

Request for Bids For

Auxiliary Materials, Supplies, Equipment, and Services

Bid# 073118

Philip Martin, Superintendent

ADVERTISEMENT FOR BIDS

Notice is hereby given that the Terrebonne Parish School Board will receive sealed bids/quotes at its Purchasing Department, 340 St. Charles Street, Building #3, Houma, Louisiana, until the hour of two o'clock (2:00 PM), July 31, 2018 for Auxiliary Materials, Supplies, Equipment, and Services Bid #073118. Any bid received after the specified time and date of 2:00 PM on July 31, 2018 will be returned unopened. Bids will be publicly opened and acknowledged at 2:30 PM, July 31, 2018 in the Purchasing Department of the Auxiliary Services Building #3, 340 St. Charles Street, Houma, LA 70360 and reviewed by an evaluation committee at a later date.

Bids/quotes received prior to the time of the scheduled opening will be securely kept unopened. Bidders are cautioned to allow ample time for the transmittal of bids by mail or otherwise. Bidders are urged to secure information relative to the probable time of arrival and distribution of mail at the place where the bids are opened. Failure of the U. S. Mail, or any express carrier or delivery service to timely deliver the bid(s) shall not be considered due cause for the scheduled time of the bid opening to be extended.

Specifications and conditions for bidding may also be obtained from the Terrebonne Parish School Board Purchasing Department, 340 St. Charles Street, Building #3, Houma, LA 70360/P. O. Box 5097, Houma, LA 70361, or by calling Curtis Constrantiche, Purchasing Agent at (985) 876-7400, extension #243.

Pursuant to R.S. 38:2212 (E), the Terrebonne Parish School Board has partnered with BidSync, LLC and Vendor Registry to distribute bid solicitations, collect responses, and/or allow contractors and vendors the ability to respond through a uniform and secure electronic interactive bidding system. Terrebonne Parish School Board accepts no responsibility for any technical failures via BidSync or Vendor Registry for bid/quote/proposal(s) at any time during the bid process. Electronic responses placed on the www.bidsync.com will be accepted as specified in each bid/quote/proposal. Bidders participating in the Bidsync option need to register with BidSync to obtain a user name and password or call Vendor Support at (801) 765-9245. There is a \$100.00 fee to register and receive e-mail or fax notification of bids and includes the ability to respond electronically to Terrebonne Parish School Board bid solicitations through the BidSync website. In addition, an electronic signature must be provided to complete the electronic bid. Where applicable, and in all construction projects, an electronic bid bond is also required and must be furnished. The referenced signature and bond are not included in the \$100.00 fee and are available from third party companies. Bidders participating with the Vendor Registry option, through the TPSB website, may register, inquire, and/or submit only a quote or proposal, at no additional cost to the bidder. Bids may not be submitted through Vendor Registry.

As per R.S. 38:2252, preference is hereby given to materials, supplies and provisions, produced, manufactured, or grown in Louisiana, quality being equal to articles offered by competitors outside the state. It is the responsibility of the bidder to declare any preference eligibility for an item(s) submitted with the bid. A preference claim will not be allowed after bids are publicly opened.

The Terrebonne Parish School Board reserves the right to use any state, government, or school contract that was properly let for public bidding as a bid for any item(s) where the prices are lower than or equal to the prices submitted by any or all vendors that are pertaining to the Auxiliary Services Bid.

The Terrebonne Parish School Board accepts no responsibility for contacting any vendor, failure to contact a vendor, or a vendor not receiving information regarding this bid. This bid has been properly advertised and it is the sole responsibility of any or all Vendors to request and submit bids as advertised.

To the extent permitted by applicable state and federal laws and regulations, the Terrebonne Parish School Board reserves the right to reject any or all bids for just cause.

Mr. Roger Dale DeHart, President TERREBONNE PARISH SCHOOL BOARD

Publication Dates: June 13, 2018, June 20, 2018, June 28, 2018, July 12, 2018



Bids for Auxiliary Materials, Supplies, Equipment, and Services

PURPOSE

The Terrebonne Parish School Board (also referred to as the TPSB) is interested in receiving bids from qualified companies (hereinafter referred to as Contractors or qualified providers) to provide supplies, equipment, and/or services for approximately 50 school facilities and administrative buildings.

Terrebonne Parish School Board intends to enter into a one (1) year contract. The primary emphasis of this parish-wide contract is to:

- Secure qualified vendors to supply and deliver on an as-needed basis the supplies, equipment, and/or services that are required in the fulfillment of daily operations;
- Improve the overall effectiveness and efficiency of the Auxiliary Services procurement process particularly in ease of administering, ordering, receiving, and paying;
- Provide timely delivery of quality supplies and equipment and timely execution of services at competitive, affordable prices to the Terrebonne Parish School Board.

CALENDAR OF EVENTS

Release of Invitation to Bid - 06-13-18
Inquiry/Sample Deadline Date** - 07-19-18
Bid Due Date - 07-31-18 (02:00 pm)
Bid Opening Date - 07-31-18 (02:30 pm)

(The School Board reserves the right to deviate from these dates.)

INQUIRIES

All inquiries must be submitted in writing by July 19, 2018 at 4:00 pm. Inquiries may be emailed to purchasing@tpsd.org or mailed to 340 St. Charles Street, Building #3, Houma, LA 70361.

SCOPE

Notice is hereby given that the Terrebonne Parish School Board will receive bids for the following sections for a total of 12 months from July 1, 2018 to June 30, 2019:

SECTION 9: Electric Motor Repair

SECTION 16: Foil Type Insulation Products

SECTION 17: Ceiling Tile and Grid Installation Services*

SECTION 27: Fence Materials and Supplies SECTION 29: Aluminum Canopy Supplies

SECTION 30: Tree Trimming, Cutting, and Removal Services*

SECTION 38: New Treatment Plant Parts/Repairs/Blower Packages

The sections marked with an asterisk (*) require a contractor's license.

INSTRUCTIONS

All bids with original signatures must be submitted in any of the following methods: hand delivered to the Purchasing Department, Terrebonne Parish School Board, 340 St. Charles Street, Building #3, Houma, LA 70360, mailed to the Terrebonne Parish School Board, P.O. Box, 5097, Houma, LA 70361, or submitted electronically using www.bidsync.com. All hand delivered or mailed bids must be submitted in a sealed envelope plainly marked "Auxiliary Services Bid #073118" with the appropriate contractor's license, as per specifications on Attachment A. Bids shall not be accepted by facsimile or e-mail.

All bids must be submitted on the bid forms provided; copies are permitted. Only bids typed or written in ink and properly signed by an authorized member of the firm or authorized representative will be accepted. Pencil figures, pencil signature, or photo-static copy of signature(s) on the bid forms submitted will disqualify the bid. To request electronic copies of the bid, call 985-876-7400, ext. 243 or email purchasing@tpsd.org.

Bid Form #1: Indicate on Bid Form #1 the unit of measure and unit price. Prices are to be quoted on the OEM model of the brand specified. Bidders are encouraged to bid on all items listed. All items contained in Bid Form #1 are to be quoted net price FOB to TPSB sites regardless of order quantity. Items listed on Bid Form # 1 that are left unmarked will be considered just cause to reject the line item bid.

Bid Form #2 – Signature Page:

Signature herein guarantees products to be supplied will be against defective material or workmanship and to repair or replace any damage or marring occasioned within transit. In addition, bidder guarantees that the items offered are the manufacturer's standard design in construction and that no changes or substitutions have been made in the items listed in the contract. By signing the signature page, the bidder also agrees to the Terrebonne Parish School District Standard Terms and Conditions and understands the district reserves the right to cancel the contract within thirty (30) days for unsatisfactory performance. Failure of the bidder to complete the bid form and signature page as directed will be just cause to reject the bid as "non-responsive".

Bid Form #3 – Owner Disclosure Certificate:

The Terrebonne Parish School Board, shall require each bidder or bidding entity to attest or submit an attestation that the sole proprietor, partner, incorporator, director, manager, officer, or other like individual who owns at least ten percent (10%) of the bidding entity, has not been convicted of, or has not entered a plea of guilty or nolo contendere (not contest) to any of the crimes or equivalent federal crimes listed in LA R. S. Ann. 38:2227. Signature herein signifies a truthful attestation by the bidding entity. Failure to complete the Owner Disclosure Certificate to its entirety will be just cause to reject the bid as "non-responsive".

Not Bidding on Auxiliary Services Bid

If your company does not wish to bid on the Auxiliary Services Bid, but would like to remain on our list of vendors for future auxiliary services bids, the enclosed form must be returned. If you do not bid, and the enclosed form is not returned, your company will be removed from the bid list.

METHOD OF AWARD

Bid Awards will be to the lowest responsible and qualified bidder in each section with consideration given to the quality of the articles that are supplied, conformity to bid specifications, and delivery terms. The TPSB will award this contract to the overall lowest responsive and responsible bidder based on the specified criteria described on Bid Form #1.

NON-EXCLUSIVITY

The TPSB reserves the right to award by item, or groups of items; to award contracts to one or more bidders submitting identical bids as to price; to reject any submitting identical bids as to price; and, to reject any and all bids in whole, or in part for just cause.

This agreement is non-exclusive and shall not in any way preclude departments/schools from entering into similar agreements and/or arrangements with other vendors or from acquiring similar, equal, or like goods and/or services from other entities or sources at a lower price. The TPSB reserves the right to buy any of the bid items using a State Contract, or utilize cooperative purchasing, if more favorable prices become available.

CONTRACT PERIOD

The Terrebonne Parish School Board intends to award all sections of the Auxiliary Services Bid for an initial period of twelve (12) months. Delays in awarding beyond the anticipated starting date may result in a change in the contract period. If this situation occurs, an initial award may be made for more or less than a twelve (12) month period.

