

REQUEST FOR PROPOSAL (RFP)

RFP # 21-0029

Architectural/Engineering Services Master Contracts- Deferred Maintenance

RFP Closing (Due Date & Time):

April 27, 2022 at 2:00 PM Pacific Time

Issued by:

Beaverton School District 48J 16550 SW Merlo Road Beaverton Oregon 97003 March 29, 2022





Construction Purchasing Department 16550 SW Merlo Road Beaverton OR 97003

REQUEST FOR PROPOSALS

Public Improvement

Solicitation No: RFP 21-0029

Summary

The purpose of this Solicitation is to establish Master contracts for the provision of Architectural/Engineering Services for the next six (6) years.

A <u>MANDATORY</u> pre-proposal conference will be held on April 5, 2022 at 11:00 AM Pacific Time in Conference rooms 1 and 2 at the District Central Office, 16550 SW Merlo Road, Beaverton, Oregon 97003.

Interested Firms must submit Proposals and current rate sheets as a separate document pursuant to the provisions of this RFP via email to: Contracts@beaverton.k12.or.us, PRIOR to the Closing:

PROPOSAL DUE DATE & TIME (CLOSING): April 27, 2022 at 2:00 PM Pacific Time LATE SUBMISSIONS WILL NOT BE ACCEPTED

Timely received Proposals will be opened, recorded, and prepared for evaluation. The District will not read Proposals aloud. The number of firms submitting a Proposal and their identities will be available within seven days. The contents of any Submission will not be disclosed to the public until all Proposals have been evaluated and a Notice of Intent to Award (NOI) has been issued.

Proposers are solely responsible for ensuring that the Beaverton School District receives its Proposal.

Firms must familiarize themselves with the entire RFP document.

All questions and comments regarding this Solicitation must be directed <u>ONLY IN WRITING</u> by e-mail to: <u>contracts@beaverton.k12.or.us</u>.

THE DISTRICT MAY REJECT ANY SUBMISSION NOT IN COMPLIANCE WITH ALL PRESCRIBED REQUIREMENTS.

SECTION I – INTRODUCTION Solicitation No: RFP 21-0029

1. **PROJECT OVERVIEW:**

The purpose of this solicitation is to obtain qualified Architectural/Engineering (A&E) firms to enter into Master Contracts with Beaverton School District (BSD) for the next six (6) years to partner with BSD on projects delineated in the 2022 Bond. BSD may choose to partner with the selected firms for some projects remaining from the 2014 Bond or select non-bond funded projects.

2. **PROJECT CONSIDERATIONS:**

In this initial Request for Proposal (RFP), proposers are requested to provide their qualifications as outlined below for Specialized Building Upgrades and/or Deferred Maintenance with total budget costs approximately ranging from \$10K-\$5M.

3. SOLICITATION AND SELECTION PROCESS SCHEDULE:

Process Milestones	<u>Dates</u>
Issue RFP	March 29, 2022
Pre-Proposal Conference	April 5, 2022
Deadline for Questions	April 20, 2022
Issue final Addendum	April 22, 2022
Submit Proposals	April 27, 2022 by 2:00 p.m.
Notice of Selected Pre-Qualified Firms	on or about May 18, 2022

SECTION II – STATEMENT OF WORK Solicitation No: RFP 21-0029

1. PURPOSE AND INTRODUCTION:

The purpose of this solicitation is to obtain qualified Architectural/Engineering (A&E) firms to enter into Master Contracts with Beaverton School District (BSD) for the next six (6) years to partner on projects for the 2022 Capital Improvement Bond. The initial Master Contracts will be executed to be valid through June 30, 2023. All contracts will be evaluated annually for a one-year extension. Costs and/or rates may be adjusted during this evaluation but must be mutually agreed to in writing to be effective. The Master Contracts will be for the prime contract only, however, specific Project Work Authorizations (PWA's) may require additional sub-consultants, including but not limited to; architectural, engineering, and any related services needed. The design team must coordinate with District Staff and any other Consultants that the District may separately procure to assist with the specific Projects.

