy, Soft Trauma Pad	
1	Winter Coat			Academy	Elbeco Genesis Jacket ( Leather Badge/Name Holder )	
1	Badge/Name Holder			Academy	Jay Pee # NJ	
1	Rain Coat			Academy	Anchor # 02230: POLICE on Yellow side	
1	Rain Cap Cover			Academy	Anchor Cover # 02232	
1	Winter Hat			Academy	Regular Style of Trooper Fur	
1	Hi Viz Traffic Polo			Academy	Elbeco/Patches/Badge Patch/ Name and POLICE	
1	Traffic Vest			Academy	Fechheimer - 71500P	
2	M.P.D. Collar Brass			Academy	1/2" Gold, Smith and Warren - M.P.D.	
1	Winter Glove			Academy	5.11 Caldus Insulated Glove # 59365	
1	Summer Glove			Academy	5.11 Tac A3 # 59374	
1	Duty Belt			Academy	Jay Pee 400A, Brass Knuckle/4 rows of Sttching	
1	Keepers/4-Pack			Academy	Jay Pee 25-1-B (Black Snaps)	
1	Holster			Academy	Blackhawk (New Glock 177/TLR-1) 44N600BK R or L	
1	Mag Pouch			Academy	Safariland Slimline Open Double 79-83-13	
1	Baton			Academy	Monadnock # 9130c/22" Black, Foam PST	
1	Baton Holder			Academy	Monadnock # 3034	
1	Radio Strap			Academy	Jay Pee Swivel SLRH	
1	OC Pouch			Academy	Jay Pee MK3H Black Snap	
1	Handcuff			Academy	Peerless #801 - Hinged	
1	Handcuff Case			Academy	Jay Pee 1701H Leather Hidden Snaps	
1	Key Ring			Academy	Jay Pee 26D Black Snap Key Keeper	
1	Whistle and Chain			Academy	Hero's Pride 4020G	
1	Strion Light			Academy	Streamlight Strion With AC/DC Chargers and Cradle.	
1	Strion Holder			Academy	Jay Pee STRLF	
Items Needed for Graduation						
1	Dress Blouse			Graduation	Fechheimer - 34891 Single Breast, 4 Button Gold P's	
2	Class B Pants			Graduation	Elbeco Textrop2 4 Pocket with Stripe	
3	L/S Shirt - Class B			Graduation	Elbeco Textrop2 (choice of zipper or regular)	
3	S/S Shirt - Class B			Graduation	Elbeco Textrop2 (choice of zipper or regular)	
1	Tingley Slush Boots			Graduation	8" Overshoe	
1	Riot Baton			Graduation	Damascus 34"	
1	Riot Baton Holder			Graduation	Jay Pee-PRH Nightstick Holder	
1	Riot Helmet			Graduation	Premier Crown 90011 Tac Elite with Clear Shield	
1	8 pt. Hat - Winter			Graduation	Sentry - P101 (Gold P 's' )	
1	8 pt. Hat - Summer			Graduation	Sentry - P104 (Gold P 's' )	
1	Royal Blue Ties			Graduation	Broome 3" Poly Royal Blue Tie	
1	White Glove			Graduation	GPF Parade Glove	
<b>TOTAL</b>						

Lead Time:

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Company, Address & Email

RFP023-47 Police Uniforms & Equipment  
 Proposal Form (2)



City of Meriden Police Department Police Services Technicians and Crossing Guards Issue

Items needed for Crossing Guards					
Quantity	Item	Delivery Time	Brand	Type	Price
1	Pair of Pants - Navy Blue - Blauer			Crossing Guards	
1	Long Sleeve Shirt - Neon Green with 2 patches			Crossing Guards	
1	Short Sleeve shirt - Neon Green with 2 patches			Crossing Guards	
1	Sweater - Navy Blue with 2 patches			Crossing Guards	
1	Traffic Vest - Neon Green with CROSSING GUARD written on it			Crossing Guards	
1	Ball cap - Navy Blue			Crossing Guards	
1	Rain Coat with hood - Neon Green			Crossing Guards	
1	Badge - California Style			Crossing Guards	
1	Winter Coat with 2 patches- Blauer #9010Z			Crossing Guards	
1	Pair of winter gloves- waterproof and insulated- Neon Green			Crossing Guards	
1	Pair of Summer Gloves- thin knit- neon green			Crossing Guards	
1	Polo shirt with 2 patches- Spiewak ANSI			Crossing Guards	
1	Reflective Stripes			Crossing Guards	
1	Hi-Viz Insulated Waterproof Coat with 2 patches			Crossing Guards	
1	Hi-Viz Rain Pants with Scotchlite trim			Crossing Guards	
<b>Total</b>					
Items Needed for Police Services Technicians					
Quantity	Item	Delivery time	Brand	Type	Price
2	Khaki pants			PST	
2	Long sleeve shirts with emblem			PST	
2	Short sleeve shirts with emblem			PST	
1	Belt			PST	
1	Pair of boots			PST	
1	Key ring			PST	
1	Ball cap			PST	
<b>TOTAL</b>					

Lead Time in Weeks:

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Company, Address & Email