CERTIFICATE OF INSURANCE

Upon notification, all successful bidders shall provide and maintain for the duration of the award a valid and acceptable Certificate of Insurance prior to any contract offering. Failure to provide the requested Certificate of Insurance within ten (10) days of the request may result in declaring a bid irregular, and therefore subject to rejection. Delays in meeting this requirement may result in loss of bid award and/or future bid awards. Please see the attached Insurance Requirements for Vendors, Service Contractors, or Professional Services for the acceptable minimum coverages.

TERREBONNE Parish School District

STANDARD TERMS AND CONDITIONS

SCOPE

These Standard Terms and Conditions are pertinent to each Invitation for Bid (IFB), Request for Quote (RFQ), or Request for Proposal (RFP), and each contract, and apply in like force to contracts for the purchase of personal property and contractual services.

All Invitations for Bids, Requests for Quotes, or Requests for Proposals issued by the Terrebonne Parish School Board will bind the bidder to the terms and conditions set forth herein, except as specifically qualified in a special Bid, Quote, or Request for Proposal and contract terms and conditions issued in connection with an individual Bid, Quote, or Proposal.

DEFINITIONS

As used herein, as well as in all specifications, Bids, Quotes, or Request for Proposals, awards or contracts issued by the Terrebonne Parish School Board, the following definitions shall apply, unless otherwise indicated:

Agent - Purchasing Agent of the Terrebonne Parish School Board

<u>Bid</u> - The document comprised of an invitation, instructions, and specifications to submit a Bid, Quote, or Request for Proposal for commodities or services.

<u>Bidder</u> - Any individual, firm, or corporation submitting a Bid, Quote, or Proposal

<u>Contract</u> - The acceptance by the Terrebonne Parish School Board of an offer by a bidder to furnish commodities or services

<u>Contractor</u> - Any individual, firm, or corporation to whom a contract is awarded as the result of a Bid, Quote, or Proposal submitted and accepted

<u>Electronic Bid</u> - A Bid, Quote, or Proposal submitted through a uniform and secure electronic interactive bidding system

<u>Bid or Proposal</u> - The offer of a bidder to furnish commodities or services in response to a Bid, Quote, or Request for Proposal (RFP)

<u>School Board</u>- The Terrebonne Parish School Board/Public School System and Sub-Agency of the State Government of Louisiana

Any alleged oral agreement or arrangement made by a bidder or contractor with any employee of the Terrebonne Parish School Board prior to the official award of this Bid, Quote, or Proposal will be disregarded.

INQUIRIES

An initial inquiry period has been firmly set for all interested bidders to perform a detailed review of the bid documents and to submit any written questions relative thereto. Without exception, all questions SHALL be in writing and received by the close of business on the Inquiry Deadline Date set forth in the Calendar of Events. Further, the school district realizes that additional questions or requests for clarification may generate from the School District's addendum responses to the inquiries received during the initial inquiry period. The school district will make every attempt to clarify questions; however, all bid documents, including but not limited to the specifications, terms, conditions, plans, etc., will stand as written and/or amended by an addendum issued as a result of the deadline to receive inquiries period.

No negotiations, decisions, or actions shall be executed by any bidder as a result of any oral discussions with any TPSD employee or consultant. TPSD shall only consider written and timely communications from bidders.

Inquiries shall be submitted in writing by an authorized representative of the bidder, clearly cross-referenced to the relevant solicitation section. Only those inquiries received by the established deadline shall be considered by the School Board. Answers to questions that change or substantially clarify the solicitation shall be issued by addendum and provided to all perspective bidders. Inquiries concerning this solicitation may be mailed to Terrebonne Parish School District Purchasing Department, Terrebonne Parish School Board, P. O. Box 5097(70361)/340 St. Charles Street, Houma, Louisiana 70360, faxed to (985) 868-2738, or emailed to E-mail: purchasing@tpsd.org

SUBMISSION OF BIDS, QUOTES, AND PROPOSALS

Bids, Quotes, or Proposals must be submitted on, and in accordance with, all specifications and form(s) supplied in the Bid, Quote, or Request for Proposal package. Pursuant to RS 38:2212 (E), the Terrebonne Parish School Board has partnered with BidSync, LLC and Vendor Registry to distribute bid solicitations and/or collect responses. BidSync.com allows contractors and vendors the ability to respond with an electronic signature through a uniform and secure electronic interactive bidding system. Electronic responses placed on www.bidsync.com will be accepted as specified in each bid/quote/proposal. Terrebonne Parish School Board accepts no responsibility for any technical failures via BidSync for bid/quote/proposal(s) at any time during the bid process. Electronic responses placed on www.bidsync.com or the www.vendorregistry.com will be accepted as specified in each bid/quote/proposal. Bidders participating with the BidSync option need to register with BidSync to obtain a user name and password or call Vendor Support at (801) 765-9245. There is a \$100.00 fee to register and receive e-mail or fax notifications of bids and includes the ability to respond electronically, using the required electronic signature, to Terrebonne Parish School

Board bid solicitations through the BidSync website. Where applicable, and in all construction projects, an electronic bid bond is also required and must be furnished. The referenced signature and bond are not included in the \$100.00 fee and are available from third party companies. Vendors participating with the vendorregistry.com option through the TPSB website may register, inquire, and/or submit only a quote or proposal that does not require an electronic signature

Telegraphic or facsimile Bids, Quotes, or Request for Proposals will not be accepted unless specifically stated in the instructions to bidders. When acceptance is so stated in the instructions, the Bid, Quote, or Proposal is to be completed on the form(s) supplied or a copy thereof, completely executed and returned, and received by the Purchasing Agent, no later than the time and date specified for receipt of the Bid, Quote, or Request for Proposal. Forms must have original signatures except when telegraphic, facsimile, or electronic digital signatures are specifically stated as acceptable. Bids must be completed on the original bid form(s) or a copy thereof, signed in ink, and/or where applicable, have a digital signature. Do not send a fax copy of the bid form(s) as the original. The form(s) submitted must have the original signature(s) or an electronic digital signature.

The time and date the Bids, Quotes, or Proposals are to be opened is given in each Bid, Quote, or Proposal issued. All of the Bids, Quotes, or Proposals shall be submitted electronically, or in a sealed envelope, addressed to the Purchasing Department, Terrebonne Parish School Board, P. O. Box 5097, Houma, Louisiana 70361, with the envelope plainly marked, "Auxiliary Services Bid 073118". Failure to properly mark Bid, Quote, or Proposal properly shall subject submittal to rejection and returned unopened. The name and complete address, including street, city, and state, of the bidder shall appear in the upper left hand corner of the envelope. If the Bid, Quote, or Proposal requires a licensed contractor, the Louisiana Contractor's License number shall appear on the front of the envelope. A copy of same may be included with the Bid, Quote, or Proposal. The referenced information should also be included on any outer envelope used for mailing.

Bidders are cautioned to verify their Bid, Quote, or Proposal before submission. Amendments to a received Bid, Quote, or Proposal submitted prior to the specified time for opening by the Purchasing Agent will not be considered. This applies to all Bids, Quotes, or Proposals sent by mail, delivered in person, submitted electronically, as well as telegraphic, and facsimile Bids, Quotes, or Proposals. Bids, Quotes, or Proposals received prior to the time and date of the scheduled bid opening will be securely kept unopened. No Bid, Quote, or Proposal received after the scheduled time for opening will be considered. Bidders are cautioned to allow ample time for transmittal of Bids, Quotes, or Proposals by mail or otherwise. Bidders are urged to secure information relative to the probable time of arrival and distribution of mail at the place where bids are to be opened. Failure of the U.S. Mail or any carrier of delivery service to deliver the bids timely shall not be considered due cause for the scheduled time of the bid opening to be extended.

Bids, Quotes, or Proposals may be submitted for all or part of total quantities or for any or all agency requirements listed in the Bid, Quote, or Proposal, **unless otherwise specified** in the Bid, Quote, or Proposal.

If the bidder proposes to furnish any item of a foreign make or product, the word "foreign", together with the name of the originating country must be written opposite of such item on the Bid, Quote, or Proposal. All items not so designated will be considered to be of domestic origin.

Prices must be extended in decimals, not fractions; to be net, and shall have transportation and delivery charges fully prepaid by the contractor to the destination specified in the Bid, Quote, or Proposal, and subject to only cash discounts.

If there is a discrepancy between the unit price and extension, the unit price shall prevail.

All bidders declare that the Bid, Quote, or Proposal is not made in connection with any other bidder submitting a Bid, Quote, or Proposal for the same commodity or commodities, and is in all respects fair, and without collusion or fraud.

All Bids, Quotes, or Proposals will be opened, publicly acknowledged, read aloud, and are subject to public inspection. Bidders may be present or represented at all openings. Abstracts of Bids, Quotes, or Proposals received are not prepared for distribution by the Purchasing Department.

ALTERNATES AND SAMPLES

All specifications are minimum standards and the acceptable Bid, Quote, or Proposal samples do not supersede specifications for the quality unless the Bid, Quote, or Proposal sample is judged superior, in which case deliveries must have the same identity and quality as the accepted Bids, Quotes, or Proposal sample. <u>Unless specifically requested in the Bid, Quote, or Proposal, samples are not required.</u> These items are preapproved; however, **all bid specifications / requirements must be met** such as – packaging, cutouts, literature, composite analysis, forms, etc.

Alternates and samples must be submitted by the inquiry and sample deadline specified in the bid documents and will be answered and/or ruled acceptable within seventy-two (72) hours.

If samples are not required, but are later determined to be needed, they shall be delivered within seven (7) days following a written request. Samples must be furnished free of charge and may be accompanied by a descriptive memorandum indicating if the bidder desires a return, provided they have not been used or made useless by tests. Award samples may be held for comparison with deliveries. Samples may be returned upon request at the bidder's risk subject to their expense.

