ADDENDUM

| December 15, 2021 | |
|--|--|
| Addendum Number: | 3 |
| RFP Number: | 22013 |
| Item: | FHSU Soccer Facility Synthetic Turf Replacement |
| Agency: Location(s): Web Address: Telephone: E-Mail Address: | Fort Hays State University Hays, Kansas http://www.fhsu.edu/purchasing/bids/ 785-628-4251 purchasing@fhsu.edu |
| Conditions: | |
| Sprinturf has not been | accepted as an alternate. |
| | |
| | Addendum must be submitted with your bid. If your bid response has been ddendum by the closing date indicated above. |
| I (We) have read and i | understand this addendum and agree it is a part of my (our) bid response. |
| NAME OF COMPANY | OR FIRM: |
| SIGNED BY: | |
| | DATE: |
| | |
| | |

ADDENDUM

| Addendum Number: | 2 |
|--|--|
| RFP Number: | 22013 |
| Item: | FHSU Soccer Facility Synthetic Turf Replacement |
| Agency: Location(s): Web Address: Telephone: E-Mail Address: | Fort Hays State University Hays, Kansas http://www.fhsu.edu/purchasing/bids/ 785-628-4251 purchasing@fhsu.edu |
| Conditions: | |
| Sprinturf is an accepted | d alternate. |
| A signed copy of this A | ddendum must be submitted with your bid. If your bid response has been |
| | ddendum by the closing date indicated above. |
| | inderstand this addendum and agree it is a part of my (our) bid response. |
| I (We) have read and u | |
| , , | OR FIRM: |
| NAME OF COMPANY | OR FIRM: |

ADDENDUM

| Novem | ber 30, 2021 | | |
|------------------|---|---|--|
| Adden | dum Number: | 1 | |
| RFP N | umber: | 22013 | |
| Item: | | FHSU Soccer Facility Synthetic Turf Replacement | |
| Teleph | on(s): ddress: | Fort Hays State University Hays, Kansas http://www.fhsu.edu/purchasing/bids/ 785-628-4251 purchasing@fhsu.edu | |
| Condit | tions: | | |
| | Do you want to | ring questions submitted: reuse the existing infill or use 100% all new? lo not intend to reuse existing infill for this project. | |
| 2. | Answer: We a | ge want any of the turf old turf to repurpose? Inticipate requests for re-purposing but are unable to determine an amount at this enter the bid process with the understanding that all removed turf is to be | |
| 3. | Do you want to replace the entire perimeter nailer with Synthetic wood or just in areas necessary? Answer: If alternate #1 is accepted, replace entire nailer board. | | |
| 4. | drainage of the | conversations with Mr. Hammeke, I don't recall any problems with the existing field. Are there any? have not had any problems with drainage. | |
| 5. | | omit our substitution requests to? y Herrman, Purchasing Director | |
| evalua exceed | ition, as well su d those found o | endum complete the form with the details of the product being submitted for bmit a detailed laboratory testing report. Specifications must meet or n page 28. All characteristics listed must be within +/- 5%. Submit .m. on December 8, 2021. | |
| | | ddendum must be submitted with your bid. If your bid response has been ddendum by the closing date indicated above. | |
| I (We) | have read and u | nderstand this addendum and agree it is a part of my (our) bid response. | |
| NAME | OF COMPANY | OR FIRM: | |
| SIGNE | D BY: | | |

TITLE:_____DATE:____

Complete the form below with the details of the product being submitted for evaluation. Must meet or exceed specifications found on page 28.

| Spec | ilications found on pag | ge zo. | | |
|------|-----------------------------|--------------------------------------|-------------------|---|
| | Ctondord | Branarty | Specification | |
| 1 | Standard ASTM D418/D5848 | Property Pile Weight | Specification | |
| ' | ACTW D410/D3040 | The weight | Minimum thatch | oz. of turf with no |
| 2 | ASTM D5848 | Primary and Secondary Backing Weight | | oz. /Sq. Yd. |
| 3 | ASTM D5848 | Secondary Coating Weight | | oz. /Sq. Yd. |
| 4 | ASTM D5848 | Total Weight | | oz. /Sq. Yd. |
| 5 | ASTM D1907 | Yarn Denier | | - |
| 6 | ASTM D418/D5848 | Pile Height | | inches |
| 7 | ASTM D5793 | Tufting Gauge | | inches |
| 8 | ASTM D5848 | Primary Backing | | |
| 9 | ASTM D5848 | Secondary Coating | | |
| 10 | ASTM D1335 | Tuft Bind without Infill | | _lbs. +/- |
| 11 | ASTM D1682/D5034 | Grab Tear (length) | > | _ lbs. Force |
| 12 | ASTM D1682/D5034 | Grab Tear (width) | > | _ lbs. Force |
| 13 | ASTM D4991 | Carpet Permeability | > | _inches/hour |
| 14 | ASTM D2859 | Flammability (Pill Burn) | | - |
| 15 | ASTM F355 | G-max (Impact Attenuation) | < | _ at installation _ over warranty life |
| 16 | ASTM E-11 | Realfill™ Infill | | _lbs. +/- per square foot |
| 17 | | Fabric Width | | _feet |
| 18 | | Perforation | Holes inches X _ | s inches |
| 19 | ASTM D3218 | Yarn | Average thickness | Resin |
| | | | Stabilizer | PPM UV |
| 20 | | All characteristics listed above | nominal +/- 5% | |



Request for Proposal (RFP) 22013

Date Issued: November 18, 2021

Questions Deadline: Monday, November 29, 2021, 4:30 p.m.

Mandatory Pre-Bid Meeting: Thursday, December 2, 2021 at 1:00 p.m. at the FHSU Soccer Facility

Approve Alternate Wednesday, December 8, 2021 at 4:30 p.m.

Manufacturers:

Closing Date: Monday, December 20, 2021, 2:00 p.m.

Address: Fort Hays State University Purchasing Office

601 Park Street, Sheridan Hall 318, Hays, KS 67601

Telephone: 785-628-4251 Fax: 785-628-4046

E-Mail Address: <u>purchasing@fhsu.edu</u>

Web Address: https://fhsu.edu/purchasing/bids/

Item: FHSU Soccer Facility Synthetic Turf Replacement located at Hays Sports

Complex, Hays, KS.

Agency: Fort Hays State University (FHSU), Hays, KS

Term of Contract: Contract Award through June 20, 2022

Drawings: The soccer field layout is attached.

Performance Bond upon notification of award in the amount of the contract. Public Works Bond and Proof of Insurance are also required.

Questions/Addenda. Questions and requests for clarification of the RFP must be submitted by email to the attention of the Kathy Herrman, FHSU Purchasing Director at purchasing@fhsu.edu by Monday, November 29, 2021, at 4:30 p.m. Additional questions will be allowed at the pre-bid meeting. Each question or clarification should reference the appropriate RFP section. Impromptu questions may be permitted and spontaneous unofficial answers provided, however bidders should understand that the only official answer or position of Fort Hays State University will be in writing. Answers to questions will be available in the form of an addendum on the FHSU Purchasing website, http://www.fhsu.edu/purchasing/.

Pre-Proposal Conference. A <u>mandatory</u> pre-proposal conference will be held on December 2, 2021 at 1:00 p.m. at the FHSU Soccer Facility, Hays Sports Complex, 1315 230th Avenue (183 bypass), Hays, KS. <u>Attendance is required at the pre-proposal conference</u>. Failure to attend the pre-bid conference will result in your bid rejection.

Failure to notify the FHSU Purchasing Director of any conflicts or ambiguities in this RFP may result in items being resolved in the best interest of FHSU. Any modification to this RFP shall be made in writing by addendum and posted on the Purchasing website, https://fhsu.edu/purchasing/bids/index.html. Only written communications are binding.

It shall be the responsibility of all participating vendors to acquire any and all addenda and additional information as it is made available from the web site cited above. Vendors are required to check the website periodically for any additional information or instructions.

READ THIS REQUEST CAREFULLY

Failure to abide by all of the conditions of this Request for Proposal (RFP) may result in the rejection of a bid. Inquiries about this RFP should indicate the contract number and be directed to the Fort Hays State University Purchasing Office.

It is the vendor's responsibility to monitor the FHSU Purchasing website on a regular basis for any changes/addenda.

SIGNATURE SHEET

Item: FHSU Soccer Facility Synthetic Turf Replacement

Agency: Fort Hays State University

Closing Date: Monday, December 20, 2021, 2:00 p.m.

By submission of a bid and the signatures affixed thereto, the bidder certifies all products and services proposed in the bid meet or exceed all requirements of this specification as set forth in the request and that all exceptions are clearly identified.

| Mailing Address | | | |
|--|-------------------------------|---------------------------|----------------------|
| City & State | | Zip | |
| oll Free Telephone | Local | Fax | <u> </u> |
| ax Number CAUTION: If your tax number ne blank. DO NOT enter you ontract award, including an epresentative of the FHSU F | y tax clearance requirement | eet. If your 55N is rec | fuired to process a |
| -Mail | | | |
| ignature | | Date | |
| yped Name of Signature | | Title | |
| idding Process Contact Nan | e bidding process is differen | | |
| | City & State | | |
| oll Free Telephone | Local | Cell: | Fax |
| -Mail | | | |
| | rchase orders are to be direc | | than above, indicate |
| ward Contact Name | | | |
| ailing Address | City & State | | Zip |
| oll Free Telephone | Local | Cell: | Fax |
| -Mail_ | | | |
| Fort Hays State University may ome of its purchases. State of Refusal will not be a determination | | retailers to charge a cre | |

TAX CLEARANCE

Fort Hays State University strongly supports the State of Kansas Tax Clearance Process. Vendors submitting bids or proposals which exceed \$25,000 over the term of the contract shall include a copy of a Tax Clearance Certification Form with their submittal. Failure to provide this information may be cause for rejection of vendor's bid or proposal.

A "Tax Clearance" is a comprehensive tax account review to determine and ensure that the account is compliant with all primary Kansas Tax Laws administered by the Kansas Department of Revenue (KDOR) Director of Taxation. Information pertaining to a Tax Clearance is subject to change(s), which may arise as a result of a State Tax Audit, Federal Revenue Agent Report, or other lawful adjustment(s).

To obtain a Tax Clearance Certificate, you must:

- Go to https://www.kdor.ks.gov/apps/taxclearance/Default.aspx to request a Tax Clearance Certificate
- Return to the website the following working day to see if KDOR will issue the certificate
- If issued an official certificate, print it and attach it to your bid response
- If denied a certificate, engage KDOR in a discussion about why a certificate wasn't issued

<u>Bidders (and their subcontractors) are expected to submit a current Tax Clearance Certificate with every event response.</u>

Please Note: Individual and business applications are available. For applications entered prior to 5:00 PM Monday through Friday, results typically will be available the following business day. <u>Tax clearance requests</u> may be denied if the request includes incomplete or incorrect information.

Please Note: You will need to sign back into the KDOR website to view and print the official tax clearance certificate.

A copy of the **Certification of Tax Clearance** form received from the Kansas Department of Revenue should be sent along with the bid response(s) to:

Fort Hays State University Purchasing Office 601 Park Street, Sheridan Hall 318 Hays, KS 67601

Failure to provide this information may be cause for rejection of vendor's bid or proposal.

