

DESOTO INDEPENDENT SCHOOL DISTRICT

Request for Proposals

Large Commercial Kitchen Equipment -24-001

Issued by:

Desoto Independent School District

Closing: August 16, 2023 @ 2:00 p.m.

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KEY DATES AND INFORMATION

PROJECT NAME:	LARGE COMMERCIAL KITCHEN EQUIPMENT -24-001
PROPOSAL DUE DATE & TIME:	August 16, 2023, NO LATER THAN 2:00 p.m.
DELIVERY LOCATION:	Desoto ISD
	Procurement Department
	Administration Building
	200 E. Beltline Road
	Desoto, Texas 75115
AWARD BY	
BOARD OF TRUSTEES:	. [Optional]

INTRODUCTION

1. Background

- 1.1. The Desoto ISD operates seven (7) campuses and other facilities, all located in Dallas County, Texas. This request for proposal ("RFP") invites competitive offers to provide Large Commercial Kitchen Equipment ("Services") as specified herein.
- 1.2. Desoto ISD is an equal opportunity employer and does not discriminate in awarding of contracts or employment of persons because of their race, color, age, national origin, religion, sex, disability, sexual orientation, or any other characteristic protected by law. Desoto ISD requires companies with which it conducts business to be equal opportunity employers and comply with all applicable federal, state and municipal laws and regulations regarding contracting and employment practices.

2. Statement of Purpose

- 2.1. Through this RFP, Desoto ISD seeks to procure the best services at the most favorable, competitive prices and to give ALL qualified businesses, including those that are small, minority, service-disabled, or womenowned an opportunity to do business with Desoto ISD as contractors and subcontractors. Proposers must complete the Diversity Business Program Form (see attachment Business Diversity Form and classification definitions).
- 2.2. Desoto ISD has issued this RFP to define Desoto ISD minimum service requirements; solicit proposals; detail proposal requirements; and, outline Desoto ISD process for evaluating proposals and selecting the contractor.
- 2.3. Desoto ISD intends to secure a contract for [Large commercial kitchen equipment for 8 Desoto ISD locations.]

3. Scope of Service, Contract Period, and Required Terms and Conditions

- 3.1. The Sample Desoto ISD Contract/Agreement/Agreement details Desoto ISD required:
 - Agreement; and,
 - Terms and Conditions;
- 3.2. Desoto ISD Contract/Agreement/Agreement substantially represents the contract document that the Proposer selected by Desoto ISD will agree to and sign. A Proposal that limits or changes any of the terms or conditions contained in Desoto ISD Contract/Agreement must be approved by Desoto ISD or else may be considered non-responsive.

4. Contract Term

4.1. The term of the contract is one (1) year from date of award or the Effective Date, whichever is later.

5. RFP Communications

5.1. Interested Parties shall direct all communications regarding this RFP-24-001 to the following, who is Desoto ISD's only official point of contact for this RFP. -24-001

Michael Smith
Procurement Manager
Desoto ISD
Purchasing Department
200 E. Beltline Road
Desoto, Texas 75115
972-223-6666 Ext. 8702
Michael.smith02@desotoisd.org

- 5.2. Unauthorized contact regarding this RFP with employees or officials of Desoto ISD other than the named above may result in disqualification from this procurement process.
- 5.3. Desoto ISD has assigned the following RFP identification number that must be referenced in all communications regarding the RFP: 24-001
- 5.4. Any oral communications shall be considered unofficial and non-binding with regard to this RFP.
- 5.5. Each Proposer shall assume the risk of the method of dispatching any communication or proposal to Desoto ISD. Desoto ISD assumes no responsibility for delays or delivery failures resulting from the method of dispatch. Actual or electronic "postmarking" of a communication or proposal to Desoto ISD by a deadline date shall not substitute for actual receipt of a communication or proposal by Desoto ISD.
- 5.6. All written comments, including questions and requests for clarification, must be received no later than the Written Comments Deadline included in RFP Schedule of Events.
- 5.7. Desoto ISD reserves the right to determine, at its sole discretion, the appropriate and adequate responses to written comments, questions, and requests for clarification. Desoto ISD's official responses and other official communications pursuant to this RFP shall constitute an addendum to this RFP.
- 5.8. Desoto ISD will convey all official responses and communications pursuant to this RFP to the potential Proposers to whom Desoto ISD mailed or sent a RFP.
- 5.9. Only Desoto ISD's official, written responses and communications shall be considered binding with regard to this RFP.

6. RFP Definition of Terms

- 6.1. District refers to the Desoto ISD, a political subdivision of the State of Texas. Desoto ISD may be used to refer collectively or individually, as applicable, to the campuses and other facilities that comprise the Desoto ISD.
- 6.2. **District Representative** refers to the persons named in the contract to give approval or render a decision, at the district level, regarding various aspects of: (a) use of the facilities or (b) the providing of Services as specified in the signed contract.
- 6.3. **Company, Proposer or Bidder** refers to a company that chooses to submit a Proposal to provide Services for Desoto ISD as specified in this RFP.
- 6.4. **Contractor** refers to the company awarded the contract to provide products and services for Desoto ISD as specified in this RFP.
- 6.5. **M/WBE** refers to a Company that is certified by an entity acceptable to Desoto ISD as being at least 51% owned, controlled, and operate by a person(s) that is an Anglo-American woman or Black/African American, Hispanic American, American Indian/Alaskan Native, American Asian, or American Asian Pacific. Certification must be by the North Central Texas Regional Certification Agency ("NCTRCA"), the State of Texas or other College-approved certifying entity on the date when Proposals are publicly opened, only the name of each Company will be read aloud.

- 6.6. **Proposal Documents** refer collectively to this RFP and all addenda, Company's proposal, and all plans, specifications, schedules and the like attached hereto, or incorporated herein as if attached hereto.
- 6.7. **Services** refers to maintenance and repairs inclusive of all labor, travel, parts, and materials needed to restore and/or keep Equipment and Software in proper operating condition and meet all the required deliverables specified herein.

7. Proposal Deadline

- 7.1. Proposals must be submitted no later than the Proposal Deadline detailed in RFP Schedule of Events. A proposal must respond to the written RFP and any RFP exhibits, attachments, or addendums. Late proposals will not be accepted.
- 7.2. Pre-Proposal Conference [Must have one and or both of these 2 paragraphs for RFPs exceeding \$50,000]

A Pre-Proposal Conference will be held at the time and date in the RFP Schedule of Events. The purpose of the conference is to discuss the RFP scope of services and allow Proposers to meet with District personnel to clarify specification requirements or to conduct site visits, as necessary. No questions will be answered prior to the pre-proposal conference. Oral responses to any question(s) at the Pre-Proposal Conference shall be considered tentative and non-binding with regard to this RFP. Additional questions, as well as any questions asked at the Pre-Proposal Conference, concerning the RFP should be submitted in writing prior to the Written Comments Deadline date in the RFP Schedule of Events. Desoto ISD response to all questions raised at pre-proposal conference will be issued as described in RFP Communications section 5.0 and by the date detailed in the RFP Schedule of Events. Pre-Proposal Conference attendance is not mandatory, and each potential Proposer may be limited to a maximum number of attendees depending upon space limitations. The walk thru -conference will start at: (Amber Terrace Elementary School, 224 Amber Ln., DeSoto, Texas 75115) on August 1st, @ 2:00pm.)

8. Written Questions/Answer Period

- 8.1. Questions regarding the RFP and its scope may be submitted in writing during the Question/Answer Period. The deadline for the Question/Answer Period is detailed in RFP Schedule of Events. The purpose of the written Question/Answer Period is to allow Proposers to submit any questions they may have in regard to the scope of services requested. Desoto ISD response to questions raised during the Question/Answer Period will be issued by Desoto ISD by the date detailed in RFP Schedule of Events.
- **9.** Performance Bond [Include this section only if a performance bond is required]
 - 9.1. [Desoto ISD shall require a performance bond upon approval of a contract pursuant to this RFP. The amount of the performance bond must be in the sum of contract dollar amount. The successful Proposer shall obtain the required performance bond in the form and substance acceptable to Desoto ISD and provide it to Desoto ISD no later than the Performance Bond Deadline date detailed in RFP Schedule of Events. Failure to provide the performance bond by the Performance Bond Deadline shall result in contract termination.]

RFP SCHEDULE OF EVENTS

The following Schedule of events represents Desoto ISD best estimate of the schedule that will be followed. Unless otherwise specified, the time of day for the following events will be between 8:00 a.m. and 5:00 p.m., (Central Time Zone)

RFP SCHEDULE OF EVENTS

NOTICE: Desoto ISD reserves the right, at its sole discretion, to adjust this schedule, as it deems necessary. Desoto ISD will communicate any adjustment to the Schedule of Events to potential Proposers.

