



KEY CONTRACT TERMS

For

Master Agreement 2025-JC-910-071125-C

<u>Contract Between:</u>	Jackson County and Carolina Premier Window Films
<u>Contract Purpose:</u>	Master Agreement for 3M Window Shatter Treatments
<u>Contract Number:</u>	2025-JC-910-071125-C
<u>RFQ Number:</u>	JC-910-071125
<u>Contractor Name:</u>	Carolina Premier Window Films
<u>Contractor Address:</u>	1051 Albright Road Suite 117 Rock Hill, SC 29730
<u>Contractor Telephone:</u>	803-207-7992
<u>Contract Administrator:</u>	James E. Shotwell, Jr Chairman Jackson County Board of Commissioners
<u>Contract Period:</u>	November 10, 2025 – November 9, 2030
<u>Pricing:</u>	Refer to Attachments
<u>Administrative Fee:</u>	2%
<u>Terms & Conditions:</u>	Refer to Section 3
<u>Payment Options:</u>	Purchase Order or Direct Voucher



Signature of Contractor's Duly Authorized Representative

THIS CONTRACT MUST BE SIGNED IN INK BY AN AUTHORIZED REPRESENTATIVE OF THE CONTRACTOR; ANY ALTERATIONS OR ERASURES TO THE OFFER MUST BE INITIALED IN INK BY THE UNDERSIGNED AUTHORIZED REPRESENTATIVE.

The undersigned acknowledges, attests, and certifies individually on behalf of the Contractor that:

(1) He/she is an Authorized Representative of the Contractor, has been authorized by Contractor to make all representations, attestations, and certifications contained in this Contract, if any, issued, and to execute this Contract on behalf of Contractor; (2) Contractor is bound by and will comply with all requirements, specifications, and terms and conditions contained in this Contract (including all listed attachments and Addenda, if any, issued; (3) Contractor will furnish the designated Goods in accordance with the Contract specifications and requirements, and will comply in all respects with the terms of the resulting Contract upon award; and (4) All affirmations contained in the RFQ are true and correct.

CONTRACTOR:

JACKSON COUNTY:

Carolina Premier Window Films

Firm Name

Michael Clark
Authorized Representative Signature

President Michael Clark
Print Name/Title

11/11/2025
Date

James E Shotwell Jr, Board Chair
Name/Title

James E Shotwell Jr
Authorized Signature

11/25/2025
Date



SECTION ONE: CONTRACT REQUIREMENTS

1.1 Scope of Work

- a) Contractor will provide and install 3M safety/security window film on all street level doors and windows at the Jackson County Courthouse located at 312 S. Jackson Street and doors and windows the Jackson County Northlawn Building located at 1697 Lansing Ave. Project is to be completed in its entirety by January 1, 2026.
- b) All work is to be done in accordance with industry and safety standards, including manufacturer's recommendations for installation.
- c) Installation is to be completed by a licensed, certified, and insured installer.
- d) Contractor will utilize measurements taken for windows and doors during site visit to ensure proper installation of the 3M safety/security window film.

1.2 Contractor Responsibilities

- a) Contractor will provide product and services during normal business hours of 7:00 am to 6:00 pm EST, Monday through Friday, for the duration of the agreement. It will be the Contractor's responsibility to determine shift times. Contractor may request work extended hours each day, and/or seven (7) days per week in order to ensure timely completion of the project.
- b) Contractor must supply an adequate number of personnel to deliver product and complete the project by the designated deadline.
- c) Contractor shall take all necessary precautions for the safety of employees on the worksite and shall erect and properly maintain at all times, as required on job conditions and process of the work, all necessary safeguards for the protection of the personnel and public.
- d) Contractor shall be responsible for supplying and placing signage, barricades, tarps, plastic, flag tape, and other safety/traffic control equipment required to protect its employees, the public, County employees, and clients, surrounding areas, equipment, and vehicles. The flow of traffic shall not be impeded at any time during the contract. The safety of the Vendor's employees and the public is of prime concern to the County, and the Vendor must take all necessary steps to assure proper safety during the performance of the contract.
- e) Contractor and all subcontractors must be licensed and insured.
- f) Any person undertaking a part of the work under the terms of this contract, by virtue of an agreement with the Contractor, must receive the approval of the Jackson County's Department Director or designee prior to any such undertaking. The County may terminate the contract if the subcontracting is done without this approval.



- g) Contractors are required to submit quarterly sales reports and other reporting documents as required.

1.3 Service Capabilities

a) Communication Plan/Contract Management

Communication regarding contract performance is on-going via regular communications with the Account Representatives.

b) Primary Account Representatives

For the Contractor:

Sierra McClure
Carolina Premier Window Films
1051 Albright Road
Rock Hill, SC 29730
Phone: 803-207-7992
Email:
admin@cpwindowfilms.com

For the County:

James E. Shotwell, Jr
Jackson County Chairman of the Board
120 W. Michigan Ave
Jackson, MI. 49201
Phone: 517-788-4335
Email: jshotwell@mijackson.org

1.3 Payment/Delivery/Inspection

All services furnished must be in conformity with the Jackson County specifications and will be subject to inspection and acceptance by Jackson County.

Payments will be made upon submission of monthly progress reports by the vendor and approval by Jackson County.

Receiving agencies have been instructed to make immediate inspection upon receipt of products/services and to process payment documents promptly. Payment documents, however, will be delayed if the work fails to comply with specification requirements.



SECTION 2.0 – PRICING REQUIREMENTS & SCHEDULE

2.1 Pricing Schedule

2.1.1 Payments will be made upon submission of monthly progress reports by the vendor and approval by Jackson County.

2.1.2 Tax Excluded from Price

(a) Sales Tax: Jackson County is exempt from sales tax for direct purchases. The contractor's prices must not include sales tax.

(b) Federal Excise Tax: Governmental entities may be exempt from Federal Excise Tax, or the taxes may be reimbursable, if articles purchased under any resulting Contract are used for the State's exclusive use. Certificates showing exclusive use for the purposes of substantiating a tax-free, or tax-reimbursable sale will be sent upon request. If a sale is tax exempt or tax reimbursable under the Internal Revenue Code, the contractor's prices must not include the Federal Excise Tax.

2.2 Administrative Fee

All pricing submitted to Jackson County and its participating entities shall include 2.0% remittance fee to be remitted to CoPro+ by the contractor on a quarterly basis. Administrative fees will be paid against actual sales volume for each quarter. It is the contractor's responsibility to keep all pricing up to date and on file with Jackson County/CoPro+. All price changes shall be presented to Jackson County for acceptance, using the same format as was accepted in the original contract.



SECTION 3.0 - TERMS AND CONDITIONS

1. Jackson County Rights & Responsibilities

Jackson County has the right to amend the contract by one or more written addendums. Jackson County is responsible only for that which is expressly stated in the contract document and any authorized written addenda thereto.

2. Laws

2.1 General Authority

This Contract is governed by, and construed according to, the substantive laws of the State of Michigan without regard to any Michigan choice of law rules that would apply the substantive law of another jurisdiction to the extent not inconsistent with or preempted by federal law.

2.2 Compliance with Laws

The Contractor must comply with all applicable federal, state, and local laws and ordinances in providing the products and services.

2.3 Jurisdiction

Any dispute arising from the Contract must be resolved in the State of Michigan. With respect to any claim between the parties, the Contractor consents to venue in Jackson County, Michigan, and irrevocably waives any objections to this venue that it may have, such as lack of personal jurisdiction or forum non-conveniens. The Contractor must appoint agents in the State of Michigan to receive service of process.

2.4 Nondiscrimination

In the performance of the Contract, the Contractor agrees not to discriminate against any employee or applicant for employment, with respect to his or her hire, tenure, terms, conditions or privileges of employment, or any matter directly or indirectly related to employment, because of race, color, religion, national origin, ancestry, age, sex, height, weight, marital status, or physical or mental disability. The Contractor further agrees that every subcontract entered into for the performance of this Contract will contain a provision requiring non-discrimination in employment, as specified here, binding upon each Subcontractor. This covenant is required under the Elliott-Larsen Civil Rights Act, 1976 PA 453, MCL 37.2101, et seq., and the Persons with Disabilities Civil Rights Act, 1976 PA 220, MCL 37.1101, et seq., and any breach of this provision may be regarded as a material breach of the Contract.



2.5 *Unfair Labor Practices*

Under 1980 PA 278, MCL 423.321, et seq., Jackson County must not award a Contract or subcontract to an employer whose name appears in the current register of employers failing to correct an unfair labor practice compiled under MCL 423.322. This information is compiled by the United States National Labor Relations Board. A Contractor of Jackson County, in relation to the Contract, must not enter into a contract with a Subcontractor, manufacturer, or supplier whose name appears in this register. Under MCL 423.324, Jackson County may void any Contract if, after award of the Contract, the name of the Contractor as an employer or the name of the Subcontractor, manufacturer or supplier of the Contractor appears in the register.

2.6 *Environmental Provision*

For the purposes of this section, "Hazardous Materials" include asbestos, ACBMs, PCBs, petroleum products, construction materials including paint thinners, solvents, gasoline, oil, and any other material the manufacture, use, treatment, storage, transportation or disposal of which is regulated by the federal, state, or local laws governing the protection of the public health, natural resources, or the environment:

(a) The Contractor must use, handle, store, dispose of, process, transport, and transfer any Hazardous Material according to all federal, State, and local laws. Jackson County must immediately advise the Contractor of the presence of any known Hazardous Material at the work site. If the Contractor encounters material reasonably believed to be Hazardous Material that may present a substantial danger, the Contractor must: (i) immediately stop all affected work; (ii) notify Jackson County in accordance with Section 2.3.6, Notices; (iii) notify any entities required by law; and (iv) take appropriate health and safety precautions.

(b) Jackson County may issue a Stop Work Order if the material is a Hazardous Material that may present a substantial danger and the Hazardous Material was not brought to the site by the Contractor, or does not wholly or partially result from any violation by the Contractor of any laws covering the use, handling, storage, disposal of, processing, transport and transfer of Hazardous Materials. Jackson County may remove the Hazardous Material, render it harmless, or terminate the affected work for Jackson County's convenience.

(c) If the Hazardous Material was brought to the site by the Contractor, or wholly or partially results from any violation by the Contractor of any laws covering the use, handling, storage, disposal of, processing, transport and transfer of Hazardous Material, or from any other act or omission within the control of the Contractor, the Contractor must bear its proportionate share of the delay and costs involved in cleaning up the site and removing and rendering harmless the Hazardous Material according to applicable laws.



The Contractor must comply with all applicable federal, state, and local laws and ordinances in providing the products and services.

2.7 Freedom of Information

This Contract and all information submitted to Jackson County by the Contractor is subject to the Michigan Freedom of Information Act (FOIA), 1976 PA 442, MCL 15.231, et seq.

2.8 Abusive Labor Practices

The Contractor may not furnish any deliverable(s) that were produced fully or partially by forced labor, convict labor, forced or indentured child labor, or indentured servitude.

“Forced or indentured child labor” means all work or service (1) exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or (2) performed by any person under the age of 18 under a contract the enforcement of which can be accomplished by process or penalties.

3. General Provisions

3.1 Bankruptcy and Insolvency

Jackson County may, without prejudice to any other right or remedy, fully or partially terminate this contract and, at its option, take possession of the work-in-progress and finish the work-in-progress by whatever method Jackson County deems appropriate if:

- (a) the Contractor files for bankruptcy protection;
- (b) an involuntary petition is filed against the Contractor and not dismissed within 30 days;
- (c) the Contractor becomes insolvent or a receiver is appointed due to the Contractor's insolvency;
- (d) the Contractor makes a general assignment for the benefit of creditors; or
- (e) the Contractor or its affiliates are unable to provide reasonable assurances that the Contractor or its affiliates can provide the deliverable(s) under this contract.

Contractor will place appropriate notices or labels on the work-in-progress to indicate ownership by Jackson County. To the extent reasonably possible, work-in-progress must be stored separately from other stock and marked conspicuously with labels indicating Jackson County ownership.



3.2 *Media Releases*

News releases (including promotional literature and commercial advertisements) pertaining to the RFQ and this Contract or the project to which it relates will not be made without prior approval by Jackson County, and only in accordance with the instructions from Jackson County

3.3 *Antitrust Assignment*

The Contractor assigns to Jackson County any claim for overcharges resulting from county or federal antitrust violations to the extent that those violations concern materials or services supplied by third parties toward fulfillment of the contract.

3.4 *Legal Effect*

Jackson County is not liable for costs incurred by the Contractor or for payment(s) under this contract until the Contractor is authorized to perform under Section 1.2.4, Ordering.

3.5 *Entire Agreement*

This contract constitutes the entire agreement between the parties and supersedes all prior agreements, whether written or oral, with respect to the subject matter. All attachments referenced in this contract are incorporated in their entirety and form part of this contract.

3.6 *Order of Precedence*

Any inconsistency in the terms associated with this contract will be resolved by giving precedence to the terms in the following descending order:

- (a) Mandatory sections (Contract Term, Legal Effect, Insurance, Indemnification, Termination, Governing Law, Limitation of Liability);
- (b) The most recent Statement of Work related to this contract;
- (c) All sections from Section 4 - Terms and Conditions, not listed in subsection (a);
- (d) Any attachment or exhibit to the contract documents;
- (e) Any Purchase Order, Direct Voucher, or Procurement Card Order issued under the contract; and
- (f) Proposer Responses contained in any of the RFQ documents.