Information about Tax Registration can be found at the following website: http://www.ksrevenue.org/forms-btreg.html

The FHSU Purchasing Office reserves the right to confirm tax status of all potential contractors <u>and subcontractors</u> prior to the release of a purchase order or contract award.

In the event that a current tax certificate is unavailable, the FHSU Purchasing Office reserves the right to notify a bidder (one that has submitted a timely event response) that they have to provide a current Tax Clearance Certificate within ten (10) calendar days, or FHSU may proceed with an award to the next lowest responsive bidder, whichever is determined by the Purchasing Director to be in the best interest of FHSU and the State.

CERTIFICATION REGARDING IMMIGRATION REFORM & CONTROL

All Contractors are expected to comply with the Immigration and Reform Control Act of 1986 (IRCA), as may be amended from time to time. This Act, with certain limitations, requires the verification of the employment status of all individuals who were hired on or after November 6, 1986, by the Contractor as well as any subcontractor or sub-subcontractor. The usual method of verification is through the Employment Verification (I-9) Form. With the submission of this bid, the Contractor hereby certifies without exception that Contractor has complied with all federal and state laws relating to immigration and reform. Any misrepresentation in this regard or any employment of persons not authorized to work in the United States constitutes a material breach and, at the State's option, may subject the contract to termination and any applicable damages.

Contractor certifies that, should it be awarded a contract by the State, Contractor will comply with all applicable federal and state laws, standards, orders and regulations affecting a person's participation and eligibility in any program or activity undertaken by the Contractor pursuant to this contract. Contractor further certifies that it will remain in compliance throughout the term of the contract.

At the State's request, Contractor is expected to produce to the State any documentation or other such evidence to verify Contractor's compliance with any provision, duty, certification, or the like under the contract.

Contractor agrees to include this Certification in contracts between itself and any subcontractors in connection with the services performed under this contract.

| Signature, Title of Contractor | Date |
|--------------------------------|------|

VENDOR RESPONSE CHECK-LIST

The following items are provided to bidders to ensure that all requirements are met and all required submissions are included with the bid. Vendors are instructed to utilize this list in order to ensure fair and accurate evaluation.

| | Signature Sheet | page 2 |
|-------------|---|--------------------------|
| | Provide a copy of the Tax Clearance Certificate received from the Kansas Department of Revenue. | page 3 |
| | Sign the Certification Regarding Immigration Reform & Control form. | page 4 |
| | References | page 6 |
| | Instructions Submit W-9 (form can be found at http://www.irs.gov/) | pages 7 - 9 page 8 |
| | Proposal Response Late Penalty information | pages 10 - 11 page 11 |
| | Terms and Conditions | pages 12 – 19 |
| | Specifications - Technical Proposal/Submittal | pages 20 - 31 |
| | Cost Proposal | page 32 |
| | Fort Hays State University DA-146a | pages 33 - 34 |
| | Addenda Acknowledgement: If applicable, bidder acknowledges receipt of any addenda submitted by signing and dating each form. | |
| | Performance Bond upon notification of award in the amount of the contract. Pul Proof of Insurance are also required. | olic Works Bond and |
| | Provide Bidder's Standard Terms and Conditions | |

Important Dates:

Questions Deadline: Monday, November 29, 2021, 4:30 p.m.

Questions and requests for clarification of the RFP must be submitted by email to

the attention of the Kathy Herrman, FHSU Purchasing Director at

purchasing@fhsu.edu.

Mandatory Pre-Bid Meeting: Thursday, December 2, 2021 at 1:00 p.m. at the FHSU Soccer Facility

NOTE: Please bring two samples, minimum of 6x6 inch in size, illustrating

details of finished product to the pre-bid meeting.

Approve Alternate Manufactures: Wednesday, December 8, 2021 at 4:30 p.m.

Alternate Manufacturers are acceptable but must be pre-approved

and meet and/or be equivalent to all listed requirements, qualifications and specifications by Wednesday, December 8, 2021. Submit technical information to Kathy Herrman, Purchasing

Director, purchasing@fhsu.edu.

Monday, December 20, 2021, 2:00 p.m. **Closing Date:**

> Submit one document through FHSU's bid solicitation Vendor Registry portal, https://fhsu.edu/purchasing/bids/index.html, of the documents

required.

REFERENCES

Provide four (4) references. References shall have purchased similar items/services from the vendor in the last three (3) years. Vendor employees and FHSU shall not be shown as references. If available, provide higher education references within FHSU's geographical location.

| 1. | NAME: | |
|--------|------------|--|
| | COMPANY: | |
| | ADDRESS: | |
| | TELEPHONE: | |
| | EMAIL: | |
| 2. | NAME: | |
| ۷. | COMPANY: | |
| | ADDRESS: | |
| | TELEPHONE: | |
| | EMAIL: | |
| | LIVIAIL. | |
| 3. | NAME: | |
| | COMPANY: | |
| | ADDRESS: | |
| | TELEPHONE: | |
| | EMAIL: | |
| 4. | NAME: | |
| | COMPANY: | |
| | ADDRESS: | |
| | TELEPHONE: | |
| | EMAIL: | |
| reason | | who have discontinued or terminated services within the past three (3) years, indicating Provide the firm name, contact person, address, email address and phone number of cation. |
| 1. | NAME: | |
| | COMPANY: | |
| | ADDRESS: | |
| | TELEPHONE: | |
| | EMAIL: | |

Section I INSTRUCTIONS

Proposal Reference Number: The RFP number, indicated in the header of this page, as well as on the first page of this proposal, has been assigned to this RFP and MUST be shown on all correspondence or other documents associated with this RFP and MUST be referred to in all verbal communications. All inquiries, written or verbal, shall be directed only to the Fort Hays State University Purchasing Office reflected on Page 1 of this proposal. There shall be no communication with any other University employee regarding this RFP except with designated University participants in attendance ONLY DURING:

Negotiations Contract Signing as otherwise specified in this RFP.

Violations of this provision by vendor or Fort Hays State University personnel may result in the rejection of the proposal.

2. **Negotiated Procurement:** This is a negotiated procurement pursuant to K.S.A. 75-37,102. Final evaluation and award will be made by The Procurement Negotiation Committee (PNC) consisting of the following entities (or their designees):

FHSU Controller or their designee;

FHSU Director of Purchasing or their designee; and

Member of Requesting Department

3. **Appearance Before Committee:** Any, all or no vendors may be required to appear before the PNC to explain the vendor's understanding and approach to the project and/or respond to questions from the PNC concerning the proposal; or, the PNC may award without conducting negotiations, based on the initial proposal. The PNC reserves the right to request information from vendors as needed. If information is requested, the PNC is not required to request the information of all vendors.

Vendors selected to participate in negotiations may be given an opportunity to submit a revised proposal and/or their revised offer to the PNC. Prior to a specified cut-off time for revised offers, vendors may submit revisions to their technical and cost proposals. Meetings before the PNC are not subject to the Open Meetings Act. Vendors are prohibited from electronically recording these meetings. All information received prior to the cut-off time will be considered part of the vendor's revised offer.

No additional revisions shall be made after the specified cut-off time unless requested by the PNC.

- 4. **Cost of Preparing Proposal:** The cost of developing and submitting the proposal is entirely the responsibility of the vendor. This includes costs to determine the nature of the engagement, preparation of the proposal, submitting the proposal, negotiating for the contract and other costs associated with this RFP.
- 5. **Tax Clearance.** Fort Hays State University strongly supports the State of Kansas Tax Clearance Process. Vendors submitting bids or proposals which exceed \$25,000 over the term of the contract shall include a copy of a Tax Clearance Certification Form with their submittal. Failure to provide this information may be cause for rejection of vendor's bid or proposal. Tax Clearances may be obtained at the following website: http://www.ksrevenue.org/taxclearance.html.
- 6. **Preparation of Proposal:** Prices are to be entered in spaces provided on the proposal cost form if provided herein. Computations and totals shall be indicated where required. In case of error in computations or totals, the unit price shall govern. The Committee has the right to rely on any price quotes provided by vendors. The vendor shall be responsible for any mathematical error in price quotes. The Committee reserves the right to reject proposals which contain errors.

A proposal shall not be considered for award if the price in the proposal was not arrived at independently and without collusion, consultation, communication or agreement as to any matter related to price with any other vendor, competitor or public officer/employee.

Technical proposals shall contain a concise description of vendor's capabilities to satisfy the requirements of this RFP with emphasis on completeness and clarity of content. Repetition of terms and conditions of the RFP without additional clarification shall not be considered responsive.

- 7. **Signature of Proposals:** Each proposal shall give the complete mailing address of the vendor and be signed by an authorized representative by original signature with his or her name and legal title typed below the signature line. If the contract's contact will be a different entity, indicate that individual's contact information for communication purposes. Each proposal shall include the vendor's tax number.
- 8. **Acknowledgment of Addenda:** All vendors shall acknowledge receipt of any addenda to this RFP by returning a signed copy with the bid. Failure to acknowledge receipt of any addenda may render the proposal to be non-responsive. Only the FHSU Purchasing Office shall issue changes to this RFP, which will be in writing.
- 9. **Modification of Proposals:** A vendor may modify a proposal through the portal at any time prior to the closing date and time for receipt of proposals.
- 10. **Withdrawal of Proposals:** A proposal may be withdrawn on written request from the vendor to the FHSU Purchasing Office prior to the closing date.
- 11. **New Vendors**: Vendors who are new to the university should submit the following with your bid: a FHSU vendor registration form, https://vrapp.vendorregistry.com/Vendor/Register/Index/fort-hays-state-university-ks-vendor-registration and a copy of the vendor's W-9, http://www.irs.gov/pub/irs-pdf/fw9.pdf?portlet=3.
- 12. **Competition:** The purpose of this RFP is to seek competition. The vendor shall advise the FHSU Purchasing Office if any specification, language or other requirement inadvertently restricts or limits bidding to a single source. Notification shall be in writing and must be received by the FHSU Purchasing Office no later than five (5) business days prior to the bid closing date. The FHSU Purchasing Director reserves the right to waive minor deviations in the specifications which do not hinder the intent of this RFP.
- 13. **Evaluation of Proposals:** Award shall be made in the best interest of the University as determined by the Procurement Negotiating Committee or their designees. Although no weighted value is assigned, consideration may focus toward but is not limited to:
 - Cost. Vendors are not to inflate prices in the initial proposal as cost is a factor in determining who
 may receive an award or be invited to formal negotiations. The University reserves the right to
 award to the lowest responsive bid without conducting formal negotiations, if authorized by the
 PNC.
 - Adequacy and completeness of proposal
 - Vendor's understanding of the project
 - Compliance with the terms and conditions of the RFP
 - Experience in providing like services
 - Qualified staff
 - Methodology to accomplish tasks
 - Response format as required by this RFP
- 14. **Acceptance or Rejection:** The Committee reserves the right to accept or reject any or all proposals or part of a proposal; to waive any informalities or technicalities; clarify any ambiguities in proposals; modify any criteria in this RFP; and unless otherwise specified, to accept any item in a proposal.
- 15. **Proposal Disclosures:** At the time of closing, only the names of those who submitted proposals shall be made public information. No price information will be released.