Unless qualified by the provision "No Substitute," the use of a specification, manufacturer, brand, make, or catalog designation in specifying an item does not restrict bidder to that manufacturer, brand, make, or catalog designation identification. This is used simply to indicate the character, quality, and/or performance equivalence for the commodity desired. The commodity on which Bid, Quote, or Proposal is submitted must be of such character, quality, and/or performance equivalence that it will serve the purpose for which it is to be used equally well as that specified. In submitting a Bid, Quote, or Proposal on a commodity other than as specified, the bidder shall furnish complete data and identification with respect to the alternative commodity proposed. Consideration will be given to Bids, Quotes, or Proposals

submitted on alternative commodities to the extent that such action is deemed to serve best the interest of the Terrebonne Parish School Board. If the bidder does not indicate that the commodity proposed is an alternative commodity, it will be construed to mean that the bidder proposed to furnish the exact commodity described. The Terrebonne Parish School Board's agent shall be the sole judge as to whether an alternate offered item is equal to the item(s) specified.

The inspection of all commodities and the chemical and physical testing of samples submitted with Bids, Quotes, or Proposals to determine whether or not the samples comply with specifications shall be made in the manner prescribed by the Agent.

Any item which fails, in any way, to meet the terms of the specifications is subject to rejection or to be paid for at an adjusted price basis. The decision of the Agent shall be final.

TAXES

Terrebonne Parish School Board is not subject to State or Terrebonne Parish Sales Tax. All applicable taxes including ad valorem taxes shall be the responsibility of the bidder and are to be added in to the offer. This responsibility shall be inclusive of, but not limited to, all levies, impost, duties, charges or withholding whatsoever, all applicable sales, use, personal property, franchise (howsoever calculated), and other tax whatsoever (together with any penalties and fines thereon) whether assessed, levied, or imposed by any governmental or taxing authority (whether foreign, federal, state, or local) against or upon the bidder or otherwise, with respect to any item(s) or the purchase, acquisition, ownership, delivery, leasing, possession, use, operation, control, or other disposition thereof, of the rents, receipts, or earnings arising therefrom, with respect to any resultant lease or purchase of this Bid, Quote, or Proposal.

EXCLUSION/ REJECTION OF BIDS

The Terrebonne Parish School Board, after the opening of bids, shall require each bidder or bidding entity to attest or submit an attestation that the sole proprietor, partner, incorporator, director, manager, officer, or other like individual who owns at least ten percent (10%) of the bidding entity, has not been convicted of, or has not entered a plea of guilty or nolo contendere (not contest) to any of the crimes or equivalent federal crimes listed in LA R. S. Ann. 38:2227.

In awarding bids or contracts, the Terrebonne Parish School Board shall be authorized to reject the lowest bid from a business in which any individual with ownership interest of five percent (5%) or more has been convicted of, pled guilty or nolo contendere to any state felony crime or equivalent federal crime committed in the solicitation or execution of a contract or bid under the state laws governing public contracts; professional, personal, consulting, and social services procurement; or the Louisiana Procurement Code.

Any contract between the Terrebonne Parish School Board and a person or entity entered into as a result, of fraud, bribery, corruption, or other criminal acts, for which a final conviction has been obtained, shall be null and void.

Any person whose conviction causes the nullity of a contract shall be responsible for payment of all costs, attorney fees, and damages incurred in the rebidding of the contract.

AWARD

Bid, Quote, or Proposal Awards will be to the lowest responsible and responsive qualified bidder, with consideration given to the quality of the articles to be supplied, conformity with specifications, suitability to the requirement of the Terrebonne Parish School Board, and the delivery terms.

The Terrebonne Parish School Board reserves the right to award by item, part thereof, groups of items, or parts thereof, or all items of the Bid, Quote, or Proposal, and to award contracts to one or more bidders submitting identical Bids, Quotes, or Proposals as to price; to reject any and all Bids, Quotes, or Proposals in whole or in part for just cause; to waive technical defects, irregularities and omissions, such reservations shall comply with governing laws and shall be in the best interest of the Terrebonne Parish School Board.

This agreement is non-exclusive and shall not in any way preclude departments/schools from entering into similar agreements and/or arrangements with other vendors or from acquiring similar, equal, or like goods and/or services from other entities or sources at a lower price. The TPSB reserves the right to buy any of the bid items using a State Contract, or utilize cooperative purchasing, if more favorable prices become available

The Terrebonne Parish School Board reserves the right to make awards within forty-five (45) calendar days from the date Bids, Quote, or Proposals are opened, unless otherwise specified in the Bids, Quotes, or Proposals. During this period, Bids, Quotes, or Proposals shall not be withdrawn unless the bidder distinctly states in his/her Bid, Quote, or Proposal that acceptance thereof must be made within a shorter specified time. Should an award, in whole or in part, be delayed beyond the period of forty-five (45) calendar days or an earlier date specified by the bidder in the bid/quote/proposal, such award shall be conditioned on an agreement by the successful bidder to extend the Bid, Quote, or Proposal award for one or more thirty (30) calendar day periods.

The bidder, if requested, must be prepared to present evidence of experience, ability, service facilities, and financial standing necessary to meet satisfactorily the requirements set forth or implied in the Bid, Quote, or Proposal.

The quantities listed in the Bid, Quote, or Proposal schedule may be increased or decreased by the Purchasing Agent to meet new or amended requirements of the Terrebonne Parish School Board between the time the Bid, Quote, or Proposal is issued and the time the award is made, subject to the bidder's acceptance.

Pursuant to R.S. 38:2251; R.S. 38:2252, Preference is hereby given to materials, supplies and provisions, produced, manufactured, or grown in Louisiana, quality being equal to articles offered by competitors outside of the state. This provision shall not be applicable if restricted by Federal Law.

Cash discounts may be offered by bidder for prompt payment of bills, but such cash discounts will not be taken into consideration in determining the low bidder except in the case of tie Bids, Quotes, or Proposals and then, only provided such discount is based on payment of invoice

not less than thirty (30) days after satisfactory delivery and/or receipt of invoice, whichever is later.

The Terrebonne Parish School Board reserves the right to reject the Bid, Quote, or Proposal of any bidder in default of any prior contract or guilty of misrepresentation, or of any company having as its sales agent or representative, or member of the firm, any individual in default or guilty of misrepresentation.

In accordance with LA R. S. 38:2212 et seq., changes to specifications and bid prices cannot be made after bids are received. TPSB must award bid items to *the lowest responsible bidder or bidders meeting all specifications*. Awards for bids and all terms and conditions outlined in this packet will be legally binding. The prices bid shall remain firm until the contract has expired.

CERTIFICATE OF INSURANCE

The apparent low bidder shall furnish the certificate of insurance and any other information or documentation no later than ten (10) days after notification by Terrebonne Parish School Board of such. If the apparent low bidder does not submit the proper information or documentation as required within the ten-day period, such bidder shall be declared non-responsive, and Terrebonne Parish School Board may award the bid to the next lowest bidder, and afford the next lowest bidder ten (10) days from the date the apparent low bidder is declared non-responsive to submit the proper information and documentation as required by the bidding documents, and may continue such process until Terrebonne Parish School Board either determines the low bidder or rejects all bids. Please see the attached Insurance Requirements for Vendors, Service Contractors, or Professional Services for the acceptable minimum coverages.

CONTRACT

Each Bid, Quote, or Proposal will be received with the understanding that the *ACCEPTANCE* in writing by the school board agent of the offer to furnish any or all of the commodities or services described therein shall constitute a contract between the bidder and the Terrebonne Parish School Board, which shall bind the bidder to furnish and deliver the commodities or services at the prices given and in accordance with conditions of said accepted bid/proposal, specifications, standard bid/proposal contract terms and conditions, and the Terrebonne Parish School Board, on its part to order from such contractors, except for causes beyond reasonable control, subject to the availability of appropriate funds, and to pay for at the contract prices, all commodities or services ordered and delivered. The school board reserves the right to order up to ten (10) percent more or less, than the quantity listed in the bid/proposal or as amended in the award. The right of order percentage may exceed the reserved right of the ten percent upon agreement by the bidder.

The above referenced **ACCEPTANCE** is not an order to shop. By acceptance of a Terrebonne Parish School District purchase order or work order, the awarded vendor agrees to defend and hold harmless the Terrebonne Parish School Board from any or all claims made in connection with the completion of the goods and/or services listed on the purchase order. The vendor further agrees to waive any right of recovery for expenses incurred in defending and/or

payment of any judgment imposed on the vendor.

Quantities are subject to order against contractors by school agencies not specifically mentioned, or to transfer between agencies subject to adjustment in the transportation cost, providing such transportation cost is based on separately determined delivery cost to individual agencies or as defined by law.

No alterations or variations of the terms of contract shall be valid or binding upon the Terrebonne Parish School Board unless made in writing and signed by their agent.

Contracts will remain in force for the full period specified and until all articles ordered before date of termination shall have been satisfactorily delivered and/or accepted (and thereafter until all terms and conditions have been met), unless:

- Terminated prior to expiration by satisfactory delivery against orders of entire quantities contracted for.
- Extended from written authorization of the agent and accepted by contractor to permit
 ordering of unordered balances or additional quantities at contracted price and in
 accordance with contract terms.

Contract quantities will be determined to have been ordered at expiration period according to contract terms. Contractor shall furnish the agent with a statement of all unordered balances at least ten (10) days prior to termination of contract.

It is mutually understood and agreed that the contractor shall not assign, transfer, convey, sublet, or otherwise dispose of his/her contract or his/her right, title, or interest therein, or his/her power to execute such contract to any other person, firm or corporation, without the prior written consent of the agent.

The placing in the mail to the address given by the bidder or delivery of a notice of award to a bidder will constitute notice of acceptance of contract; <u>validity shall be contingent upon insurance compliance</u>, as <u>per bid specifications</u>. When so requested by the Agent, the contractor shall execute a formal contract with the Terrebonne Parish School Board for the complete performance specified therein.