3.7 *Headings*

The captions and section headings used in this contract are for convenience only and may not be used to interpret the scope and intent of this contract.

3.8 *Reformation and Severability*

Each provision of the contract is severable from all other provisions of the contract. If any provision of this contract is held unenforceable, then the contract will be



modified to reflect the parties' original intent. All remaining provisions of the contract remain in full force and effect.

3.9 Approval

Unless otherwise provided in this contract, approval(s) must be in writing and must not be unreasonably withheld or delayed.

3.10 No Waiver of Default

Failure by a party to insist upon strict adherence to any term of the contract does not waive that party's right to later insist upon strict adherence to that term, or any other term, of the contract.

3.11 Survival

The provisions of this contract that impose continuing obligations, including warranties, indemnification, and confidentiality, will survive the expiration or termination of this contract.

3.12 Cooperation with Third Parties

The Contractor and its Subcontractors must cooperate with Jackson County and its agents and other contractors, including Jackson County's quality assurance personnel. The Contractor must provide reasonable access to its personnel, systems, and facilities related to the contract to the extent that access will not interfere with or jeopardize the safety or operation of the systems or facilities.

3.13 Relationship of the Parties

The relationship between Jackson County and Contractor is that of client and independent contractor. No agent, employee, or servant of the Contractor, or any of its subcontractors, is an employee, agent, or servant of Jackson County. The Contractor will be solely and entirely responsible for its acts and the acts of its agents, employees, servants, and subcontractors during the performance of the Contract.

3.14 Time of Performance

(a) The Contractor must immediately notify Jackson County upon becoming aware of any circumstances that may reasonably be expected to jeopardize the completion of any Deliverable(s) by the scheduled due dates in the latest Jackson County-approved delivery schedule and must inform Jackson County of the projected actual delivery date.

(b) If the Contractor believes that a delay in performance by Jackson County has caused or will cause the Contractor to be unable to perform its obligations according to specified contract time periods, the Contractor must immediately notify Jackson County and, to the extent practicable, continue to perform its



obligations according to the contract time periods. The Contractor will not be in default for a delay in performance to the extent the delay is caused by Jackson County

3.15 Excusable Failure

Neither party will be liable for any default, damage or delay in the performance of its obligations that is caused by government regulations or requirements, power failure, electrical surges or current fluctuations, war, forces of nature or acts of God, delays or failures of transportation, equipment shortages, suppliers' failures, acts or omissions of common carriers, fire, riots, civil disorders, labor disputes, embargoes, injunctions (provided the injunction was not issued as a result of any fault or negligence of the party seeking to have its default or delay excused), or any other cause beyond the reasonable control of a party; provided the non-performing party and any Subcontractors are without fault in causing the default or delay, and the default or delay could not have been prevented by reasonable precautions and cannot reasonably be circumvented by the non-performing party through the use of alternate sources, workaround plans, or other means, including disaster recovery plans.

If a party does not perform its contractual obligations for any of the reasons listed, the non-performing party will be excused from any further performance of its affected obligation(s) for as long as the circumstances prevail. The non-performing party must promptly notify the other party immediately after the excusable failure occurs, and when it abates or ends. Both parties must use commercially reasonable efforts to resume performance.

If any of the reasons listed substantially prevent, hinder, or delay the Contractor's performance of the deliverable(s) for more than 10 days, and Jackson County reasonably determines that performance is not likely to be resumed within a period of time that is satisfactory to Jackson County, Jackson County may: (a) procure the affected deliverable(s) from an alternate source without liability for payment so long as the delay in performance continues; or (b) terminate any portion of the Contract so affected and equitably adjust charges payable to the Contractor to reflect those deliverable(s) that are terminated. Jackson County must pay for all deliverable(s) for which Final Acceptance has been granted before the termination date.

The Contractor will not have the right to any additional payments from Jackson County as a result of any Excusable Failure or to payments for deliverable(s) not provided as a result of the Excusable Failure. The Contractor will not be relieved of a default or delay caused by acts or omissions of its Subcontractors except to the extent that a Subcontractor experiences an Excusable Failure and the Contractor cannot reasonably circumvent the effect of the Subcontractor's default



or delay in performance through the use of alternate sources, workaround plans, or other means, including disaster recovery plans.

3.16 Retention of Records

(a) The Contractor must retain all financial and accounting records related to this Contract for a period of seven years after the Contractor performs any work under this contract (Audit Period).

(b) If an audit, litigation, or other action involving the Contractor's records is initiated before the end of the Audit Period, the Contractor must retain the records until all issues arising out of the audit, litigation, or other action are resolved or until the end of the Audit Period, whichever is later.

3.17 Examination of Records

Jackson County, upon 10 days' notice to the Contractor, may examine and copy any of the Contractor's records that relate to this contract. Jackson County does not have the right to review any information deemed confidential by the Contractor if access would require the information to become publicly available. This requirement also applies to the records of any parent, affiliate, or subsidiary organization of the Contractor, or any Subcontractor that performs services in connection with this contract.

3.18 Audit Resolution

If necessary, the Contractor and Jackson County will meet to review any audit report promptly after its issuance. The Contractor must respond to each report in writing within 30 days after receiving the report, unless the report specifies a shorter response time. The Contractor and Jackson County must develop, agree upon, and monitor an action plan to promptly address and resolve any deficiencies, concerns, or recommendations in the report.

3.19 Errors

(a) If an audit reveals any financial errors in the records provided to Jackson County, the amount in error must be reflected as a credit or debit on the next invoice and subsequent invoices until the amount is paid or refunded in full. However, a credit or debit may not be carried forward for more than four invoices or beyond the termination of the contract. If a balance remains after four invoices, the remaining amount will be due as a payment or refund within 45 days of the last invoice on which the balance appeared or upon termination of the contract, whichever is earlier.

(b) In addition to other available remedies, if the difference between Jackson County's actual payment and the correct invoice amount, as determined by an audit, is greater than 10%, the Contractor must pay all reasonable audit costs.



3.20 *Disclosure of Litigation*

(a) Within 30 days after receiving notice of any litigation, investigation, arbitration, or other proceeding (collectively, "Proceeding") that arises during the term of this Contract, the Contractor must disclose the following to the Contract Administrator:

- (i) A criminal Proceeding involving the Contractor (or any Subcontractor) or any of its officers or directors;
- (ii) A parole or probation proceeding;
- (iii) A proceeding involving the Contractor (or any Subcontractor) or any of its officers or directors under the Sarbanes-Oxley Act; and
- (iv) A civil proceeding to which the Contractor (or, if the Contractor is aware, any Subcontractor) is a party, and which involves (A) a claim that might reasonably be expected to adversely affect the viability or financial stability of the Contractor or any Subcontractor; or (B) a claim or written allegation of fraud against the Contractor (or, if the Contractor is aware, any Subcontractor) by a governmental or public entity arising out of the Contractor's business dealings with governmental or public entities.

(b) Information provided to Jackson County from the Contractor's publicly filed documents will satisfy the requirements of this Section.

(c) If any proceeding that is disclosed to Jackson County or of which Jackson County otherwise becomes aware, during the term of this Contract, would cause a reasonable party to be concerned about:

- (i) the ability of the Contractor (or a Subcontractor) to continue to perform this Contract; or
- (ii) whether the Contractor (or a Subcontractor) is engaged in conduct that is similar in nature to the conduct alleged in the Proceeding and would constitute a breach of this contract or a violation of federal or state law, regulations, or public policy, then the Contractor must provide Jackson County all requested reasonable assurances that the Contractor and its Subcontractors will be able to continue to perform this contract.

3.21 *Other Disclosures*

The Contractor must notify Jackson County Administrator within 30 days of:

- (a) becoming aware that a change in the Contractor's ownership or officers has occurred or is certain to occur; or
- (b) any changes to company affiliations.

4. **Insurance**

The Contractor, at its own expense, shall provide insurance coverage along with a certificate naming the County as an insured party for the project and scope of work. The following specific conditions shall apply:

Prior to the commencement of activities, such vendors shall provide a Certificate of Insurance with the following provisions.



Certificate Holder: County of Jackson
County Administrator/Controller's
Office 6th Floor
120 West Michigan Avenue
Jackson, Michigan 49201

The foregoing is considered minimum acceptable coverages and limits. For specific circumstances, determined solely at the option of the County of Jackson and its boards, commissions, or agencies, other insurance coverages or higher limits of liability, may be required.

Contractors working for the County of Jackson shall maintain and pay for such insurance as will provide protection from any or all claims which may arise or result from the activities of such contractors, whether such activities be by themselves, or by subcontractors, or by anyone directly or indirectly employed by them including the following:

- a. Claims under Workers' Compensation acts and other employee benefit acts.
- b. Claims for damages because of Bodily Injury, including death, or Property Damage to any third party, arising from the work performed by the contractor or any subcontractor.
- c. Claims for damages under any provision of the Michigan No-Fault law
- d. Other insurance as may be required at the request of Jackson County
- e. Prior to the commencement of any activity, and during the entire duration of the contract, the contractor(s) shall provide a Certificate of Insurance with the following minimum coverage and provisions.
- f. Workers' Compensation Insurance: including Employers' Liability Coverage, in accordance with all applicable statutes of the State of Michigan.
- g. Commercial General Liability Insurance: on an "Occurrence Basis" with limits of liability not less than \$1,000,000 per occurrence and \$2,000,000 aggregate. Coverage shall include the following extensions: (A) Contractual Liability; (B) Products and Completed Operations; (C) Independent Contractors Coverage; (D) Broad Form General Liability Extensions or equivalent, if not already included; (E) Deletion of all Explosion, Collapse, and Underground (XCU) Exclusions.



- h. Motor Vehicle Liability: including Michigan No-Fault Coverages, with limits of liability not less than \$1,000,000 per occurrence combined single limit for Bodily Injury, and Property Damage. Coverage shall include all owned vehicles, all non-owned vehicles, and all hired vehicles.
- i. Additional Insured: Commercial General Liability and Motor Vehicle Liability, as described above, shall include an endorsement stating that the following shall be Additional Insured: The County of Jackson, all elected and appointed officials, all employees and volunteers, all boards, commissions, and/or authorities and board members, including employees and volunteers thereof.
- j. Cancellation Notice: Workers' Compensation Insurance, Commercial General Liability Insurance, and Motor Vehicle Liability Insurance, as described above, shall include an endorsement stating the following: "It is understood and agreed that Thirty (30) days Advance Written Notice of Cancellation, Non-Renewal, Reduction, and/or Material Change shall be sent to: (Name and address of responsible party)."

All contractors and subcontractors hereby agree to the following indemnification and hold harmless agreement:

To the fullest extent permitted by law, contractor agrees to defend, pay on behalf of, indemnify, and hold harmless the County of Jackson, its elected and appointed officials, employees and volunteers against any and all claims, demands, suits, or loss, including all costs connected therewith, and for any damages which may be asserted, claimed, or recovered against or from the County of Jackson by reason of personal injury, including bodily injury or death and/or property damage, including loss of use thereof, which arises out of any and all work performed by the contractor.

5. Warranties

5.1 Warranties and Representations

The Contractor represents and warrants:

- (a) It is capable of fulfilling and will fulfill all of its obligations under this contract. The performance of all obligations under this contract must be provided in a timely, professional, and workmanlike manner and must meet the performance and operational standards required under this contract.
- (b) The contract appendices, attachments, and exhibits identify the equipment, software, and services necessary for the Deliverable(s) to comply with the contract's requirements.
- (c) It is the lawful owner or licensee of any Deliverable licensed or sold to Jackson County by Contractor or developed by the Contractor for this



contract, and Contractor has all of the rights necessary to convey to Jackson County the ownership rights or licensed use, as applicable, of any Deliverable(s). None of the Deliverable(s) provided by Contractor to Jackson County, nor their use by Jackson County, will infringe the patent, trademark, copyright, trade secret, or other proprietary rights of any third party.

(d) If the Contractor procures any equipment, software, or other Deliverable(s) for Jackson County (including equipment, software, and other Deliverable(s) manufactured, re-marketed or otherwise sold by the Contractor or under the Contractor's name), then the Contractor must assign or otherwise transfer to Jackson County or its designees, or afford Jackson County the benefits of, any manufacturer's warranty for the Deliverable(s).

(e) The contract signatory has the authority to enter into this contract on behalf of the Contractor.

(f) It is qualified and registered to transact business in all locations where required.

(g) Neither the Contractor nor any affiliates, nor any employee of either, has, will have, or will acquire, any interest that would conflict in any manner with the Contractor's performance of its duties and responsibilities to Jackson County or otherwise create an appearance of impropriety with respect to the award or performance of this contract. The Contractor must notify Jackson County about the nature of any conflict or appearance of impropriety within two days of learning about it.

(h) Neither the Contractor nor any affiliates, nor any employee of either, has accepted or will accept anything of value based on an understanding that the actions of the Contractor, its affiliates, or its employees on behalf of Jackson County would be influenced. The Contractor must not attempt to influence any Jackson County employee by the direct or indirect offer of anything of value.