Bid results will not be given to individuals over the telephone. Results may be obtained after contract finalization by obtaining a bid tabulation from the FHSU Purchasing Office by sending (do not include with bid):

- A check for \$5.00, payable to the Fort Hays State University
- A self -addressed, stamped envelope
- Contract Proposal Number

Send to: Fort Hays State University Purchasing Office 601 Park Street Sheridan Hall Rm 318 Hays, KS 67601

Copies of individual proposals may be obtained under the Kansas Open Records Act by calling 785-628-4251 to request an estimate of the cost to reproduce the documents and remitting that amount with a written request to the above address or a vendor may make an appointment by calling the above number to view the proposal file. Upon receipt of the funds, the documents will be mailed. Information in proposal files shall not be released until a contract has been executed or all proposals have been rejected.

16. **Disclosure of Proposal Content and Proprietary Information:** All proposals become the property of Fort Hays State University. The **Open Records Act** (K.S.A. 45-205 et seq) of the State of Kansas requires public information be placed in the public domain at the conclusion of the selection process, and be available for examination by all interested parties. (http://admin.ks.gov/offices/chief-counsel) No proposals shall be disclosed until after a contract award has been issued. The University reserves the right to destroy all proposals if the RFP is withdrawn, a contract award is withdrawn, or in accordance with Kansas law. Late Technical and/or Cost proposals will be retained unopened in the file and not receive consideration or returned to the bidder.

Trade secrets or proprietary information legally recognized as such and protected by law may be requested to be withheld if clearly labeled <u>"Proprietary"</u> on each individual page **and** provided as separate from the main proposal. Pricing information is not considered proprietary and the vendor's entire proposal response package will not be considered proprietary.

All information requested to be handled as "Proprietary" shall be submitted separately from the main proposal and clearly labeled, in a separate envelope or clipped apart from all other documentation. The vendor shall provide detailed written documentation justifying why this material should be considered "Proprietary". The FHSU Purchasing Office reserves the right to accept, amend or deny such requests for maintaining information as proprietary in accordance with Kansas law.

Fort Hays State University does not guarantee protection of any information which is not submitted as required.

- 17. **Exceptions:** By submission of a response, the vendor acknowledges and accepts all terms and conditions of the RFP unless clearly avowed and wholly documented in a separate section of the Technical Proposal to be entitled: "Exceptions".
- 18. **Notice of Award:** An award is made on execution of the written contract by all parties.
- 19. **News Releases:** Only Fort Hays State University is authorized to issue news releases relating to this RFP, its evaluation, award and/or performance of the contract.

Section 2 PROPOSAL RESPONSE

- 1. Submission of Proposals: Vendor's proposal shall consist of:
 - Submit one document through FHSU's bid solicitation Vendor Registry portal, https://fhsu.edu/purchasing/bids/index.html, of the documents required: Technical Proposal/Submittals, Cost Proposal, Tax Clearance Certificate (see page 3 for details), etc. Please do not send hard copies of the documents or a jump drive through the mail.
 - Submit two samples, minimum of 6x6 inch in size, illustrating details of finished product. Please bring the samples to the mandatory pre-bid meeting on Thursday, December 2, 2021 at 1:00 p.m. at the FHSU Soccer Facility.

Faxed, e-mailed or telephoned proposals are not acceptable.

Vendor's proposal shall be received no later than the time and closing date specified indicated on Page 1.

Proposals received prior to the closing date shall be kept secured and sealed until closing. FHSU shall not be responsible for the premature opening of a proposal or for the rejection of a proposal that was not received prior to the closing date because it was not properly identified on the outside of the envelope or container. Late Technical and/or Cost proposals will be retained unopened in the file and not receive consideration.

It is the vendor's responsibility to ensure bids are received by the closing date and time. Delays in mail delivery or any other means of transmittal, including couriers or agents of the issuing entity shall not excuse late bid submissions.

- 2. **Proposal Format:** Vendors are instructed to prepare their Technical Proposal following the same sequence as this RFP.
- 3. **Transmittal Letter:** All bidders shall respond to the following statements:
 - (a) the vendor is the prime contractor and identifying all subcontractors;
 - (b) the vendor is a corporation or other legal entity;
 - (c) no attempt has been made or will be made to induce any other person or firm to submit or not to submit a proposal;
 - (d) the vendor does not discriminate in employment practices with regard to race, color, religion, age (except as provided by law), sex, marital status, political affiliation, national origin or disability;
 - (e) no cost or pricing information has been included in the transmittal letter or the Technical Proposal;
 - (f) the vendor presently has no interest, direct or indirect, which would conflict with the performance of services under this contract and shall not employ, in the performance of this contract, any person having a conflict;
 - (g) the person signing the proposal is authorized to make decisions as to pricing quoted and has not participated, and will not participate, in any action contrary to the above-statements;(h)whether there is a reasonable probability that the vendor is or will be associated with any parent, affiliate or subsidiary organization, either formally or informally, in supplying any service or furnishing any supplies or equipment to the vendor which would relate to the performance of this contract. If the statement is in the affirmative, the vendor is required to submit with the proposal, written certification and authorization from the parent, affiliate or subsidiary organization granting the State and/or the federal government the right to examine any directly pertinent books, documents, papers and records involving such transactions related to the contract. Further, if at any time after a proposal is submitted, such an association arises, the vendor will obtain a similar certification and authorization and failure to do so will constitute grounds for termination of the contract at the option of the University;
 - (i) vendor agrees that any lost or reduced state or federal matching money resulting from unacceptable performance in a contractor task or responsibility defined in the RFP, contract or modification shall be accompanied by reductions in University payments to Contractor; and
 - (j) the vendor has not been retained, nor has it retained a person to solicit or secure a state contract on an agreement or understanding for a commission, percentage, brokerage or contingent fee, except for retention of bona fide employees or bona fide established commercial selling agencies maintained by the vendor for the purpose of securing business. For breach of this provision, the Committee shall have the right to reject the proposal, terminate the contract and/or deduct from the

contract price or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee or other benefit.

- 4. **Vendor Information:** The vendor must include a narrative of the vendor's corporation and each subcontractor if any. The narrative shall include the following:
 - (a) date established;
 - (b) ownership (public, partnership, subsidiary, etc.);
 - (c) number of personnel, full and part-time, assigned to this project by function and job title;
 - (d) resources assigned to this project and the extent they are dedicated to other matters;
 - (e) organizational chart;
 - (f) financial statement may be required.
- Qualifications: A description of the vendor's qualifications and experience providing the requested or similar service, including resumes of personnel assigned to the project stating their education and work experience, shall be submitted with the bid. The vendor must be an established firm recognized for its capacity to perform. The vendor must have sufficient personnel to meet the deadlines specified in the Request.
- 6. **Timeline:** A timeline for implementing services must be submitted with the bid.
- 7. **Methodology:** Bidders shall submit with the bid, a detailed explanation of the methodology for implementing services.
- 8. **References:** Provide four (4) references who have purchased similar items or services from the vendor in the last three (3) year(s). References shall show firm name, contact person, address, e-mail address and phone number. Vendor employees and Fort Hays State University shall not be shown as references.

Provide a list of clients who have discontinued or terminated services within the past three (3) years, indicating reasons for termination. Provide the firm name, contact person, address, email address and phone number of each referenced organization.

- 9. **Technical Literature:** All bids shall include specifications and technical literature sufficient to allow the University to determine that the equipment/services meet(s) all requirements. If a requirement is not addressed in the technical literature, it must be supported by additional documentation and included with the bid. Bid responses without sufficient technical documentation may be rejected.
- 10. **Procurement Card (P-Card):** Presently, Fort Hays State University uses a State of Kansas Business Procurement Card (Visa-branded) in lieu of a state warrant to pay for some of its purchases. No additional charges will be allowed for using the card. **Please indicate on the Signature Sheet if you will accept the Business Procurement Card for payment.**
- 11. **Late Penalty:** For each day the project is not completed after June 20, 2022, a late fee of \$250 per day will be assessed. Contractor should anticipate the following weather days in the following months listed below:

April - 6 days

May - 9 days

June - 8 days

July - 8 days

Weather days in excess of those listed may be requested as time extensions to the contract. All claims for weather days must be made within (10) days of the date in question. Criteria for an unusual weather day may include:

- 1. Rainfall equal to, or greater than 0.10 inches.
- 2. Average temperature less than 20 degrees Fahrenheit.
- 3. Snowfall in excess of 1.0 inches.
- 4. Sustained wind speed in excess of 25 mph.

Section 3 **TERMS AND CONDITIONS**

1. Contract Documents: This RFP and any amendments and the response and any amendments of the Contractor shall be incorporated along with the DA-146a into the written contract which shall compose the complete understanding of the parties.

In the event of a conflict in terms of language among the documents, the following order of precedence shall govern:

- Form DA-146a:
- written modifications to the executed contract;
- written contract signed by the parties;
- this RFP including any and all addenda;
- any supporting manuals/documents that have been incorporated in this Request; and
- Contractor's written proposal submitted in response to this RFP as finalized.
- 2. Contract: The successful vendor will be required to enter into a written contract with the University. The vendor agrees to accept the provisions of form DA-146a (Contractual Provisions Attachment) which is incorporated into all contracts with the University and is attached to this RFP.
- Contract Formation: No contract shall be considered to have been entered into by the University 3. until all statutorily required signatures and certifications have been rendered and a written contract has been signed by the successful vendor.
- 4. All notices, demands, requests, approvals, reports, instructions, consents or other communications (collectively "notices") which may be required or desired to be given by either party to the other shall be **IN WRITING** and addressed as follows:

Fort Hays State University **Purchasing Office** 601 Park Street Sheridan Hall Rm 318 Hays, KS 67601 RE: Bid number see page 1

or to any other persons or addresses as may be designated by notice from one party to the other.

- 5. Termination for Cause: The FHSU Purchasing Director may terminate this contract, or any part of this contract, for cause under any one of the following circumstances:
 - the Contractor fails to make delivery of goods or services as specified in this contract; or
 - the Contractor provides substandard quality and/or workmanship;
 - the Contractor fails to perform any of the provisions of this contract, or so fails to make progress as to endanger performance of this contract in accordance with its terms.

The FHSU Purchasing Director shall provide Contractor with written notice of the conditions endangering performance. If the Contractor fails to remedy the conditions within ten (10) days from the receipt of the notice (or such longer period as FHSU may authorize in writing), the FHSU Purchasing Director shall issue the Contractor an order to stop work immediately. Receipt of the notice shall be presumed to have occurred within three (3) days of the date of the notice.

If it is determined, after notice of termination for cause, that Contractor's failure was due to causes beyond the control of or negligence of the Contractor, the termination shall be a termination for convenience.

6. Termination for Convenience: The FHSU Purchasing Director may terminate performance of work under this contract in whole or in part whenever, for any reason, the FHSU Purchasing Director shall determine that the termination is in the best interest of FHSU. In the event that the FHSU Purchasing Director elects to terminate this contract pursuant to this provision, it shall provide the Contractor written notice at least 30 days prior to the termination date. The termination shall be effective as of the date specified in the notice. The Contractor shall continue to perform any part of the work that may have not been terminated by the notice.