In this initial Request for Proposals (RFP), initial responders are requested to provide their qualifications for the Project Group as outlined below. It is the intent of the District to award up to five (5) prime Master Contracts within the Project Group.

2. PROJECT GROUP- THE WORK:

- a. Specialized Building Upgrades or Deferred Maintenance
 - i. Projects may be characterized by HVAC upgrades and equipment replacement, roofing replacements, domestic water re-pipes, restroom upgrades, kitchen upgrades, and any other mechanical, electrical, or plumbing (MEP) projects, flooring replacements, various school modernization projects, or other similar work.
 - ii. This group of projects ranges from approximately \$10K- \$5M and is differentiated from BSD RFP 21-0025 in that these projects are primarily Mechanical and Physical building operational projects.

3. GENERAL REQUIREMENTS:

The District is seeking the services of design firms, resulting in a roster of qualified consultants to perform Work as directed by individual PWAs on an as-needed basis.

- a. The selected Consultants shall provide all labor, materials, equipment, transportation, licenses/certifications, insurances, expertise, technology, and other facilities and services as necessary and/or required to execute all of the Work.
- b. Design Services may include Program Review, Schematic Design, Design Development, Construction Documents for permitting and bidding, bidding assistance, Construction Administration services, close out documentation, and warranty follow up for one year beyond substantial completion. Engineering sub-consultants are not evaluated as part of this solicitation but may include Civil, Structural, Mechanical, Plumbing, and Electrical, as well as others that may be desirable/necessary to meet the requirements of the specific PWA.
- c. The PWA may require the consultant to secure the services of cost consultants, roof/envelope consultants, kitchen consultants or any other design consultants as required to complete the PWA.
- d. Consultants shall coordinate with all applicable Authorities Having Jurisdiction (AHJ) including but not limited to the City of Beaverton, Washington County, Clean Water Services, and Tualatin Valley Fire & Rescue to confirm improvement requirements.
- e. As required by PWA's, the Consultant shall prepare required documentation, material boards and ensure the requirements of Land Use Conditions are incorporated in the final design of the addition/renovation.

SECTION II – STATEMENT OF WORK Solicitation No: RFP 21-0029

- f. Master Contract holders and sub-consultants shall be expected to attend community meetings, design review meetings with district stakeholders and various types of project team meetings as required by project. Meetings may be in-person or virtual.
- g. Projects shall implement the following attributes:
 - i. The facilities must be implemented with significant consideration being given to ease of maintenance and effective maintenance cost management.
 - ii. Efficient utility systems using proven technologies.
 - iii. High degree of centralized control of lighting and environmental controls to allow managing these systems from a base operational schedule with easy temporary central override to account for proper safety and efficient energy management during special events and/or community use.
 - iv. Building as a learning tool, where possible, at a reasonable cost.
 - v. Energy features in partnership with Energy Trust of Oregon and the Oregon Department of Energy.
 - vi. All designs shall be in compliance with all applicable Building Code requirements.
 - vii. Oregon Resiliency Plan features considerations as further developed in the Beaverton School District Resilience Planning report located at:

 https://www.beaverton.k12.or.us/departments/facilities-development/2014-bond-construction-projects/seismic-projects.
 - viii. Beaverton School District Technical Standards located at: https://www.beaverton.k12.or.us/departments/facilities-development/technical-standards
 - ix. Beaverton School District Educational Specifications located at: https://app.e-builder.net/public/publicLanding.aspx?QS=1d00428ad39141b38fadf9915951c8f
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 - x. It will be expected of selected consultants to provide onboarding for all members of the project team to familiarize them with Beaverton School District standards and procedures.