(i) Neither the Contractor nor any affiliates, nor any employee of either, has paid or agreed to pay any person, other than bona fide employees and consultants working solely for the Contractor or the affiliate, any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from the award or making of this Contract.

(j) The Contractor arrived at its proposed prices independently, without communication or agreement with any other Proposer for the purpose of restricting competition. The Contractor did not knowingly disclose its quoted prices for this contract to any other Proposer before the award of the contract. The Contractor made no attempt to induce any other person or entity to submit or not submit a proposal for the purpose of restricting competition.

(k) All financial statements, reports, and other information furnished by the Contractor to Jackson County in connection with the award of this contract



fairly and accurately represent the Contractor's business, properties, financial condition, and results of operations as of the respective dates covered by the financial statements, reports, or other information. There has been no material adverse change in the Contractor's business, properties, financial condition, or results of operation.

(l) All written information furnished to Jackson County by or for the Contractor in connection with the award of this contract is true, accurate, and complete, and contains no false statement of material fact nor omits any material fact that would make the submitted information misleading.

(m) It will immediately notify Jackson County Administrator if any of the certifications, representations, or disclosures made in the Contractor's original bid response change after the contract is awarded.

5.2 Warranty of Fitness for a Particular Purpose

The Deliverable(s) provided by the Contractor must be fit for the purpose(s) identified in this contract.

5.3 Warranty of Title

The Contractor must convey good title to any Deliverable(s) provided to Jackson County. All Deliverable(s) provided by the Contractor must be delivered free from any security interest, lien, or encumbrance of which Jackson County, at the time of contracting, has no knowledge. Deliverable(s) provided by the Contractor must be delivered free of any rightful claim of infringement by any third person.

5.4 Consequences for Breach

In addition to any remedies available in law, if the Contractor breaches any of the warranties contained in Section 4.6, Warranties, the breach may be considered a material default.

6. Contract Administration

6.1 Issuing Office

This Contract is issued by Jackson County. Jackson County Administrator or designee is the only entity authorized to modify the terms and conditions of this contract, including the prices and specifications. The Contract Administrator is identified in Section 1.3.

6.2 Contract Administrator

The Contract Administrator will monitor and coordinate contract activities on a day-to-day basis.



6.3 *Contract Changes*

(a) If Jackson County requests or directs the Contractor to provide any Deliverable(s) that the Contractor believes are outside the scope of the Contractor's responsibilities under the contract, the Contractor must notify Jackson County before performing the requested activities. If the Contractor fails to notify Jackson County, any activities performed will be considered in-scope and not entitled to additional compensation or time. If the Contractor begins work outside the scope of the contract and then ceases performing that work, the Contractor must, at the request of Jackson County, retract any out-of-scope work that would adversely affect the contract.

(b) Jackson County or the Contractor may propose changes to the contract. If the Contractor or Jackson County requests a change to the Deliverable(s) or if Jackson County requests additional Deliverable(s), the Contractor must provide a detailed outline of all work to be done, including tasks, timeframes, listing of key personnel assigned, estimated hours for each individual per Deliverable, and a complete and detailed cost justification. If the parties agree on the proposed change, Jackson County Administrator will prepare and issue a notice that describes the change, its effects on the Deliverable(s), and any affected components of the contract (Contract Change Notice).

(c) No proposed change may be performed until Jackson County issues a duly executed Contract Change Notice for the proposed change.

6.4 *Price Changes*

Prices quoted on all bids are the maximum for a period of 365 days from the date the contract becomes effective. Requested changes may include increases or decreases in price and must be accompanied by supporting information indicating market support of proposed modifications (such as the CPI and PPI, US City Average, as published by the US Department of Labor, Bureau of Labor Statistics).

(a) Jackson County may request a review upon 30 days written notice that specifies what deliverable is being reviewed. At the review, each party may present supporting information including information created by, presented, or received from third parties.

(b) Following the presentation of supporting information, both parties will have 30 days to review the supporting information and prepare any written response.

(c) In the event the review reveals no need for modifications of any type, pricing will remain unchanged unless mutually agreed to by the parties. However, if the review reveals that changes may be recommended, both parties will negotiate in good faith for 30 days unless extended by mutual agreement of the parties.



(d) If the supporting information reveals a reduction in prices is necessary and Contractor agrees to reduce rates accordingly, then Jackson County may elect to exercise the next one-year option, if available.

(e) If the supporting information reveals a reduction in prices is necessary and the parties are unable to reach agreement, then Jackson County may eliminate all remaining contract renewal options.

(f) Any changes based on the review must be implemented through the issuance of a Contract Change Notice.

6.5 *Covenant of Good Faith*

Each party must act reasonably and in good faith. Unless otherwise provided in this contract, the parties will not unreasonably delay, condition, or withhold their consent, decision, or approval any time it is requested or reasonably required in order for the other party to perform its responsibilities under the contract.

6.6 *Assignments*

(a) Neither party may assign this contract, or assign or delegate any of its duties or obligations under the contract, to another party (whether by operation of law or otherwise), without the prior approval of the other party. Jackson County may, however, assign this contract to any other Jackson County department without the prior approval of the Contractor.

(b) If the Contractor intends to assign this contract or any of the Contractor's rights or duties under the contract, the Contractor must notify Jackson County and provide adequate information about the assignee at least 90 days before the proposed assignment or as otherwise provided by law or court order. Jackson County may withhold approval from proposed assignments, subcontracts, or novations if Jackson County determines, in its sole discretion, that the transfer of responsibility would decrease Jackson County's likelihood of receiving performance on the contract or Jackson County's ability to recover damages.

(c) If Jackson County permits an assignment of the Contractor's right to receive payments, the Contractor is not relieved of its responsibility to perform any of its contractual duties. All payments must continue to be made to one entity.

6.7 *Criminal Background Checks*

Supplier hereby certifies that any employees, subcontractors, and volunteers of the Supplier who will have duties related to the contracted services; have passed a criminal history background check.

7. Stop Work Order & Termination



7.1 Stop Work Order

Jackson County may, by issuing a Stop Work Order, require that the Contractor fully or partially stop work for a period of up to 90 calendar days, and for any further period to which the parties agree. Upon receipt of the Stop Work Order, the Contractor must immediately take all reasonable steps to minimize incurring costs. Within the period of the Stop Work Order, Jackson County must either: (a) terminate the Stop Work Order; or (b) terminate the work covered by the Stop Work Order.

7.2 Termination of Stop Work Order

The Contractor must resume work if Jackson County terminates a Stop Work Order or if it expires. The parties will agree upon an equitable adjustment in the delivery schedule, the Contract price, or both, and the Contract must be modified, if: (a) the Stop Work Order results in an increase in the time required for, or the Contractor's costs properly allocated to, the performance of the Contract; and (b) the Contractor asserts its right to an equitable adjustment within 20 days after the end of the Stop Work Order by submission of a request for adjustment to Jackson County; provided that, Jackson County may receive and act upon the Contractor's request submitted at any time before final payment. Any adjustment will conform to the requirements of Section 4.7.3, Contract Changes.

7.3 Allowance of the Contractor's Costs

If Jackson County fully or partially terminates the work covered by the Stop Work Order, for reasons other than material breach, the termination is a termination for convenience under Section 7.6, Termination by Jackson County, and Jackson County will pay reasonable costs resulting from the Stop Work Order in arriving at the termination settlement. Jackson County is not liable to the Contractor for lost profits because of a Stop Work Order issued under Section 7.1, Stop Work.

7.4 Notice and Right to Cure

If the Contractor breaches the Contract, and Jackson County, in its sole discretion, determines that the breach is curable, Jackson County will provide the Contractor notice of the breach and a period of at least 30 days to cure the breach. Jackson County does not need to provide notice or an opportunity to cure for successive or repeated breaches or if Jackson County determines, in its sole discretion, that a breach poses a serious and imminent threat to the health or safety of any person or the imminent loss, damage, or destruction of any real or tangible personal property.

7.5 Termination for Cause

(a) Jackson County may fully or partially terminate this Contract for cause by notifying the Contractor if the Contractor: (i) breaches any of its material duties or obligations (including a Chronic Failure to meet any SLA); or (ii)



fails to cure a breach within the time period specified in a notice of breach provided by Jackson County

(b) The Contractor must pay all reasonable costs incurred by Jackson County in terminating this Contract for cause, including administrative costs, attorneys' fees and court costs, and any additional costs Jackson County incurs to procure the deliverable(s) from other sources. Re-procurement costs are not consequential, indirect, or incidental damages, and cannot be excluded by any other terms otherwise included in this Contract, provided the costs are not in excess of 50% more than the prices for the Deliverable(s).

(c) If Jackson County partially terminates this Contract for cause, any charges payable to the Contractor will be equitably adjusted to reflect those deliverable(s) that are terminated. Jackson County must pay for all deliverable(s) for which final acceptance has been granted before the termination date. Any services or related provisions of this Contract that are terminated for cause must cease on the effective date of the termination.

(d) If Jackson County terminates this Contract for cause and it is determined, for any reason, that the Contractor was not in breach of the Contract, the termination will be deemed to have been a termination under Section 2.16.3, Termination for Convenience, effective as of the same date, and the rights and obligations of the parties will be limited to those provided in that Section.

7.6 Termination for Convenience

Jackson County may fully or partially terminate this Contract for its convenience if Jackson County determines that a termination is in Jackson County's best interest. Reasons for the termination are within the sole discretion of Jackson County and may include:

(a) Jackson County no longer needs the deliverable(s) specified in this Contract;

(b) a relocation of office, program changes, or changes in laws, rules, or regulations make the Deliverable(s) no longer practical or feasible for Jackson County;

(c) unacceptable prices for Contract changes; or

(d) falsification or misrepresentation, by inclusion or non-inclusion, of information material to a response to any RFQ issued by Jackson County. Jackson County may terminate this Contract for its convenience by giving Contractor notice at least 30 days before the date of termination. If Jackson County chooses to terminate this Contract in part, any charges payable to the Contractor must be equitably adjusted to reflect those deliverable(s) that are terminated.



7.7 *Termination for Criminal Conviction*

Jackson County may terminate this Contract immediately and without further liability or penalty if the Contractor, an officer of the Contractor, or an owner of a 25% or greater share of the Contractor is convicted of a criminal offense related to a Jackson County, public, or private Contract or subcontract.

7.8 *Rights and Obligations upon Termination*

(a) If Jackson County terminates this Contract for any reason, the Contractor must:

- (i) stop all work as specified in the notice of termination;
- (ii) take any action that may be necessary, or that Jackson County may direct, to preserve and protect deliverable(s) or other Jackson County property in the Contractor's possession;
- (iii) return all materials and property provided directly or indirectly to the Contractor by any entity, agent, or employee of Jackson County;
- (iv) transfer title in and deliver to Jackson County, unless otherwise directed, all deliverable(s) intended to be transferred to Jackson County at the termination of the Contract (which will be provided to Jackson County on an "As-Is" basis except to the extent Jackson County compensated the Contractor for warranty services related to the materials);
- (v) to the maximum practical extent, take any action to mitigate and limit potential damages, including terminating or limiting subcontracts and outstanding orders for materials and supplies; and
- (vi) take all appropriate action to secure and maintain Jackson County information confidentially.

(b) If Jackson County terminates this Contract under Section 4.9.6, Termination for Convenience, Jackson County must pay the Contractor all charges due for deliverable(s) provided before the date of termination and, if applicable, as a separate item of payment, for work-in-progress, based on a percentage of completion determined by Jackson County. All completed or partially completed deliverable(s) prepared by the Contractor, at the option of Jackson County, become Jackson County's property, and the Contractor is entitled to receive equitable compensation for those deliverable(s). Regardless of the basis for the termination, Jackson County is not obligated to pay or otherwise compensate the Contractor for any lost expected future profits, costs, or expenses incurred with respect to deliverable(s) not actually completed.

(c) If Jackson County terminates this contract for any reason, Jackson County may assume, at its option, any subcontracts, and agreements for deliverable(s), and may pursue completion of the deliverable(s) by replacement contract or as Jackson County deems expedient.



7.9 Reservation of Rights

In the event of any full or partial termination of this contract, each party reserves all rights or remedies otherwise available to the party.

7.10 Contractor Transition Responsibilities

If this Contract terminates under, Termination by Jackson County, the Contractor must make reasonable efforts to transition the performance of the work, including all applicable equipment, services, software, and leases, to Jackson County or a third party designated by Jackson County within a reasonable period of time that does not exceed 30 days from the date of termination. The Contractor must provide any required reports and documentation.

7.11 Termination by Contractor

If Jackson County breaches the contract and the Contractor, in its sole discretion, determines that the breach is curable, the Contractor will then provide Jackson County with notice of the breach and a time period (not less than 30 days) to cure the breach.

The Contractor may terminate this Contract if Jackson County: (a) materially breaches its obligation to pay the Contractor undisputed amounts due; (b) breaches its other obligations to an extent that makes it impossible or commercially impractical for the Contractor to complete the deliverable(s); or (c) does not cure the breach within the time period specified in a notice of breach.



Attachments

Carolina Premier Window Films Proposal Pricing Sheets



To Whom It May Concern,

Carolina Premier Window Films is pleased to submit our proposal for the *3M Window Shatter Treatments* project, Bid #JC-910-071125. Since opening our doors on May 15, 2006, we have specialized in delivering high-quality safety and security window film installations for schools, government facilities, and commercial properties.