EVENT	TIME	DATE (all dates are District business days)
Advertisement Dates		July 24 & July 31
Pre-proposal Walk-Thru Conference		August 1 @ 2:00pm, Amber Terrace, 224 Amber Lane, Desoto, Texas 75115
Written Comments Deadline		August 4, 2023 @ 4:00pm
4. District Response to Written Comments		August 9, 2023 @ 4:00pm
5. Proposal Deadline		August 16, 2023 @ 2:00pm
6. District Completes Proposal Evaluations		TBD
7. Proposer Presentations, if requested by District		N/A
Performance Bond OR Certificate of Insurance Deadline (OPTIONAL if required)		TBD
9. Board of Trustees Approval		September 2023
10. Contract Effective Date (TBD)		September 2023

1. Evaluation Process

- Proposals will be selected by Desoto ISD in accordance with the requirement and specifications set forth in this RFP. The proposal evaluation process is designed to award the Contract/s not necessarily to the Proposer/s of least cost, but rather to the Proposer/s with the best combination of attributes based upon the evaluation criteria and who submits a proposal that is the most advantageous to Desoto ISD.
- A Proposal Evaluation Team, appropriate to the scope and nature of the RFP, will evaluate each Proposal that appears responsive to the RFP.
- Each Proposal Evaluation Team member will independently, evaluate each proposal against the
 evaluation criteria in this RFP, rather than against other proposals, and will score each in
 accordance with RFP Proposal and Evaluation Guide.
- Desoto ISD reserves the right, at its sole discretion, to request Proposer clarification of a
 Technical Proposal or to conduct clarification discussions with any or all Proposers. Any such
 clarification or discussion shall be limited to specific sections of the proposal identified by Desoto
 ISD. The subject Proposer shall put any resulting clarification in writing as may be required by
 Desoto ISD.

2. Contract Award Process

- The tabulation results of the responsive submitted proposal in the evaluation process will be forwarded to the appropriate department official who will consider the proposal evaluation process results and all pertinent information available to make a determination about the contract award. Desoto ISD reserves the right to make an award without further discussion of any proposal.
- Notwithstanding the foregoing, to affect a contract award to a Proposer other than the one
 receiving the highest evaluation score, the requesting department/party must provide written
 justification for such an award and obtain the written approval of the appropriate District official.
- The Proposer with the apparent best-evaluated proposal will be required to enter into an agreement with Desoto ISD, which shall be substantially the same as the Sample College Contract/Agreement.
- However, Desoto ISD reserves the right, at its sole discretion, to add terms and conditions or to revise College Contract/Agreement requirements in Desoto ISD best interests subsequent to this RFP process. No such terms and conditions or revision of contract requirements shall materially affect the basis of proposal evaluations or negatively impact the competitive nature of the RFP process.
- The Proposer with the apparent best-evaluated proposal must sign and return the Contract written
 by Desoto ISD pursuant to this RFP no later than the Award of Contract Date in RFP Schedule
 of Events. If the Proposer fails to provide the signed Contract by the Award of Contract Date,
 Desoto ISD may determine that the Proposer is non-responsive to the terms of this RFP and
 reject the proposal.

• If Desoto ISD determines that the apparent best-evaluated proposal is non-responsive and rejects the proposal, Desoto ISD reserves the right, at its sole discretion to award the next best evaluated responsive proposal.

Evaluation Factors:

Awarding Best Value and Evaluation Criteria:

When deemed necessary, responses shall be evaluated by a committee designated by Desoto ISD. The

District will generally award contracts on the basis of best value. Award(s) will be made to the best responsive, responsible offer, price and other factors considered. In determining the best value for the district. In awarding a contract, a district shall consider:

- Purchase price.
- The reputation of the vendor and of the vendor's goods or services.
- The quality of the vendor's goods or services.
- The extent to which the goods or services meet the district's needs.
- The vendor's past relationship with the district.
- The impact on the ability of the district to comply with laws relating to historically underutilized businesses.
- The total long-term cost to the district to acquire the goods or services.
- Evaluations may include any other relevant factor specifically listed in the request for bids or proposals.

[Texas Education Code 44.031(b)]. Although all evaluation criteria listed above may be considered by the District, the District will decide which criteria will determine the successful bidder(s) to be considered for contract award.

When an evaluation is applicable, an evaluations committee will conduct a comprehensive, fair and impartial evaluation of all proposals received in response to this RFP.

Each proposal received will be analyzed to determine overall responsiveness and completeness as defined in the scope section and in the instructions on submitting a proposal. Failure to comply with the instructions or to submit a complete proposal may deem a proposal non-responsive and may at the discretion of the Evaluation Committee be eliminated from further evaluation.

If the evaluation committee has reasonable grounds to believe that the Proposer is unable to perform the required services to the satisfaction of Desoto ISD, Desoto ISD reserves the right to make an award to another proposer. Some indicators (but not a complete list) of possible supplier/proposer performance concerns are:

- Past supplier performance.
- The proposer's financial resources and ability to perform.
- The proposer's experience or demonstrated capability and responsibility.

• The proposer's ability to provide a reliable on-going business relationship and the maintenance of on-going agreements and support.

The Large Commercial Kitchen Equipment Solicitation Evaluation Criteria will be based on:

- 1. Purchase price **1-50**
- 2. Extent to which the goods or services meet the districts needs **1-30**
- 3. Vendor's ability to provide service on equipment following installation **1-10**
- 4. Vendor's past relationship with district **1-10**
- 5. Total Possible Criteria Points: 100

The undersigned authorized representative of the vendor indicated below hereby acknowledges:

- 1. That he/she is authorized to enter into contractual relationships on behalf of the company indicated below, and
- 2. That he/she has carefully examined this Proposal Notice, the accompanying Proposal Forms, and the General Terms and Conditions and Item Specifications associated with this RFP and
- 3. That he/she proposes to supply any products or services submitted under this proposal invitation at the prices quoted and in strict compliance with the General Terms and Conditions, and Item Specifications associated with this proposal invitation, unless any exceptions are noted in writing with this bid response, and
- 4. By submitting a bid, each bidder agrees to waive any claim it has or may have against the Desoto Independent School District and their respective employees, arising out of or in connection with the administration, evaluation, or recommendation of any bid; waiver of any requirements under the Bid Documents; or the Contract Documents; acceptance or rejection of any bids; and award of the Contract.
- Offeror agrees to exhaust its administrative remedies under District Policy and the Disputes
 Clause of any resulting contract before seeking judicial relief of any type in connection with any
 matter related to this solicitation, the award of any contract, and any dispute under any resulting
 contract.

Name of Bidding Company	Date
Address	Signature of Authorized Representative
City, State, Zip Representative	Printed name of Authorized
Contact Name	Position of Authorized Representative
Telephone Number of Contact Person	
Email Address of Contact Person	

LARGE COMMERICAL KITCHEN EQUIPMENT PROJECT SCOPE AND DOCUMENTATION

The Desoto Student Nutrition Services Department is accepting proposals for the purchase of Large Commercial Kitchen Equipment. Proposals are due at 2:00 p.m. on, August 16, 2023 at the Desoto ISD Administration Building, 200 E. Beltline Road, Desoto, Texas 75115. Please submit Bid Forms A through K and Bid Documents with the proposal.

All materials and equipment should be bid new and include installation, disconnecting existing equipment for placement of new equipment, freight (if required) and shipping in the bid price. All equipment and materials must be in current compliance with all state and local code requirements.

Scope of Work

Desoto ISD Student Nutrition Services Department is seeking Large Commercial Kitchen Equipment according to the specifics listed in this solicitation.

Vendors will itemize bid pricing for base price of equipment, disconnecting existing equipment for placement of new equipment, installation and removal of old equipment contingent upon Desoto ISD's need for removal.

Pricing shall be reviewed throughout for one (1) year from date the bid is awarded by the School Board. Pending bid review on or about, September 2023.

An awarded vendor will coordinate delivery and installation with Desoto ISD, Student Nutrition Services. At no time will the vendor access a school campus without Desoto ISD's approval or knowledge.

The Desoto ISD reserves the right to reject any or all proposals and to accept any proposal deemed most advantageous to the district.

Proposal Submission

Proposal will include on the outside of the envelope/packet:

LARGE COMMERICAL KITCHEN EQUIPMENT RFP - 24-001

Please provide one (1) copy marked ORIGINAL, one (1) copy marked COPY and one (1) Digital copy

If additional information should be required questions should be submitted by email to:

Michael.smith02@desotoisd.org

DeSoto ISD Equipment Replacements 2023

- Please provide proposal to include any and all charges for delivery to the school location at the addresses provided within the specification.
- It is recommended that due to the shape and size of the ovens and various sizes of door and openings, that a pre-delivery, onsite inspection be conducted by the awarded dealer to ensure that there will be no issues, or concerns prior to the actual delivery to the location.
- It is important to note that only Desoto High School has a loading dock located at the school.

Brands

Bidders shall indicate for each item bid the name and model of the brand being bid.

An example of the brand desired may be provided for each item contained in this bid. This is done to provide the bidder with information regarding the nature and quality of the materials required and is not meant to restrict bidding to that particular brand. However, if the item bid varies from the one described; descriptive written details for the product to sufficiently describe the equipment for evaluation must accompany the submitted bid. Proposals received without this information or with insufficient information, as determined by Desoto ISD, will not be considered. Once an item is awarded from this bid to a successful bidder, no substitution of brands will be permitted.

If the bidder does not indicate that an item proposed to be furnished is other than specified, the specified item shall be supplied by the bidder upon issuance of a purchase order.

All bid items shall include equipment's base price, disconnection of existing equipment (as necessary), installation, freight/shipping, and any necessary equipment removal cost. The vendor shall provide lead time for delivery and installation once a purchase order has been issued.

Awarded vendor/s shall be responsible for activating all manufacturer warranties. All warranty information will be forwarded to Desoto ISD Director of Student Nutrition Services.

Please see equipment description of required Voltage/Electrical supply.

Desoto ISD reserves the right to increase or decrease quantities as necessary.

Bid prices must be firm for one-year from date of award for bid to be considered.

Please include insurance certificates with your bid. Failure to do so may result in a non-award.