h. Miscellaneous

- Value Engineering (VE) shall be used to ensure that optimized form and function are implemented for the budget available. VE efforts will conform to ASTM E1699-14.
- ii. There shall be a collaborative work effort between the A/E, the District, the Constructor, and regulatory oversight agencies leading to an effective implementation of individual project goals.
- iii. The District has implemented the eBuilder Project Management software platform, for coordination of efforts, approvals, and expedited communication. All project team members will be required to utilize this program. Consultants shall be provided seats (licenses) and training as needed.
- iv. All persons involved in the project who will have a physical presence on site at any time during the course of the project, will need to clear a background check. The basic criteria of clearance and refusal offenses will be provided by the District Project Representative. Consultants and sub-consultants shall provide the District with a report of who has cleared the background check by an approved agency. The District background check requirements are attached for reference.
- v. Direct Reimbursable expenses shall be limited to: office printing/reproductions, postage, deliveries, travel, and fees and miscellaneous project costs paid directly by the Consultant. There will be no mark-up allowed on Reimbursable

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expenses. Travel expenses must be pre-approved at the beginning of the project and will be allowed only at current GSA per diem rates. Reimbursable expenses are not subject to administrative mark-up.

4. PROJECT WORK AUTHORIZATION (PWA) PROCEDURES:

- **a. Proposal:** A Proposal including pricing will be requested from at least one of the qualified consultants for each PWA as projects occur. Project proposal contents will be based on the specific Scope of Work (SOW) in that PWA.
 - i. The District Representative will provide a project scope of work to the Consultant(s).
 - ii. As determined for the specific project, the District Representative may request information such as, but not limited to; Key personnel to be assigned to project by role, Sub-consultants to be obtained, pricing utilizing the current labor rates in proposer's Master Contract, and statement of project knowledge and understanding.
 - iii. Prior to submission of the proposal the consultant(s) may request a site visit.
 - iv. Consultant(s) shall submit a proposal as requested.
 - v. After the proposal has been submitted, the District representative may request a virtual, in-person, or phone interview to gather additional information about the proposal.
 - vi. The district reserves the right to reject and request a substitution of any proposed sub-consultant.
 - vii. Mark-ups on sub-consultants and other costs shall be controlled by the governing contract for the work.
 - viii. As determined by District Representative at time of proposal receipt, proposal pricing may be executed on a lump sum or hourly, not-to-exceed basis.

b. Issuance of the PWA

- i. The district reserves the right to select from the qualified consultants for the best fit with the specific project.
- ii. Once the district and consultant have negotiated and agreed to a proposal, a PWA will be issued and work may commence.

1. GENERAL:

The District intends to procure the Services described herein using the Formal Selection Procedure pursuant to OAR 137-048-0220.

2. PRE-PROPOSAL CONFERENCE:

- a. Purpose. The pre-proposal conference is conducted with potential Proposers present to explain and discuss the Solicitation requirements.
- b. Required Attendance. If the District pre-proposal conference is mandatory (as indicated on the Summary Page), a proposal submitted by a Proposer who did not attend the mandatory pre-proposal conference will be rejected.
- c. Statements Not Binding. Statements made by the District's representative at the pre-proposal conference do not change the Solicitation Document unless the District confirms such statements with a written Addendum.

3. ADDENDA:

- a. **Issuance**; **Receipt**. The District may change this Solicitation only by Written Addenda. A Firm shall provide written acknowledgement of receipt of all issued Addenda with their submission on the Proposer Certification (ATTACHMENT A).
- b. **Notice and Distribution**. The District will publish notice of any and all Addenda on the Oregon Buys website (oregonbuys.gov). Addenda may be downloaded from the Oregon Buys website. It is the Applicants responsibility to inquire about Addenda.

4. REQUEST FOR CLARIFICATION:

- a. **Clarification**. Prior to the deadline for submitting a written proposal, an Applicant may request that the District clarify any provision of the solicitation document. The District's clarification to an Applicant, whether orally or in writing, does not change the solicitation and is not binding on the District unless the District amends the solicitation by Addendum.
- b. **Extension of Closing**. If the District receives a written request for clarification from an Applicant, the District may extend Closing if the District determines an extension is necessary to consider the request and issue an Addendum to the Solicitation.