As an authorized dealer for both 3M and Eastman, we provide only premium-grade security films that meet or exceed industry safety and performance standards. Our work is carried out by trained and certified installation teams, ensuring consistent quality and accountability from start to finish.

Over the years, we have successfully completed large-scale security film projects for multiple school districts, including Orange County Schools, London ISD, Chesterfield Schools, Gettysburg Area School District, and Freedom Area Elementary, among many others. Each installation is executed with precision, adhering to manufacturer guidelines and best practices to ensure optimal film performance and long-term durability.

We understand the critical importance of security film in safeguarding students, staff, and facilities, and we take pride in delivering installations that serve their purpose when it matters most. Our proven track record, combined with our commitment to service excellence, makes Carolina Premier Window Films a trusted choice for this project.

We appreciate your consideration of our proposal and welcome the opportunity to contribute our expertise to the success of this project.

Sincerely,

Carolina Premier Window Films

3.1 Company Profile

Failure to complete this form may result in your Bid being deemed non-responsive and rejected without any further evaluation.

Official Name of Bidder: <i>Carolina Premier Window Films</i>	Type of Entity/Organization (check one): <input checked="" type="checkbox"/> Corporation <input type="checkbox"/> Joint Venture <input type="checkbox"/> Limited Liability Partnership <input type="checkbox"/> General Partnership <input type="checkbox"/> Limited Liability Corporation <input type="checkbox"/> Individual <input type="checkbox"/> Non-Profit / Church <input type="checkbox"/> Other: _____
Street Address: <i>1051 Albright Rd Suite 117</i>	
City: <i>Rock Hill</i>	
State: <i>SC</i>	Zip Code: <i>29730</i>
Website: <i>www.cpwindowfilms.com</i>	
Primary Contact Name: <i>Sierra McClure</i>	
Primary Contact Phone Number: <i>803-207-7992</i>	
Primary Contact Email Address: <i>admin@cpwindowfilms.com</i>	
Company's Dun & Bradstreet (D&B) number and/or CCR number: <i>942956470</i>	
Has your company been debarred by the Federal Government? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If yes, has it been lifted and if so, when?	
Has your company been debarred by State Governments? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If yes, has it been lifted and if so, when?	
Brief history of your company, including the year it was established: <i>established 5/15/2006</i> <i>See attached cover letter</i>	

I hereby certify that the foregoing business information is true, correct, and complete to the best of (my/our) knowledge and belief:

Signature: <i>Sierra McClure</i>	Date: <i>8/15/25</i>
Name of Signer: <i>Sierra McClure</i>	Title of Signer: <i>Executive Assistant</i>

3.2 References

Provide a minimum of five (5) customer references for products and/or services of similar scope within the past 5 years.

Entity Name: <i>See Attached Reference Sheet</i>	
Contact Name:	Title:
City:	State:
Phone Number:	Years Serviced:
Description of Services:	

Entity Name:	
Contact Name:	Title:
City:	State:
Phone Number:	Years Serviced:
Description of Services:	

Entity Name:	
Contact Name:	Title:
City:	State:
Phone Number:	Years Serviced:
Description of Services:	



Company Name: USACE SPA HQ

Address: 4101 JEFFERSON PLAZA NORTHEAST ALBUQUERQUE, NM 87109

Contact Name: Jordan Melvin

Contact Phone: 505-342-3133

Contact Email: jordan.p.melvin@usace.army.mil

Date of Project: 12/19/2022

SQ FT Size of Project: 600.50

Date Started: 12/19/2022

Date Completed: 7/14/2023

Project Size: 2 Panes

Contract Sales size: \$1,164.00

Scope of Work: Decorative Film

Company Name: USPS Charlotte

Address: 524 SCALYBARK ROAD GASTONIA, NC 28054

Contact Name: Nick Schenk

Contact Phone: 618-654-8611

Contact Email: nick.schenk@korteco.com

Date of Project: 9/26/2023

SQ FT Size of Project: 2,330.15

Date Started: 9/26/2023

Date Completed: 6/12/2024

Project Size: 92 Panes

Contract Sales size: 31,416.53

Scope of Work: Sun Control Film



Carolina Premier
WINDOW FILMS

Company Name: CMGC

Address: 232 SOUTH DAVIDSON STREET
CHARLOTTE, NC 28202

Contact Name: John Moloney

Contact Phone: 704-464-0320

Contact Email: john.moloney@jedunn.com

Date of Project: 9/1/2023

SQ FT Size of Project: 33,745.43

Date Started: 9/1/2023

Date Completed: 3/1/2024

Project Size: 2,095 Panes

Contract Sales size: \$288,779.00

Scope of Work: Sun Control Film

“We had a very time sensitive project, that required relocating every person in the building over 5 months.

Throughout this process, we never lost a day of schedule and were able to overcome all of the obstacles experienced. The only Change Order during this project was for additional scope at the Owner's request.”



Carolina Premier
WINDOW FILMS

Company Name: Federal Regional Center/DHS

Address: 63 OLD MARLBORO ROAD MAYNARD, MA 01754

Contact Name: Chris Kelly

Contact Phone: 617-832-4787

Contact Email: christopher.kelly@fema.dhs.gov

Date of Project: 1/10/2022

SQ FT Size of Project: 578.49

Date Started: 1/10/2022

Date Completed: 1/12/2022

Project Size: 51 Panes

Contract Sales size: 6,888.00

Scope of Work: Security Film

Company Name: Federal Center South

Address: 4735 E MARGINAL WAY S BUILDING 1202 SEATTLE, WA 98134

Contact Name: Craig Thomas

Contact Phone: 253-208-1894

Contact Email: craig.thomas@gsa.gov

Date of Project: 10/26/2020

SQ FT Size of Project: 1127.78

Date Started: 10/26/2020

Date Completed: 10/28/2020

Project Size: 23 Panes

Contract Sales size: 7,444.00

Scope of Work: Sun Control Film



Company Name: Greenwood School District 50

Address: 1855 Calhoun Rd, Greenwood, SC 29649

Contact Name: Shealyn Barnes

Contact Phone: 846-941-5793

Contact Email: barness@gwd50.org

Date of Project: 8/15/2024

SQ FT Size of Project: 12553.04

Date Started: 8/15/2024

Date Completed: 12/13/2024

Project Size: 1722

Contract Sales size: 229,900.00

Scope of Work: Security & Decorative Film

“We have been very pleased with the work on this project. The relationship we have built with Michelle has been a great working relationship. When we did have a few problems with some work done, Michelle came out and took pictures and walked the sites to ensure that the problems would be fixed. The overall work done has been great and what we asked for. The customer service has been great. Setup, reminders, and billing have all been smooth.”



Carolina Premier
WINDOW FILMS

Company Name: Batesburg-Leesville School District

Address: 338 W Columbia Ave, Batesburg-Leesville, SC 29006

Contact Name: Todd Bedenbaugh

Contact Phone: 803-687-1974

Contact Email: tbedenbaugh@lex3.org

Date of Project: 4/16/2024

SQ FT Size of Project: 6888.69

Date Started: 4/16/2024

Date Completed: 6/11/2024

Project Size: 842 Panes

Contract Sales size: 54,363.90

Scope of Work: Sun Control & Security Film

“Company did a great job with schedule and installation of door and window film”



Company Name: Orange County Schools

Address: 200 E. King Street Hillsborough, NC 27278

Contact Name: Andrew Poole

Contact Phone: 336-212-5261

Contact Email: Andrew.poole@orange.k12.nc.us

Date of Project: 12/20/2024

SQ FT Size of Project: 67,106

Date Started: 12/20/2024

Date Completed: 2/28/2025

Project Size: 2,764 Panes

Contract Sales size: \$520,000

Scope of Work: Sun/Safety Film

Company Name: Chesterfield Schools

Address: 401 West Blvd., Chesterfield, SC 29709

Contact Name: Jamie Brown

Contact Phone: 843-634-6661

Contact Email: jabrown@chesterfieldschools.org

Date of Project: 3/13/2025

SQ FT Size of Project: 6,194.89

Date Started: 3/13/2025

Date Completed: 4/14/2025

Project Size: 1,025 Panes

Contract Sales size: \$164,000

Scope of Work: Security Film



Company Name: LONDON INDEPENDENT SCHOOL DISTRICT

Address: 1356 FARM TO MARKET 43 CORPUS CHRISTI, TX 78415

Contact Name: Luke Morales

Contact Phone: 210-748-1868

Contact Email: morales.gilbert@londonisd.net

Date of Project: 4/9/2025

SQ FT Size of Project: 3,327.07

Date Started: 4/9/2025

Date Completed: 4/15/2025

Project Size: 385 Panes

Contract Sales size: \$58,788

Scope of Work: Security Film

“Carolina film did an excellent job on our campus. The staff that were here working were very professional and courteous. They did an excellent job of communicating with us. They were prompt and detail oriented. I strongly recommend Carolina Premier Window Film for all of your film needs.”



Carolina Premier
WINDOW FILMS

Company Name: Providence Day

Address: 5800 SARDIS ROAD
CHARLOTTE, NC 28270

Contact Name: Tammy Stokes

Contact Phone: 704-607-3922

Contact Email: tammy.stokes@providenceday.org

Date Started: 3/16/2018

Date Completed: Ongoing

Contract Sales size: 174,122.00

Scope of Work: Security Film

We have completed different stages of this project within the past 7 years and are going to be starting another stage this year.



Carolina Premier
WINDOW FILMS

Company Name: Gettysburg Area School District

Address: 900 BIGLERVILLE ROAD
GETTYSBURG, PA 17325

Contact Name: Kevin Kritsberg

Contact Phone: 717-334-6254 ext. 1238

Contact Email: kkritsberg@gasd-pa.org

SQ FT Size of Project: 2570.31

Date Started: 6/19/2025

Date Completed: 6/30/2025

Project Size: 452 Panes

Contract Sales size: 174,122.00

Scope of Work: Security Film

“Field staff worked fast to meet a deadline, but work overall was very professional. Office staff operated smoothly through negotiations and contract execution.”

3.3 Ethics in Contracting Vendor Form

Disclosure of Relationships with County Contract Managers by Owners, Officers, and Key Personnel of Company

Failure to complete this form may result in your Bid being deemed non-responsive and rejected without any further evaluation.

- This form must be completed by a person holding a key position in the business, such as an officer, director, trustee, partner, senior engineer, or sales manager and have influence in making this bid or response or in performing the contract if the County awards it to your company.
- Please fill out this form to the best of your knowledge and belief.
- Detach and make additional copies of this form if needed.
- If you are unsure about what to disclose, contact the County's representative.
- You are not required to question family members beyond what you already know of their affairs.
- Submit this form with your bid/quote/proposal. A copy will be kept on file by the County.
- If you fail to fully disclose the required information below, the County may terminate your contract if your company is awarded one.
- If you are awarded a contract and changes occur that would impact your responses below, it is your responsibility to update and resubmit this form.

1. Are you a County employee or an immediate family member of a County employee? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
If yes, Name:	Relationship:
Department:	Title:
2. Without any further inquiry, are you aware if your company has employed a County employee or an immediate family member of a County employee within the previous twelve (12) months? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
If yes, Name of Employee:	
Department:	Title:
3. Without any further inquiry, are you aware if your company has discussed hiring a County contract/project manager or an immediate family member of a County contract/project manager within in the previous twelve (12) months? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
If yes, Name of Contract Manager:	
Department:	Title:
4. Do you and a contract/project manager each have a financial interest in one or more of the same business ventures? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
If yes, Name of Contract Manager:	
Department:	Title:

ETHICS CERTIFICATION

I certify that I have disclosed all information within my knowledge, which is required by this disclosure form.

Name: (Please print): <u>Sierra McClure</u>	
Signature: <u>Sierra McClure</u>	Date: <u>8/15/25</u>
Company Name: <u>Carolina Premier Window Films</u>	
Last Four Digits of Company Tax ID Number: <u>5838</u>	

ETHICS DEFINITIONS

Contract Manager: An elected or appointed Jackson County official or a key employee identified as having significant discretion over County contracts.

Immediate Family: Your spouse, children, parents, brothers, and sisters.

Financial Interest:

- Ownership of any interest or involvement in any relationship, which results in the receipt in \$500 or more per year.
- Holding a key position in a business such as officer, director, trustee, partner, member, shareholder, or sales manager. Exceptions: Officers who serve without compensation on the boards of charitable organizations.
- Receipt of any financial benefit, whether direct or indirect.



9223 Harford Road
Baltimore, MD 21234
Tel: 410-882-0800
Tel: 800-537-3911 | 866-773-5659
www.epdwindowfilm.com

July 16, 2025

Ms. Michelle Clark
Carolina Premier Window Films
1051 Albright Rd
Unit 117
Rock Hill, SC 29730

Subject: Letter of Good Standing

Dear Ms. Clark,

This letter is to confirm that Carolina Premier Window Films (CPWF) is a 3M Authorized Prestige Window Film Dealer in good standing with 3M Company and Energy Products Distribution (EPD). As such, CPWF is authorized to purchase and install 3M window film products and installations performed by its installers are warrantied by 3M, when a 3M warranty is applicable.