- 7. **Debarment of University Contractors:** Any vendor who defaults on delivery or does not perform in a satisfactory manner as defined in this RFP may be barred for a period up to three (3) years, pursuant to KSA 75-37,103, or have their work evaluated for pre-qualification purposes.
- 8. **Rights and Remedies:** If this contract is terminated, FHSU, in addition to any other rights provided for in this contract, may require the Contractor to transfer title and deliver to FHSU in the manner and to the extent directed, any completed materials. FHSU shall be obligated only for those services and materials rendered and accepted prior to the date of termination.

In the event of termination, the Contractor shall receive payment prorated for that portion of the contract period services were provided to and/or goods were accepted by FHSU subject to any offset by FHSU for actual damages including loss of state or federal matching funds.

The rights and remedies of FHSU provided for in this contract shall not be exclusive and are in addition to any other rights and remedies provided by law.

- 9. **Force Majeure:** The Contractor shall not be held liable if the failure to perform under this contract arises out of causes beyond the control of the Contractor. Causes may include, but are not limited to, acts of nature, fires, tornadoes, quarantine, strikes other than by Contractor's employees, and freight embargoes, etc.
- 10. **Waiver:** Waiver of any breach of any provision in this contract shall not be a waiver of any prior or subsequent breach. Any waiver shall be in writing and any forbearance or indulgence in any other form or manner by FHSU shall not constitute a waiver.
- 11. **Independent Contractor:** Both parties, in the performance of this contract, shall be acting in their individual capacity and not as agents, employees, partners, joint ventures or associates of one another. The employees or agents of one party shall not be construed to be the employees or agents of the other party for any purpose whatsoever.

The Contractor accepts full responsibility for payment of unemployment insurance, workers compensation and social security as well as all income tax deductions and any other taxes or payroll deductions required by law for its employees engaged in work authorized by this contract.

12. **Staff Qualifications:** The Contractor shall warrant that all persons assigned by it to the performance of this contract shall be employees of the Contractor (or specified Subcontractor) and shall be fully qualified to perform the work required. The Contractor shall include a similar provision in any contract with any Subcontractor selected to perform work under this contract.

Failure of the Contractor to provide qualified staffing at the level required by the proposal specifications may result in termination of this contract and/or damages.

- Subcontractors: The Contractor shall be the sole source of contact for the contract. FHSU will not subcontract any work under the contract to any other firm and will not deal with any subcontractors. The Contractor is totally responsible for all actions and work performed by its subcontractors. All terms, conditions and requirements of the contract shall apply without qualification to any services performed or goods provided by any subcontractor.
- 14. **Proof of Insurance:** Upon request, the vendor shall present Certificates of Insurance to the FHSU Purchasing Office evidencing the following coverage during the performance of the Services:
 - (a) Worker's Compensation with statutory limits;
 - (b) Employers Liability, with a minimum \$1,000,000 limit of liability per occurrence;
 - (c) Commercial General Liability, including Contractual Liability coverage, with the following minimum limits of liability: \$1,000,000 per occurrence for Bodily Injury and Property Damage, and \$1,000,000 General Aggregate; and
 - (d) Professional Liability in the minimum amount of \$1,000,000 per claim.
- 15. Conflict of Interest: The Contractor shall not knowingly employ, during the period of this contract or any extensions to it, any professional personnel who are also in the employ of the FHSU and who are providing services involving this contract or services similar in nature to the scope of this contract to the University. Furthermore, the Contractor shall not knowingly employ, during the period of this contract or

any extensions to it, any FHSU employee who has participated in the making of this contract until at least two years after his/her termination of employment with FHSU.

- 16. **Confidentiality:** The Contractor may have access to private or confidential data maintained by FHSU to the extent necessary to carry out its responsibilities under this contract. Contractor must comply with all the requirements of the Kansas Open Records Act in providing services under this contract. Contractor shall accept full responsibility for providing adequate supervision and training to its agents and employees to ensure compliance with the Act. No private or confidential data collected, maintained or used in the course of performance of this contract shall be disseminated by either party except as authorized by statute, either during the period of the contract or thereafter. Contractor must agree to return any or all data furnished by FHSU promptly at the request of FHSU in whatever form it is maintained by Contractor. On the termination of expiration of this contract, Contractor will not use any of such data or any material derived from the data for any purpose and, where so instructed by FHSU, will destroy or render it unreadable.
- 17. **Nondiscrimination and Workplace Safety:** The Contractor agrees to abide by all federal, state and local laws, rules and regulations prohibiting discrimination in employment and controlling workplace safety. Any violations of applicable laws, rules and regulations may result in termination of this contract.
- 18. **Environmental Protection:** The Contractor shall abide by all federal, state and local laws, rules and regulations regarding the protection of the environment. The Contractor shall report any violations to the applicable governmental agency. A violation of applicable laws, rule or regulations may result in termination of this contract.
- 19. **Hold Harmless:** The Contractor shall indemnify FHSU against any and all loss or damage to the extent arising out of the Contractor's negligence in the performance of services under this contract and for infringement of any copyright or patent occurring in connection with or in any way incidental to or arising out of the occupancy, use, service, operations or performance of work under this contract.
 - FHSU shall not be precluded from receiving the benefits of any insurance the Contractor may carry which provides for indemnification for any loss or damage to property in the Contractor's custody and control, where such loss or destruction is to state property. The Contractor shall do nothing to prejudice the FHSU's right to recover against third parties for any loss, destruction or damage to State property.
- 20. Care of State Property: The Contractor shall be responsible for the proper care and custody of any state-owned personal tangible property and real property furnished for Contractor's use in connection with the performance of this contract, and Contractor will reimburse FHSU for such property's loss or damage caused by Contractor, normal wear and tear excepted.
- 21. **Prohibition of Gratuities:** Neither the Contractor nor any person, firm or corporation employed by the Contractor in the performance of this contract shall offer or give any gift, money or anything of value or any promise for future reward or compensation to any FHSU employee at any time.
- 22. **Retention of Records:** Unless FHSU specifies in writing a different period of time, the Contractor agrees to preserve and make available all of its books, documents, papers, records and other evidence involving transactions related to this contract for a period of five (5) years from the date of the expiration or termination of this contract.

Matters involving litigation shall be kept for one (1) year following the termination of litigation, including all appeals, if the litigation exceeds five (5) years.

The Contractor agrees that authorized federal and state representatives, including but not limited to, personnel of FHSU; independent auditors acting on behalf of state and/or federal agencies shall have access to and the right to examine records during the contract period and during the five (5) year post-contract period. Delivery of and access to the records shall be at no cost to FHSU.

23. **Antitrust**: If the Contractor elects not to proceed, the Contractor assigns to FHSU all rights to and interests in any cause of action it has or may acquire under the anti-trust laws of the United States and FHSU relating to the particular products or services purchased or acquired by FHSU pursuant to this contract.

- 24. **Modification:** This contract shall be modified only by the written agreement of the parties with the approval of the PNC. No alteration or variation of the terms and conditions of the contract shall be valid unless made in writing and signed by the parties. Every amendment shall specify the date on which its provisions shall be effective.
- 25. **Assignment:** The Contractor shall not assign, convey, encumber, or otherwise transfer its rights or duties under this contract without the prior written consent of the University.
 - This contract may terminate in the event of its assignment, conveyance, encumbrance or other transfer by the Contractor without the prior written consent of the University.
- 26. **Third Party Beneficiaries:** This contract shall not be construed as providing an enforceable right to any third party.
- 27. **Captions:** The captions or headings in this contract are for reference only and do not define, describe, extend, or limit the scope or intent of this contract.
- 28. **Severability:** If any provision of this contract is determined by a court of competent jurisdiction to be invalid or unenforceable to any extent, the remainder of this contract shall not be affected and each provision of this contract shall be enforced to the fullest extent permitted by law.
- Governing Law: This contract shall be governed by the laws of the State of Kansas and shall be deemed executed at Hays, Ellis County, Kansas, unless otherwise specified and agreed upon by FHSU.
- 30. **Jurisdiction:** The parties shall bring any and all legal proceedings arising hereunder in the State of Kansas, District Court of Ellis County, unless otherwise specified and agreed upon by FHSU. The United States District Court for the State of Kansas sitting in Topeka, Shawnee County, Kansas, shall be the venue for any federal action or proceeding arising hereunder in which the State is a party.
- 31. **Mandatory Provisions:** The provisions found in Contractual Provisions Attachment (DA-146a) which is attached are incorporated by reference and made a part of this contract.
- 32. **Integration:** This contract, in its final composite form, shall represent the entire agreement between the parties and shall supersede all prior negotiations, representations or agreements, either written or oral, between the parties relating to the subject matter hereof. This contract between the parties shall be independent of and have no effect on any other contracts of either party.
- 33. **Criminal Or Civil Offense:** Any conviction for a criminal or civil offense of an individual or entity that controls a company or organization or will perform work under this contract that indicates a lack of business integrity or business honesty must be disclosed. This includes (1) conviction of a criminal offense as an incident to obtaining or attempting to obtain a public or private contract or subcontract or in the performance of such contract or subcontract; (2) conviction under state or federal statutes of embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property; (3) conviction under state or federal antitrust statutes; and (4) any other offense to be so serious and compelling as to affect responsibility as a state contractor. For the purpose of this section, an individual or entity shall be presumed to have control of a company or organization if the individual or entity directly or indirectly, or acting in concert with one or more individuals or entities, owns or controls 25 percent or more of its equity, or otherwise controls its management or policies. Failure to disclose an offense may result in disqualification of the bid or termination of the contract.
- 34. **Injunctions:** Should FHSU be prevented or enjoined from proceeding with the acquisition before or after contract execution by reason of any litigation or other reason beyond the control of the University, vendor shall not be entitled to make or assert claim for damage by reason of said delay.
- 35. **Statutes:** Each and every provision of law and clause required by law to be inserted in the contract shall be deemed to be inserted herein and the contract shall be read and enforced as though it were included herein. If through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then on the application of either party the contract shall be amended to make such insertion or correction.

36. **Materials and Workmanship:** The Contractor shall perform all work and furnish all supplies and materials, machinery, equipment, facilities, and means, necessary to complete all the work required by this solicitation, within the time specified, in accordance with the provisions as specified.

The contractor shall be responsible for all work put in under these specifications and shall make good, repair and/or replace, at the contractor's own expense, as may be necessary, any defective work, material, etc., if in the opinion of Fort Hays State University said issue is due to imperfection in material, design, workmanship or contractor fault.

- 37. **Industry Standards:** If not otherwise provided, materials or work called for in this contract shall be furnished and performed in accordance with best established practice and standards recognized by the contracted industry and comply with all codes and regulations which shall apply.
- 38. **Federal, State and Local Taxes:** Unless otherwise specified, the RFP price shall include all applicable federal, state and local taxes. The successful vendor shall pay all taxes lawfully imposed on it with respect to any product or service delivered in accordance with this RFP. **FHSU is exempt from state sales or use taxes and federal excise taxes for direct purchases. These taxes shall not be included in the vendor's price quotation.**

The University makes no representation as to the exemption from liability of any tax imposed by any governmental entity on the Contractor.