5. SUBMISSION:

- a. **Applicant's Acknowledgement**. By submitting a Proposal, the Applicant acknowledges they have read and understand the terms and conditions contained in the Solicitation and that they accept and agree to be bound by the terms and conditions of the Solicitation.
- b. Instructions. Applicant shall submit their Proposal in accordance with Section IV.
- c. Forms. Applicants shall submit the form(s) required under Section VI.
- d. **Documents.** Applicants shall provide the District with all documents and descriptive literature requested.
- e. Facsimile. The District will not accept hand delivered or facsimile delivered Proposals.

f. Identification of Proposals.

i. The District is not responsible for Proposal's submitted in any manner, format or to any delivery point other than as required in the Solicitation.

g. Receipt of Proposal's.

i. The Applicant is responsible for ensuring that the District receives their Proposal at the required delivery point prior to the closing due date and time. Proposal's shall be **emailed**

to: <u>Contracts@beaverton.k12.or.us</u> Hand delivered or facsimile documents will not be accepted.

- ii. Timely received Proposal's will be opened, recorded and prepared for evaluation pursuant to Section III. There will not be a public opening of Proposal's **received and** the District will not read Proposals aloud.
- h. Failure to submit a Proposal in accordance with the provisions of this RFP shall be grounds to declare the Applicant non-responsive.
- i. Certification. Applicants shall (on the Proposer Certification form enclosed ATTACHMENT A):
 - i. Identify that the Applicant is/or is not a "resident Applicant," as defined in ORS 279A.120(1);
 - ii. Indicate that the Applicant will comply with Prevailing Wage Laws ORS 279C.840 if applicable;
 - iii. Provide certification of nondiscrimination in obtaining any required subcontractors in accordance with ORS 279A.110(4); and
 - iv. Provide written acknowledgment of receipt of all Addenda.

6. MODIFICATION OR WITHDRAWAL:

- a. **Modifications**. An Applicant may modify their Proposal in writing prior to the Closing. An Applicant shall prepare and submit any modification to its Proposal to the District in accordance with OAR 137-49-0280. Any modification shall include the Applicant's statement that the modification amends and supersedes the prior Proposal. The Applicant shall email its modification and mark as follows:
 - i. "Proposal Modification"; and
 - ii. Solicitation No.

b. Withdrawals.

- i. An Applicant may withdraw its Proposal by Written notice submitted on the Applicants letterhead, signed by an authorized representative of the Applicant, received by the District prior to the Closing. The Applicant or authorized representative of the Applicant may also withdraw its Proposal in Person prior to the Closing, upon presentation of appropriate identification and satisfactory evidence of authority;
- ii. The District may release an unopened withdrawn Proposal to the Applicant or its authorized representative and will confirm such release by email to the same address which originally submitted the Proposal.
- iii. The Applicant shall mark the Written request to withdraw a Proposal as follows:
 - A. Proposal Withdrawal; and
 - B. Solicitation No.
- c. **Documentation**. The District shall include all documents relating to the modification or withdrawal of a Proposal in the Solicitation file.

7. LATE RESPONSES, WITHDRAWALS, AND MODIFICATIONS:

Any Proposal received after the Closing date and time is late. An Applicant's request for withdrawal or modification of a Proposal received after Closing is late and will not be considered (OAR 137-049-0350 or OAR 137-049-0390).

8. MISTAKES:

a. **Generally.** To protect the integrity of the competitive Procurement process and to assure fair treatment of Applicants, the District will carefully consider whether to permit waiver,