Energy Products Distribution (EPD) is a 3M Master Distributor of 3M window film products and has enjoyed a great working relationship with CPWF. CPWF has demonstrated all of the qualities that EPD looks for in its 3M Prestige Window Film dealer network.

Please contact me with any questions.

Regards,

A handwritten signature in blue ink that reads 'Manny Hondroulis'.

Manny Hondroulis
Vice President
mhondroulis@epdwindowfilm.com



**HEREBY GRANTS
WOMAN OWNED SMALL BUSINESS (WOSB) CERTIFICATION TO**

Carolina Premier Window Films, Inc.

The identified small business is an eligible WOSB for the WOSB Program, as set forth in 13 C.F.R. part 127 and has been certified as such by an SBA approved Third Party Certifier pursuant to the Third Party Agreement, dated June 30, 2011, and available at www.sba.gov/wosb.

The WOSB Certification expires on the date herein unless there is a change to the SBA's regulation that makes the WOSB ineligible or there is a change in the WOSB that makes the WOSB ineligible. If either occurs, this WOSB Certification is immediately invalid. The WOSB must not misrepresent its certification status to any other party, including any local or State government or contracting official or the Federal government or any of its contracting officials.

Majority Female Owner: Michelle Clark

NAICS: 238150, 811122
UNSPSC: 30171700, 72153000, 72153001

Certification Number: WOSB191592

Renewal Date: October 31, 2025

WOSB Regulation Expiration Date: 10/31/2026



Roz Lewis, Women's Business Center President
& CEO

Pamela Prince-Easton, WBENC President & CEO

LaKesha White, Sr. Vice President, Certification



hereby grants

National Women's Business Enterprise Certification

to

Carolina Premier Window Films, Inc.

who has successfully met WBENC's standards as a Women's Business Enterprise (WBE).
This certification affirms the business is woman-owned, operated and controlled and is valid through the date herein.

Certification Granted: October 2, 2019

Expiration Date: October 31, 2025

WBENC National Certification Number: WBE1902191

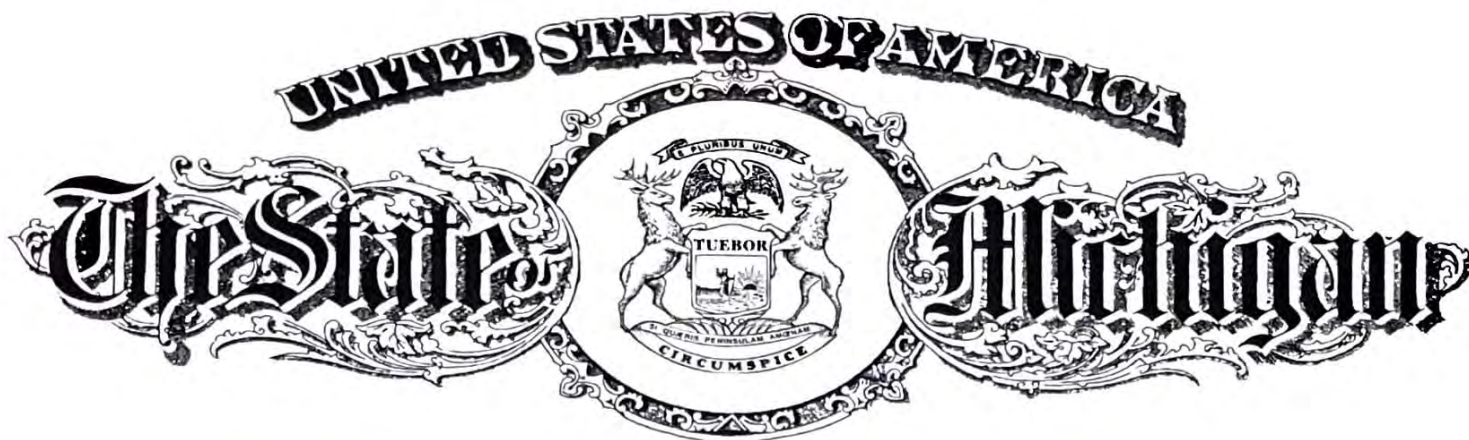
WBENC National WBE Certification was processed and validated by Greater Women's Business Council, a WBENC Regional Partner Organization.

Authorized by Roz Lewis, President & CEO
Women's Business Center



NAICS: 238150, 811122
UNSPSC: 30171700, 72153000, 72153001





Department of Licensing and Regulatory Affairs

Lansing, Michigan

This is to Certify That

CAROLINA PREMIER WINDOW FILMS, INC

a FOREIGN PROFIT CORPORATION existing under the laws of the state of South Carolina

was validly authorized to transact business in Michigan on the 25 day of February, 2025 in conformity with 1972 PA 284.

Said corporation is authorized to transact in this state any business of the character set forth in its application which a domestic corporation formed under this act may lawfully conduct. The authority shall continue as long as said corporation retains its authority to transact such business in the jurisdiction of its incorporation and its authority to transact business in this state has not been surrendered, suspended or revoked.

This certificate is in due form, made by me as the proper officer, and is entitled to have full faith and credit given it in every court and office within the United States.

In testimony whereof, I have hereunto set my hand, in the City of Lansing, this 25th day of February, 2025.



Linda Clegg

Linda Clegg, Director

Corporations, Securities & Commercial Licensing Bureau



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

4/22/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Insurance Group of America LLC 6640 Carothers Pkwy, Ste 160 Franklin TN 37067	CONTACT NAME: Brianna Ferguson PHONE (A/C, No, Ext): 270-937-0283 E-MAIL ADDRESS: brianna.ferguson@iga.biz FAX (A/C, No): 615-905-1698
INSURED Carolina Premier Window Films Inc 1051 Albright Road Rock Hill SC 29730	INSURER(S) AFFORDING COVERAGE INSURER A: Employers Mutual Casualty Co INSURER B: Bridgefield Casualty Ins Co INSURER C: Great American Spirit Ins Co INSURER D: INSURER E: INSURER F:

COVERAGES**CERTIFICATE NUMBER:** 6492988**REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PRO-JECT <input checked="" type="checkbox"/> LOC OTHER:			BBC4504	4/23/2025	4/23/2026	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 500,000 MED EXP (Any one person) \$ 10,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 2,000,000 \$
A	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> NON-OWNED AUTOS ONLY			6E71915	4/23/2025	4/23/2026	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
A	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED RETENTION \$			6J71915	4/23/2025	4/23/2026	EACH OCCURRENCE \$ 5,000,000 AGGREGATE \$ 5,000,000 \$
B C	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y / N <input type="checkbox"/>	N / A	0196-63540 TBD	4/23/2025 4/23/2025	4/23/2026 4/23/2026	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER**CANCELLATION**

For Informational Purposes

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

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Warranty Overview

The following warranties are offered by 3M and its 3M Authorized Window Film Dealer (“**Seller**”) to a Purchaser that buys the following 3M window film products from that 3M Authorized Window Film Dealers for flat glass applications (collectively “**3M Window Films**”), and 3M™ Impact Protection Attachment (IPA) Sealant (“**3M IPA**”), subject to the terms and conditions set forth in this Warranty Bulletin. The highlights include:

- **3M™ Basic Product Warranty.** Subject to the terms and conditions set forth in this Warranty Bulletin, 3M warrants that the 3M Window Films and 3M IPA conform to the applicable 3M Specifications as of the date of manufacture.
- **Glass Thermal Shock Failure (Breakage) Warranty – Sun Control Films Only.** Subject to the terms and conditions set forth in this Warranty Bulletin, Seller warrants that 3M Window Films with sun control Specifications will not exhibit thermal shock failure for sixty (60) months from the date of installation.
- **3M™ Performance Warranty Coverage.** Subject to the terms and conditions set forth in this Warranty Bulletin, for installed 3M Window Film applications (and 3M IPA, if applied) (“**Installed Window Film Application(s)**”), Seller warrants that the Installed Window Film Application will maintain the adhesion and optical performance properties for the warranty periods and applications listed below.

WARRANTY MATRIX	Potential Applications ²	IPA 4 Sides ³	Basic Warranty	Glass Breakage Warranty	Residential		Commercial	
					Performance Warranty Period/Remedy from Installation Date		Performance Warranty Period/Remedy from Installation Date	
					Replace Product	Labor Costs	Replace Product	Labor Costs
3M™Scotchshield™ Safety & Security Window Films ¹								
Ultra S800	<ul style="list-style-type: none"> •Spontaneous Glass Breakage •Break and Entry •Seismic Events •Explosions •Windstorm •Safety Glazing •UV Fading 	Yes	√	Yes	Lifetime	Lifetime	12 Years	12 Years
Ultra Prestige S70		Yes	√	Yes	Lifetime	Lifetime	15 Years	15 Years
Ultra Prestige S50		Yes	√	Yes	Lifetime	Lifetime	15 Years	15 Years
Ultra Night Vision S25		Yes	√	Yes	Lifetime	Lifetime	12 Years	12 Years
3M™Scotchshield™ Security Window Films ¹								
S2400	Same applications listed above, except windstorm limited to impact protection from debris	Yes	√	Yes	Lifetime	Lifetime	10 years	10 years
3M™ Safety & Security Window Films								
Safety S40	<ul style="list-style-type: none"> •Spontaneous Glass Breakage •Break and Entry •Seismic Events •Safety Glazing •UV Fading 	Yes	√	Yes	Lifetime	Lifetime	10 years	10 Years
Safety S70		Yes	√	Yes	Lifetime	Lifetime	10 Years	10 Years
Safety S80		Yes	√	Yes	Lifetime	Lifetime	10 Years	10 Years
Safety S140		Yes	√	Yes	Lifetime	Lifetime	10 Years	10 Years
Safety S40 Exterior (S40X)	<ul style="list-style-type: none"> •Spontaneous Glass Breakage •Seismic Events •Safety Glazing •UV Fading 	No	√	N/A	7 Years (5 sloped)	1 Year	7 Years (5 sloped)	1 Year
Safety S70 Exterior (S70X)		No	√	N/A	7 Years (5 sloped)	1 Year	7 Years (5 sloped)	1 Year
3M™ Anti-Graffiti Films								
Anti-Graffiti 4 (AG-4)	Glass Protection	No	√	N/A	1 Year	1 Year	1 Year	1 Year
Anti-Graffiti 6 (AG-6)		No	√	N/A	1 Year	1 Year	1 Year	1 Year
Attachment Sealant			√					
3M™Impact Protection Attachment (IPA) Sealant	Window Film Installation	N/A	√	N/A	Lifetime	Lifetime	= film warranty	= film warranty

¹ For warranty coverage, 3M™Scotchshield™ Safety & Security Window Films and 3M™ Scotchshield™ Security Window Film S2400 must be installed with the 3M IPA for the following applications: all windstorm, break & entry, and explosion mitigation applications and for all spontaneous glass breakage applications on single pane tempered glass. The sealant is recommended for certain other spontaneous glass breakage, safety glazing, and seismic applications. Always consult with your 3M Authorized Window Film Dealer for appropriate sealant guidance.

² Always refer to the 3M Technical Data Sheet and 3M Specifications for complete details on the scope of use for these listed applications. Users are responsible for determining if the film is suitable for the intended application.

³ For warranty coverage, 3M IPA is required on all four (4) sides of a glass window or door.

⁴ “Lifetime” is the time that the original Purchaser owns and occupies a residence. Warranty does not transfer to new owners or cover rental properties.

IMPORTANT: This Warranty Matrix and Overview is provided as a customer courtesy and must be read in conjunction with all applicable 3M terms and conditions, including as set forth in this bulletin. Please refer to the remainder of this Warranty Bulletin for detailed information on warranty coverage. Capitalized terms are defined in the Definitions section of this bulletin.

3M™ Basic Product Warranty - Film and 3M IPA Attachment

Subject to the terms and conditions set forth in this Warranty Bulletin, 3M warrants that 3M Window Films and 3M IPA conform to the applicable 3M manufacturing specifications ("**3M Specifications**") on the date of manufacture ("**Basic Product Warranty**").

Glass Thermal Shock Failure (Breakage) Warranty – Sun Control Films Only

Subject to the terms and conditions set forth in this Warranty Bulletin, for 3M Window Films identified as sun control films, Seller warrants against thermal shock failure (breakage) on glass windows and glass doors to which such sun control films have been appropriately applied (maximum value of \$500 per window) provided such glass failure is caused only as a direct result of the application of such sun control film, such films are applied only to recommended types of glass, and the glass failure is reported to the Seller within sixty (60) months from the Installation Date. Warranty coverage is valid only for 3M Window Films identified as "solar control films" and for 3M Safety & Security Window Films. Any glass failure covered by this warranty must be reviewed by Seller prior to repair, and only covers film and glass replacement. Refer to the Warranty Matrix for details on warranty coverage, applicable Warranty Periods, and requirements for warranty coverage based on the use of 3M IPA and the application of 3M IPA to 2 or 4 sides of a glass frame.