DeSoto High School: Freshmen Center

<u>Deliver: -</u> and set-in-place: DeSoto High School Freshmen Center at 620 West Moreland Rd., DeSoto, Texas 75115

Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven or comparable oven

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-year parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Groen (2) GSSP-BL-5GS - SmartSteam Pro Convection steamer

- Natural gas
- Double stacked
- Capacity of Five (5) 12"x20" x 2 ½" deep pans per compartment
- Touchscreen controls
- Side-mounted convection fan
- Standard left-hand door hinging
- 2.5-gallon reservoir with stainless steel interior and exterior.
- One (1) 2 ½" drain connection and two (2) ¾" water connections
- One (1) Groen drain tempering valve, model number 162408.
- One (1) Groen Gas Quick Disconnect, model number 140144
- Groen start-up and two-year parts & labor, five-year year cavity warranty.
- Final connections by DeSoto ISD

	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

McCowan Middle School

Deliver: and set-in-place: McCowan Middle School, 1500 Majestic Meadow Dr., Glenn Heights, Texas 75154 **Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven**

Natural Gas

- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-year parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Groen (2) GSSP-BL-5GS - SmartSteam Pro Convection steamer

- Natural gas
- Double stacked
- Capacity of Five (5) 12"x20" x 2 ½" deep pans per compartment
- Touchscreen controls
- Side-mounted convection fan
- Standard left-hand door hinging
- 2.5-gallon reservoir with stainless steel interior and exterior.
- One (1) 2 ½" drain connection and two (2) ¾" water connections
- One (1) Groen drain tempering valve, model number 162408.
- One (1) Groen Gas Quick Disconnect, model number 140144
- Groen start-up and two-year parts & labor, five-year year cavity warranty.
- Final connections by DeSoto ISD

	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

DeSoto High School

Deliver: and set-in-place to DeSoto High School, 600 Eagle Drive, DeSoto, Texas 75115

Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-vear parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Utility Refrigerator Heated Cabinet, Model HC-60-SS-2S-D

- Unit provided with fiberglass insulation, manual reset high limit switch, digital temperature control, and phenolic breakers. Electronic components to be non-proprietary.
- Stainless steel exterior and interior.
- Full-size stainless-steel doors (hinged RR) with welded in uni-grip handle. Provided with locking hardware.
- Controls on kitchen side; Interior LED lighting
- Twenty-four (24) sets of Tray Slides on 4" centers in top and bottom sections to receive one (1) 18" x 26" sheet pan per tier OR two (2) 12" x 20" pans per tier. Omit standard shelves.
- 6" stainless steel legs with bullet feet.
- 12" high stainless steel top mount shroud to complement adjacent refrigerator height
- 208/230v with cord & plug (NEMA L14-20P)
- Final connections by DeSoto ISD
- Five-year parts, one-year labor warranty. Lifetime factory telephone support.

One (1) Utility Reach-in Refrigerator, Model TMC-R-60-SS-2S-D

- Top Mounted, Self-Contained Refrigeration. Refrigeration provided with expansion valve, high/low service valves, receiver tank, sight glass, low pressure burnout protection and digital temperature control
- Electronic components to be non-proprietary.

- Stainless steel exterior and interior.
- Full-size stainless-steel doors (hinged RR) with welded in uni-grip handle. Provided with locking hardware.
- Controls on kitchen side; Interior LED lighting
- Locking Hardware
- Top Mount Coil
- Twenty-four (24) sets of Tray Slides on 4" centers in top and bottom sections to receive one (1) 18" x 26" sheet pan per tier OR one (1) 12" x 20" pans per tier. Omit standard shelves.
- 6" stainless steel legs with bullet feet.
- NEMA 5-15P, Cord & Plug
- Final connections by DeSoto ISD
- Five-year parts, one-year labor warranty. Lifetime telephone support.

One (1) Randell Steam Table

- HFT-RANSPECM includes: model 31372-HFTR, fill faucet right and drain left, 72x36x33
- RAN SHELVINGM includes model CP72-SS-RANS, 48" heat lamp, 208V
- Final connections by DeSoto ISD

One (1) Randell Steam Table

- HFT-RANSPECM includes: model 31372-HFTR, fill faucet left and drain right, 72x36x33
- o RAN SHELVINGM includes model CP72-SS-RANS, 48" heat lamp, 208V
- o Final connections by DeSoto ISD

-	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

West Middle School

Deliver: and set-in-place to West Middle School, 800 N Westmoreland Rd., DeSoto, Texas 75115

Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-year parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Utility Pass-thru Refrigerator, Model PT-R-60-SS-2S-2S-D

- Top Mounted, Self-Contained Refrigeration. Refrigeration provided with expansion valve, high/low service valves, receiver tank, sight glass, low pressure burnout protection and digital temperature control
- Electronic components to be non-proprietary.
- Stainless steel exterior and interior.
- Full-size stainless-steel doors (hinged RR kitchen, LL serving) with welded in uni-grip handle. Provided with locking hardware.
- Controls on kitchen side; Interior LED lighting
- Locking Hardware
- Top Mount Coil
- Twenty-four (24) sets of Tray Slides on 4" centers in top and bottom sections to receive one (1) 18" x 26" sheet pan per tier OR one (1) 12" x 20" pans per tier. Omit standard shelves.

- 6" stainless steel legs with bullet feet.
- NEMA 5-15P, Cord & Plug with provision for cord to exit out bottom
- Final connections by DeSoto ISD
- Five-year parts, one-year labor warranty. Lifetime telephone support.

	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

Cockrell Hill Elementary School

Deliver: and set-in-place to Cockrell Hill Elementary School, 425 S. Cockrell Hill Rd., DeSoto, Texas 75115

Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- · One-year parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

	VENDOR PROPOSAL PRICE;
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

DHS Academy

Deliver: and set in place to DHS Academy, 600 Eagle Drive, DeSoto, Texas 75115

Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-year parts and labor warranty, standard
- · Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Groen (2) GSSP-BL-5GS – SmartSteam Pro Convection steamer

- Natural gas
- Double stacked
- Capacity of Five (5) 12"x20" x 2 ½" deep pans per compartment
- Touchscreen controls
- Side-mounted convection fan
- Standard left-hand door hinging
- 2.5-gallon reservoir with stainless steel interior and exterior.
- One (1) 2 ½" drain connection and two (2) ¾" water connections
- One (1) Groen drain tempering valve, model number 162408.
- One (1) Groen Gas Quick Disconnect, model number 140144
- Groen start-up and two-year parts & labor, five-year year cavity warranty.
- Final connections by DeSoto ISD

·	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

Amber Terrace Elementary School

Deliver: and set-in-place to Amber Terrace Elementary School, 224 Amber Ln., DeSoto, Texas 75115

Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-year parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Utility Refrigerator Pass-Thru Heated Cabinet, Model PT-HC-25-SS-2S-D

- Unit provided with fiberglass insulation, manual reset high limit switch, digital temperature control, and phenolic breakers. Electronic components to be non-proprietary.
- Stainless steel exterior and interior.
- Full-size stainless-steel doors on service (hinged left) and kitchen side (hinged left), with full length welded
 in uni-grip handle. Hinged per plan. Provided with locking hardware.
- Controls on kitchen side; Interior LED lighting
- Twelve (12) sets of Tray Slides on 4" centers in top and bottom sections to receive one (1) 18" x 26" sheet pan per tier OR two (2) 12" x 20" pans per tier. Omit standard shelves.
- 6" stainless steel legs with bullet feet.
- 12" high stainless steel top mount shroud to complement adjacent refrigerator height
- 208/230v, cord & NAME L14-20P plug
- Final connections by DeSoto ISD
- Five-year parts, one-year labor warranty. Lifetime factory telephone support.

One (1) Utility Pass-thru Refrigerator, Model PT-R-25-SS-1S-1S-D

- Top Mounted, Self-Contained Refrigeration. Refrigeration provided with expansion valve, high/low service valves, receiver tank, sight glass, low pressure burnout protection and digital temperature control
- Electronic components to be non-proprietary.
- Stainless steel exterior and interior.

- Full-size stainless-steel doors on service side (hinged left) and kitchen side (hinged left), with welded in unigrip handle. Condensate heater around door openings.
- Controls on kitchen side; Interior LED lighting
- Locking Hardware
- Twelve (12) sets of Tray Slides on 4" centers in top and bottom sections to receive one (1) 18" x 26" sheet pan per tier OR one (1) 12" x 20" pans per tier. Omit standard shelves.
- 6" stainless steel legs with bullet feet.
- NEMA 5-15P, Cord & Plug
- Final connections by DeSoto ISD
- Five-year parts, one-year labor warranty. Lifetime telephone support.

	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

The Meadows Elementary School

Deliver: and set-in-place to The Meadows Elementary School, 1016 The Meadows Parkway, DeSoto, Texas 75115 **Two (2) Alto-Shaam 7-20G Prodigi Pro Combi oven**

- Natural Gas
- Each oven should have capacity for (7) 18"x26" full size sheet or (16) 12"x20" full size hotel pan (GN1/1)
- Wifi enabled control with ethernet port including steam/convection/combi cooking modes, programmable cool-down, SafeVent™ steam venting, and ChefLinc compatible.
- Removable "T" Style temperature probe
- Oven should include two (2) side racks with eight (8) non-tilt support rails, high efficiency LED lighting.
- Oven shall include standard right-hand door hinging
- 120V/60/1ph for electrical components, awarded dealer to include cord & plug.
- Alto-Shaam concentrated oven cleaner (CE 46991)
- One-year parts and labor warranty, standard
- Alto-Shaam Factory installation and installation Kit
- One (1) Alto-Shaam Stationary Stacking Hardware, 7-20G over 7-20G
- One (1) 3M Reverse Osmosis System, model number SGLP200-CL with installation, provided by awarded dealer.