- correction or withdrawal of Proposal for certain mistakes.
- b. **District Treatment of Mistakes.** The District shall not allow an Applicant to correct or withdraw a Proposal for an error in judgment. If the District discovers certain mistakes in a Proposal after Opening, but before Award of the Contract, the District may take the following action:
 - i. The District may waive, or permit an Applicant to correct, a minor informality. A minor informality is a matter of form rather than substance that is evident on the face of the Proposal, or an insignificant mistake that can be waived or corrected without prejudice to other Applicants. Examples of minor informalities include an Applicant's failure to:
 - A. Return the correct number of Proposal copies or the correct number of other documents required by the Solicitation Document.
 - B. Sign the Proposal in the designated block, provided a Signature appears elsewhere in the Proposal, evidencing an intent to be bound; and
 - C. Acknowledge receipt of an Addendum to the Solicitation Document, provided that it is clear on the face of the Proposal that the Applicant received the Addendum and intended to be bound by its terms; or the Addendum involved did not affect price, quality or delivery.
 - ii. The District may correct a clerical error if the error is evident on the face of the Proposal or other documents submitted with the Proposal, and the Applicant confirms the District's correction in Writing. A clerical error is an Applicant's error in transcribing a portion of its Proposal. Examples include typographical mistakes, errors in extending unit prices, transposition errors, and math errors, instances in which the intended correct unit or amount is evident by simple arithmetic calculations. In the event of a discrepancy, unit prices shall prevail over extended prices.
 - iii. The District may permit an Applicant to withdraw a Proposal based on one or more clerical errors in the Proposal only if the Applicant shows with objective proof and by clear and convincing evidence:
 - A. The nature of the error;
 - B. That the error is not a minor informality under this subsection or an error in judgment;
 - C. That the error cannot be corrected or waived under subsection (ii) of this section;
 - D. That the Applicant acted in good faith in submitting a Proposal that contained the claimed error and in claiming that the alleged error in the Proposal exists;
 - E. That the Applicant acted without gross negligence in submitting a Proposal that contained a claimed error;
 - F. That the Applicant will suffer substantial detriment if the District does not grant the Applicant permission to withdraw the Proposal;
 - G. That the District's or the public's status has not changed so significantly that relief from the forfeiture will create a substantial hardship on the District or the public it represents; and
 - H. That the Applicant promptly gave notice of the claimed error to the District.
- c. Rejection for Mistakes. The District shall reject any Proposal in which a mistake is evident on the face of the Proposal and the intended correction to the Proposal is not evident or cannot be substantiated from documents submitted with the Proposal.

9. NOTICE OF PRE-QUALIFICATION:

a. **Notice**. After all timely received Proposals have been evaluated, the District shall issue a notice to each Proposer of their qualification status.

- b. **Form and Manner of Notice**. The form and manner of notice shall conform to customary practices within the District's procurement system, and may be made electronically.
- c. **Finalizing Award**. The District's Award of a contract shall not be final until the Notice of Intent to Award a contract has been publicly posted and any/all timely filed Protests have been adjudicated.

10. REJECTION OF PROPOSALS:

- a. Rejection of Proposal.
 - The District may reject any Proposal upon finding that to accept the Proposal may impair the integrity of the Procurement process, or that rejecting the Proposal is in the public interest.
 - ii. The District shall reject a Proposal upon the District's finding that the Proposal:
 - A. Is contingent upon the District's acceptance of terms and conditions (including Specifications) that differ from the Solicitation Document;
 - B. Takes exception to terms and conditions (including Specifications);
 - C. Attempts to prevent public disclosure of matters in contravention of the terms and conditions of the Solicitation Document or in contravention of applicable law;
 - D. Offers Work that fails to meet the Specifications of the Solicitation Document;
 - E. Is late;
 - F. Is not in substantial compliance with the Solicitation Documents;
 - G. Is not in substantial compliance with all prescribed public Solicitation procedures.
 - iii. The District shall reject a Proposal upon the District's finding that the Applicant:
 - A. Has been Disqualified;
 - B. Has been declared ineligible under ORS 279C.860 by the Commissioner of Bureau of Labor and Industries and the Contract is for a Public Work;
 - C. Is listed as not qualified by the Construction Contractors Board, if the Contract is for a Public Improvement;
 - D. Has not met the requirements of ORS 279A.105 if required by the Solicitation Document;
 - E. Has failed to provide the certification required under Section 13. Paragraph c. (Certification of Non-Discrimination)
 - F. Is not Responsible. See OAR 137-049-0390(2) regarding District determination that the Applicant has met statutory standards of responsibility.
- b. **Form of Business**. For purposes of this rule, the District may investigate any Person submitting a Proposal. The investigation may include that Person's officers, directors, owners, affiliates, or any other Person to determine application of this rule or to apply the Disqualification provisions of ORS 279C.440 to 279C.450 and OAR 137-049-0370.
- c. Certification of Non-Discrimination. The Applicant shall certify on the Qualification Certification that the Applicant has not discriminated and will not discriminate against disadvantaged, minority, women, emerging small business enterprises, or service disabled veteran owned business enterprises in obtaining any required subcontracts. Failure to do so shall be grounds for disqualification.
- d. Rejection of all Proposal's. The District may reject all Proposal's for good cause upon the District's Written finding it is in the public interest to do so. The District shall notify all Applicants of the rejection of all Proposal's, along with the good cause justification and finding.
- e. **Criteria for Rejection of All Proposal's**. The District may reject all Proposal's upon a Written finding that:

- i. The content of or an error in the Solicitation Document, or the Solicitation process unnecessarily restricted competition for the Contract;
- ii. The price, quality or performance presented by the Proposer is too costly or of insufficient quality to justify acceptance of the Proposal;
- iii. Misconduct, error, or ambiguous or misleading provisions in the Solicitation Document threaten the fairness and integrity of the competitive process;
- iv. Causes other than legitimate market forces threaten the integrity of the competitive Procurement process. These causes include, but are not limited to, those that tend to limit competition such as restrictions on competition, collusion, corruption, unlawful anti-competitive conduct and inadvertent or intentional errors in the Solicitation Document;
- v. The District cancels the Solicitation in accordance with OAR 137-049-0270; or
- vi. Any other circumstance indicating that awarding the Contract would not be in the public interest.

11. PROTEST OF CONTRACTOR DENIAL OF PRE-QUALIFICATION: Pursuant to OAR 137-049-0450

- a. **Purpose**. An adversely affected or aggrieved Proposer shall exhaust all avenues of administrative review and relief before seeking judicial review of the District's Contractor Pre-Qualification decision.
- b. Notice of Pre-Qualification. The District shall provide written notice, via email, to all Proposers of the status of their submissions for the associated RFP, and will publicly post notice of all prequalified Proposers on OregonBuys.
- c. **Right to Protest Denial of Pre-Qualification**. Firms found not Qualified have the right to appeal the decision. Procedures will be provided to any firm found to be not qualified.
- **12. COSTS**: The District is not liable for any costs incurred by the Applicant in its proposal preparation.

13. BUSINESS EQUITY:

The Applicant understands that the District maintains a goal of engaging qualified disadvantaged, minority, women, emerging, service-disabled veteran businesses enterprises (D/M/W/ESB/SDVBE) as service providers in delivering services necessary to promote/provide business equity in our community. The District aspires to a goal of ten (10) percent D/M/W/ESB/SDVBE content, by contract value, in completing the work for this project, and the Contractor shall expend reasonable efforts to reach this content in the total value of their contracts with the District.

Additionally, the District will continue to partner with its contractors to provide career learning opportunities for students, providing them exposure to various potential career paths, including, but not limited to, construction, architecture, engineering and related services, legal and accounting services through programmatic involvement with the District's Career Pathways Program and Career Related Learning Experiences.

SECTION IV – PROPOSAL CONTENT REQUIREMENTS Solicitation No: RFP 21-0025

1. GENERAL INFORMATION

This section prescribes the mandatory submission format for Proposals submitted in response to this Solicitation. The purpose of the submission format is to ensure uniformity of the information from each Applicant and to aid in clear understanding and evaluation of all Proposals submitted.

2. PROPOSAL FORMAT

- a. Applicants must submit an electronic copy of its Qualifications.
 - i. Electronic copy shall be in a searchable PDF or MSWord format.
 - ii. Brochures or other promotional presentations beyond those sufficient to present a complete and effective submission of responses related to the evaluation criteria cited below are not desired. Elaborate artwork and expensive visuals are not necessary.
- b. Concise and direct answers are encouraged. There is a page limitation described in 3b (below).
- c. Failure to submit the Proposal in accordance with the provisions of the Solicitation document shall be grounds to declare the submission nonresponsive. Failure to provide any information requested in the Solicitation may result in rejection of the submission.