3M™ Performance Warranty

Subject to the terms and conditions set forth in this Warranty Bulletin, Seller warrants that 3M Window Films and 3M IPA (if applicable), when installed by a 3M Authorized Window Film Dealer, will meet the 3M Basic Product Warranty and, during the Performance Warranty Period, the Installed Window Film Application will meet the following adhesion and optical performance properties: 1) The 3M Window Film will adhere to the glass surface without blistering, cracking, peeling, bubbling, lifting, curling, or delaminating from the glass surface; 2) The 3M Window Film will maintain its optical clarity and color without discoloration, excessive fading, or loss of reflectivity (if applicable) that make the Installed Window Film Application visually unsuitable for its intended purpose when viewed from the inside with a viewing angle of up to 45 degrees from perpendicular to the vertical glass surface and from a distance of 10 feet from the surface, taking into account normal wear and tear; and 3) the 3M IPA, if applied, will maintain its adhesive properties without cracking, peeling, or delaminating from the glass. Refer to the Warranty Matrix for details on warranty coverage, applicable Warranty Periods, and requirements for warranty coverage based on the use of 3M IPA and the application of 3M IPA to 2 or 4 sides of a glass frame.

Window Film/3M IPA Removal and Residue Warranty

Subject to the terms and conditions set forth in this Warranty Bulletin, Seller warrants that the 3M Window Films are removable provided, however, Purchaser is advised that adhesive residue is expected after film removal. 3M does not warrant against adhesive residue. 3M does not warrant that 3M IPA is easily removable and grinding methods may be required to remove the 3M IPA. Removal of either 3M Window Films and/or 3M IPA by a 3M Authorized Window Film Dealer is recommended to achieve the best results. This warranty does not cover ease or speed of removal.

Warranty Exclusions and Limitations

The warranties described above have those warranty exclusions, limitations, and other terms and conditions set forth in this Warranty Bulletin.

Remedies for Non-Conforming 3M Products

If the 3M Window Films and/or 3M IPA do not conform to the applicable warranties, then the sole and exclusive remedy is, at Seller's option, for the Seller to (i) refund the Purchaser in an amount equivalent to the purchase price paid by the Purchaser for the Installed Window Film Application and/or (ii) replace the quantity of any non-conforming 3M Window Films and/or 3M IPA used in the Installed Window Film Application, with labor costs to replace the non-conforming product subject to the exclusions specified immediately below. 3M may require that samples of the non-conforming products be submitted to 3M to validate your warranty claim.

Exclusions

- The labor portion of this warranty only covers labor costs incurred by a 3M Authorized Window Film Dealer selected by 3M, at its sole discretion. Work performed by any other party is not eligible for warranty coverage.
- Certain costs that may be directly or indirectly associated with repair or replacement warranty work by a 3M Authorized Window Film Dealer are excluded from these remedies. Purchaser is solely responsible for all direct and indirect costs incurred by the Purchaser to enable the 3M Authorized Window Film Dealer to perform warranty work including, but not limited to, costs associated with the removal, reattachment, restoration (e.g., painting), moving, or replacement of personal or real property. Examples of such costs include but are not limited to the following: painting in the affected area; the removal, restoration, movement, or replacement of window treatments, window and door mullions, and trim work; and the removal, restoration, movement, or replacement of lighting fixtures, furniture, or other personal or real property.

General Warranty Terms and Conditions

The following terms and conditions apply to the purchase and installation of all 3M Window Films and 3M IPA and the warranties set forth in this Warranty Bulletin. In the event of a conflict between these terms and conditions and any 3M Window Film and/or 3M IPA bulletins, technical data sheets, instruction bulletins, or other 3M published documents (collectively referred to as "3M Product and

Instruction Bulletins"), the following terms and conditions shall govern.

A. Scope of Warranty

- This Warranty Bulletin supersedes and replaces all prior Warranty Bulletins or 3M Product and Instruction Bulletins with respect to the warranties set forth in this Warranty Bulletin.
- This Warranty Bulletin applies to 3M Window Films and 3M IPA sold globally unless different terms and conditions are published in writing by a local 3M entity outside the United States.
- The warranties and remedies described in this Warranty Bulletin are made only to Purchaser and do not obligate 3M to any other person or entity. These warranties do not transfer to subsequent owners or tenants of buildings to which the 3M Window Film and/or 3M IPA was applied.

B. Warranty Exclusions and Limitations

The following exclusions and limitations are in addition to those specific warranty exclusions referenced in this Warranty Bulletin or any individual 3M Window Film and/or 3M IPA Product or Instruction Bulletin.

- **Misuse.** 3M has no warranty obligations with respect to any 3M Window Film or 3M IPA that has been modified, damaged, or otherwise affected by misuse, abuse, accident, neglect, acts of God, vandalism, or mishandling by anyone other than 3M or the 3M Authorized Window Film Dealer.
- **Failure to Follow Product Care and Maintenance Guidelines.** All warranty coverage is contingent upon the installed 3M Window Film and/or 3M IPA being maintained in accordance with all Seller guidelines and instructions for care and maintenance including, but not limited to, the "Guidelines for 3M™ Window Film Inspections, Cleaning and Maintenance" found at the end of this Warranty Bulletin. Failure to follow such guidelines and instructions will void all 3M Window Film and 3M IPA warranties, if applicable. **DO NOT WASH newly installed windows for thirty (30) days to allow adhesion to build.**
- **Required 3M IPA Combinations.** For warranty coverage, 3M™Scotchshield Safety & Security Window Films and 3M™ Scotchshield™ Security Window Film S2400 must be installed with the 3M™ Impact Protection Attachment (IPA) Sealant for the following applications: all windstorm, break & entry, and blast mitigation applications and for all spontaneous glass breakage applications on single pane tempered glass. The sealant is recommended for certain other spontaneous glass breakage, safety glazing, and seismic applications. Always consult with your 3M Authorized Window Film Dealer for appropriate sealant guidance.
- **Applications to Non-Flat Glass Surfaces.** 3M Window Films are only designed for application to flat glass. Applications to other surfaces such as three-dimensional or curved glass surfaces voids warranty coverage. The use of sloped, flat glass shortens the warranty period. Please refer to the Warranty Matrix.
- **Spliced Film.** Purchasers may have certain flat glass applications in which the framing structure of the window or door may require the 3M Authorized Window Film Dealer to splice the 3M Window Film prior to application. Spliced 3M Window Film may not meet 3M Specifications and 3M does not warrant the performance of any 3M Window Films on flat glass applications with splices.
- **Use of Non-3M Products.** The substitution of non-3M products by Purchaser (film or attachment sealant) invalidates warranty coverage.
- **Abrasion Damage.** 3M does not warrant against damage to the surface of the installed 3M Window Film and/or 3M IPA caused by natural, manual, or mechanical forces including, but not limited to, pressure washing, the use of brushes, brushing from tree branches, and sandstorms.
- **Acid Rain/Acid Dew Related Failures.** 3M does not warrant against defects, failures, or losses caused by, arising from, or related to acid rain or acid dew on Installed 3M Film and 3M IPA.
- **Pre-Installation Inspections.** In certain instances, certain pre-installation inspections may be conducted by 3M and/or the 3M Authorized Window Film Dealer to document glazing conditions and other installation parameters. Completion of pre-installation inspection records, however, do not constitute a warranty or guarantee warranty coverage.
- **Performance Failures Due to Certain Acts of God.** Warranty coverage will be voided if the 3M Window Film is exposed to certain Acts of God including, but not limited to, movement of the building structure that impacts glazing, floods or exposure to high moisture environments not typical for a building structure, fire, windstorms that impact glazing, or similar occurrences which alter the physical properties of the 3M Window Film.
- **Removal of 3M Window Film and/or 3M IPA.** The warranties set forth in this Warranty Bulletin are voided upon removal of the 3M Window Film and/or 3M IPA for any reason other than replacement of product by a 3M Authorized Window Film Dealer for any product found not to conform to the warranties in this Warranty Bulletin.

C. Inspection, Cleaning and Maintenance

3M recommends that Purchaser inspect the Installed Window Film Application after installation and promptly notify the 3M Authorized Window Film Dealer if any installation concerns are observed. **IMPORTANT:** Installed Window Film Applications typically take thirty (30) days or longer to fully cure, i.e., for the liquid solution used in applying the 3M Window Film to fully evaporate. 3M recommends that Purchaser wait a minimum of ninety (90) days prior to reporting any adhesion or optical appearance issues to allow for a full cure. Curing periods vary depending on environmental conditions such as temperature, humidity, and sunlight exposure.

Refer to the Guidelines for Inspection, Cleaning, and Maintenance at the end of this Warranty Bulletin for important details.

D. Important Notices

IMPORTANT PRODUCT AND APPLICATION LIMITATIONS: Many factors can contribute to potential hazards and damages arising from wind, impact, seismic, explosion, or break and entry incidents, including the window film selected, type and thickness of glass, building construction, exterior pressure, proximity of impact occurrence, quality of window or door frames, intruder size and strength, and type of tools used to gain entry. Certain 3M™ Window Films require the use of 3M™ Impact Protection Attachment (IPA) Sealant on glass window and door frames for windstorm, break & entry, and explosion mitigation applications and for spontaneous glass breakage applications on single pane tempered glass. The sealant may also be recommended for certain other spontaneous glass breakage, safety glazing, and seismic applications. Always refer to the 3M Technical Data Sheets and 3M Technical Specifications to determine whether these combinations are required. **CAUTION: While 3M™ Window Films, when applied in accordance with 3M instructions, may help reduce the impact of flying glass shards under certain conditions and potentially delay intruders, these films do not prevent property damage, personal injury, or death. CAUTION: Window films are not bulletproof and not designed to stop intruders.** Always consult with security professionals and a 3M Authorized Window Film Dealer prior to selecting any window films to determine suitability for the intended application.

IMPORTANT STATE OF FLORIDA NOTICE: 3M Window Films are not approved in the State of Florida for use as hurricane, windstorm, or impact protection from wind-borne debris from a hurricane or windstorm. In compliance with Florida Statute 553.842, 3M Window Films may not be advertised, sold, offered, provided, distributed, or marketed in the State of Florida as hurricane, windstorm, or impact protection from wind-borne debris from a hurricane or windstorm.

E. Warranty Disclaimer

EXCEPT TO THE EXTENT PROHIBITED BY LAW, EACH WARRANTY IS MADE IN LIEU OF ALL OTHER WARRANTIES, RIGHTS, AND CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, (A) ANY WARRANTY OR CONDITION OF MERCHANTABILITY, (B) ANY WARRANTY OR CONDITION OF FITNESS FOR A PARTICULAR PURPOSE, AND (C) ANY WARRANTY OR CONDITION ARISING OUT OF A COURSE OF DEALING, CUSTOM, OR USAGE OF TRADE. PURCHASER IS RESPONSIBLE FOR DETERMINING IF A PRODUCT FITS PURCHASER'S PARTICULAR PURPOSE AND IS SUITABLE FOR PURCHASER'S INTENDED APPLICATION. PURCHASER ACKNOWLEDGES THAT IT HAS NOT RELIED UPON ANY REPRESENTATION, CONDITION, OR WARRANTY MADE BY 3M, OR ANY OTHER PERSON ON 3M'S BEHALF, EXCEPT AS SPECIFICALLY PROVIDED HEREIN.

F. Limitation of Liability

Except for the limited remedy stated above, and except to the extent prohibited by law, 3M is NOT liable for any loss or damage arising from or related to the 3M product, whether direct, indirect, special, incidental, or consequential (including, but not limited to, lost profits or business opportunity), regardless of the legal or equitable theory asserted, including, but not limited to, warranty, contract, negligence, or strict liability.

G. 3M Product Related Information

All verbal and written statements, engineering/technical information, and other information or recommendations related to the 3M Window Film and 3M IPA or their use in connection with certain applications ("**Product Related Information**") provided by 3M to Purchaser are for Purchaser's convenience only and the accuracy or completeness thereof is NOT warranted. Such Product Related Information should be considered representative or typical only, should NOT be used by Purchaser for specification purposes, and is NOT part of the 3M Specifications. Purchaser must evaluate the 3M Window Films and/or 3M IPA to determine if it is suitable for Purchaser's intended application.

H. Authority

No 3M employee or any employee of a 3M Authorized Window Film Dealer is authorized to make any representation, warranty, or condition that differs from or is in addition to the representations, warranties, or conditions set forth in this Warranty Bulletin.

I. No Extension of Warranty

In the case of an approved warranty claim, the replacement 3M Film(s) and/or 3M IPA carries only the remaining term of the original 3M Film and 3M IPA Warranty Period.

J. Customer Courtesies

3M may elect to reimburse Purchaser for additional costs or offer remedies outside the scope of the warranty coverage described in this Warranty Bulletin, pursuant to 3M customer accommodations, but 3M is NOT legally obligated to offer such additional reimbursement or remedies. Such additional reimbursement and remedies are at the sole discretion of 3M and any such additional reimbursement and remedies shall in no manner waive or modify the warranty limitations as described in this Warranty Bulletin.