One (1) Groen Tilting Braising Pan, Model BPP-40GA

- Natural gas
- 40-gallon capacity
- 10" deep pan, 38" pan height with standard etch marks
- IPX6 water rated electronic advanced controls with digital display
 - o 1 minute to 10-hour timer
 - o 175°F 400°F preset temperatures along with manual setting capability
 - Power tilt
- Faucet bracket with single pantry faucet and 48" spray hose (Groen N25871)
- Stainless steel construction with bullet feet
- Electric spark ignition
- Include Groen Quick Disconnect (140144)
- Include 2" tangent draw-off with perforated strainer.
- Groen start-up and two-year parts & labor, five-year year cavity warranty.
- Final connections by DeSoto ISD

	VENDOR PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

	VENDOR GRAND TOTAL PROPOSAL PRICE:
Bid Base Price Bid:	\$
Bid Price for Disconnect/Installation:	\$
Bid Price for Freight/Shipping:	\$
GRAND TOTAL	\$

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FORMS CHECKLIST

Standard Terms and Conditions

Form A: Vendor Profile

Form B: Felony Conviction Notice

Form C: Certificate of Residency

Form D: Conflict of Interest Notice

Form - Conflict of Interest Questionnaire (PDF)

Form E: Affidavit of Non-Collusion, Non-Conflict of Interest, Anti-Lobbying

Form F: Affidavit of Non-Discriminatory Employment

Form G: Suspension and Debarment Certification

Form - Certification Regarding Debarment, Suspension, Ineligibility, Voluntary Exclusion

Form H: Hold Harmless Agreement

Form I: Bid Form

Form J: Deviation/Signature Page

Form K: Proposer/Vendor Certification

Form: HB 89 and SB 252 Certification Addendum

Form: - Implementation of House Bill 1295

Form 1295 - Certificate of Interested Parties

(If contract exceeds \$50,000, Form 1295 must be filed online with the Texas Ethics Commission). Access Form 1295: www.ethics.state.tx.us/File. Click Form 1295 Filings icon.

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STANDARD TERMS AND CONDITIONS

FACTS, STATISTICS, AND DEFINITIONS

Desoto ISD (also referred to as "the district or "DISD") currently has over 6200 students with campuses consisting of two Pre-K – 2nd grade early learning elementary schools with grades Pre-K through grade five; one middle school with grades 6-8; one high school with grades 9-12 and one alternative school.

1. Throughout the standard terms and conditions, the district will make use of the term "bid". Use of this term should be considered descriptive and is intended to reference all procurement options currently used by the district. This includes bids, sealed proposals, requests for proposals, requests for qualifications and formal quotes. The terms and conditions contained herein apply to all procurement methods the district may use

BID SUBMITTAL

- 2. Vendors must include the properly executed bid forms, attachments and addenda as specified in the bid documents. Responses that do not include all requested information may be disqualified.
- 3. All prices and quotations must be typed or written in ink. Mistakes may be crossed out and the correction inserted adjacently, corrections must be initialed. In case of calculation errors, unit price shall govern.
- 4. It is understood that quantities, where listed, are to be considered estimated needs only. Desoto ISD reserves the right to increase or decrease quantities ordered as needed.
- 5. Bids are to be sealed and clearly labeled as "original" or "copy" and must include the bid number, bid title, due date and time of opening. Failure to follow these instructions may result in rejection of bid.
- 6. DESOTO ISD WILL NOT ACCEPT LATE OR FAXED BIDS. DESOTO ISD IS NOT RESPONSIBLE FOR BIDS DELIVERED INCORRECTLY OR MISPLACED BIDS. THE DATE/TIME STAMP IN THE DESOTO ISD PURCHASING OFFICE SHALL BE THE OFFICIAL TIME OF RECEIPT.
- All bids shall be deemed final. No offer shall be subject to correction or amendment for errors or miscalculations after the bid deadline. Bids may be
 withdrawn or amended until the date and time due, at which time they become the sole property of Desoto Independent School District.
- 8. Desoto ISD reserves the right to request additional or clarifying information after the bid response has been submitted. This information may be used to further evaluate the response or qualify overall cost associated with a proposed solution.
- 9. Any problems or discrepancies that are discovered in relation to this bid process should be directed to the DISD Chief Financial Officer for a determination or clarification prior to the bid due date. If the vendor fails to make such request, no excuse will thereafter be entertained for failure to carry out the work in a satisfactory manner.
- 10. If any of the information is considered to be confidential or a trade secret belonging to the vendor and, if released would give advantage to a competitor or vendor, that information should be filed with the submittal in a separate envelope marked:
 - "CONFIDENTIAL DO NOT DUPLICATE WITHOUT PERMISSION". Acceptance of such materials does not constitute an admission by GISD that the materials are confidential or a trade secret. (Government Code, Article 252.049)
- 11. Samples, if applicable or when requested, shall be furnished at no cost to Desoto ISD. If not destroyed during the evaluation, samples will be returned to the bidder upon request at the bidder's expense. If no return request is received within seven (7) days of bid award, the sample may be destroyed.
- 12. Bidders are expected to fully inform themselves as to the conditions, requirements and specifications before submitting bids. Failure to do so will be at the bidder's own risk and bidder cannot secure relief on the plea of error.
- 13. Any catalog, brand name or manufacturer's reference used herein is intended to be descriptive, not restrictive. It is used to indicate the type and quality desired. Bids on items of like quality will be considered. Desoto ISD retains sole authority to determine if items being bid are of like quality and to accept or reject proposed substitutions as deemed to be in the best interests of the district.
- 14. The apparent silence of these specifications as to any detail or the apparent omission of detailed descriptions concerning any point shall be regarded as meaning that only the best commercial practices are to prevail. All interpretations of these specifications shall be made on the basis of this statement.
- 15. Withdrawal of bids will not be allowed for a period of 90 days following the bid opening

DEVIATIONS FROM SPECIFICATIONS

16. All deviations from the general conditions and/or specifications must be listed on the Deviations Page of this bid document. Listing of deviations is an integral and required part of the official bid of each firm. Failure to list deviations as directed will hold the bidder strictly accountable to the district's specifications as written. DISD shall be the sole interpreter as to the acceptance of any substitution. All substitution must be pre-approved by Desoto ISD.

AWARD OF CONTRACT(S)

17. Desoto ISD reserves the right to award the Contract(s) to the vendor(s) offering the best value, and not necessarily to the vendor proposing the lowest price. However, the district reserves the right to award single or multiple contracts; waive technicalities or to not award any contracts as a result of this bid process. DISD reserves the right to award in any manner deemed to be in the best interest of the district.

- 18. It is not the policy of the Desoto Independent School District to purchase on the basis of low price alone.
- 19. Successful vendors will be notified by an award notification letter.
- 20. Desoto ISD reserves the right to accept or reject any or all offers, to waive any formalities and to accept the offer(s) that is determined to be in the best interest of the district.
- 21. These conditions are applicable and form a part of any contract documents resulting from this bid process, including purchase orders. In case of conflict, the bid documents shall take precedence.
- 22. If during the life of the contract, the successful bidder's net prices to other customers for items awarded herein are reduced below the contracted price, it is understood and agreed that the benefits of such reduction shall be extended to Desoto ISD.
- 23. During the term of the contract, items that may not have been included on the initial bid may be included by mutual consent of the awarded vendor and the district.
- 24. Unless otherwise specified within these documents, Desoto ISD appoints the Chief Financial Officer as contract administrator with designated responsibility to ensure compliance with contract requirements.
- 25. Prices and discounts are to remain firm for one (1) year from date of award, unless otherwise specified.
- 26. If this is a renewable contract, GISD reserves the right to extend the prices, terms, and conditions of this contract with any or all vendors during its term. The prices, terms, and conditions of this Agreement will govern all extensions and renewals with Vendor(s), unless mutually amended in writing and duly authorized by both parties.
- 27. Successful Bidder agrees to defend, indemnify and hold harmless Desoto ISD and all its officers, agents and employees from any and all claims or liabilities regarding death, injuries, or property damages arising out of Vendor's activities under this agreement. Successful bidder shall pay any judgment with costs which may be obtained against Desoto ISD for such damages.
- 28. The successful bidder shall not sell, assign, transfer or convey this contract in whole or in part without the prior written consent of the Desoto ISD Chief Financial Officer. Payment can only be made to the vendor(s) awarded as a result of this bid.
- 29. Vendor agrees to provide and pay for all labor, materials, and equipment necessary for the proper execution and completion of work under this Agreement.
- 30. Vendor shall secure and pay for any fees, licenses, or permits necessary for the successful completion and proper execution of the work, be it local, city, county, or state requirement.
- 31. Vendor shall at all times enforce strict discipline and good order among its employees and shall not employ on the work site any unfit person or anyone not skilled in the required tasks.
- 32. Vendor at all times shall keep the premises free from accumulation of waste materials or rubbish caused by its operations.
- 33. Vendor agrees that all work related to this contract shall be done as an independent contractor and that the persons doing such work shall not be considered employees of the district. Seller shall maintain all necessary insurance coverage as required by statute as well as any additional coverage specifically required within this bid document.
- 34. Upon receipt of a written deficiency notice, contractor shall have ten (10) days to provide a satisfactory response to DISD. Failure to adequately address all issues of concern may result in contract cancellation.