3. PROPOSAL CONTENT

Applicants shall submit Proposals containing all the information as required, and in the order listed.

- a. **REQUIRED FORMS**. Applicants shall return all of the attached forms, completed, and signed as necessary. Failure to submit any of these forms or if the information is found unacceptable, the Proposal may be rejected.
 - b. DETAILED REQUIREMENTS & EVALUATION. Consultants must provide a proposal packet, including responses to each of the items delineated below (a d). The Proposer Certification form (see attachments) shall be completed and submitted as the cover of the Proposer's response. This page and the required documents are not counted in the proposal page limitation. Provide a concise but complete response to each of the following criteria areas but do not assume the District has any prior knowledge of the Proposer. RFP response must be in the same order as presented below and each packet may not exceed 10 digital pages. Points will be awarded per section as noted below:
 - a. **Process (30 points)**: Please describe your approach and process to guiding the District through the design process. How do you keep the project management team informed of progress, provide design recommendations, and how/when do you seek input? <u>Do not simply define design milestones such as Schematic Design, Design Development and Construction Documents, etc...</u>
 - b. **Experience (40 points)**: Please provide at least 3 examples of projects that are comparable to the projects described in the project group. The best responses will include K-12 work and projects based on the similar attributes.
 - c. **Personnel (30 points)**: Please provide an overview of your firm including its size, office location(s), and your approach to teaming and project assignment. Can the District expect to work with the same team on comparable projects over time? Please identify who will be our Account Representative and their qualifications.

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- d. **References**: Please provide at least three professional references. The best references will be from the projects referenced in the Experience section. If your firm has done any work with BSD, they must be provided as a reference for that work.
- e. **Hourly Rates**: Please provide hourly rates for all of your firm's staff. Although this information will not be evaluated or scored, it is required to establish the Master Contract. Annually, when the contract is renewed, these rates may be revisited.

4. SCORING

a.

Evaluation Criteria:	Points Possible
Process	30
Experience	40
Personnel	30
References	Pass/Fail
Total Possible Points:	100
Interviews (if needed)	30



1. EVALUATION OF PROPOSALS.

The District will form an evaluation committee, made up of not less than three members, representing the District, to evaluate and measure the merit of each of the Qualifications above. Firms that receive a "Pass" grade for both Required Forms and an average scor of 80 points or better in the Evaluation Criteria as delineated in Section IV Proposal Content Requirements, will be deemed to have available the appropriate material, equipment, facility, and personnel resources and expertise, or can obtain the resources and expertise necessary to meet all contractual responsibilities. Eligible firms based on criteria stated above will be eligible to be awarded a Master Contract with the District. It is the intent of the District to award up to five (5) prime Master Contracts within the Project Group.

a. Required Forms (each will receive points-assigned grading)
 Proposer Certification
 Proposer Responsibility Form

b. Scoring

Eligible 80-100 points: Proposal meets RFP requirements and offers an acceptable level of competency. The firm proposing has available the appropriate personnel, resources, and expertise, or has the ability to obtain the resources and expertise necessary to meet all the contractual responsibilities and may be awarded a Master Contract.

Not Eligible 0-79 points: Proposal is considered to contain insufficient qualifications. The Firm has not demonstrated they have the does not have available the appropriate personnel, resources, and expertise, or has the ability to obtain the resources and expertise necessary to meet all the contractual responsibilities to the Owner's satisfaction. This firm will not be eligible to be awarded a Master Contract.

2. EVALUATION OF INTERVIEWS (IF NEEDED)

The District may choose to interview the top scoring proposers with a score meeting the minimum average score of 80, and may award up to five (5) master contracts following the interviews. Interviewees will be provided with questions and format prior to the interview taking place. When the interviews are completed the scores from the interviews will be the sole determinant for the award of the contract. The District may award up to Five (5) Master Contracts following the interview process.



required to be returned with the proposal.