Definitions

- **"3M IPA"** is sold under the trademark "3M™ Impact Protection Attachment (IPA) Sealant" and is an attachment sealant used to help hold the film and glass within the frame system. 3M™ Safety & Security Window Films and 3M™ Scotchshield™ Security Window Film S2400 must be installed with the 3M™ Impact Protection Attachment (IPA) Sealant for all windstorm, break & entry, and explosion mitigation applications and for all spontaneous glass breakage applications on single pane tempered glass.
- **"3M Window Film(s)"** are defined as the portfolio of window films sold by the 3M Commercial Branding and Transportation Division under the "3M" trademark for use in flat glass applications including, but not limited to, 3M Safety & Security Window Films. 3M reserves the right to add or delete products from this portfolio of 3M Window Films at its sole discretion. If 3M discontinues any 3M Window Film, the remedy available to Purchaser for a non-conforming 3M Window Film will be limited to refund of the purchase price for the Installed Window Film Application.
- **"3M Specifications"** is an explicit set of written, 3M quality and manufacturing requirements and standards used in the production of 3M Window Films to document that the 3M Window Films and 3M IPA has been manufactured in accordance with these requirements and standards.
- **"Installed Window Film Application"** is defined as the installation of 3M Window Film and 3M IPA (if applicable) to glass windows and glass doors by a 3M Authorized Window Film Dealer.
- **"Purchaser"** refers to the customer purchasing 3M Window Films and 3M IPA (if applicable) from a 3M Authorized Window Film Dealer.
- **"Warranty Matrix"** refers to the warranty table on the first page of this Bulletin, which provides details regarding coverage availability, applicable Warranty Periods, and requirements for warranty coverage based on the use of 3M IPA and the application of 3M IPA to 2 or 4 sides of a glass frame.
- **"Warranty Period"** is defined as the period of time during which 3M offers warranty coverage under the Performance Warranty. Refer to the Performance Warranty Periods described in the Warranty Matrix for individual 3M Window Films.

Warranty Claims Procedure

How to file a claim: Contact your 3M Authorized Window Film Dealer, who is authorized to submit warranty claims to 3M on your behalf. The dealer will discuss with you next steps including the warranty review and approval process, applicable warranty coverage and expected timing.

Samples. Note that for a warranty claim to be processed, images and samples of the 3M Window Film and/or 3M IPA may be requested to be sent directly to 3M for analysis. 3M and/or the 3M Authorized Window Film Dealer may request access to your property for purposes of collecting such samples. 3M and the 3M Authorized Window Film Dealer reserve the right to request additional samples and detailed information including, but not limited to, invoices related to the purchase and maintenance details. Failure to submit requested information may invalidate the warranty claim.

Additional Resources

For additional questions, visit 3M.com/windowfilm or contact your local 3M Authorized Window Film Dealer.

Attachment(s)

Guidelines for 3M™ Window Film Inspections, Cleaning and Maintenance

Commercial Branding and Transportation

3M Center, Building 223-3N-30 St. Paul, MN 55144
3M.com/windowfilm

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Guidelines for 3M™ Window Film Inspections, Cleaning, and Maintenance

DO NOT WASH newly installed windows for 30 days after installation to allow adhesion to build.

The use of the following decal is recommended in conspicuous locations to serve as a reminder to not wash windows for the specified period. Consult your 3M Authorized Window Film Dealer for the recommended date to insert on this decal, which will vary based on several factors including, but not limited to, film type, interior or exterior application, and environmental conditions. Do not adhere decal to filmed glass.



Visual Inspection Guidelines for 3M Window Films

Flat glass with applied 3M Window Film is not expected to have the same visual quality as glass alone. Below are criteria for evaluating the applied window film.

When to View

3M recommends that Purchaser inspect the Installed Window Film Application after installation and promptly notify the 3M Authorized Window Film Dealer if any installation concerns are observed.

IMPORTANT: Since 3M Window Films are applied with a detergent and water solution, the Purchaser should allow enough time for the solution to dry out. While an initial indication of quality can be assessed a day after installation, there will still be water present under the film that can cause visual distortion. Installed Window Film Applications typically take thirty (30) days or longer to fully cure, i.e., for the liquid solution used in applying the 3M Window Film to fully evaporate. 3M recommends that Purchaser wait a minimum of ninety (90) days prior to reporting any adhesion or optical appearance issues to allow for a full cure. Curing periods vary depending on environmental conditions such as temperature, humidity, and sunlight exposure. Thicker films and films with a metallic layer can require substantially longer to completely dry. In addition, water bubbles can take more than thirty (30) days.

How to View

The glass and film should be viewed from a distance of 10 feet, at angles up to 45 degrees from either side of the glass. Natural daylight is best for viewing instead of bright, direct sunlight. Be sure that the inside and outside of the window surfaces are clean.

Visual Clarity

Note that visual clarity may vary depending on several factors. 3M Window Film installation should be performed only after all other construction trades have completed work. You should provide a clean and dust-free work area when the films are installed, paying attention to ventilation systems which may deposit contamination from other work areas. Good installation will minimize contamination so that it is not obtrusive to the viewer.

Examples (and sources) of visible defects are:

- Dirt, debris, hair, and fiber particles (contamination)
- Adhesive gels, film color variation (product)
- Fingerprints, air bubbles, scratches, tears, large gaps, and creases (application)

Some level of contamination near the edges of the film is difficult to avoid and can be expected. Some particles are acceptable where poor frame condition makes contamination unpreventable. Similarly, applications of exterior window films have numerous sources of uncontrolled debris and may require acceptance of lessened optical clarity.

Visible gaps between the film and the frame in applications in which 3M IPA has not been applied should be expected and are typically 1/32 to 1/16 inch (1-2mm). For thicker safety films, gaps may be as wide as 1/8 inch (3mm).

Splices

Customers may find film splices objectionable, but they are required when both dimensions of the glass are larger than the largest width available for the 3M Window Film. A butt splice is recommended for 3M Window Film instead of an overlap splice.

If splices are necessary for the application of non-3M Safety & Security Window Film, the splice may be located in a less visible area of the glass. If splices are necessary for the application of 3M™ Safety & Security Window Film, the splice should be in a location where impact is less likely (for example, up high for break & entry applications). Customers may find this strip objectionable and will need to determine the risk/benefit of not applying the strip.

3M IPA Applications. For installations in which 3M IPA is applied, customer should expect a large triangular bead between the edges of the glass and the glass frame. The 3M IPA sealant is hand-applied, similar to a caulk, and will have a non-uniform appearance.

General Cleaning and Maintenance Instructions

Failure to comply with the following cleaning and maintenance instructions could damage the 3M Window Film and/or reduce its performance properties. Damage caused to the 3M Window Film by you after installation is not covered under warranty.

Instructions

- To help prevent scratching of the 3M Window Film, do not use knives, scrapers, brushes, or any abrasive cleaners or cleaning materials on the window.
- Do not rub vigorously or apply heavy pressure to the filmed window.
- Do not affix tapes, suction cups, stickers, or other materials or objects to the film surface.
- Removal and replacement of window grids could cause damage and/or reduce the performance properties of the film.
- Use a different cleaning material for cleaning the frame/sills.
- Be sure to use separate cleaning materials and buckets for outside and inside windows.
- Caution is recommended around splice areas. Wipe along the splice, not across.
- Do not leave the film wet, but wipe it dry after cleaning.

Recommended Commercially Available Glass Cleaners

- Windex® Original Glass Cleaner or similar glass cleaner
- 3M™ Glass Cleaner Concentrate #1
- Iso-Propyl Alcohol diluted with water, 2:1 or Rubbing Alcohol
- Water with a few drops of dish soap

Recommended Cleaning Materials

- Non-abrasive, good quality, clean paper toweling. Low quality brown paper towels and newspaper are not recommended.
- Clean, soft cloth or microfiber cloth
- Clean, synthetic sponge or rubber cleaning squeegee

Commercial Branding and Transportation

3M Center, Building 223-3N-30 St. Paul, MN 55144
3M.com/windowfilm

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Ultra Series

Keep outside dangers securely outside with 3M™ Scotchshield™ Safety & Security Window Film Ultra Series.

- ▶ Co-extruded micro-layered film composite with high grades tear resistance and high energy absorption for enhanced protection of people, property and possessions
- ▶ Mitigates hazards from shattered glass due to natural disasters
- ▶ Meets and exceeds many industry performance standards for glass fragment retention
- ▶ Helps protect people from flying glass shards, one of the most common causes of blast related injuries and fatalities
- ▶ Can be combined with 3M™ Impact Protection Attachment Systems for additional safety and security
- ▶ Helps extend the life of furnishings by significantly reducing harmful UV rays, the largest cause of fading
- ▶ Comprehensive warranty from 3M

Ultra 800

Blast Mitigation	★★★★★
Break and Entry	★★★★★
Safety Glazing	★★★★★
Seismic	★★★★★

Best ★★★★★

Better ★★★★

Good ★★★

Fair ★★

Not Recommended ★

In comparison to other 3M™ Safety & Security Window Films

Superior protection and clarity.



Valued
Associations
and Alliances:





Bomb Blast and Explosion Protection

- ▶ Help protect people from flying glass shards, one of the most common causes of blast related injuries and fatalities

Completed Testing

- ▶ ASTM F1642
- ▶ GSA TS01-2003



Safety Glazing

- ▶ Upgrade your glass to meet safety glazing codes*
- ▶ Help protect your occupants from broken glass hazards

Completed Testing

- ▶ ANSI Z97.1
- ▶ 16 CFR CPSC 1201
- ▶ EN 12600



Break and Entry

- ▶ Provides precious time by helping to deter unwanted individuals from entering your building or home
- ▶ Help protect occupants and assets

Completed Testing

- ▶ Independent lab evaluations, contact 3M for details



Seismic and Spontaneous Glass Breakage

- ▶ Help keep glass fragments from falling from your windows, helping to protect people and potentially reducing injuries on your property

Completed Testing

- ▶ ASTM E 1886

Film Properties (nominal) — not for specification purposes

Film Type	Film Thickness	Construction	Graves Tear Resistance	Tensile Strength	Break Strength	Elongation at Break	Peel Strength	Abrasion Resistance
Ultra 800	8 mil (0.20mm)	Micro-layered	1,075 lbs%	31,500 psi (217 MPa)	253 lbs/in (1,123 N / 25mm)	135%	> 6 lbs/in (27 N / 25mm)	<5%

3M products are tested to multiple industry standards. Glazing systems vary. Contact 3M for more information.

**Building codes vary, please consult with 3M and your local code official.*

Warranty, Limited Remedy and Disclaimer: Many factors beyond 3M's control and uniquely within user's knowledge and control can affect the use and performance of a 3M product in a particular application. User is solely responsible for evaluating the 3M product and determining whether it is fit for a particular purpose and suitable for user's method of application. Unless an additional warranty is specifically stated on the applicable 3M product packaging or product literature, 3M warrants that each 3M product meets the applicable 3M product specification at the time 3M ships the product. **3M MAKES NO OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OR CONDITION OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR ANY IMPLIED WARRANTY OR CONDITION ARISING OUT OF A COURSE OF DEALING, CUSTOM OR USAGE OF TRADE.** If the 3M product does not conform to this warranty, then the sole and exclusive remedy is, at 3M's option, replacement of the 3M product or refund of the purchase price. **Limitation of Liability:** Except where prohibited by law, 3M will not be liable for any loss or damage arising from the 3M product, whether direct, indirect, special, incidental or consequential, regardless of the legal theory asserted, including warranty, contract, negligence or strict liability.



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3M.com/WindowFilm

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98-0150-0783-8

ATTACHMENT A – PRICING
RFQ JC-910-071125
3M Window Shatter Treatments

Failure to complete this form may result in your Bid being deemed non-responsive and rejected without further evaluation.

Jackson County reserves the right to make one total award, one award for each section, multiple awards, or a combination of awards, and to exercise its judgment concerning the selection of one or more bids, the terms of any resultant agreement(s), and the determination of which, if any, bid(s) best serves the interests of Jackson County

1. The bid must remain valid for at least 90 days from the due date for responses to this RFQ.
2. Complete and submit this price sheet with the bid response.

BIDDER NAME: <u>Carolina Premier Window Films</u>	
BID SUBCATEGORIES	PRICE
All-inclusive Cost <u>3M Ultra 800</u>	<u>\$ 29,108</u>
Cost per Square Foot <u>3M Ultra 800</u>	<u>\$ 6.10</u>
Installation Cost <u>3M Ultra 800</u>	<u>\$16,362</u>

Manufacturer, Brand Name, and Model/Series	<u>3M Ultra 800</u>
Timeframe for duration of installation	<u>3 weeks</u>

Primary Account Representative: Please identify by name and location the primary account representative and key contact who will be responsible for the performance of a resulting contract. Include name, title, address, phone number, and email address.	
Name: <u>Sierra McClure</u>	Title: <u>Executive Assistant</u>
Address: <u>1051 Albright Rd</u> <u>Suite 117, Rock Hill SC</u> <u>29730</u>	Phone Number <u>803 207 7992</u> Email Address: <u>admin@cpwindowfilms.com</u>

IMPORTANT: This Technical Data Sheet provides an overview of the specified product's performance. Prior to product selection, always refer to the current 3M Technical Specifications for more detailed product information and specifications. All technical data and information in this data sheet should be considered representative or typical only and should not be used for specification purposes.