The contract may be canceled or annulled by the Agent if the Terrebonne Parish School Board, due to budget constraints, does not appropriate funding for the contract or upon nonperformance of contract terms. Any unfulfilled deliveries against such contract may be purchased from other sources at the contractor's expense.

Failure of a contractor to deliver within the time specified or within reasonable time as interpreted by the agent, or failure to make replacement of rejected commodities when so requested (immediately or as directed by the Agent) will constitute authority for the Agent to purchase rejected on undelivered commodities in the open market. The Agent reserves the right to authorize immediate purchase in the open market against rejections or excess overdue deliveries on any contract when necessary. On all such purchases, the contractor agrees promptly to reimburse the Terrebonne Parish School Board for excess costs associated by such purchases. However, should public necessity demand it, the Terrebonne Parish School

Board reserves the right to use or consume commodities delivered which are substandard in quality, subject to an adjustment in price to be determined by the Purchasing Agent.

When commodities are rejected, they must be removed by the contractor from the premises of the school board within forty-eight (48) hours after notification, unless public health and safety require immediate destruction or other disposal of such rejected delivery. Rejected items left longer than forty-eight (48) hours will be considered abandoned, and the Terrebonne Parish School Board shall have the right to dispose of them as its own property.

Orders with contractors will be placed by agencies directly with the contractor. All orders <u>shall</u> <u>be in writing and shall bear the contract number and/or purchase order number, and approval of the Terrebonne Parish School Board's Agent</u>. Contractors making a delivery without a formal written order does so at his/her own risk.

The Agent reserves the right to remove from the mailing list for an intermediate period for future Bids, Quote, or Proposals the name of any bidder/contractor for failure to accept the contract and/or for unsatisfactory performance of the contract.

Contractor/Bidder hereby guarantees to:

- Perform the contract in accordance with the Bid, Quote, or Proposal specifications and vendor's Bid, Quote, or Proposal under which the contract was awarded.
- Save the Terrebonne Parish School Board, it's agent, or employees harmless from liability of any claim, action, loss, damage, injury, liability, cost or expense of whatsoever kind or nature, including costs and expenses for the use of any copyrighted or not copyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in the performance of the contract of which the contractor is not the patentee, assignee, or licensee, but not by way of limitation, attorney's fees, and court costs arising out of bodily injury to persons, including death or damage to tangible property, arising out of or incidental to the performance of this Bid, Quote, or Proposal (including goods and services provided thereto) by or on behalf of the successful bidder, whether or not due to or caused in part by the negligence or other culpability of the indemnitee excluding only the sole negligence or culpability of the indemnitee. The following shall be deemed the indemnitee: The Terrebonne Parish School Board, its board members, agents, and employees.
- Guarantee his/her products against defective material or workmanship, and to repair, or replace any damage or marring occasioned in transit.
- Guarantee that the items offered are the manufacturer's standard design in construction, and that no changes or substitutions have been made in the items listed in this contract.
- Furnish adequate protection from damage for all work and to repair damages of any kind, for which he/she or his/her employees are responsible, to the premises or equipment, to his/her own work or to the work of other contractors.
- Pay for all permits, licenses, and fees, and to give all notices and comply with all laws,

ordinances, rules, and regulations of the city, town, and parish in which the installation is to be made, and of the State of Louisiana.

- At bidder's own expense, carry proper insurance to protect the Terrebonne Parish School Board from loss. All insurance policies shall be issued by companies that have insurance licenses and authority to do business in the State of Louisiana and held in good standing by the latest information available to Louisiana Insurance Regulators or other Louisiana agencies, if any, performing such services.
- Upon request, provide Terrebonne Parish School Board's insurance agent with a certificate(s) to verify insurance coverage as required (See Attached Insurance Requirements).
 Such certificate must be presented before any contract acceptance by the Terrebonne Parish School Board shall be valid. Neither approval nor failure to disapprove the insurance furnished by the successful bidder to the Terrebonne Parish School Board shall relieve the successful bidder of the responsibility to provide insurance as required in this Bid, Quote, or Proposal.
- The General Contractor shall be responsible, daily, for assuring that all of the Contractors' staff and employees, and any subcontractors' staff and employees, are legally documented to work in the United States of America and the State of Louisiana while working on Terrebonne Parish School Board projects and/or properties. The General Contractor shall be responsible for assuring that there is an English speaking Supervisor on site while working on Terrebonne Parish School Board projects and/or properties.

DELIVERY

Orders are to be placed by purchase order and the vendor shall not accept orders without first obtaining a purchase order approved and signed by the School Board's Purchasing Agent. Generally purchase orders are mailed, although may be faxed or emailed. Purchase orders for various quantities and amounts will be issued as needed, throughout the term of the Contract.

Contractor should maintain an adequate supply of items in order to meet specified delivery. All shipments shall be free inside delivery and F.O.B. destination (from contractor's to customer's location) to the address specified by the customer on the purchase order, and including to those sites where multiple locations exist at the same address (example-purchasing, child nutrition, maintenance, and warehouse, etc.). The contractor is required to make shipments to an individual office at the discretion of the customer. The contractor shall have delivery personnel on staff to deliver a minimum of 85% of all orders. Third party (UPS, DHL, etc.) deliveries shall be accepted, but paid by contractor as per the specific "ship to" requirements of the School Board and this bid.

Deliveries shall be made Monday through Friday, except on School Board holidays between the hours as follows:

8:00 AM-3:00 PM
8:00 AM-2:00 PM
8:00 AM-2:00 PM
8:00 AM-2:30 PM
8:00 AM-2:30 PM

There are approximately forty-eight (48) "ship to" destinations or delivery sites throughout the Parish of Terrebonne comprising of the central offices, departments, and schools (hereafter may be referred to as "Agencies"). During the design phase of Southdown Elementary, 1124 St. Charles Street, there will be alternate delivery sites.

The Contractor shall provide confirmations of order receipts and credit returns. The Contractor shall have a process in place to notify the School Board of any discrepancies related to the order, i.e. pricing, incorrect stock numbers, unit of measures, etc., within eight (8) business hours of receipt of order, in order to provide timely resolutions to the Agency. The Contractor shall also have a process in place where the School Board may opt to cancel an order in its entirety, or any portion thereof that is not already filled or delivered. This process is normally determined at the time of establishing the account. The Contractor shall include a packing slip, which will be used for receiving delivered items. All items not included in the order shall be noted on this packing slip. The packing slip shall include, but not necessarily limited to, the following:

- The School Board's assigned purchase order number
- Ship-to Address, contact name and (where applicable) telephone number
- Bill to address
- Date of order
- Contract number
- Catalog stock number, item description, net unit cost, unit of measure
- Quantity ordered, quantity shipped, quantity on back-order
- Extended and total dollar amounts
- The School Board's account number
- The Contractor's assigned sales order number

The Contractor shall provide a packing slip, bill of lading, or "proof of delivery", which will be signed by the customer receiving the delivery. This document must list the School Board's assigned purchase order number, the number of packages received, the delivery address, the contact person, and (where applicable) the telephone number. This is the minimal information needed to ensure the proper matching of the document with the packing slip, the School Board's purchase order number, and the invoice number. This document will not solely serve as an "Acceptance of Order".

It shall be understood and agreed that any or all commodities or services furnished comply fully with all applicable federal and state laws and regulations.

Any equipment delivered must be standard new equipment and latest model, except as otherwise stated in the specifications. Where any, part, or normal appurtenances of equipment is not described, it shall be understood that all the equipment and appurtenances which are usually provided in the manufacturer's stock model shall be furnished.

Equipment, materials, and supplies delivered must be new and unused items, except as otherwise specifically state in Bid, Quote, or Proposal.

Delivery must be made as ordered and in accordance with Bid, Quote, or Proposal. If no delivery instructions appear on the order, it will be interpreted to mean prompt delivery and **if shipped by freight shall be FOB tailgate delivery, unless otherwise specified.** The decision of the Agent as to reasonable compliance with delivery terms shall be final. Burden of proof of delay in receipt of order shall rest with the contractor.

Any request for extension of time of delivery from that specified must be approved by the Agent, such extension applying only to the particular item or shipment.

Commodities shall be securely and properly packed for shipment according to accepted standard commercial practice, without extra charge for packing cases, bailing, sacks, or pallets. Shipping containers are to remain the property of the school board unless otherwise stated in the Bid, Quote, or Proposal.

The contractor shall notify the school site or facility within 48 hours of any item on an order that cannot be filled within the specified three (3) day delivery period. The balance of the order shall not be held due to the back-order item(s).

Only brands and product numbers stated in the <u>catalog award</u> are approved for delivery under this contract. Any substitutions shall receive prior written approval from the School Board's Purchasing Agent.

The contractor shall notify the School Board's Purchasing Agent of any eligible item that is discontinued by a manufacturer. This notification must be substantiated by written notice from the applicable manufacturer. A request for a replacement item of comparable value and quality shall be sent to the School Board's Purchasing Agent for review/approval within 14 days after notification.

The Contractor shall arrange for the return of all defective, outdated, and/or damaged products, and/or duplicate shipments received by the School Board within seven (7) days of notification. A credit, if applicable, is expected within a reasonable amount of time. The contractor shall not charge to restock or charge a pickup fee for such returns. No more than five (5) returns are permissible per 100 orders delivered per month.

The Contractor shall arrange for the return of products ordered in error. The School Board may be responsible for shipping charges and a restocking fee not to exceed 15% of the actual sale price of the item, if applicable. Restocking charges will only be applicable for items the contractor does not normally carry in their inventory and must order from a special source. Returned products must not have been used, remain within the manufacturer's original packaging container, and include, in good condition, all manufacturer's packaging and instructions.

All returns described above may be executed within seven (7) days of receiving an order. A Return authorization shall be issued by the contractor within seven (7) days of notification by the School Board. The contractor shall promptly credit the invoice and issue a credit notification to the school board.