DELIVERIES

- 35. Deliveries of in stock merchandise (when applicable) shall be made within four business days of receiving the purchase order. If delivery cannot be made within the required days, then notice must be given to DISD with an expected delivery date.
- 36. If the vendor is unable to deliver within thirty (30) days from the date of the purchase order, or in the manner specified in the contract, Desoto ISD reserves the right to purchase like goods on the open market and charge the difference to the vendor, deduct charges from existing invoice totals due at the time, or cancel the contract unless:
 - a. Prior approval is given for an extended delivery date by the department affected.
 - b. The purchase order states an extended date.
 - c. The merchandise ordered by DISD is lost in shipment and DISD is advised and agrees to accept a later delivery date.
 - d. The vendor takes exception to the 30-day, requirement and specifically addresses the required time frame for delivery of specific goods or services on the deviations page provided within this proposal.
 - e. All deliveries shall be shipped FOB to Desoto ISD and shall include inside delivery in the bid price. DISD will accept responsibility for deliveries after final inspection and acceptance of said items. If the quoted delivery terms do not include transportation costs, Desoto ISD shall have the right to designate what method of transportation shall be used to ship the goods.
 - f. The title and risk of loss of the goods shall not pass to Desoto ISD until DISD actually receives and takes possession of the goods in good order at the point or points of delivery.
 - g. All items shall be subject to inspection and rejected by DISD for defects and/or noncompliance with the purchase order. If for any reason, any item that is rejected, proposing vendor will cover all shipping costs to and from DISD, Desoto, Texas.
 Rejected items not picked up within one (1) week after notification will become a donation to Desoto ISD for disposition.

ORDERING

- h. All orders must be accompanied by a purchase order or purchase order number.
- Desoto ISD is not liable for orders accepted without a valid purchase order. Payment will not be made for services rendered
 or goods provided without a valid district purchase order. Failure to observe this requirement may result in contract
 termination.

PAYMENT

- j. Sellers shall submit separate invoices, on each purchase order after each delivery. Invoices shall indicate the purchase order number, and bid number, shall be itemized and transportation charges, if any, shall be listed separately. Invoices should detail all work performed and materials provided, by date and quantity.
- k. Invoices should be mailed to Desoto Independent School District, Attn: Business Office, 200 E. Beltline Road, Desoto, TX 75115. Payment shall not be due until the above instruments are submitted after delivery. Supplier s should keep the Finance Department advised of any changes in your remittance addresses.
- Do not include Federal Excise, State or City Sales Tax. DISD is exempt from payment of these taxes and will furnish a tax exemption certificate, if requested.
- m. DISD agrees to pay the supplier within thirty (30) days after receipt of uncontested invoices for the receipt of all supplies, aids or equipment, or the day on which services were completed, or the day on which the invoice was received, whichever is later.
- n. DISD agrees to notify the supplier of an error or contested invoice. DISD and supplier hereby agree to mutually resolve disputed invoices within sixty (60) days of receipt of notice of the dispute.

INTERPRETATION

o. DISD shall be sole interpreter of the terms, conditions, specifications, and performance requirements contained herein.

WARRANTY AND RETURNS

- p. Warranty Conditions for all supplies and/or equipment shall be considered manufacturer's minimum standard warranty unless otherwise agreed to in writing. Vendor shall be an authorized dealer, distributor or manufacturer for the product. Equipment proposals received shall be for new equipment only. Equipment refers to all hardware, software, materials and incidentals, etc. Substitutions for new equipment must be clearly stated in writing. Warranty period will be deemed to commence upon delivery/installation and acceptance of the goods or service by DISD.
- q. Vendor expressly warrants that all goods or services furnished under this Agreement shall conform to all specifications and appropriate standards and shall be free from defects in material or workmanship. Vendor warrants that all such goods or services shall conform to any statements made on the containers or labels or advertisements for such goods, or services and that any goods will be adequately contained, packaged, marked and labeled.
- r. Desoto ISD reserves the right to return damaged, defective, or materials shipped in error, at the vendor's expense for exchange or credit at the district's option within thirty (30) working school days of receipt of such materials.
- s. Merchandise received from a vendor shall be new, not used or shop worn.
- All items must meet OSHA standards of compliance and be asbestos free.
- u. All items which use electrical currents must be U.L. Listing approved.
- v. Desoto ISD will not accept "factory seconds" or otherwise inferior goods and reserves the right to return such item(s) within thirty (30) days of receipt at vendor's expense.

TERMINATION OF AGREEMENT

- w. This contract may be terminated by the DISD for cause or convenience with a 30-day written notice. In the event of cancellation, the district will not be held responsible for loss of business or any termination expenses incurred by the bidder.
- 39 Loss of funding shall constitute grounds for termination of the parties' contractual relationship by DISD, in whole or in part, without penalty, pecuniary risk or further liability to DISD.
- In the event the proposal expires before a mutually agreed contract renewal is executed, vendor shall extend the contract on a month-to-month basis by mutual agreement.

PENALTIES FOR NON-PERFORMANCE

- 41 If the vendor or its subcontractors fail to fulfill or abide by the terms, conditions, or specifications of the contract (including price), Desoto ISD's remedies include but are not limited to:
 - a. Purchase on the open market and charge the proposing vendor the difference between contract and actual price, or
 - Deduct charges from existing invoice totals due at the time, or
 - b. Cancel the contract within (30) days written notification, or
 - c. Award to the next lowest responsible vendor, if acceptable to DISD.

NOTIFIATION OF CRIMINAL HISTORY OF CONTRACTOR, EMPLOYEES, AND SUBCONTRACTOR

- a. The attached criminal history form must be completed and returned as a part of this bid, if applicable.
- b. All Vendor employees who will have direct contact with students shall supply information required by Texas Education Code Section 22 .0834 to the appropriate authorities. Under no circumstances shall Vendor be allowed to use employees, agents or subcontractors on district property who have been convicted of a felony or a crime involving sexual misconduct. Vendor shall require all employees, agents and subcontractors to comply with campus access policies, designated parking policies and other requirements necessary to comply with Texas Education Code Section 22.0834.
- c. The awarded vendor(s) shall insure that all entities with which it contracts shall supply information regarding criminal records history of any employee, agent or consultant who shall be present on Desoto ISD property any time.

UNIFORM COMMERCIAL CODE

d. If applicable, this agreement shall be governed by the Uniform Commercial Code. Wherever the Uniform Commercial Code is used, it shall be construed as meaning the Uniform Commercial Code as adopted in the State of Texas effective and in force on the date of this a

ORDINANCE, LAW, DISPUTE RESOLUTION AND VENUE

- a. The contractor shall comply with all local, state, and federal ordinances, laws and regulations pertaining to the operations covered under this contract. It shall be the obligation of the contractor to apply for, pay for, and obtain all permits and licenses as required by the various agencies of state and local governments.
- b. Both parties agree that a good faith *effort* will be put forth to resolve any and all disputes arising from this contract. After thirty days of impasse, outside arbitration may be sought by the district.
- c. This agreement will be governed and construed according to the laws of the State of Texas. Both parties agree that the venue for any litigation arising from this contract shall lie in Desoto, Dallas County, Texas.
- d. Neither party shall be liable in damages for any delay or default in the performance of this contract if such delay or default is caused by conditions beyond its own control including, but not limited to, Acts of God, government restrictions, wars, insurrections, and/or any other cause beyond the reasonable control of the party whose performance is affected.
- e. Successful bidder shall be required to comply with applicable equal employment opportunity laws and regulations.
- f. Successful bidders agree to protect GISD from claims involving infringement of patent or copyright.
- g. Any required notice provided to successful bidder by Desoto ISD shall be deemed to have been given and received on the next day after such written notice has been sent via Certified Mail to the bidder's address as provided in response to this bid opportunity.
- h. ALL PROVISIONS LISTED WITHIN THIS BID BECOME A PART OF THE TERMS AND CONDITIONS OF ANY RESULTING CONTRACT UNLESS SPECIFICALLY EXCLUDED AND AGREED TO BY DESOTO ISD. ANY EXCEPTIONS MUST BE LISTED ON THE DEVIATIONS PAGE WITHIN THIS INQUIRY. ANY AND ALL CONDITIONS SPECIFIED WITHIN THIS PROPOSAL DOCUMENT WILL AUTOMATICALLY BECOME A PART OF ANY ADDITIONAL CONTRACT TERMS WHETHER OR NOT THEY ARE SPECIFICALLY STATED WITHIN THAT ADDITIONAL AGREEMENT. Vendor understands and agrees that any terms and conditions submitted by Vendor as part of its bid are not incorporated into any agreement UNLESS SPECIFCALLY LISTED ON THE DEVIATIONS PAGE AND included in any final agreement executed between Vendor and the duly authorized representative of GISD. In the event a separate agreement is not executed by DISD and Vendor following the bid award, these Contractual Terms and Conditions, along with ALL OTHER Proposal Terms and Conditions and any GISD Special Terms and Conditions shall constitute the entire agreement governing the parties' relationship.