- 39. **Accounts Receivable Set-Off Program:** If, during the course of this contract the Contractor is found to owe a debt to the State of Kansas, agency payments to the vendor may be intercepted / setoff by the State of Kansas. Notice of the setoff action will be provided to the Contractor. Pursuant to K.S.A. 75-6201 et seq., Contractor shall have the opportunity to challenge the validity of the debt. If the debt is undisputed, the Contractor shall credit the account of the agency making the payment in an amount equal to the funds intercepted.
 - K.S.A. 75-6201 et seq. allows the Director of Accounts & Reports to setoff funds the State of Kansas owes Contractors against debts owed by the Contractors to the State of Kansas. Payments setoff in this manner constitute lawful payment for services or goods received. The Contractor benefits fully from the payment because its obligation to the State is reduced by the amount subject to setoff.
- 40. **Immigration and Reform Control Act of 1986 (IRCA):** All contractors are expected to comply with the Immigration and Reform Control Act of 1986 (IRCA), as may be amended from time to time. This Act, with certain limitations, requires the verification of the employment status of all individuals who were hired on or after November 6, 1986, by the contractor as well as any subcontractor or sub-contractors. The usual method of verification is through the Employment Verification (I-9) Form.

With the submission of this bid, the contractor hereby certifies without exception that such contractor has complied with all federal and state laws relating to immigration and reform. Any misrepresentation in this regard or any employment of persons not authorized to work in the United States constitutes a material breach and, at FHSU's option, may subject the contract to termination and any applicable damages.

Unless provided otherwise herein, all contractors are expected to be able to produce to FHSU any documentation or other such evidence to verify Contractor's IRCA compliance with any provision, duty, certification or like under the contract.

- 41. **Worker Misclassification:** The contractor and all lower tiered subcontractors under the contract shall properly classify workers as employees rather than independent contractors and treat them accordingly for purposes of workers' compensation insurance coverage, unemployment taxes, social security taxes, and income tax withholding. Failure to do so may result in contract termination.
- 42. **Definitions:** A glossary of common procurement terms used by the State of Kansas is available at http://da.ks.gov/purch, under "Purchasing Forms".
- 43. **Graphic Identity Standards and Use of University Marks:** Compliance with FHSU Graphic Identity Standards and Use of University Marks Policies is required and may not be waived with equivalents.

- 44. **Definite Quantity Contract:** This Request is for a close-ended contract between the vendor and FHSU to furnish a predetermined quantity of a good or service in a given period of time.
- 45. **Off-Shore Sourcing:** Bidders shall disclose in their bid response the location where the contracted services will be performed and whether or not any of the work necessary to provide the contracted services will be performed at a site outside the United States.
 - If, during the term of the contract, the Contractor or subcontractor moves work previously performed in the United States to a location outside of the United States, the Contractor shall immediately notify the FHSU Purchasing Office in writing, indicating the new location and the percentage of work relocated.
- 46. **On-Site Inspection**: Failure to adequately inspect the premises shall not relieve the successful vendor from furnishing without additional cost to FHSU any materials, equipment, supplies or labor that may be required to carry out the intent of this RFP. Submission of a bid shall be construed as evidence that the vendor has made necessary examination, inspection and investigation. Failure to properly inspect the site may result in rejection of the vendor's bid.
- 47. **Experience:** All bidders must have at least five (5) years continuous active participation in the applicable industry, providing equipment/services comparable in size and complexity to those specified herein.
 - Bidders may be required to furnish information supporting the capability to comply with conditions for bidding and fulfill the contract if receiving an award of contract. Such information may include, but not be limited to, a list of similar size and type projects the Bidder has completed.
- 48. **Prices:** Prices shall remain firm for the entire contract period and subsequent renewals. Prices quoted shall be net delivered, including all trade, quantity and cash discounts. Any price reductions available during the contract period shall be offered to FHSU. Failure to provide available price reductions may result in termination of the contract.
- 49. **Payment:** Payment Terms are Net 30 days. Payment date and receipt of order date shall be based upon K.S.A. 75-6403(b). This Statute requires Fort Hays State University to pay the full amount due for goods or services on or before the 30th calendar day after the date Fort Hays State University receives such goods or services or the bill for the goods and services, whichever is later, unless other provisions for payment are agreed to in writing by the vendor and Fort Hays State University. NOTE: If the 30th calendar day noted above falls on a Saturday, Sunday, or legal holiday, the following workday will become the required payment date.
 - Payments shall not be made for costs or items not listed in the vendor's response.
- 50. **Unit Pricing:** Each item required by the bid must be individually priced (i.e. priced per single unit) and be able to be ordered individually.
- 51. **Upgrades:** Bidders shall indicate the upgrade price and policy for any software, firmware, or hardware upgrades anticipated for the equipment bid. If the upgrades are provided without cost, this should be indicated.
- 52. **Shipping and F.O.B. Point:** Unless otherwise specified, bid prices shall be F.O.B. DESTINATION, PREPAID AND ALLOWED (included in the price bid), which means delivered to FHSU's receiving dock or other designated point as specified in this RFP without additional charge. Shipments shall be made in order to arrive at the destination at a satisfactory time for unloading during receiving hours.
- Deliveries: All orders shall be shipped FOB destination, prepaid and allowed clearly marked with the purchase order number. If delays in delivery are anticipated, the Contractor shall immediately notify the Fort Hays State University of the revised delivery date or partial delivery date. The order may be cancelled if delivery time is unsatisfactory. The Contractor shall inform the FHSU Purchasing Office of any supply or delivery problems. Continued delivery problems may result in termination of the contract.
 - In the event delivery minimums apply, bidders shall submit that information with their bid response.

- 54. **Charge Back Clause:** If the contractor fails to deliver the product within the delivery time quoted on the contract, FHSU reserves the right to purchase the product from the open market and charge back the difference between contract price and open market price to the contractor.
- Demonstration Requirements: A demonstration of the selected devices/equipment/solution for FHSU may be required before final contract approval. FHSU reserves the right to request said devices/equipment/solution fully configured/operational for testing, which shall be furnished at no expense to FHSU within ten (10) days after receipt of request. Devices/equipment will be returned at the bidder's expense if found to be non-compliant with the specifications as set forth in this RFP.
- 56. **Subcontractors:** Kansas Statute K.S.A. 75-3741, as amended, requires a Bidder to list and identify the "Major Sub-Contractors" for Mechanical Construction, Plumbing Construction, and/or Electrical Construction included as a part of the Proposed, when a single contract for the "Project as a whole" is to be awarded.

FHSU requires tax clearance certificates for all subcontractors be submitted with the proposal, and that the bidder additionally provide subcontract(s) legal company name, contract information and tax ID number (FEIN/TIN) as well.

57. **Public Works Bond:** The Successful Contractor shall file with the FHSU Purchasing Office a Public Works Bond as required by K.S.A. 60-1111, as amended, in an amount equal to one hundred percent (100%) of contract price and shall be filed with the Clerk of the District Court in the County where the project is being constructed.

The bond funding will be released upon the completion of this contract subject to total or partial forfeiture for failure to perform adequately the terms of this contract. If damages exceed the amount of the guaranty, FHSU may seek additional damages. A Public Works Bond is not required for projects with a contract price below \$100,000.00.

Necessary bond forms will be furnished by the FHSU Purchasing Office. The forms can be completed by any General Insurance Agent. Bonds shall be issued by a Surety Company licensed to do business in the State of Kansas.

58. **Performance Bond:** The Contractor shall file with the FHSU Purchasing Office a performance guaranty/bond in the amount of 100% of the contract price. The guaranty shall be released upon the completion of this contract subject to total or partial forfeiture for failure to adequately perform the terms of this contract. If damages exceed the amount of the guaranty, FHSU may seek additional damages.

A performance guaranty must be one of the following: 1) certificate of deposit payable to Fort Hays State University-

Necessary bond forms will be furnished by the FHSU Purchasing Office. The forms can be completed by any General Insurance Agent. Bonds shall be issued by a Surety Company licensed to do business in the State of Kansas.

Contractor agrees and shall pay \$250 to Fort Hays State University per day for failure to timely meet the stated deadline of the project.

61. **Warranty:** Refer to warranty information on page 30, Section 32, #1.7 Warranties.

This warranty shall be included in the cost of the equipment. The successful bidder will be the sole point of contact on any problems with the equipment or systems during the warranty period.

The Contractor shall be responsible for all work performed under these specifications. The Contractor shall make good, repair and replace, at the Contractor's own expense, as may be necessary, any defective work, material acceptance, if in the opinion of the FHSU Purchasing Office said defect is due to imperfection in material, design, or workmanship for the warranty period specified.

62. **Acceptance:** No contract provision or use of items by FHSU shall constitute acceptance or relieve the vendor of liability in respect to any expressed or implied warranties.

- 63. **Ownership:** All data, forms, procedures, software, manuals, system descriptions and work flows developed or accumulated by the Contractor under this contract shall be owned by FHSU. The Contractor may not release any materials without the written approval of FHSU.
- 64. **Software Code and Intellectual Property Rights:** As applicable, all original software and software code and related intellectual property developed or created by the Contractor in the performance of its obligations under this Contract or any Task Order issued under this Contract, shall become the sole property of the State of Kansas. The Contractor will surrender all original written materials, including any reports, studies, designs, drawings, specifications, notes, documents, software and documentation, computer-based training modules, electronically or magnetically recorded material, used to develop this software and/or software code and related intellectual property to the state entity for which it was developed.
- 65. **Data:** Any and all data required to be provided at any time during the bid process or contract term shall be made available in a format as requested and/or approved by FHSU.
- 66. **Submission of the Bid:** Submission of the bid will be considered presumptive evidence that the vendor is conversant with local facilities and difficulties, the requirements of the documents and of pertinent State and/or local codes, state of labor and material markets, and has made due allowances in the RFP for all contingencies. Later claims for labor, work, materials, equipment, and <u>tax liability</u> required for any difficulties encountered which could have foreseen will not be recognized and all such difficulties shall be properly taken care of by Contractor at no additional cost to FHSU.
- 67. **Alternate Proposals/Equivalent Items:** Bids on goods and services comparable to those specified herein are invited. Whenever a material, article or piece of equipment is identified in the specifications by reference to a manufacturer's or vendor's name, trade name, catalog number, etc., it is intended to establish a standard, unless otherwise specifically stated. Any material, article or equipment of other manufacturers or vendors shall perform to the standard of the item specified. Equivalent bids must be accompanied by sufficient descriptive literature and/or specifications to provide for detailed comparison. Samples of items, if required, shall be furnished at no expense to the university and if not destroyed in the evaluation process, shall be returned at vendor's expense, if requested.

FHSU reserves the right to determine and approve or deny "equivalency" in comparison of alternate bids.