INVOICING AND PAYMENT

Invoices submitted by the contractor to the Terrebonne Parish School Board shall refer to the delivery ticket number, delivery date, purchase order, and/or release number, quantity, unit price, and delivery point. A separate invoice for each order delivered and accepted shall be submitted by the contractor to the Terrebonne Parish School Board at P.O. Box 5097, Houma, LA 70361.

The Contractor shall submit the invoice in accordance with the "bill to" instructions on the Terrebonne Parish School Board's order. The invoice shall include, but not limited to, the following:

- The School Board's assigned purchase order/ work order number
- Ship-to Address, contact name and (where applicable) telephone number
- Bill to address
- Date of order
- Contract number
- Quantity ordered, quantity shipped, quantity on back-order, service provided
- Extended and total dollar amounts
- The School Board's account number.

Payment is net 30 from receipt of an approved and correct invoice. The School District pays by invoice only, not by statement. Invoices not referencing a valid purchase order/ or work order number and proof of delivery will be returned unpaid.

Where there is a question of non-performance, payment in whole or in part may be withheld. In the event a discount is involved, the withholding of payment as provided herein shall not deprive the Terrebonne Parish School Board from taking such discount.

All charges against a contractor shall be deducted from current obligations that are due or may become due. In the event that collection is not made in this manner, the contractors shall pay the Terrebonne Parish School Board, on demand, the amount of such charges. All remittances shall be made payable to the Terrebonne Parish School Board.

Payment for the unused portion of an inferior delivery may be made by the Terrebonne Parish School Board on an adjusted price basis, as determined by the agent.

SAVING CLAUSE

It is understood and agreed that the contractor shall not be held liable for any loss resulting if the fulfillment of the terms of the contract, shall be delayed or prevented by wars, acts of public enemies, strikes, fire, floods, acts of God, or any other acts not within the control of the contractor and which by exercise or reasonable diligence.

Should the performance of any contract be delayed or prevented as set forth in the previous paragraph, the contractor agrees to give immediate written notice and explanations of the cause and probable duration of any such delay.

It shall be a requirement of the Terrebonne Parish School Board that any contracted vendor

currently employing a person convicted of a sex offense as defined in Louisiana R.S. 15:541 when the victim is under the age of thirteen years shall not permit same employee to enter any Terrebonne Parish School Board property for the purpose of fulfilling work order or delivery of active contract. Violation of this provision shall be cause for immediate termination and/or cancelation of any contract or agreement with contracted vendor.

DEVIATION/ALTERNATIVE BID/PROPOSAL CLAUSE

Any deviation from the specifications listed in the Bid, Quote, or Proposal must be noted in detail and submitted in writing as specified or on a separate document with the Bid, Quote, or Proposal. It must include specific reasons as to why the deviation(s) will render equivalent or better performance and reliability. The deviation(s) must meet or exceed the details of the respective specifications(s). The absence of this specification deviation information will hold the bidder strictly accountable to the specifications as written. Failure to submit documentation of specification deviation shall be grounds for rejection of the item(s) when offered for delivery. A Terrebonne Parish School Board evaluation committee will review all deviations or alternates and reserves the right to be the sole authority for acceptance or rejection of deviations and/or alternate Bid, Quote, or Proposal.

BIDS/PROPOSAL COMPLETION

Only paper Bids, Quotes, or Proposals written in ink or typed, and properly signed by a member of the firm or duly authorized representative will be accepted. Pencil figures, signatures, or photo copies of signatures on the Bid, Quote, or Proposal form submitted will disqualify the bidder. Do not submit a photo copy as an original Bid, Quote, or Proposal unless otherwise specified. Electronic digital signatures will be accepted only if specified.

ERASURES

The Bid, Quote, or Proposal submitted must not contain any erasures or corrections unless each correction is initialed by the person or persons signing the Bid, Quote, or Proposal in the margin immediately opposite the correction.

WARRANTIES

If specific warranties on equipment, vehicles, supplies, and materials specified are not required, they are to be standard manufactures and/or dealer's warranties. If full warranty is specified, it shall include parts, labor, and all other associated cost. Warranty shall be for all components of the related item, i.e. warranty on computer system shall include all components including, but not limited to, base processing unit, keyboard, mouse, monitor, speakers, drives, etc. With regard to a lease, to the extent permitted by law and contract, the successful bidder will assign and pass through without representation to Terrebonne Parish School Board the benefits of warranties, if any, of the supplier of the items for the duration of any lease in effect and there exist with no event of default thereof.

BID/QUOTE/PROPOSAL RESPONSE

In the event you cannot submit a response on the requirements, please return the request for Bid, Quote, or Proposal form with an explanation as to why you are unable to submit an offer. Also, please state whether you would like to receive future Bid, Quote, or Proposal bid packets, and include the correct address that will receive the Bid, Quote, or Proposal bid packet.

VENUE AND JURISDICTION FOR LITIGATION

Bidders and the Terrebonne Parish School Board do consent to and accept the venue and jurisdiction of the 32nd Judicial District, Parish of Terrebonne, State of Louisiana in the event of any dispute or lawsuit arising as a result of this request for bids or proposals and any contract entered into or between bidder and Terrebonne Parish School Board, as a result thereof.

INELIGIBILITY NOTIFICATION

Bidders must advise the agent if he/she or his/her principles is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in any transactions resulting from the award of this Bid, Quote, or Proposal by any federal department or agency.

REQUIRED CONTRACT PROVISIONS FROM APPENDIX II OF 2 CFR PART 200

Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor" (Appendix II of 2 CFR Part 200E).

The vendor shall comply with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency (Appendix II of 2 CFR Part 200 (D).

Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the

standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence (Appendix II of 2 CFR Part 200(I).

Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate (Appendix II of 2 CFR Part 200(A).

All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement (Appendix II of 2 CFR Part 200(B).

Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA) (Appendix II of 2 CFR Part 200(G).

Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549 (Appendix II of 2 CFR Part 200(H)...

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award (Appendix II of 2 CFR Part 200(I).

Required Contract Provisions from 2 CFR Part 200

Procurement of recovered materials- A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The

requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item **exceeds \$10,000** or the value of the quantity acquired by the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines (2 CFR Part 200.322)

The vendor agrees to take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible (2 CFR Part 200.321)

Other Contract Provisions

The vendor shall comply with the following civil rights laws, as amended: Title VI of the Civil Rights Act of 1964; Title IX of the Education Amendments of 1972; Section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975; Title 7 CFR Parts 15, 15a, and 15b; the Americans with Disabilities Act; and FNS Instruction 113-1, *Civil Rights Compliance and Enforcement in School Nutrition Programs*.

EQUAL LOW BIDS

Contracts shall be awarded in the following order of priority when two or more low bids are equal in all respects:

- a) Small business concerns that are also labor surplus area concerns.
- b) Other small business concerns. (As defined by the United States Small Business Administration).
- c) Other business concerns.

If two or more bidders still remain equally eligible after application of paragraph (a) above, award shall be made by a drawing by lot limited to those bidders. If time permits, the bidders involved shall be given an opportunity to attend the drawing. The drawing shall be witnessed by at least three persons, and the contract file shall contain the names and addresses of the witnesses and the person supervising the drawing.

RETURN OF DISCOUNTS, CREDITS, AND REBATES TO TERREBONNE PARISH SCHOOL BOARD

Allowable cost will be paid from the non-profit school food service account to the offeror/contractor net of all discounts, rebates and other applicable credits accruing to or received by the contractor or any assignee under this contract, to the extent those credits are allocable to the allowable portion of cost billed to the Terrebonne Parish School Board. The offeror agrees to fully disclose all discounts, rebates, allowances, and incentives received by the company from its suppliers. If the offeror/contractor receives a discount, rebate, allowance, or incentive from a supplier; the offeror/contractor must disclose and return to Terrebonne Parish School Board the full amount of the discount, rebate, or applicable credit

that is received based on purchases made on behalf of Terrebonne Parish Child Nutrition Program. All discounts, rebates, allowances, and incentives must be returned to the Child Nutrition Program during a mutually agreed upon time frame that is beneficial to the School District.

"Cost Plus" bids will not be accepted.

PROTEST AWARDS

To initiate a protest of an award recommendation, a business must follow these steps:

- The protest must be received in writing within 5 business days of the recommendation of the Building, Food Service, and Transportation Committee.
- The written protest should include the bid number and should clearly identify the facts believed to constitute an error in the award recommendation and the desired remedy.
- The protesting bidder should focus on identifying the following in their letter of protest:
 - Any specific Louisiana/Federal statute that was violated (such as the application of a required preference)
 - Any specific purchasing policy of the Terrebonne Parish School District that was not applied (such as conflict of interest, fraud, or ethics violation)
 - Any specific solicitation instruction that was not followed (such as the evaluation and award instructions)
- Only the information provided within the protest period will be considered in arriving at a decision. The Purchasing Agent is not required to take into consideration any material filed by any party after the protest deadline.
- The Purchasing Agent or their designee will investigate and provide a written response to the protesting party. This decision is final.
- Until issuing a final decision on a timely protest, the Purchasing Agent will not finalize
 an award of a contract or purchase order pursuant to a disputed solicitation. However,
 if there is a threat to public health, safety, or welfare, or danger of immediate and
 substantial harm to state property from delay in making an award, the Purchasing
 Agent may proceed with an award and document the justification for such action.
- A revised award recommendation, based on a protest review, does not assure that there will be a new protest period.

The Freedom of Information Act (FOIA) process is not related to the protest process and is not a reason for a protest period extension.

RECORD RETENTION

The successful bidder agrees to retain all books, records, and other documents relative to this agreement for three (3) years after the final payment for audit purposes and to make said records available upon request.