Product Description

- 7-mil (0.18 mm) thick film designed for glass fragment retention
- Optically clear
- For application only to interior glass surfaces of windows and doors
- Engineered to help hold broken glass in place
- Helps prevent flying glass shards from harming occupants and damaging property
- Blocks up to 99% of the sun's UV rays, the largest single cause of fading

Applications

- Helps prevent flying glass shards in the following applications:
 - Spontaneous Glass Breakage
 - Break and Entry Incidents
 - Seismic Events
- Helps delay intruders in break and entry incidents
- Helps protect against ultraviolet (UV) fading
- Helps meet many industry performance standards for glass fragment retention





Product **must** be installed with the 3M™ Impact Protection Attachment (IPA) Sealant for all break & entry applications and for all spontaneous glass breakage applications on single pane tempered glass. **THE PRODUCT IS NOT BULLETPROOF AND IS NOT DESIGNED TO STOP INTRUDERS.**





Product **must** be installed strictly in accordance with 3M Technical Specifications and 3M instructions.

Product Properties

Product	Film Thickness	Single or Multi-ply	Tensile Strength	Break Strength	Elongation at Break	Abrasion Resistance
Safety S70	0.007"	Single	25,000 psi	175 lbs/in	>125 %	< 5% haze increase

Product Performance

Safety S70								
	Single Pane		Tinted		Double Pane		Double tinted	
Film	1/4" Clear	Safety S70	1/4" tint	Safety S70	Dual 1/4" Clear	Safety S70	Dual 1/4" tint	Safety S70
Solar Heat Gain Coefficient	0.82	0.79	0.63	0.62	0.70	0.68	0.51	0.50
Visible Light Transmitted	89%	87%	53%	53%	79%	77%	47%	47%
Visible Light Reflected Interior	9%	8%	6%	6%	15%	16%	13%	14%
Visible Light Reflected Exterior	8%	8%	6%	6%	15%	16%	8%	9%
U Value	1.03	1.03	1.03	1.03	0.47	0.47	0.47	0.48
UV Block	38%	98%	NA	99%	NA	99%	NA	99%
Total Solar Energy Rejected	19%	19%	37%	38%	30%	32%	49%	50%

								
	Single Pane		Tinted		Double Pane		Double tinted	
Glare Reduction	NA	2%	NA	1%	NA	3%	NA	2%
Heat Loss Reduction	NA	0%	NA	0%	NA	0%	NA	0%
Solar Heat Reduction	NA	3%	NA	1%	NA	3%	NA	1%

Method	Glass Substrate	Rating
ANSI Z97.1	1/4" & 1/8" annealed	Class B (Unlimited), 150 ft-lbs

Health & Safety

⚠ WARNING. To help reduce the risk of personal injury and/or property damage associated with glass breakage, when working on or near glass surfaces, always use appropriate personal protective equipment and follow the Technical Bulletin "3M™ Window Film Glass Checklist" to identify the risk of glass breakage associated with the application of window film to glass surfaces.

⚠ CAUTION. When using any equipment, tools, or cleaning solutions in connection with the processing and application of this Product, always follow the manufacturer's container labels and/or instructions for safe operation.

Important Product Notices

CAUTION: While 3M™ Window Films, when applied in accordance with 3M instructions, may help reduce the impact of flying glass shards under certain conditions and potentially delay intruders, **THESE FILMS DO NOT PREVENT PROPERTY DAMAGE, PERSONAL INJURY, OR DEATH. WINDOW FILMS ARE NOT BULLETPROOF AND NOT DESIGNED TO STOP INTRUDERS.**

CAUTION: Although certain 3M™ Window Films help block a certain percentage of UVA and UVB radiation and may have received The Skin Cancer Foundation Seal of Recommendation, the efficacy of these films in protecting against skin cancer has not been tested by 3M and **3M™ WINDOW FILMS DO NOT PREVENT SKIN CANCER.**

IMPORTANT PRODUCT AND APPLICATION LIMITATIONS: Many factors can contribute to potential hazards and damages arising from wind, impact, seismic, explosion, or break and entry incidents, including the window film selected, type and thickness of glass, building construction, exterior pressure, proximity of impact occurrence, quality of window or door frames, intruder size and strength, and type of tools used to gain entry. Certain 3M™ Window Films require the use of 3M™ Impact Protection Attachment (IPA) Sealant on glass window and door frames for windstorm, break & entry, and explosion mitigation applications and for spontaneous glass breakage applications on single pane tempered glass. The sealant may also be recommended for certain other spontaneous glass breakage, safety glazing, and seismic applications. Always refer to the 3M Technical Data Sheets and 3M Technical Specifications to determine whether these combinations are required. **Always consult with security professionals and a 3M Authorized Window Film Dealer prior to selecting any window films to determine suitability for the intended application.**

IMPORTANT STATE OF FLORIDA NOTICE: This product is not approved in the State of Florida for use as hurricane, windstorm, or impact protection from wind-borne debris from a hurricane or windstorm. In compliance with Florida Statute 553.842, this product may not be advertised, sold, offered, provided, distributed, or marketed in the State of Florida as hurricane, windstorm, or impact protection from wind-borne debris from a hurricane or windstorm.

Warranty Information

Technical Information: Technical information, guidance, and other statements provided by 3M are based upon records, tests, or experience that 3M believes to be reliable, but the accuracy, completeness, and representative nature of such information is not guaranteed. Such information is intended for people with knowledge and technical skills sufficient to assess and apply their own informed judgment to the information. No license to any intellectual property rights is granted or implied with respect to this technical information.

Product Selection and Use: Many factors beyond 3M's control and uniquely within user's knowledge and control can affect the use and performance of a 3M product in a particular application. Customer is solely responsible for

evaluating the product and determining whether it is appropriate and suitable for customer's application, including conducting a workplace hazard assessment, reviewing all applicable regulations and standards, and reviewing the product label and use instructions. Failure to properly evaluate, select, and use a 3M product in accordance with instructions or to meet all applicable safety regulations may result in injury, sickness, death, and/or harm to property.

Warranty, Limited Remedy, and Disclaimer: Unless a different warranty is specifically stated on the applicable 3M product packaging or product literature (in which case such warranty governs), 3M warrants that each 3M product meets the applicable 3M product specification at the time 3M ships the product. Please refer to the Warranty Bulletin for 3M™ Window Films (Flat Glass Applications) and 3M™ Impact Protection Attachment (IPA) Sealant for complete details on warranty coverage, which can be obtained by contacting your 3M Authorized Window Film Dealer or your local 3M sales representative. 3M MAKES NO OTHER WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OR CONDITION OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ARISING OUT OF A COURSE OF DEALING, CUSTOM, OR USAGE OF TRADE. If a 3M product does not conform to this warranty, the sole and exclusive remedy is, at 3M's option, replacement of the 3M product or refund of the purchase price.

Limitation of Liability: Except for the limited remedy stated above, and except to the extent prohibited by law, 3M will not be liable for any loss or damage arising from or related to the 3M product, whether direct, indirect, special, incidental, or consequential (including, but not limited to, lost profits or business opportunity), regardless of the legal or equitable theory asserted, including, but not limited to, warranty, contract, negligence, or strict liability.

Commercial Branding and Transportation

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ATTACHMENT A – PRICING
 RFQ JC-910-071125
 3M Window Shatter Treatments

Failure to complete this form may result in your Bid being deemed non-responsive and rejected without further evaluation.

Jackson County reserves the right to make one total award, one award for each section, multiple awards, or a combination of awards, and to exercise its judgment concerning the selection of one or more bids, the terms of any resultant agreement(s), and the determination of which, if any, bid(s) best serves the interests of Jackson County

1. The bid must remain valid for at least 90 days from the due date for responses to this RFQ.
2. Complete and submit this price sheet with the bid response.

BIDDER NAME: <i>Carolina Premier Window Films</i>	
BID SUBCATEGORIES	PRICE
All-inclusive Cost <i>3M S700</i>	<i>\$ 24,285.36</i>
Cost per Square Foot <i>3M S700</i>	<i>\$ 5.03</i>
Installation Cost <i>3M S700</i>	<i>\$ 16,362</i>

Manufacturer, Brand Name, and Model/Series	<i>3M S700</i>
Timeframe for duration of installation	<i>3 weeks</i>

Primary Account Representative: Please identify by name and location the primary account representative and key contact who will be responsible for the performance of a resulting contract. Include name, title, address, phone number, and email address.

Name: <i>Sierra McClure</i>	Title: <i>Executive Assistant</i>
Address: <i>1051 Albright Rd Suite 117, Rock Hill SC 29730</i>	Phone Number <i>803 207 7992</i> Email Address: <i>admin@cpwindowfilms.com</i>

Product Description

3M™ Night Vision 25 Solar Control Window Film is a polyester based solar control film using nano technology to enhance colour stability. It has low interior and exterior reflectivity, especially at night and a durable scratch resistant coating.

Applications

3M™ Night Vision 25 is intended for interior application on flat glass substrates.

Typical Properties

The values displayed are the results of illustrative lab test measurements made according to the indicated external norm and shall not be considered as a commitment from 3M.

Product construction	
Material base, solar	Metallized PET
Adhesive	Pressure sensitive acrylic
Protective liner	Siliconized PET

Typical Performance Properties according to EN 410										
Glass Type	Film Type	Visible Light			Total Solar Energy Rejected	G Value (SHGC)	LSG (Light to solar gain)*	UV Block	Heat Gain Reduction	Glare Reduction
		Reflected (interior)	Reflected (exterior)	Transmission						
Single Pane		%	%	%	%			%	%	%
Clear	No Film	8	8	88	18	0.82	1.1	43	N/A	N/A
	NV 25	9	24	24	63	0.37	0.6	99	54	73
Tinted	No Film	6	6	53	37	0.63	0.8	NA	N/A	N/A
	NV 25	9	12	14	64	0.36	0.4	99	43	73
Double Pane										
Clear	No Film	15	15	79	30	0.70	1.1	NA	N/A	N/A
	NV 25	10	28	22	53	0.47	0.5	99	33	73
Tinted	No Film	13	8	47	49	0.51	0.9	NA	N/A	N/A
	NV 25	10	13	13	64	0.36	0.4	99	29	73

*Transmission/G

The values above are the results of illustrative lab test measurements and shall not be considered as a commitment from 3M.

Shelf Life and Storage (prior to application)

Shelf life is 5 years from the manufacturing date. Material should be stored in its original packaging, laying in a horizontal orientation, away from direct sunlight. Heavy objects should not be placed on top of it to avoid damaging the product. Recommended storage conditions are +21°C and 40 – 50% relative humidity. Avoid extreme temperature ranges in storage.

The shelf life as defined above remains an indicative and maximum data, subject to many external and non-controllable factors. It may never be interpreted as warranty.

Application

These are indicative values for 3M™ Window Film products.

Recommended substrate	Glass (as described in EN 15755-1)
Recommended surface	Flat to simple curved
Application method	Suitable for wet application
Application temperature	From +4°C to + 45°C
Application guidelines	Use a firm, narrow squeegee e.g. Blue Max 12.7 cm. Use both hands to apply consistent, firm pressure across the squeegee blade. Overlap 50% from previous stroke. Remove as much water as possible in one pass.
Service temperature	From - 40°C to + 80°C
Edge sealing	Not necessary
Drying Time	Final adhesion is reached after approximately 20 days at +18°C and dry conditions. Please refer to local instructions for details.

Maintenance and Cleaning

Use a cleaning agent designed for high quality glass surfaces. The cleaning agent must be wet and non-abrasive with a pH value between 6 and 8 (neither strongly acidic nor strongly alkaline).

Health and Safety

When handling any chemical products, read the manufacturer's container labels and the Safety Data Sheets (SDS) for important health, safety and environmental information.

Follow the link to obtain SDS sheets for 3M products on [3M.com/SDS](https://www.3m.com/SDS).

IMPORTANT! When using any equipment, always follow the manufacturer's instructions for safe operation.

Warranty

3M warrants that each 3M product will be free from defects in material and manufacture for the length of the product warranty. 3M MAKES NO OTHER EXPRESS OR IMPLIED WARRANTIES, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

Remarks

Important notice

This bulletin provides technical information only.

All questions of warranty and liability relating to this product are governed by the terms and conditions of the sale, subject, where applicable, to the prevailing law.

Before using, the user must determine the suitability of the product for its required or intended use, and the user assumes all risk and liability whatsoever in connection therewith.

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The Iveagh Building
The Park, Carrickmines
Dublin 18
Ireland
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ATTACHMENT A – PRICING

RFQ JC-910-071125

3M Window Shatter Treatments

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2. Complete and submit this price sheet with the bid response.

BIDDER NAME: <i>Carolina Premier Window Films</i>	
BID SUBCATEGORIES	PRICE
All-inclusive Cost <i>3M SNU25 (tinted)</i>	<i>\$ 29,248</i>
Cost per Square Foot <i>3MSNU25</i>	<i>\$ 6.14</i>
Installation Cost <i>3M SNU25</i>	<i>\$ 16,362</i>

Manufacturer, Brand Name, and Model/Series	<i>3M SNU25 (tinted)</i>
Timeframe for duration of installation	<i>3 weeks</i>

Primary Account Representative: Please identify by name and location the primary account representative and key contact who will be responsible for the performance of a resulting contract. Include name, title, address, phone number, and email address.	
Name: <i>Sierra McClure</i>	Title: <i>Executive Assistant</i>
Address: <i>1051 Albright Rd Suite 117, Rock Hill SC 29730</i>	Phone Number: <i>803 207 7992</i> Email Address: <i>admin@cpwindowfilms.com</i>