- 68. **Certification of Materials Submitted:** The response to this RFP, together with the specifications set forth herein and all data submitted by the vendor to support the response including brochures, manuals, and descriptions covering the operating characteristics of the item(s) proposed, shall become a part of any contract between the successful vendor and FHSU. Any written representation covering such matters as reliability of the item(s), the experience of other users, or warranties of performance shall be incorporated by reference into the contract.
- 69. **Inspection:** FHSU reserves the right to reject, on arrival at destination, any items which do not conform with specification of this RFP.
- 70. **New Materials, Supplies or Equipment:** Unless otherwise specified, all materials, supplies or equipment offered by a vendor shall be new, unused in any regard and of most current design. All materials, supplies and equipment shall be first class in all respects. Seconds or flawed items will not be acceptable. All materials, supplies or equipment shall be suitable for their intended purpose and, unless otherwise specified, fully assembled and ready for use on delivery.
- 71. **Vendor Contracts:** Include a copy of any contracts, agreements, licenses, warranties, etc. proposed. (State of Kansas form DA-146a remains a mandatory requirement in all contracts.)
- 72. **Transition Assistance:** In the event of contract termination or expiration, Contractor shall provide all reasonable and necessary assistance to FHSU to allow for a functional transition to another vendor.
- 73. **Award:** Award will be by line item or group total, whichever is in the best interest of FHSU.
- 74. **Acceptance:** Acceptance of Bid and Agreement is formalized upon execution of a contract and issuance of an FHSU purchase order, which incorporates all terms of this RFP, and corresponding execution of FHSU marks licensing agreement by the parties.

Section 4 SPECIFICATIONS

FHSU Soccer Facility Synthetic Turf Replacement

SECTION 01 SUMMARY OF WORK

CONDITIONS OF THE CONTRACT AND DIVISION 1, as applicable, apply to this Section.

PART 1 - GENERAL

1.1 PROJECT DESCRIPTION

A. The Project, FHSU Soccer Facility Synthetic Turf Replacement, located at Hays Sports Complex, Hays, KS.

1.2 SCOPE OF WORK

A. The removal, disposal, and replacement of the existing Synthetic Turf at Soccer Facility. The work shall include as a minimum the removal of the existing synthetic turf, inspection of the sub-base making necessary repairs or re-grading prior to installation of the new turf, and the installation of a new infilled polyethylene turf system complying with specification 32. Work is to be completed between April 25 and June 20, 2022.

1.3 CONTRACTS AND USE OF SITE

- A. Contractor Use of Premises:
 - 1. Confine operations at site to areas permitted by:
 - a. Law
 - b. Ordinances
 - c. Permits
 - d. Contract Documents
 - 2. Do not unreasonably encumber site with materials or equipment.
 - 3. Assume full responsibility for protection and safekeeping of products stored on premises.
 - 4. Obtain and pay for use of additional storage or work areas as needed for operations.
 - 5. Contractor shall establish secured staging area for work and coordinate and provide for safe passage and exit from building areas during construction, as determined by University officials.
 - 6. Contractor shall coordinate all construction activities with Owner.
 - 7. Contractor shall coordinate with this work in terms of providing site access, work space, and storage space, cooperation of work forces, scheduling, and technical requirements.
 - 8. Coordinate all utility shutdowns with Owner and, as required, with local utility companies, prior to commencement of shutdown.

B. Owner Occupancy:

 A Certificate of Substantial Completion will be executed in accordance with conditions of the Contract.

C. Owner-Furnished Items:

- 1. The Owner may provide items to the Contractor for installation in accordance with manufacturer's recommendations and instructions.
- 2. The Owner will arrange and pay for delivery of Owner-furnished items in accordance with the Contractor's Construction Schedule, and will inspect deliveries for damage.
- 3. If Owner-furnished items are damaged, defective or missing, through no fault of the Contractor, the Owner will arrange for replacement.
- 4. The Contractor is responsible for designating the delivery dates of Owner-furnished items in the Contractor's Construction Schedule and for receiving,

unloading and handling Owner-furnished items at the site. The Contractor is responsible for protecting Owner-furnished items from damage, including damage from exposure to elements, and to repair or replace items damaged as a result of his operations.

D. Surveying & Testing

- 1. The contractor shall be responsible for the following ancillary services, as required to complete installation:
 - a. Materials Inspection and Testing
 - b. Survey work
- E. The Contractor shall supervise and direct the Work, using the Contractor's best skill and attention. The Contractor shall be solely responsible for, and have control over, construction means, methods, techniques, sequences and procedures and for coordinating all portions of the Work under the Contract, unless the Contract Documents give other specific instructions concerning these matters. If the Contract Documents give specific instructions concerning construction means, methods, techniques, sequences or procedures, the Contractor shall evaluate the jobsite safety thereof and, except as stated below, shall be fully and solely responsible for the jobsite safety of such means, methods, techniques, sequences or procedures. If the Contractor determines that such means, methods, techniques, sequences or procedures may not be safe, the Contractor shall give timely written notice to the Owner and shall not proceed with that portion of the Work without further written instructions from the Owner. If the Contractor is then instructed to proceed with the required means, methods, techniques, sequences or procedures without acceptance of changes proposed by the Contractor, the Owner shall be solely responsible for any resulting loss or damage but only to the extent the Owner would be responsible for any such losses or damages under state and/or federal law.
- F. The owner will neither have control over or charge of, nor be responsible for, the construction means, methods, techniques, sequences or procedures, or for the safety precautions and programs in connection with the Work, since these are solely the Contractor's rights and responsibilities under the Contract, except as noted in the above paragraph.

1.4 PROTECTION OF EXISTING PROPERTY

- A. Contractor shall provide and maintain adequate protection of all Owners' existing property during duration of Project.
- B. Contractor shall verify location of all existing underground pipelines on site with the owner of such pipelines and authorities having jurisdiction and shall provide and maintain adequate protection of all such pipelines during duration of Project.
- C. Protection of Trees: Provide barricades around trees and shrubs at their drip line in traffic areas to protect them from construction operations until Substantial Completion, or until barricade removal is directed by Architect.

1.5 USE OF ASBESTOS FREE MATERIALS, PRODUCTS AND SYSTEMS

A. The Contractor is reminded to not use asbestos containing materials (ACM).

1.6 DISPOSAL OF EXISITING TURF

A. Contractor is to dispose of existing turf off state property. Please check with the local landfill if they will accept existing turf.

PART 2 - PRODUCTS

2.1 MATERIALS

A. Refer to Specification Sections 32.

PART 3 - EXECUTION

3.1 CONSTRUCTION SCHEDULE

A. The Owner has a critical need for the work to begin upon Notice to Proceed, and the turf installation will be Substantially Completed by June 20, 2022.

END OF SECTION 01

SECTION 01 23 00

ALTERNATES

PART 1 - GENERAL

1.1 ALTERNATE PRICES

A. State, in the spaces provided in the proposal form, Alternate Prices for the work described below. The responsibility of determining quantity of Alternates rests with the Contractor. Base Proposal and Alternates shall include cost of all supporting elements required, so that no matter what combination of Base Proposal and Alternates are accepted, that portion shall be a complete entity in itself. Work for all Alternates shall be in strict accordance with the specification sections noted and applicable to the specific work.

PART 2 - PRODUCTS Not Used

PART 3 - EXECUTION

3.1 ALTERNATES

A. Alternate No. 1 – Replace Perimeter Turf Nailer Board.

This alternate shall establish the amount to add to the Base Proposal the replacement of the existing Nailer Board along the perimeter of the existing curb at the soccer facility with new Eco-Nailer.or resilient 100% recycled nailer board.

END OF SECTION 01 23 00

SECTION 32

INFILLED POLYETHYLENE SYNTHETIC TURF SYSTEM

1.1 WORK INCLUDED

- A. Furnish all labor, materials, tools and equipment necessary to install all synthetic turf as indicated on the plans and as specified herein. The installation of all new materials shall be performed in strict accordance with the manufacturer's installation instructions and in accordance with all approved shop drawings.
- B. Perimeter edge details required for the system shall be as detailed and recommended by the Manufacturer, and as approved by the Owner.
- C. It is the intent of this Section that the Work shall:
 - 1. include, but not be limited to:
 - a. Synthetic Turf Installation, and related materials and accessories shown on Drawings or required to complete Work.
 - b. Work shall be performed and warranted by a single source supplier/contractor.

1.2 RELATED SECTIONS

A. Section 01 – Summary of work

1.3 REFERENCES

- A. FM P7825 Approval Guide; Factory Mutual Research Corporation; current edition
- B. ASTM Standard Test Methods:
 - D1577 Standard Test Method for Linear Density of Textile Fiber
 - D5848 Standard Test Method for Mass Per Unit Area of Pile Yarn Floor Covering
 - D418 Standard Test Method for Testing Pile Yarn Floor Covering Construction
 - D1338 Standard Test Method for Tuft Bind of Pile Yarn Floor Coverings
 - D1682 Standard Method of Test for Breaking Load and Elongation of Textile Fabrics
 - D5034 Standard Test Method of Breaking Strength and Elongation of Textile Fabrics
 - F1015 Standard Test Method for Relative Abrasiveness of Synthetic Turf Playing Surfaces
 - D4491 Standard Test Methods for Water Permeability of Geotextiles by Permittivity
 - D2859 Standard Test Method for Ignition Characteristics of Finished Textile Floor Covering Materials
 - F355 Standard Test Method for Shock-Absorbing Properties of Playing Surfaces.
 - F1936 Standard Test Method for Shock-Absorbing Properties of Soccer Field Playing Systems as Measured in the Field
 - D1557 Test Method for Laboratory Compaction Characteristics of Soil Using Modified Effort.
- C. National Collegiate Athletic Association (NCAA) rules/regulations, latest edition.

1.4 SUBMITTALS

- A. Bid document for submittal procedures.
- B. Prior to the owner approval of a specified synthetic turf system, the Manufacturer shall specify in writing that their turf system does not violate any other manufacturer's patents, patents allowed or patents pending.

- C. Submit the following with the Proposal:
 - 1. Submit two samples, minimum of 6x6 inch in size, illustrating details of finished product. Please bring the samples to the mandatory pre-bid meeting on Thursday, December 2, 2021 at 1:00 p.m. at the FHSU Soccer Facility.
 - 2. A letter and specification sheet certifying that the products of this section meet or exceed specified requirements.
 - 3. Each company must disclose current (not standard) lead times for delivery of turf as of bid date.
 - 4. Certified copies of independent (third-party) laboratory reports on ASTM tests as follows:
 - a) Pile Height, Face Width & Total Fabric Weight, ASTM D418 or D5848
 - b) Primary & Secondary Backing Weights, ASTM D418 or D5848
 - c) Tuft Bind, ASTM D1335
 - d) Grab Tear Strength, ASTM D1682 or D5034
 - e) Pill Burn Test ASTM D2859
 - f) Flooring Critical Radiant Panel Test (Flame Spread) ASTM E-648
 - 5. List of existing installations, including Owner representative and telephone number.
 - 6. Lists providing specific contacts and telephone numbers of the following:
 - a) A soccer field of 72,000 sq. ft or more of the exact specified material, including the infill material and fiber, in play for at least 5 years. These installations must have used the same manufacturer, product and company they are proposing for this field.
 - b) The identical fiber and turf system shall have been installed on a minimum of 5 NCAA Division 1 or professional sports fields of 72,000 square feet of greater within the past 5 years.
 - c) A list of 10 fields in the United States that have been in play for the past 5 years utilizing the same fiber and fiber manufacturer that is being proposed for this field.
 - 7. Resume of Installation Supervisor who will be present on site during installation.
 - 8. The Contractor and the turf Manufacturer (if different from the company) shall, if requested by the Owner or Owner's representative, provide a current audited company financial statement. The Owner shall put in writing that this information shall be held in confidence and not shared with third parties.
 - 9. The Contractor and Turf Manufacturer (if different from the company) shall provide evidence that their turf system does not violate any other manufacturer's patents, patents allowed or patents pending.
 - 10. The Contractor and the turf Manufacturer (if different from the company) shall provide a sample copy of insured, non-prorated warranty and third party, non-cancelable insurance policy information, as detailed in these documents. The work cannot commence until the 8- year policy documentation is submitted and approved.