Attachment A

Submittal of Bid:

All envelopes with bid submittals must be delivered to the Terrebonne Parish School Board Purchasing Department, 340 St. Charles Street, Building #3, Houma, Louisiana 70360 or Post Office Box 5097, Houma, Louisiana 70361 no later than the due date and time of 2:00 P.M. on July 31, 2018. Any bid received after the specified date and time will not be accepted and will be returned unopened.

Caution should be taken to assure your bid submittal is properly mailed or delivered and addressed as per bid specifications; <u>any bid submitted that is not properly</u> addressed for submittal will be declared non-responsive and rejected.

All outer envelopes including Fed Ex or UPS deliveries **MUST** state the Bid Name as indicated below, Auxiliary Services Bid #073118.

In all bids requiring a state license, the contractor's license number MUST appear on the outside of the outer envelope and any inner envelopes, if applicable. **Pursuant to R.S. 37:2163 (A), if the bid does not display the contractor's license number on the bid envelope, the bid shall be automatically rejected.** If no contractor's license is required, "License Not Required" must appear on the outside of the envelope. <u>Failure to comply will automatically disqualify the bid.</u>

The bid shall be addressed following the example below:

Name or Firm Physical or Mailing Address City, State Zip

> Purchasing Department Terrebonne Parish School Board P. O. Box 5097 Houma, LA 70361

Auxiliary Services Bid #073118 License # XXXX **or** License Not Required

Attachment B

INSURANCE REQUIREMENTS FOR VENDORS, SERVICE CONTRACTORS, OR PROFESSIONAL SERVICES

The required insurance shall be approved by the Terrebonne Parish School Board before any site work may commence.

I. Workers Compensation

- A. Limit of Liability
 - 1. Coverage A Statutory requirements
 - 2. Coverage B \$ 500,000 Employer's liability
- B. Endorsements
 - 1. USL&H (if any)
 - 2. Waiver of Subrogation in favor of the Terrebonne Parish School Board
 - 3. 30 day notice of cancellation

II. Comprehensive General Liability

- A. Limits of Liability
 - 1. Premises / Operations
 - \$ 1,000,000 per occurrence (BI & PD)
 - 2. Products / Completed Operations
 - \$ 1,000,000 per Occurrence (BI & PD)
 - 3. General Policy Aggregate (if applicable)
 - \$ 2,000,000
 - 4. Personal Injury
 - \$ 1,000,000 per occurrence
- B. Endorsements
 - 1. Explosion, collapse and underground (if applicable)
 - 2. Contractual
 - 3. Independent contractors
 - 4. Medical payments
 - 5. Broad from CGL Endorsement
 - 6. Terrebonne Parish School Board named as "Additional Insured"
 - 7. Waiver of Subrogation in favor or the Terrebonne Parish School Board
 - 8. Pollution exclusion removed for "Sudden & Accidental" (Fuel, oil, lube, and chemical vendors)
 - 9. 30 day Notice of Cancellation

III. Automobile Liability

- A. Limit of Liability
 - 1. Combined single limit \$1,000,000 each accident
- B. Endorsements
 - 1. Hired automobile liability
 - 2. Non-ownership liability
 - 3. Terrebonne Parish School Board named as "Additional Insured"
 - 4. Waiver of Subrogation in favor of the Terrebonne Parish School Board
 - 5. 30 day notice of cancellation

IV. Other Requirements

- A. Suitable coverage may be required if special conditions or exposure exist.
 - (i.e., Marine coverage, Property exposures)
- B. Current insurance certificate shall be on file with the Terrebonne Parish School Board and accepted by the Risk Manager.
- C. All policies are required to be on occurrence form basis, except those generally written <u>ONLY</u> on claims-made forms. (i.e., Professional, Errors & Omissions, etc.).

Auxiliary Services Bid Checklist July 31, 2018

	Envelope labeled as specified in Attachment A
	Bid Form for Each Section Being Submitted
	Signature Page for Each Section Being Submitted
	Owner Disclosure Certificate (1 per Vendor)
	Signed Addenda (if applicable)
bid submit within seve	eference that the following forms be signed and included with each tal. All forms (below) not included with the bid may be submitted enty-two (72) hours of being named the apparent winner, as per hild Nutrition regulations.
	Certification Regarding Debarment (1 per Vendor)
	Certification Regarding Lobbying (1 per Vendor)
	Disclosure of Lobbying Activities (1 per Vendor)
	Certificate of Independent Price Discrimination (1 per Vendor)



Section:	
Note: A completed signature page must be	e attached to <u>each section bid upon</u> .
Vendor Name:	
Phone #:	Fax #:
Address:	
Email Address:	
purchased and that the items listed for this b	chool Board cannot list all of the items to be id are substantial representative samples for the gree or do not agree to give a similar discount on our business.
Yes	s, we agree to give similar discount pricing.
No,	we do not agree to give similar discount pricing.
standard terms and conditions of this bid and of one (1) year, unless an extension is agreed	his bid, we will agree to the specifications and dhonor awarded bid pricing for a contract period dupon. We also understand that the Terrebonne incel the contract for unsatisfactory performance
	Authorized Representative
	Signature
	 Date



OWNER DISCLOSURE CERTIFICATE

COMPANY NAME:				
ADDRESS:				
_				
TELEPHONE:				
CELL PHONE:				
FAX NUMBER:				
EMAIL:				
FED. TAX ID#				
The Company Biddin	ng is:			
AManufactu	rerDeale	r	Representative	
BCorporatio	nPartne	ership	Sole Owner	
	y individuals or compa			
If partnership, list prii	ncipal partners:	_ 2		
3		4		
Owner Sig	nature:			
Title:				

Type or Print Signature and Title



June 13, 2018

To: Bidders – Auxiliary Supplies and Services Bid

From: Purchasing Department, Terrebonne Parish School District

If you are **not bidding** on the current bid, but would like to remain on our bid list, please complete and return this form. Failure to return this form could result in your name being removed from our bid list.

Company Name:			
1 7	(Please Print or Type)		
Address:			
	(Street/P.O. Box)		
	(City)	(State)	(Zip Code)
E-Mail Address:			
Representative's			
Signature:			
Printed Name			
of Representative's			
Signature:			

Signature

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 7 CFR Part 3017, Section 3017, subpart c- Responsibilities of Participants. The regulations were published in the November 26, 2003, <u>Federal Register</u> (pages 66534-66566). Copies of the regulations may be obtained by contacting the Department of Agriculture.

(BEFORE COMPLETING CERTIFICATION, READ ATTACHED NSTRUCTIONS)

Name	and Title of Authorized I	Representative		
Organ	ization Name		PR/Award Number or Project Name	
	prospective participant	shall attach an explanation	on to this proposal.	
(2)			unable to certify any of the statements in this certification, suc	h
(1)	presently debarred, s		by submission of this proposal, that neither it nor its principals are debarment, declared ineligible, or voluntarily excluded from epartment or agency.	

Date

INSTRUCTIONS TO BIDDERS FOR COMPLETING CERTIFICATION FORM

NOTE: Each responsive bidder must include this certification statement with it's bid on each contract equaling or exceeding \$25,000 or any contract for audit services regardless of amount.

- 1. By signing and submitting this form, the prospective lower tier participant is providing the certification set out on the reverse side in accordance with these instructions.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of the U. S. Department of Agriculture regulations 7 CFR 3017 implementing Executive Order 12 549. (Contact the person to whom this proposal is submitted for assistance in obtaining a copy of those regulations.)
- 5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transaction" without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification that a prospective participant in a lower tier covered transaction has not been debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless the participant knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under Paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certificate of Independent Price Determination

Both th Determ	ne school food authority and the Vend ination.	lor (offeror) shall execute this	Certificate of Independe	nt Price
	(Name of Vendor)		arish School District chool Food Authority)	
(A)	By submission of this offer, the offeror of as to its own organization, that in connect		t offer, each party thereto	certifies
	 The prices in this offer have been agreement, for the purpose of restrict other offeror or with any competitor; Unless otherwise required by law, knowingly disclosed by the offeror at the case of an advertised procurent directly or indirectly to any other offe No attempt has been made or will be to submit, an offer for the purpose of 	the prices which have been question of the prices which have been question of the prices which have been question of the prices which the control of the prices which the prices was a support to the prices of the prices which the prices was a support to the prices of the prices which the prices was a support to the prices of the prices which the prices was a support to the prices of the prices which the prices was a support to the prices of the prices which the prices was a support to the prices which the prices was a support to the prices which the prices which the prices which the prices which have been question to the prices which have been prices which have been prices which the prices which have been prices	ter relating to such prices uoted in this offer have a d by the offeror prior to of ase of a negotiated proc	with any not been pening in curement,
(B)	Each person signing this offer on behalf	of the Vendor certifies that:		
	 (1) He or she is the person in the offero as to the prices being offered herei contrary to (A)(1) through (A)(3) about (2) He or she is not the person in the decision as to the prices being offer as agent for the persons responsing participated and will not participate, agent does hereby so certify; and he contrary to (A)(1) through (A)(3) about (A)(4) 	in and has not participated, and ve; or offeror's organization responsiled herein, but that he or she halble for such decision in certifien any action contrary to (A)(1) e or she has not participated, and	I will not participate, in an object within the organizations been authorized in writing that such persons through (A)(3) above, and	ny action on for the ing to act have not d as their
not cu convic	best of my knowledge, this Vendor, its rrently under investigation by any gov ted or found liable for any act prohi racy or collusion with respect to biddir	vernmental agency and have ibited by State or Federal la	not in the last three yea w in any jurisdiction, i	ars been
	ure of Vendor's zed Representative	Title	Dat	<u> </u>
In acce	epting this offer, the SFA certifies that eopardized the independence of the off	no representative of the SFA er referred to above.	has taken any action wl	nich may
Signatu	uca Walfher ure of School Food Authority's zed Representative	Supervisor, Child Nutrition F	Program 2/8/	18

Note: Accepting a bidder's offer does not constitute award of the contract.