CONFLICT OF INTEREST

i. Individuals and business entities that wish to do business with DISD must file a Conflict-of-Interest form with the DISD purchasing department in accordance with Texas Local Government Code Chapter 176.006. The Conflict-of-Interest form is attached

FORM A: VENDOR PROFILE

Cc	ompany name:
Co	ontact Information:
Re	egarding Bid Process/Contract Renewals:
1.	Contact Name:
2.	Phone: 3. Fax:
4.	Address:
5.	Email Address:
<u>To</u>	Place Orders:
1.	Phone: 2. Fax:
3.	Address:
4.	Email Address: 5. Website:
<u>Pa</u>	nyment Address:
	eferences:
	ease list three (3) Texas school districts of comparable size to DISD which you have served in the past three years.
2.	
3.	
	ompany Information:
	ease indicate if this response is for multiple locations or divisions within your company and list applicable information:
Нс	ow many consecutive years has your company been in business?
De	esoto Independent School District wishes to encourage the participation of minority and female owned businesses.
	□ Is your company a minority/female owned business? Yes No

FORM B: FELONY CONVICTION NOTICE

State of Texas Legislative Senate Bill No9, Section 44034, Notification of Criminal History, Subsection (a), states "a person of business entity that enters into a contract with a school district must give advance notice to the district if the person or an owner or operator of the business entity has been convicted of a felony. The notice must include a general description of the conduct resulting in the conviction of a felony."

Subsection (b) states "a school district may terminate a contact with a person or business entity if the district determines that the person or business entity failed to give notice as required by Subsection (a) or misrepresented the conduct resulting in the conviction. The district must compensate the person or business entity for services performed before the termination of the contract"

CRIMINAL HISTORY REVIEW OF CONTRACTOR EMPLOYEES

Texas Education Agency Amendment to 19 TAC 153.1101 and new rule 19 TAC 153.117 regarding criminal history checks of contractor employees provide the school district with rules interpreting Texas Education Code ~22.0834. The rules define continuing contract duties, direct contact with students and other relevant terms within the statute.

Except as otherwise provided herein, Contractor will obtain and certify in writing, before work begins, and at least annually, a criminal history record information that relates to an employee, applicant, agent or Subcontractor of the Contractor or a Subcontractor, if the person has or will have continuing duties related to the Project, and the duties are or will be performed on Owner's property where students are regularly present or at another location where students are regularly present. Contractor shall assume all expenses associated with the background checks and shall immediately remove any employee or agent who was convicted of, received probation for, or received deferred adjudication for any felony as outlined below or any misdemeanor involving moral turpitude, from Owner's property or other location where students are regularly present Owner shall determine what constitutes "moral turpitude" or "a location where students are regularly present" Contractor or sub-contractors may not work on District property where students are present when they have been convicted, received probation or deferred adjudication for the following felony offenses:

- 1. Any offense against a person who was, at the time the offense occurred, under 18 years of age or enrolled at a public school;
- 2. Any sex offense;
- 3. Any crimes against persons involving:
 - a. Controlled substances; or
 - b. Property; or
- 4. Any other offense the district believes might compromise the safety of students, Staff or property.

This notice is not required of a publicly-held corporation.

criminal history checks and that ALL information furnished is true to the best of my knowledge.

Vendor's Name:

Authorized Company Official's Name (please print):

A. My firm is a publicly-held corporation; therefore, this reporting requirement is not applicable:
Signature of Company Official:

B. My firm is not owned or operated by anyone who has been convicted of a felony.
Signature of Company Official:

C. My firm is owned or operated by the following individual(s) who has/have been convicted of a felony:
Name of Felon(s):
Details of Conviction(s):

Signature of Company Official:

Date:

Date:

1, the undersigned agent for the firm named below, certify that I have reviewed the information concerning notification of felony convictions and required

Desoto ISD pursuant to this contract on any and all Desoto ISD campuses or facilities. Contractor will not assign individuals to provide services at a Desoto ISD campus or facility who have a history of violent, unacceptable, or grossly negligent behavior or who have a felony conviction, without the prior written consent of the Desoto ISD Purchasing Department. If at any time during performance of this contract, there is a change in felony status of any persons, employees, and/or subcontractors providing services to the Desoto ISD, Contractor will immediately update the above form and provide such form to the Desoto ISD Business Office within five business days of becoming aware of the change in status.

Contractor is responsible for the performance of the persons, employees and/or subcontractors Contractor assigns to provide services for the

FORM C: CERTIFICATE OF RESIDENCY

as defined by Texas House Bill 620, a "non-resident proposer" means a proposer whose principal place

of business is not in Texas, but excludes a contractor whose ultimate parent company or majority owner has its principal place of business in Texas.

I certify that my company is a "Resident Proposer" as defined by HB 620.

I certify that my company qualifies as a "Non-residential Proposer" as defined by HB 620 and its principal place of business is in:

City

State

By signing below, I certify that the above is true and correct and that I am authorized by my company to make such certifications.

Test text for size verification

Company Name

Signature of Authorized Company Official

FORM D: CONFLICT OF INTEREST NOTICE

Desoto Independent School District

Notice to Vendors

Conflict of Interest Questionnaire Required by Chapter 176 of the Texas Local Government Code

Under Chapter 176 of Texas Local Government Code, a person or entity who contracts or seeks to contract with a school district for the sale or purchase of property, goods, or services (as well as agents of such persons) are required to file a Conflict-of-Interest Questionnaire with the districts Records Administrator (in this case, the DISD Business Office). Each covered person or entity who seeks to or who contracts with DISD is responsible for complying with any applicable disclosure requirements. DISD will post the required completed questionnaires on its website.

CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

FORM CIQ

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a pusiness relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets equirements under Section 176.006(a).	Date Received
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.	
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.	
Name of vendor who has a business relationship with local governmental entity.	
Check this box if you are filing an update to a previously filed questionnaire. (The law recompleted questionnaire with the appropriate filing authority not later than the 7th business day aware that the originally filed questionnaire was incomplete or inaccurate.)	
Name of local government officer about whom the information is being disclosed	
Name of Officer	
Describe each employment or other business relationship with the local government officer, or a	family member of the
officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with the Complete subparts A and B for each employment or business relationship described. Attach a as necessary.	
A. Is the local government officer or a family member of the officer receiving or likely to investment income, from the vendor?	o receive taxable income other than
Yes No	
B. Is the vendor receiving or likely to receive taxable income, other than investment inclosed government officer or a family member of the officer AND the taxable income is not governmental entity?	
Yes No	
Describe each employment or business relationship that the vendor named in Section 1 maintains business entity with respect to which the local government officer serves as an officer or dir interest of one percent or more.	
Check this box if the vendor has given the local government officer or a family member of described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a-1).	the officer one or more gifts as
Signature of vendor doing business with the governmental entity	Date

CONFLICT OF INTEREST QUESTIONNAIRE For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

<u>Local Government Code § 176.001(1-a)</u>: "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
 - (2) the vendor:
 - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor;
 - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor.

Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
 - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
 - (2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
 - (3) has a family relationship with a local government officer of that local governmental entity.
- (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
 - (1) the date that the vendor:
 - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
 - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
 - (2) the date the vendor becomes aware:
 - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
 - (B) that the vendor has given one or more gifts described by Subsection (a); or
 - (C) of a family relationship with a local government officer.

FORM E: AFFIDAVIT OF NON-COLLUSION, NON-CONFLICT OF INTEREST, ANTI-LOBBYING

By submission of this response, the undersigned certifies that:

- 1. Neither the Respondent nor any of its officers, partner, owners, agents, representatives, employees, or parties in interest, has in any way colluded, conspired, or agreed, directly or indirectly with any person, firm, corporation or other Respondent or potential Respondent or given any money or other valuable consideration for assistance in procuring or attempting to procure, a contract or fix the prices in the attached response or the response of any other Respondent, and further states that no such money or other reward will be hereinafter paid.
- 2. No attempt has been or will be made by this firm's officers, employees, or agents to lobby, directly or indirectly, the District's Board of Trustees between response submission date and award by the District's Board of Trustees.
- 3. No officer, or stockholder of Respondent is a member of the staff, or related to any employee of the Desoto Independent School District except as noted below:
- 4. The bidder or proposer has not offered, conferred, or agreed to confer any pecuniary benefit, as defined by Penal Code, chapter 36, or any other thing of value, as consideration for the receipt of information or any special treatment or advantage relating to this bid or proposal;
- 5. The bidder or proposer has not offered, conferred, or agreed to confer any pecuniary benefit or other thing of value as consideration for the recipient's decision, opinion, recommendation, vote, or other exercise of discretion concerning this bid or proposal;
- 6. The bidder or proposer has not violated any state, federal, or local law, regulation, or ordinance relating to bribery, improper influence, collusion, or the like, and that the bidder or proposer will not in the future offer, confer, or agree to confer any pecuniary benefit or other thing of value to any officer, Trustee, agent, or employee of the Desoto Independent School District in return for the person's having exercised official discretion, power, or duty with respect for this bid or proposal;
- 7. The bidder or proposer has not and will not in the future offer, confer, or agree to confer a pecuniary benefit or other thing of value to any officer, Trustee, agent, or employee of the Desoto Independent School District in connection with information regarding this bid or proposal, the submission of this bid or proposal, the award of this bid or proposal, or the performance, delivery, or sale pursuant to this bid or proposal.

The undersigned certifies that he/she is fully informed regarding the accuracy of the statements contained in this certification, and that the penalties herein are applicable to the Respondent as well as to any person signing on its' behalf.

Signature of Au	thorized Official:
Printed Name:	
Title:	
Date:	

FORM F: AFFIDAVIT OF NON-DISCRIMINATORY EMPLOYMENT

This company, Contractor, or Subcontractor agrees to refrain from discrimination in terms and conditions of employment on the basis of race, color, religion, sex, national origin, or handicap and agrees to take affirmative action as required by Federal Statutes and rules and regulations issued pursuant thereto in order to maintain and insure non-discriminatory employment practices.