- D. Prior to ordering of materials:
 - 1. The Contractor shall submit Shop Drawings indicating:
 - a) Field Layout
 - b) Field Marking Plan and details for the sport field(s) shall meet National Collegiate Athletic Association (NCAA) rules/regulations (latest edition).
 - c) Roll/Seaming Layout
 - d) Methods of attachment, field openings and perimeter conditions.
 - 2. The turf Manufacturer must submit the fiber manufacturer's name, type of fiber and composition of fiber.
- E. Prior to Final Acceptance, the Contractor shall submit to the Owner:
 - 1. Three (3) copies of Maintenance Manuals, which will include all necessary instructions for the proper care and preventative maintenance of the synthetic turf system, including painting and markings.
 - 2. Project Record Documents: Record actual locations of seams, drains or other pertinent information.
 - 3. Warranty: Submit Manufacturer Warranty and ensure that forms have been completed in Owner's name and registered with Manufacturer.
 - 4. Warranty Insurance Policy Certificate—8 year policy must be executed prior to Final Payment. Policy must be a non-prorated, third party warranty, prepaid for full 8-year term.

1.5 QUALITY ASSURANCE

- A. Manufacturer Qualifications: Company specializing in manufacturing products specified in this section. The Turf Contractor and/or the turf Manufacturer:
 - 1. Must be experienced in the manufacture and installation of this specific type of synthetic infill grass system for at least 5 years with the same manufacturer, product and company they are proposing for this field. This includes the same pile fiber, the backing, the backing coating, and the installation method
 - 2. Must have a soccer field of 72,000 sq. ft or more of the exact specified material, including the infill material and slit film polyethylene grass-like fabric, in play for at least 5 years with the same manufacturer and company they are proposing for this field.
 - 3. Must have 10 fields in play for the past 5 years, utilizing the same fiber and fiber manufacturer that is being proposed for this field.
- B. Installer Qualifications: Company specializing in performing the work of this section.
 - 1. The Contractor must provide competent workmen skilled in this specific type of synthetic turf installation.
 - 2. The designated Supervisory Personnel on the project must be certified, in writing by the Turf Manufacturer, as competent in the installation of this material, including sewing/gluing seams and proper installation of the infill mixture.
 - 3. The Manufacturer shall have a representative on site to certify the installation and Warranty compliance.
- C. Prior to the beginning of installation, the Installer of the synthetic turf shall inspect the subbase, making necessary repairs or re-grading prior to installation of the new turf. The installer will accept the sub-base in writing when the contractor provides test results for planarity and

permeability that are in compliance with the synthetic turf manufacturer's guidelines. The Installer shall have the dimensions of the field and locations for markings measured by a registered surveyor to verify conformity to the specifications and applicable standards. A record of the finished field as-built measurements shall be made. The final tolerance-to-grade of the base shall not exceed $\pm \frac{1}{4}$ inch in ten feet in any direction.

D. The Contractor shall provide the necessary testing data to the owner that the finished field meets the required shock attenuation, as per ASTM F1936.

1.6 DELIVERY, STORAGE, AND PROTECTION

- A. Deliver products to project site in wrapped condition.
- B. Store products under cover and elevated above grade.

1.7 WARRANTIES

- A. The contractor and Turf Manufacturer shall provide a Warranty to the owner that covers defects in materials and workmanship of the synthetic turf system for a period of 8 years from the date of Substantial Completion. The turf manufacturer must verify that their onsite representative has inspected the installation and that the work conforms to the manufacturer's requirements.
- B. The Manufacturer's Warranty shall include general wear and damage caused from UV degradation. The warranty shall specifically exclude vandalism, and acts of God beyond the control of the owner or the manufacturer.
- C. The Turf Manufacturer's Warranty must be supported by a non-prorated, third party, non-cancelable insurance policy for the full eight (8) year period. The policy must be from an A Best Rated company and be paid in full for the 8-year term.
- D. The Contractor shall provide a Warranty to the owner that covers defects in the installation workmanship, and further warrant that the installation was done in accordance with both the Manufacturer's recommendations and any written directives of the Manufacturer's onsite representative.
- E. The synthetic turf for the soccer field must maintain an ASTM 355 G-max of between 100-165 for the life of the Warranty. The contractor shall pay for a third-party G-max testing upon completion of field installation.

PART 2 PRODUCTS

2.1 MANUFACTURERS

- A. Approved manufacturers are as follows:
 - · Hellas Matrix H Turf
 - Alternate Manufacturers are acceptable but must be pre-approved and meet and/or be equivalent to all listed requirements, qualifications and specifications by Wednesday, December 8, 2021, by **4:30 p.m.** Submit information to Kathy Herrman, Purchasing Director, purchasing@fhsu.edu.

2.2 MATERIALS

- A. The component materials of the synthetic turf system consist of:
 - 1. A Carpet made of polyethylene fibers tufted into a fibrous, porous backing.
 - 2. An Infill that is a controlled mixture of pea gravel and rubber infill that partially covers the carpet.
 - 3. Glue, thread, paint, seaming fabric and other materials used to install and mark the artificial grass field turf.
- B. The installed artificial grass field turf shall have the following properties or equivalent:

| | Standard | Property | Specification |
|----|------------------|---------------------------------------|--|
| 1 | ASTM D418/D5848 | Pile Weight | Minimum 46 oz. of turf with no thatch |
| 2 | ASTM D5848 | Primary and Secondary Backing Weight | 7.9 oz. /Sq. Yd. |
| 3 | ASTM D5848 | Secondary Coating Weight | 22 oz. /Sq. Yd. |
| 4 | ASTM D5848 | Total Weight | 69.9-79.9 oz. /Sq. Yd. |
| 5 | ASTM D1907 | Yarn Denier | 12,400 |
| 6 | ASTM D418/D5848 | Pile Height | 2 1/4" |
| 7 | ASTM D5793 | Tufting Gauge | 1/2" |
| 8 | ASTM D5848 | Primary Backing | Tri-layer woven Polypropylene |
| 9 | ASTM D5848 | Secondary Coating | Polyurethane |
| 10 | ASTM D1335 | Tuft Bind without Infill | 10 lbs. +/- |
| 11 | ASTM D1682/D5034 | Grab Tear (length) | >300 lbs. Force |
| 12 | ASTM D1682/D5034 | Grab Tear (width) | >350 lbs. Force |
| 13 | ASTM D4991 | Carpet Permeability | >40 inches/hour |
| 14 | ASTM D2859 | Flammability (Pill Burn) | Pass |
| 15 | ASTM F355 | G-max (Impact Attenuation) | <130 at installation <190 over warranty life |
| 16 | ASTM E-11 | Realfill™ Infill | 4.5 - 6 lbs. +/- per square foot |
| 17 | | Fabric Width | 15' |
| 18 | | Perforation | 3/16" Holes 4" X 4" |
| 19 | ASTM D3218 | Yarn | Average thickness170 microns C8 LLDPE Resin 10,000 PPM UV Stabilizer |
| 20 | | All characteristics listed above nomi | nal +/- 5% |

- C. The Carpet shall consist of fibers tufted into a primary backing with a secondary elastomeric coating.
 - 1. The Carpet shall be furnished in 15' wide rolls. Rolls shall be long enough to go from sideline to sideline without splicing. The perimeter white line shall be tufted into the individual sideline rolls. Head seams, other than at sidelines, will not be acceptable
 - 2. The Carpet's primary backing shall be a composite fabric treated with UV inhibitors, consisting of multiple layers of woven polypropylene and non-woven polypropylene needle punched together so as to function as a single unit. The secondary back coating shall consist of an application of heat-activated urethane to permanently lock the fiber tufts in place. Drainage shall be accomplished by means of uncoated fabric "valleys" between the coated fiber stitches or perforations in the backing.
 - 3. The fiber shall be 12,400, denier, 130 microns thick, low friction, UV-resistant fiber measuring not less than 2 1/4 inches high.
- D. The Infill materials shall be approved by the Manufacturer. The Infill shall consist of a resilient layered granular system, comprised of selected and graded gravel (2-3 lbs.) and ambient ground SBR rubber.
- E. Threaded and/or glued seams of turf shall be as recommended by the synthetic Turf Manufacturer. The method and adhesives used for inlaid markings shall be as recommended by the synthetic turf.

PART 3 EXECUTION

3.1 GENERAL

- A. The installation shall be performed in full compliance with approved Shop Drawings.
- B. Only trained technicians, skilled in the installation of athletic caliber synthetic turf systems working under the direct supervision of the approved installer supervisors, shall undertake any cutting, sewing, gluing, shearing, top-dressing or brushing operations.
- C. The designated Supervisory personnel on the project must be certified, in writing by the turf Manufacturer, as competent in the installation of this material, including sewing seams and proper installation of the Infill mixture.
- D. All designs, markings, layouts, and materials shall conform to all currently applicable NCAA rules and other standards that may apply to this type of synthetic grass installation.

3.2 EXAMINATION

- A. Verify that all sub-base, drainage and leveling is complete prior to installation.
- B. The surface to receive the synthetic turf shall be inspected by the Installer, and prior to the beginning of installation, the Installer must accept the sub-base in writing. The acceptance will depend on the contractor providing the installer with test results indicating that planarity and permeability are in compliance with the synthetic turf manufacturer's written guidelines or recommendations. The surface must be perfectly clean as installation commences and shall be maintained in that condition throughout the process.
- C. The compaction of the aggregate base shall also be accepted in writing by the Turf Installer, and the surface tolerance-to-grade shall not exceed +1/4 inch over 10 feet.