CERTIFICATION REGARDING LOBBYING

CERTIFICATION FOR CONTRACTS, GRANTS, AND COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated-funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of congress, or an employee of a member of congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal-appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a member of congress, an officer or employee of congress, or an employee of a member of congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including sub-contracts, subgrants, and contracts under grants, loans and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Зу		Date:
	(Signature of Official (Executive Director)Authorized to Sign Application	on)
Зу -		Date: ———
-	(Signature of Official (Chief Financial Officer) Authorized to Sign App	lication)
or		
	Name of Grantee	
	Title of Grant Program	

Disclosure of Lobbying ActivitiesComplete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352
(See attached for public burden disclosure)

1. Type of Federal Action:	2. Status of Fed (enter letter of a. bid/offer/ap b. initial awar c. post-award	of choice) oplication	3. Report Type:a. initial filingb. material change For material change only: Year quarter Date of last report
4. Name and Address of Reporting I	Entity:		g Entity in No. 4 is Subawardee, Enter
Prime Subaward Tier, if known		Name and A	Address of Prime:
Congressional District, if known:		Congressio	onal District, if known:
6. Federal Department/Agency:		6. Federal Pro	ogram Name/Description: aber, if applicable:
8. Federal Action Number, if known:			ount, if known:
10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI):			
11. Amount of Payment (check all that app	oly):	13. Type of	Payment (check all that apply):
\$ a. cash b. in-kind; specify: nature value value		a. retaine c. comm e. deferr f. other;	b. one-time fee ission d. contingent fee ed specify:
14. Brief Description of Services Perform or Member(s) contacted, for Payment		:	
15. Continuation Sheet(s) SF-LLL-A atta			,,
16. Information requested through this for Title 31 U.S.C. Section 1352. This Disclosu Activities is a material representation of fareliance was placed by the tier above when was made or entered into. This disclosure pursuant to 31 U.S.C. 1352. This information to the Congress semi-annually and will be	re of Lobbying act upon which a this transaction is required ion will be reported	Signature: Print Name:	
inspection. Any person who fails to file the disclosure shall be subject to a civil penalty \$10,000 and not more than \$100,000 for ea	required y of not less than	Telephone No.:	Date:
Federal Use Only		Authorized for L Standard Form -	ocal Reproduction LLL (Rev. 7-97)

Office of Chief Financial Officer, USDA

Pt. 3018, App. B

DISCLOSURE OF LOBBYING ACTIVITIES

CONTINUATION SHEET

Approved by OMB 0348-0046

Reporting Entity:	Page	_ of

Authorized for Local Reproduction Standard Form – LLL-A

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitations for Bid (IFB) number; grant announcement number; contract, grant, or loan award number; application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, state and zip code of the lobbying entity engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10(a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (item 4) to the lobbying entity (item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
- 12. Check the appropriate box(es). Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.
- 13. Check the appropriate box(es). Check all boxes that apply. If other, specify nature.
- 14. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activity, not just time spent in actual contact with Federal officials. Identify the Federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.
- 15. Check whether or not a SF-LLL-A Continuation Sheet(s) is attached.
- 16. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503



Section 9- Electric Motor Repairs

	npany Name: Iress:		Prices Valid Until: July 1, 2019 Bid Prepared By:
Pho	ne Number:		
Ema	ail Address:		
Fax	Number:		
This	bid section is to be awarde	ed to one vendor on an "all or none" basis.	
	0 17 17 5111		
Minim	num Specifications: Bidders i	must have a distributorship within the parish for pickup of p	parts and equipment.
	Service	Description	Bid Base Rewind Price
1	ELEC MTR REPAIR	1.5HP FRAME, 1725 RPM	
2	ELEC MTR REPAIR	10HP-256UC FRAME, 1800 RPM - TYPE H-1	
3	ELEC MTR REPAIR	2HP FRAME, 1735 RPM	
4	ELEC MTR REPAIR	2HP/3450RPM, BALDOR	
5	ELEC MTR REPAIR	3/8HP, 855 RPM	
6	ELEC MTR REPAIR	3HP, 1725 RPM	
7	ELEC MTR REPAIR	3HP FRAME, 3450 RPM	
8	ELEC MTR REPAIR	50HP-1750RPM, TYPE DPI	
9	ELEC MTR REPAIR	5HP, 3450 RPM	
10	ELEC MTR REPAIR	5HP FRAME, 1725 RPM	
11	ELEC MTR REPAIR	7 1/2HP FRAME, 1740 RPM	
12	ELEC MTR REPAIR	7 1/2HP MARTHON, 3500 RPM	
			Authorized Signature
			Aditionized Signature
		-	Position

Date



Section 16- Foil Type Insulation Products

Company Name: Address:		Prices Valid Until: Bid Prepared By:	July 1, 201	9
	one Number:			
	ail Address:			
Fax	x Number:			
This	bid section is to be awarded to one vendor on an "all or none" basis.			
	num Specifications: Bidders must have a distributorship within the parish for pickup of , set).	parts and equipment. Bids mu	st include unit of	measure (each,
	Description	Alternate Item No. (if applicable)	Unit of Measure	Bid Price
1	Micro-cell foam core reflective foil insulation, 1/4", per sq. ft. with Class A/Class 1 fire rating with a 10.7 R-Valve and 5 flame rating			
2	Micro-cell foam core reflective foil insulation, 3/16", per sq. ft. with Class A/Class 1 fire rating with a 10.7 R-Valve and 5 flame rating			
3	Radiant thermal barrier product, 0.11 nominal thickness, per sq. ft. with flame spread of 6 and a Class A/Class fire rating-Product manufactured under the trade name of Low-E insulation or R-Foil			
4	Perforated radiant thermal barrier product, 0.11 nominal thickness, per sq. ft. with flame spread of 6 and a Class A/Class fire rating-Product manufactured under the trade name of Low-E insulation or R-Foil			
5	Foil tape for use with insulation product, per roll, linear foot, etc.			
		Authorized Signatu	ıre	
		Position		
		Date		



Section 17- Ceiling Tile and Grid Installation Services

Cor	mpany Name:		Prices Valid Until:	July 1, 201	9
Add	dress:		Bid Prepared By:		
Pho	one Number:				
	ail Address:				
гах	Number:				
This	bid section is to be awarded to one vendor on an "all or	none" basis.			
perso the o	num Specifications: Hourly rates will be paid only for time specifications on the day services are performed. Contractors must of wner. LA State Licenses are required by all contractors for eless and/or certificates to perform work required of the district	btain parish permits lectrical, plumbing,	s on all jobs, when required,	with reimbursen ors must posses	nent of fees paid by s all applicable state
	Description	Cost Per Mile	Cost of Services	Unit of Measure	Minimum Requirement
1	CONTRACTOR- Ceiling Tile & Grid Installation (Personnel, Truck, and Tools)	Wille	Cost of Services	Per Hour	Requirement
2	INSTALLATION- 2' X 4' System, less than 700 SQ. FT. (Cost for installation of specified 2' X 4' ceiling system for less than 700 square ft. of area)			Sq. Foot	
3	INSTALLATION- 2' X 4' System, more than 700 SQ. FT. (Cost for installation of specified 2' X 4' ceiling system for less than 700 square ft. of area)			Sq. Foot	
<u> </u>					
*Mile State NOT	e License Number eage charges must not exceed the national standard a e License Number SHALL result in rejection of bid/quo E: The Terrebonne Parish School Board reserves the eed \$30,000 or for the repair of damages that result fro	ote. e right to seek quo	otes/bids for any named p		
	T J				
			Authorized Sig	nature	
			Position		
			Date		





Section 27- Fence Supplies

Company Name:	Prices Valid Until: July 1, 2019
Address:	Bid Prepared By:
Phone Number:	
Email Address:	
Fax Number:	

Minimum Specifications: Vendor with distributorship in the parish preferred.

This bid section is to be awarded to one vendor on an "all or none" basis.

	Item	Description	Unit of Measure	Bid Price
1	Barb-wire Arm	2" x 1 5/8" 45 Deg. Galvanized pressed steel		
2	Barb-wire Arm	2.5" x 1 5/8" 45 Deg. Galvanized pressed steel		
3	Cap- Dome	1 7/8" Galvanized pressed steel		
4	Cap- Dome	2.5" Galvanized pressed steel		
5	Cap- Dome	3" Galvanized pressed steel		
6	Cap- Loop	2" x 1 5/8" Galvanized Pressed Steel		
7	Cap- Loop	2.5" x 1 5/8" Galvanized pressed steel		
8	Cap- Dome	4" Galvanized pressed steel		
9	Comb Rail End	1 5/8" Galvanized		
10	Fitting- Brace Band	3" 12 gauge 3/4" galvanized		
11	Fitting- Brace Band	4" 12 gauge 3/4" galvanized		
12	Fitting- Brace Band	2.5" 12 gauge 3/4" galvanized		
13	Fitting- Tension Band	2.5" 14 gauge 3/4" galvanized		
14	Fitting- Tension Band	3" 14 gauge 3/4" galvanized		
15	Fitting- Tension Band	4" 14 gauge 3/4" galvanized		
16	Gate	12' x 4' galvanized (Welded frame, 2" O.D. Sch.)		
17	40 Pipe	to be complete fabrication including all fittings and without barbwire - not to include hardware for hanging gate		
18	Gate	Double Drive - 12' x 5' galvanized (Welded frame, 2" O.D. Sch.)		
19	40 Pipe	to be complete fabrication including all fittings and without barbwire - not to include hardware for hanging gate		
20	Gate	Double Drive - 12' x 6' galvanized (Welded frame, 2" O.D. Sch.)		
21	40 Pipe	to be complete fabrication including all fittings and without barbwire - not to include hardware for hanging gate		
22	Gate	Double Drive - 12' x 7' galvanized (Welded frame, 2" O.D. Sch.)		