Signature			
Printed Name & Title			
Company Name			

FORM G: SUSPENSION AND DEBARMENT CERTIFICATION

Federal Law (A-102 Common Rule and OMB Circular A-110) prohibits non-federal entities from contracting with or making sub-awards under covered transactions to parties that are suspended or debarred or whose principals are suspended or debarred. Desoto ISD does not do business with parties that have been suspended or debarred.

Firms receiving individual awards and all sub-recipients must certify that their organization and its principals are not suspended or debarred by a federal agency.

Before an award can be made to your firm, you must certify that your organization and its principals are not suspended or debarred by a federal agency.

1. the undersigned agent for the firm named below, certify that neither this firm nor its principals are suspended	or t
debarred by a federal agency.	
Name of Firm:	
Signature of Authorized Official:	
Printed Name:	
Date Signed:	

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

Per Title 34, Code of Federal Regulations, 80.35," Grantees and subgrantees must not make any award or permit any award (subgrant or contract) at any tier to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549, "Debarment and Suspension." (Before completing certification, read the instructions below.)

Please check one choice below:

The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

When the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Organization Name		
Name and Title of Authorized Represent	ative	
Signature	Date	
Instructions For S	Suspension/Debarment Certification Statement	

- 2. By signing and dating the certification statement, the bidder certifies that neither it nor any of its principals (e.g., key employees) has been proposed for debarment, debarred or suspended by a federal agency on the date signed.
- 3. The prospective bidder shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective bidder learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. Federal and State penalties exist for vendors and districts that knowingly enter into contracts with suspended/debarred persons.

FORM H: HOLD HARMLESS AGREEMENT

The Contractor shall defend, indemnify, and hold harmless, Desoto ISD and all of its trustees, officers, agents, and employees from and against all suits, actions, or claims of any character brought for or on account of any injuries or damages (including death) received or sustained by any person or property on account of, arising out of, or in connection with, any negligent act or omission of Contractor or any agent, employee, subcontractor, or supplier of Contractor in the execution or performance of the Contract.

The Contractor shall also defend, indemnify and hold harmless, Desoto ISD and all of its trustees, officers, agents, and employees from and against claims by any subcontractor, supplier, laborer, materials, or mechanic for payment for work or materials provided on behalf of the Contractor in the performance of the Contract and all such claimants shall look solely to Contractor and not to Desoto ISD for satisfaction of such claims.

DATED thisday of	, 20	
	CONTRACTOR:	
	By:	
	Name:	
	Title:	
STATE OF		
COUNTY OF		
his instrument was acknowledged before me on _	by	
	(Date) (Name of company representative)	
s	for	
(Title of representative)	(Name of entity/company represented)	
Personally Known		
Produced Identification		
	(Signature of Notary)	
	(Printed or Typed Name of Notary)	

FORM I: BID FORM

I have received the **Standard and Special Terms and Conditions**, **Specifications**, **and Forms** for the furnishing of goods and/or services as prepared by Desoto Independent School District. I have examined and understand all aspects of these documents and submit the following bid. I have not deviated from the terms, conditions or specifications set forth by Desoto Independent School District unless specified in written form.

I agree:

- 1. To hold my bid open for 90 days after the due date for review and evaluation;
- 2. That the signing of this bid will constitute a contract between Desoto Independent School District and my company, if awarded any or all of the bid:
- 3. That orders will be delivered, **F.O.B.**, **DISD**, **200 E. Beltline Road**, **Desoto**, **TX 75115** within five business days after receipt of order by phone, fax, in-person, email or by mail and shall include inside delivery;
- 4. To furnish goods and services in strict compliance with the Terms, Conditions and Specifications as addressed within this bid document;
- 5. That payment(s) will only be made from an invoice. Payment will not be made from a statement. A purchase order number must appear on all invoices.

The seller shall submit separate invoices, on each purchase order after each delivery. Invoices shall indicate the purchase order number, bid number, shall be itemized and transportation charges, if any, shall be listed separately. Mail to: Desoto Independent School District, Attn.: Business Office, 200 E. Beltline Road, Desoto, TX 75115. Payment shall not be due until the above instruments are submitted after delivery. Suppliers should keep the Business Office advised of any changes in your remittance addresses.

Do not include Federal Excise, State or City Sales Tax. Desoto ISD shall furnish a tax exemption certificate, if required.

Desoto ISD agrees to pay the supplier not later than thirty (30) days after receipt of uncontested invoices for the receipt of all supplies, aids or equipment, or the day on which services were completed, or the day on which the invoice was received, whichever is later.

Desoto ISD agrees to notify the supplier of an error or contested invoice. Desoto ISD and supplier hereby agree to mutually resolve disputed invoices within sixty (60) days of receipt of notice of the dispute.

- 6. Property damage caused to DISD or other property by the awarded vendor while carrying out responsibilities related to this contract, shall be the sole responsibility of the awarded vendor.
- 7. Proper clothing will be worn at all times. Vendor's vehicles and employees must be identifiable by appropriate company logos on vehicles, shirts, and/or badges.
- 8. The use of alcohol and tobacco is prohibited on district property.

FORM J: DEVIATION/SIGNATURE PAGE

In the event the undersigned intends to deviate from the general terms, conditions, or specifications listed within this document, all such deviations <u>must be listed on this page</u> with complete and detailed conditions and information also being attached, if necessary. DISD will be the sole judge to determine if deviations are acceptable in meeting the needs of DISD and participating members.

DEVIATIONS:
Our response is submitted according to:
NO DEVIATIONS: In the absence of any deviation entry on this form, the Vendor assures DISD their compliance with the Terms, Conditions, Specifications, and information contained within this document.
DEVIATIONS LISTED ABOVE
Signature
Printed Name
Title
Date

PROPOSER/VENDOR CERTIFICATION FORMS

REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY CONTRACTS

UNDER FEDERAL AWARDS - APPENDIX II TO 2 CFR PART 200

The following provisions are required and apply when federal funds are expended by Desoto ISD for any contract resulting from this procurement process.

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

Pursuant to Federal Rule (A) above, when federal funds are expended, Desoto ISD reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

Does vendor agree? YES	
(If yes, insert initials of Authorized Representative of vendor.	.)

(B) Termination for cause and for convenience by the grantee or sub-grantee including the manner by which it will be affected and the basis for settlement. (All contracts in excess of \$10,000)

Pursuant to Federal Rule (B) above, when federal funds are expended, Desoto ISD reserves the right to immediately terminate any agreement in excess of \$10,000 resulting from this procurement process in the event of a breach or default of the agreement by Vendor, in the event vendor fails to: (1) meet schedules, deadlines, and/or delivery dates within the time specified in the procurement solicitation, contract, and/or a purchase order; (2) make any payments owed; or (3) otherwise perform in accordance with the contract and/or the procurement solicitation. Desoto ISD also reserves the right to terminate the contract immediately, with written notice to vendor, for convenience, if Desoto ISD believes, in its sole discretion that it is in the best interest of Desoto ISD to do so. The vendor will be compensated for work performed and accepted and goods accepted by Desoto ISD as of the termination date if the contract is terminated for convenience of Desoto ISD. Any award under this procurement process is not exclusive and Desoto ISD reserves the right to purchase goods and services from other vendors when it is in the best interest of Desoto ISD to do so.

Does vendor a	gree to abide by the above?
YES	(If yes, insert initials of Authorized Representative of vendor.

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

Pursuant to Federal Rule (C) above, when federal funds are expended by Desoto ISD on any federally assisted construction contract, the equal opportunity clause is incorporated by

	reference herein.
	Does vendor agree to abide by the above?
	YES (If yes, insert initials of Authorized Representative of vendor.)
(D)	Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.
	Pursuant to Federal Rule (D) above, when federal funds are expended by Desoto ISD, during the term of an award for all contracts and sub-grants for construction or repair, the vendor will be in compliance with all applicable Davis-Bacon Act provisions.
	Does vendor agree? YES(If yes, insert initials of Authorized Representative of

vendor.)

Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

Pursuant to Federal Rule (E) above, when federal funds are expended by Desoto ISD, the vendor certifies that during the term of an award for all contracts by Desoto ISD resulting from this procurement process, the vendor will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act.

Does vendor agree? YES	
(If yes, insert initials of Authorized Representative of vendor	.)

(E) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or non-profit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Non-profit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

Pursuant to Federal Rule (F) above, when federal funds are expended by Desoto ISD, the vendor certifies that during the term of an award for all contracts by Desoto ISD resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in Federal Rule (F) above.

Does vendor agree?	YES
(If yes, insert initials	of Authorized Representative of vendor.)

(F) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C.

1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

Pursuant to Federal Rule (G) above, when federal funds are expended by Desoto ISD, the vendor certifies that during the term of an award for all contracts by Desoto ISD resulting from this procurement process, the vendor agrees to comply with all applicable requirements as referenced in Federal Rule (G) above.

I	Οο	es v	endor/	agre	e? YE	S							
((If	yes,	insert	the i	initials	of A	Authorized	Rep	oreser	ıtative	of v	vend	or.

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

Pursuant to Federal Rule (H) above, when federal funds are expended by Desoto ISD, the vendor certifies that during the term of an award for all contracts by Desoto ISD resulting from this procurement process, the vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency.

Does vendor agree? YES _	
(If ves. insert the initials of A	Authorized Representative of vendor.