3.3 INSTALLATION

- A. Install in accordance with Manufacturer's instructions. The Contractor shall strictly adhere to he installation procedures outlined under this section. Any variance from these requirements must be accepted in writing, by the Manufacturer's onsite representative, and submitted to the Architect/Owner, verifying that the changes do not in any way affect the warranty. Infill materials shall be approved by the Manufacturer and installed in accordance with the Manufacturer's standard procedures.
- B. The carpet rolls are to be installed directly over the properly prepared aggregate base or shock pad. Extreme care should be taken to avoid disturbing the aggregate base, both in regard to compaction and planarity. It is suggested that a 2-5 ton static roller is on site and available to repair and properly compact any disturbed areas of the aggregate base.
- C. The full width rolls shall be laid out across the field. Turf shall be of sufficient length to permit full cross-field installation from sideline to sideline. No head or cross seams will be allowed in the main playing area between the sidelines. Utilizing standard state of the art sewing or gluing procedures each roll shall be attached to the next. When all of the rolls of the playing surface have been installed, the sideline areas shall be installed at right angles to the playing field turf.
- D. All seams shall be glued and adhered using seaming tape and high-grade adhesive (per the manufacturer's standard procedures) or sewn using double bagger stitches and polyester thread or

- adhered using seaming tape and high-grade adhesive (per the manufacturer's standard procedures). Seams shall be flat, tight, and permanent with no separation or fraving.
- E. Infill materials shall be applied in numerous thin lifts. The turf shall be brushed as the mixture is applied. The infill material shall be installed to a depth determined by the Manufacturer.
- F. The Infill materials shall be installed to fill the voids between the fibers and allow the fibers to remain vertical and non-directional. The Infill installation consists of a layered system of pea gravel and SBR rubber particles. The turf shall be raked and brushed properly as the mixture is applied.
- G. Synthetic turf shall be attached to the perimeter edge detail in accordance with the Manufacturer's standard procedures using non-corrosive fasteners.

3.4 FIELD MARKINGS

- A. The field will have the following lines and markings tufted or inlaid according to NCAA standards:
 - 1. Soccer: as shown on the contract drawings. Color shall be white, except where noted.
 - a) Side lines
 - b) Goal line
 - c) Center line
 - d) Center circle
 - f) Penalty circle
 - g) Penalty Arc
 - h) Goal area
 - i) Penalty spot
 - j) Corner flags

B. Standards

1. Standards; all lines and markings shall be to NCAA Standards.

3.5 CLEANING

- A. Protect installed turf from subsequent construction operations.
- B. Do not permit traffic over unprotected turf surface.
- C. Contractor shall provide the labor, supplies, and equipment as necessary for final cleaning of surfaces and installed items.
- D. All usable remnants of new material are to be neatly rolled and shall become the property of the Owner.
- E. The Contractor shall keep the area clean throughout the project and clear of debris.
- F. Surfaces, recesses, enclosures, etc., shall be cleaned as necessary to leave the work area in a clean, immaculate condition ready for immediate occupancy and use by the Owner.

COST PROPOSAL

Must be submitted separately from the Technical Proposal, unless otherwise specified. (See Response Section, #1)

| Base: | | | |
|------------------|---|--------------------|---|
| removal of the e | d replacement of the existing Synthetic Turf at S xisting synthetic turf and the installation of a new Work is to be completed between April 25 and | v infilled polyeth | |
| \$ | | | |
| | yard for sub-base re-grading or repair should b area of repair increases. | e quoted on a pe | er square yard price with potential pri |
| Cost to | replace 25 square yards to 100 square yards: | \$ | per sq. yd. |
| Cost to | replace 100 square yards to 800 square yards: | \$ | per sq. yd. |
| Cost to | replace more than 800 square yards: | \$ | per sq. yd. |
| Alternate No. 1 | - Replace Perimeter Turf Nailer Board: | | |
| | nall establish the amount to add to the Base Pro the existing curb at the soccer facility with new | | |
| | | | |

State of Kansas Fort Hays State University DA-146a (Rev. 12/19)

CONTRACTUAL PROVISIONS ATTACHMENT

Important: This form contains mandatory contract provisions and must be attached to or incorporated in all copies of any contractual agreement. If it is attached to the vendor/contractor's standard contract form, then that form must be altered to contain the following provision:

"The Provisions found in Contractual Provisions Attachment (Form DA-146a, Rev. 12/19), which is attached hereto, are hereby incorporated in this contract and made a part thereof."

The parties agree that the following provisions are hereby incorporated into the contract to which it is attached and made a part thereof.

- 1. Controlling Provisions: It is expressly agreed that the terms of each and every provision in this attachment shall prevail and control over the terms of any other conflicting provision in any other document relating to and a part of the contract in which this attachment is incorporated. Any terms that conflict or could be interpreted to conflict with this attachment are nullified.
- 2. Disclaimer Of Liability: No provision of this contract will be given effect that attempts to require Fort Hays State University or any of its affiliates ("University") to defend, hold harmless, or indemnify any contractor or third party for any acts or omissions. The terms, conditions, and limitations of liability of the State of Kansas, the University, and their employees are defined under the Kansas Tort Claims Act (K.S.A. 75-6101 et seg.).
- 3. Termination Due To Lack Of Funding Appropriation: If, in the judgment of the Director of Accounts and Reports, Department of Administration, sufficient funds are not appropriated to continue the function performed in this agreement and for the payment of the charges hereunder, the University may terminate this agreement at the end of its current fiscal year. The University agrees to give written notice of termination to contractor at least 30 days prior to the end of its current fiscal year, and shall give such notice for a greater period prior to the end of such fiscal year as may be provided in this contract, except that such notice shall not be required prior to 90 days before the end of such fiscal year. Contractor shall have the right, at the end of such fiscal year, to take possession of any equipment provided under the contract for which it has not been paid. The University will pay contractor all regular contractual payments incurred through the end of such fiscal year, plus contractual charges incidental to the return of any such equipment. Upon termination of the agreement under this provision, title to any such equipment shall revert to contractor at the end of the University's current fiscal year. The termination of the contract pursuant to this paragraph shall not cause any penalty to be charged to the agency or the contractor.
- 4. Kansas Law and Venue: All matters arising out of or related to this agreement shall be subject to, governed by, and construed according to the laws of the State of Kansas, and jurisdiction and venue of any suit arising out of or related to this agreement shall reside only in courts located in the State of Kansas.
- 5. Required Non-Discrimination Provision: Contractor agrees to comply with all applicable state and federal antidiscrimination laws. Contractor specifically agrees: (a) to comply with the Kansas Act Against Discrimination (K.S.A. 44-1001 et seg.) and the Kansas Age Discrimination in Employment Act (K.S.A. 44-1111 et seg.) and the applicable provisions of the Americans With Disabilities Act (42 U.S.C. 12101 et seq.) (ADA) and to not discriminate against any person because of race, religion, color, sex, disability, national origin or ancestry, or age in the admission or access to, or treatment or employment in, its programs or activities; (b) to include in all solicitations or advertisements for employees, the phrase "equal opportunity employer"; (c) to comply with the reporting requirements set out at K.S.A. 44-1031 and K.S.A. 44-1116; (d) to include those provisions in every subcontract or purchase order so that they are binding upon such subcontractor or vendor; (e) that a failure to comply with the reporting requirements of (c) above or if the contractor is found guilty of any violation of such acts by the Kansas Human Rights Commission or if it is determined that the contractor has violated applicable provisions of ADA, such violation(s) shall constitute a breach of contract and the contract may be cancelled, terminated or suspended, in whole or in part, by the University. The provisions of this paragraph (except the provisions relating to the ADA) are not applicable to a contractor who employs fewer than four employees during the term of such contract or whose contracts with the University cumulatively total \$5,000 or less during the fiscal year.

Contractor shall abide by the requirements of 41 CFR §§ 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take

affirmative action to employ and advance individuals in employment without regard to race, color, religion, sex, national origin, protected veteran status or disability.

- 6. **Acceptance Of Contract**: This contract shall not be considered accepted, approved or otherwise effective until the statutorily required approvals and certifications have been given.
- 7. **Arbitration, Damages, Warranties**: Notwithstanding any language to the contrary, no interpretation of this contract shall find that the University has agreed to binding arbitration, or the payment of damages or penalties. Further, the University does not agree to pay attorney fees, costs, or late payment charges beyond those available under the Kansas Prompt Payment Act (K.S.A. 75-6403), and no provision will be given effect that attempts to exclude, modify, disclaim or otherwise attempt to limit any damages or rights of action available to the University at law, including but not limited to the implied warranties of merchantability and fitness for a particular purpose.
- 8. **Authority To Contract**: By signing this contract, the representative of the contractor thereby represents that such person is duly authorized by the contractor to execute this contract on behalf of the contractor and that the contractor agrees to be bound by the provisions thereof.
- 9. **Responsibility For Taxes**: The University shall not be responsible for, nor indemnify a contractor for, any federal, state or local taxes which may be imposed or levied upon the subject matter of this contract.
- 10. **Insurance**: The University shall not be required to purchase any insurance against loss or damage to property or any other subject matter relating to this contract, nor shall this contract require the University to establish a "self-insurance" fund to protect against any such loss or damage.
- 11. **Information/Confidentiality**: As a state agency, the University's contracts are generally public records. Accordingly, no provision of this contract shall restrict the University's ability to produce this contract in response to a lawful request or from otherwise complying with the Kansas Open Records Act (K.S.A. 45-215 et seq.). Moreover, no provision of this contract shall be construed as limiting the Legislative Division of Post Audit from having access to information pursuant to K.S.A. 46-1101 et seq.
- 12. **The Eleventh Amendment**: The Eleventh Amendment is an inherent and incumbent protection of the State of Kansas and need not be reserved, but the University here reiterates that nothing in or related to this contract shall be deemed a waiver of the Eleventh Amendment.
- 13. **Campaign Contributions / Lobbying**: Funds provided through a grant award or contract shall not be given or received in exchange for the making of a campaign contribution. No part of the funds provided through this contract shall be used to influence or attempt to influence an officer or employee of any State of Kansas agency or a member of the Legislature regarding any pending legislation or the awarding, extension, continuation, renewal, amendment or modification of any government contract, grant, loan, or cooperative agreement.
- 14. **Privacy of Student Records**: Contractor understands that the University is subject to FERPA (Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g) and agrees to handle any student education records it receives pursuant to this Agreement in a manner that enables the University to be compliant with FERPA and its regulations. Contractor agrees to protect the privacy of student data and educational records in a commercially reasonable manner and shall not transmit, share, or disclose any data about a student without the student's written consent, except to other University officials who seek the information within the context of his/her professionally assigned responsibilities and used within the context of official University business. Contractor shall promptly report to the University any disclosure of University's student educational records.
- 15. **Boycotts of Israel Prohibited**: Kansas 2018 HB 2482 generally prohibits the University from entering into a contract with a company to acquire or dispose of services, supplies, information technology or construction, unless such company submits a written certification that such company is not currently engaged in a boycott of Israel. For the purposes of this Section, "company" means an organization, association, corporation, partnership, venture or other entity, its subsidiary or affiliate, that exists for profitmaking purposes or to otherwise secure economic advantage. Accordingly, by executing this contract, Contractor hereby certifies that it is not currently engaged in a boycott of Israel.
- 16. Harassment Policy: Fort Hays State University prohibits sexual harassment, discrimination, and retaliation. The University's applicable policies on sexual harassment, discrimination, and retaliation are available at https://fhsu.edu/policies/documents/harassment-policy/index.pdf and include the procedures for submitting a complaint of sexual harassment, discrimination, or retaliation, including an anonymous complaint. Contractor and its employees, officials, agents, or subcontractors shall at all times comply with the University's policies on sexual harassment, discrimination, and retaliation.