	Item	Description	Unit of Measure	Bid Price
23	40 Pipe	to be complete fabrication including all fittings and without barbwire - not to include hardware for hanging gate		
24	Gate- Hinge	4" x 1 5/8" - 1 7/8" Galvanized (Industrial 90 degree pressed steel)		
25	Gate- Hinge	3" x 1 5/8" - 1 7/8" Galvanized (Industrial 90 degree pressed steel)		
26	Gate- Welded	4' x 5' Galvanized (Walk gate, welded frame, 2" O.D. Sch 40 pipe to include wire fabric, all fittings and complete fabrication without barb-wire - not to include hardware for hanging gates		
27	Gate- Welded	4' x 6' Galvanized (Walk gate, welded frame, 2" O.D. Sch 40 pipe to include wire fabric, all fittings and complete fabrication without barb-wire - not to include hardware for hanging gates		
28	Gate- Welded	Welded - 4' x 7' Galvanized (Walk gate, welded frame 2" O.D. Sch., 40 pipe to include wire fabric, all fittings and complete fabrication without barb-wire - not to include hardware for hanging gates		
29	Nuts and Bolts	5/16" x 1 1/4" Galvanized 100/per box (If not bidding a box of 100, specify amount per box		
30	Pig Rings	12 gauge galvanized		
31	Post- End/Corner	2.5" x 6' sch. 40 galvanized		
32	Post- End/Corner	2.5" x 7' sch. 40 galvanized		
33	Post- End/Corner	2.5" x 8' sch. 40 galvanized		
34	Post- End/Corner	2.5" x 9' sch. 40 galvanized		
35	Post- Gate	3" x 8' sch. 40 galvanized		
36	Post- Gate	3" x 9' sch. 40 galvanized		
37	Post- Gate	3" x 10' sch. 40 galvanized		
38	Post- Gate	3" x 11' sch. 40 galvanized		
39	Post- Gate	4" x 8' sch. 40 galvanized		
40	Post- Gate	4" x 9' sch. 40 galvanized		
41	Post- Gate	4" x 10' sch. 40 galvanized		
42	Post- Gate	4" x 11' sch. 40 galvanized		
43	Post- Line	2" x 6' Sch. 40 galvanized		
44	Post- Line	2" x 7' Sch. 40 galvanized		
45	Post- Line	2" x 8' Sch. 40 galvanized		
46	Post- Line	2" x 9' Sch. 40 galvanized		
47	Sleeve- Top Rail	1 5/8" x 6" Galvanized Pressed steel		
48	Tension Bar	3/16" x 3/4" 4 ft. Galvanized		
49	Tension Bar	3/16" x 3/4" 5 ft. Galvanized		
50	Tension Bar	3/16" x 3/4" 6 ft. Galvanized		
51	Tension Bar	3/16" x 3/4" 7 ft. Galvanized		
52	Tie Wire	9 gauge 6 1/4" short Galvanized (If not bidding 100 per bag, specify number of tie wires in bag		

	Item	Description	Unit of Measure	Bid Price
53	Tie Wire	9 gauge 8 1/4" Long Galvanized (If not bidding 100 per bag, specify number of tie wires in bag		
54	Top Rail	1 5/8" Galvanized - Price per ft.		
55	Wire	4 ft. Width 9 gauge galvanized - Price per ft.		
56	Wire	5 ft. Width 9 gauge galvanized - Price per ft.		
57	Wire	6 ft. Width 9 gauge galvanized - Price per ft.		
58	Wire	7 ft. Width 9 gauge galvanized - Price per ft.		
59	IWARA LANGIAN	9 gauge smooth galvanized - 1,000 ft. Roll (If not bidding 1,000 ft. roll, specify feet per roll		

Authorized Signature	
Position	
 Date	



Section 29- Aluminum Canopy Supplies

	npany Name: Iress:			Prices Valid Until: Bid Prepared By:	•
Em	one Number: ail Address: Number:				
	bid section is to be awarded	to one vendor on an "all or	none" basis		
Minin	num Specifications: All canopies sf; linear foot - If, length, piece,	s are to be commercial grade iv		tural components. Unit of	Measure includes square
	Item	Description		Unit of Measure	Bid Price (Color)
1	Structural Pan	3" x 0.32			
2	Structural Header	3' x .045			
3	Structural Valance	5"			
4	Structural Square Tube	3" x .125			
5	Scallop Tube	3"			
6	Insert 2/1-1/2" Legs	3"			
7	HASH S-Drill WP-W (1M)	8" x 9/16			
8	Self Mating Beam	2" x 7"			
				Authorized Signature Position	
				Date	



Section 30- Tree Trimming, Cutting, and Removing Services

Cor	npany Name:		Prices Valid Until: Ju	ly 1, 2019
Add	lress:		Bid Prepared By:	
Pho	one Number:			
Em	ail Address:			
Fax	Number:			
This	bid section is to be awarded to one vendor on an "all or	none" basis.		
tools	num Specifications: State License required at the time of serv saws and cutting devices, stump grinders, hauling equipmer oved rental equipment.			
	Service	Unit of Measure	Minimum Hours	Bid Price
1	Cost for Certified Arborist			
2	Cost for Foreman/Job Supervisor			
3	Charge for Worker (as needed for job)			
4	Charge for Bucket Truck with Operator (to be paid as needed with a minimum hourly charge for a crew and equipment)			
5	Cost for Crane Services with Operator			
6	Cost for Stump Grinder with Operator			
7	Minimum Hours per day charged per job/site			
Ctat	 e License Number			
Stat	e cicense number			
			Authorized Signature	
			Position	
			Date	





Section 38- Treatment Plant Parts

Company Name:	Prices Valid Until: July 1, 2019
Address:	Bid Prepared By:
Phone Number: Email Address:	
Fax Number:	

Minimum Specifications: Hourly rates will be paid only for time spent on site. Hourly rates must included cost for delivery and operator.

This bid section is to be awarded by line item to one to more vendors on.

	Description	Unit of Measure	Bid Price
1	Dual Blower Package - Roots 24URAI Blowers Roots Dual Blower Package, complete with stand, blowers, control panel, motors, belts, manifolds, cover, mufflers and weatherproof control panel wired with motors, timer alternator, wired for 220V 3 Phase using roots 24URAI Blowers and 2-5 HP motors as required and properly sheaved for a #10 Head Pressure. Blower units must be able to be wired for 460 Volt 3 Phase upon request.	Each	
2	Dual Blower Package - Roots 33URAI Blowers Roots Dual Blower Package, complete with stand, blowers, control panel, motors, belts, manifolds, cover, mufflers and weatherproof control panel wired with motors, timer alternator, wired for 220V 3 Phase using roots 33URAI Blowers and 5-10 HP motors as required and properly sheaved for a #10 Head Pressure. Blower units must be able to be wired for 460 Volt 3 Phase upon request.	Each	
3	Dual Blower Package - Roots 45URAI Blowers Roots Dual Blower Package, complete with stand, blowers, control panel, motors, belts, manifolds, cover, mufflers and weatherproof control panel wired with motors, timer alternator, wired for 220V 3 Phase using roots 45URAI Blowers and 2-5 HP motors as required and properly sheaved for a #10 Head Pressure. Blower units must be able to be wired for 460 Volt 3 Phase upon request.	Each	

Description

Disinfection chlorine tablets (45lb. Pails) to be delivered to each facility within 2 business days (upon request).

TABLET DESCRIPTION BY NORWECO-

• Tablet Size

• APPROX. Tablet Weight

APPROX. Tablet Density

Active Ingredient

• Available Chlorine

• Inert Ingredients

2-5/8" DIAMETER AND 13/16" THICK

5 oz. (140 GRAMS)

125 lbs./ft.3

Calcium Hypochlorite

70% 30% Appearance & OdorEPA RegistrationPail Size

White Tablet w/ Chlorine Odor 63243-1

45lb.

Manufacturer	Part #	Unit of Measure	Bid Price
		Each	

	Description	Manufacturer	Part #	Unit of Measure	Bid Price
5	Steel Relief Valve 1" 4FXV00/30PSI			Each	
6	24RAIU Roots Blower S/N88J84089			Each	
7	2506J Roots Blower S/N88-85363			Each	
8	33URAI Roots Blower S/N89G94051			Each	
9	36RAI-U Roots Blower S/N89E90572			Each	
10	3P612-9 Sump Pump-PLAS 1/3HP			Each	
11	530GL Element Air Mage			Each	
12	79 Series Relief Valve Brass Relief Valve Set 1-1/4 INCH/50PSI			Each	
13	DUR DFLO 042AA Sump Pump S/N8706			Each	
14	HMPC-SP40-M1 Sump Pump 115D			Each	
15	LMI A181-92T Pump			Each	
16	Pump Sanuril Chlorinator			Each	
17	MODEL 1001 Sanuril Chlorinator			Each	
18	Soda Ash 50 lb. Bags to be delivered to each facility within 2 business days upon request			Each	
19	Anti-foaming agent designed for wastewater treatment systems Case of (4): On Gallon Containers			Each	
20	SPG200M3-2 Pump 2HP SN3-8472			Each	
21	Submersible Grinder Pump - 2", 230v, 3 PH BLM MODEL #G-15 Electrical Submersible 2" Grinder Pump 230V, 1 PH, 30' CABLE			Each	
22	Submersible Grinder Pump - 2", 230V, 1 PH BLM MODEL #G15 Electrical Submersible 2" Grinder Pump			Each	

	Description	Manufacturer	Part #	Unit of Measure	Bid Price
	230V, 1 PH, 30' CABLE				
	Submersible Grinder Pump - 2",				
	460V, 3 PH				
23	BLM Model #G15 Electrical			Each	
	Submersible Grinder Pump				
	460V, 2HP, 3 PH, 30" Cable				

Authorized Signature
G
Position
Date