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

Pursuant to Federal Rule (I) above, when federal funds are expended Desoto ISD, the vendor certifies that during the term and after the awarded term of an award for all contracts by Fort Worth ISD resulting from this procurement process, the vendor certifies that it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The undersigned further certifies that:

- (1) No Federal appropriated funds have been paid or will be paid for on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all sub-recipients shall certify and disclose accordingly.

Does vendor agree? YES	
(If ves. insert the initials of Authorized Representative	of vendor.)

RECORD RETENTION REQUIREMENTS FOR CONTRACTS PAID FOR WITH FEDERAL FUNDS -2 CFR § 200.333

When federal funds are expended by Desoto ISD for any contract resulting from this procurement
process, the vendor certifies that it will comply with the record retention requirements detailed in 2
CFR § 200.333. The vendor further certifies that vendor will retain all records as required by 2 CFR
§ 200.333 for a period of three years after grantees or sub-grantees submit final expenditure reports
or quarterly or annual financial reports, as applicable, and all other pending matters are closed.

§ 200.333 for a period of three years after grantees or sub-grantees submit final expenditure reports or quarterly or annual financial reports, as applicable, and all other pending matters are closed.
Does vendor agree? YES (If yes, insert the initials of Authorized Representative of vendor.)
CERTIFICATION OF COMPLIANCE WITH THE ENERGY POLICY AND CONSERVATION ACT
When federal funds are expended by Desoto ISD for any contract resulting from this procuremen process, the vendor certifies that the vendor will be in compliance with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6321, et seq.; 49 C.F.R. Par 18).
Does vendor agree? YES (If yes, insert the initials of Authorized Representative of vendor.)
CERTIFICATION OF COMPLIANCE WITH BUY AMERICA PROVISIONS

Vendor certifies that vendor is in compliance with all applicable provisions of the Buy America Act. Purchases made in accordance with the Buy America Act must still follow the applicable procurement rules calling for free and open competition.

Does vendor agree? YES (If yes, insert the initials of Authorized Representative of vendor.)

CERTIFICATION OF NON-COLLUSION STATEMENT

Vendor certifies under penalty of perjury that its responses to this procurement solicitation is in all respects bona fide, fair, and made without collusion or fraud with any person, joint venture, partnership, corporation or other business or legal entity.
Does vendor agree? YES (If yes, insert the initials of Authorized Representative of vendor.
Vendor agrees to comply with all federal, state, and local laws, rules, regulations and ordinances, as applicable. It is further acknowledged that vendor certifies compliance with all provisions, laws, acts, regulations, etc. as specifically noted above under Proposer/Vendor Certification Forms.
Vendor's Name/Company Name:
Address, City, State, and Zip Code:
Phone Number:
Fax Number:
Printed Name and Title of Authorized Representative:
Email Address:
Signature of Authorized Representative:

MWBE/HUB CERTIFICATION

Historically Underutilized Business Questionnaire

A bidder/proposer that has been certified as a Minority/Women Business Enterprise (also known as "Historically Underutilized Business" or "HUB" and all referred to in this forma as "MWBE") is encouraged to indicate its MWBE certification status when responding to this Bid/Proposal Invitation. ___ I certify that my company has been certified as a MWBE in the following categories (Please check all that apply) ___ Minority Owned Business ___ Women Owned Business Certificate Number: Name of Certifying Agency: ___ My company has NOT been certified as MWBE By signature below, I certify that the above is true, complete and accurate and that I am authorized by my company to make this certification. Company Name Signature of Authorized Company Official **Printed Name**

Date

DESOTO INDEPENDENT SCHOOL DISTRICT

HB 89 and SB 252 Certification Addendum

The Texas 85th Legislature passed two bills during its regular session that will impact all government contracts for goods and services, regardless of dollar amount, including contracts for professional, consulting, and construction services. This addendum requires review and signature from any vendor/independent contractor ("Contractor") entering into a contract ("Contract") with the Desoto Independent School District to ensure the Contractor complies with the requirements stipulated herein.

HB 89 - Certification Regarding Israel

House Bill 89 (HB 89) prohibits governmental entities from entering into Contracts for goods and services that do not contain the Contractor's written verification that the Contractor does not, and during the term of the contract will not, boycott Israel.

SB 252 - Verification Regarding Terrorist Organizations

Senate Bill 252 (SB 252) prohibits governmental entities from contracting with parties on the State Comptroller's list of companies known to have contracts with, or provide supplies or services to, an organization designated as a Foreign Terrorist Organization by the U.S. Secretary of State. As a result of the new law, governmental entities are required to verify that vendors are not on the Comptroller's list (the "List") of companies with ties to foreign terrorists. The Comptroller's Office provides and maintains such List and anticipates the List going live on September 1, 2017. The List will be accessible through the Texas Treasury Safekeeping Trust (http://www.ttstc.org/index.php) or through a link on the Texas Comptroller's website (https://comptroller.texas.gov).

Contractor Certification

The Contractor entering into a Contract with the Desoto Independent School District ("Desoto ISD") for the provision of goods or services, whether such Contract is in the form of either a written agreement executed between both parties or a duly authorized Desoto ISD purchase order, Contractor hereby certifies that it is not a company identified on the Texas Comptroller's List of companies known to have contracts with, or provide supplies or services to, a foreign organization designated as a Foreign Terrorist Organization by the U.S. Secretary of State. Contractor further certifies and verifies that neither Contractor, nor any affiliate, subsidiary, or parent company of Contractor, if any (the "Contractor Companies"), boycotts Israel, and Contractor agrees that Contractor and Contractor Companies will not boycott Israel during the term of this Contract. For purposes of this Contract, the term "boycott" shall mean and include terminating business activities or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations with Israel, or with a person or entity doing business in Israel or in an Israeli-controlled territory.

Implementation of House Bill 1295

Certificate of Interested Parties (Form 1295):

In 2015, the Texas Legislature adopted House Bill 1295, which added section 2252.908 of the Government

Code. The law states that a governmental entity or state agency may not enter into certain contracts with a business entity unless the business entity submits a disclosure of interested parties to the governmental entity or state agency at the time the business entity submits the signed contract to the governmental entity or state agency.

The law applies (with a few exceptions) only to a contract between a business entity and a governmental entity or state agency that either (1) requires an action or vote by the governing body of the entity or agency before the contract may be signed or (2) has a value of at least \$1 million. The disclosure requirement applies to a contract entered into on or after January 1, 2016.

Changed or Amended Contracts:

Form 1295 is only required for a change made to an existing contract in certain circumstances: (1) if a Form 1295 was not filed for the existing contract, then a filing is only required if the changed contract either requires an action or vote by the governing body or the value of the changed contract is at least \$1 million; or (2) if a Form 1295 was filed for the existing contract, then another filing is only required for the changed contract if there is a change to the information disclosed in the Form 1295, the changed contract requires an action or vote by the governing body, or the value of the changed contract increases by at least \$1 million.

As required by law, the Commission adopted the Certificate of Interested Parties form (Form 1295) on October 5, 2015. The Commission also adopted rules (<u>Chapter 46</u>) to implement the law. The Commission does not have any additional authority to enforce or interpret section 2252.908 of the Government Code.

Filing Process:

A business entity must use the <u>Form 1295 filing application</u> the Commission created to enter the required information on Form 1295 and print a copy of the completed form. Once entered into the filing application, the completed form will include a unique certification number, called a "certification of filing."

An authorized agent of the business entity must sign the printed copy of the form affirming under the penalty of perjury that the completed form is true and correct.

The completed, printed, and signed Form 1295 bearing the unique certification of filing number must be filed with the governmental body or state agency with which the business entity is entering into the contract.

Acknowledgement by State Agency or Governmental Entity:

The governmental entity or state agency must acknowledge receipt of the filed Form 1295 with the certification of filing, using the Commission's filing application, not later than the 30th day after the date the governing body or state agency receives the Form 1295. The Commission will post the completed Form 1295 to its website within seven business days after the governmental entity or state agency acknowledges receipt of the form.

Additional Information:

Section 2252.908, Government Code.

Certificate of Interested Parties (Form 1295) **

**This is a sample form for illustration purposes only. DO NOT FILL OUT THIS SAMPLE FORM. <u>Form 1295 MUST BE FILED ELECTRONICALLY!</u> Paper copies and PDF copies of this sample form are not accepted!

<u>Chapter 46,</u> Ethics Commission Rules (includes new rule 46.4, regarding changes to contracts, which went into effect on January 1, 2017)

Frequently Asked Questions

OFFICE USE ONLY

Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.

1 Name of business entity filing form, and the city, state and country of the business entity's place of business.

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Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

► Go to www.irs.gov/FormW9 for instructions and the latest information.

1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank

2 Business name/disregarded entity name, if different from above

Specific Instructions on page seven boxes.

Print or type.

See

□ Individual/sole proprietor or D C Corporation □ S Corporation D Partnership D Trust/estate single-member LLC

□ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership)

Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.

3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following

□ Other (see instructions) ▶

6 City, state, and ZIP code

7 List account number(s) here (optional)

4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):

Exempt payee code (if any)

Requester's name and address (optional)

Exemption from FATCA reporting code

(Applies to accounts maintained outside the U.S.)

5 Address (number, street, and apt. or suite no.) See instructions.

Taxpayer Identification Number (TIN) Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and Number to Give the Requester for guidelines on whose number to enter.

Soc	Social security number										
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Oľ Em	Of Employer identification number										
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Certification Part II

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here

Signature of U.S. person ▶

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

Date ▶

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third-party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property) Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Form **W-9** (Rev. 10-2018) Cat. No. 10231X