PROPOSAL SUBMISSION CHECKLIST

ALL CERTIFICATIONS, FORMS AND PROPOSAL CONTENT REQUIREMENTS AS SPECIFIED IN SECTION IV MUST BE INCLUDED IN PROPOSALS.

REQUI	RED AFFIDAVIT, CERTIFICATIONS AND FORMS
the Proposer ragreement. Fa	completed certifications and forms must be signed by the person authorized to represent egarding all matters related to the Proposal and authorized to bind the Proposer to the illure to submit any of the required, completed and signed certifications/forms shall result ion of the proposing firm.
	PROPOSER CERTIFICATION - This serves as the cover sheet for your Proposal. (Attachment A)
	AFFIDAVIT OF NON-COLLUSION / COMPLIANCE WITH TAX LAWS. (Attachment B)
	NON-CONFLICT OF INTEREST CERTIFICATION. (Attachment C)
	PROPOSER RESPONSIBILITY FORM – All Pages. (Attachment D)
	PROPOSER REFERENCE FORMS – Include the # specified on the form. See SECTION IV. (Attachment E)
RESPO	NSES TO DETAILED PROPOSAL CONTENT REQUIREMENTS
Detailed Propo	osal Content Requirements are specified in SECTION IV.
_	attachment(s) are NOT to be returned with the Proposal. The content of these must be reviewed by the Proposer. The terms and conditions will apply to the Contract to or the work.
ATTACHMENT	'
ATTACHMENT	G Covid Attestation Form (Must be returned with Signed Contract)
This checklist is	s provided for the Proposer's convenience in assembling your proposal and is NOT



SECTION VI – ATTACHMENTS Solicitation No: RFP 21-0029 ATTACHMENT A

PROPOSER CERTIFICATION

		Respectfully submitte	ed this	day of	, 20
gn.					
gu	Signature:			_	
	Name:	(Please type or pr			Phone:
		(Please type or pr	nt)		
	Title:			_	
	Email Address:				
Firr	m/Company Name:				
Phy	sical Address:				
City	,, State, Zip:				
1.	The Proposer certifie	s that he or she has read	and understands a	all terms and cond	litions of this solicitation.
2.		rledges that the person t and to fully bind the Prope	_	•	thorized to sign on behalf of thereof.
3.		s that Proposer has com at no legal requirement		•	
4.	•	certificate from the Ore Board, or the Oregon Sta	_		ers, the Oregon State ng and Land Surveying as
	Registration #:	·			
5.	The Proposer, pursua	nt to ORS 279A.120 (1),	(check one) is	/is not	a resident Bidder.
	If not, indicate State	of residency	·		
6.	against any disadvant business that a service	s that it has not discriming taged business enterpris re-disabled veteran owns any required subcontrac	e, a minority-owne s or an emerging sn	d business, a wom	
7.	The Proposer agrees	to comply with Oregon t	ax laws in accordar	nce with ORS 305.	385.
8.	The Proposer acknow addenda.)	rledges receipt of the fol	lowing addenda: (li	st by number and	date appearing on
	Addendum Num	ber Date	Adden	dum Number	Date



ATTACHMENT B

AFFIDAVIT OF NON-COLLUSION / COMPLIANCE WITH TAX LAWS

Propo	ser:			
I state	that:			
(1)	The correct taxpayer identification nun	nbers are:		
	A. Federal Employer ID Number (EIN) <u>:</u> Number:		B. Employer's	Oregon ID
(2)	Proposer is not subject to backup withl (ii) Proposer has not been notified by t a failure to report all interest or divider subject to backup withholding;	he IRS that Pro	poser is subject to	backup withholding as a result of
(3)	The price(s) and amount of this propos communication or agreement with any disclosed on the attached appendix.		•	•
(4)	That neither the price(s) nor the amous approximate amount of this proposal, potential proposer, and they will not be	shall be disclos	ed to any other firr	n or person who is a proposer or
(5)	No attempt has been made or will be n contract, or to submit any noncompe	nade to induce etitive proposa	any firm or person al or other comple	to refrain from proposing on this ementary proposal.
(6)	The proposal of my firm is made in goo inducement from, any firm or person t		•	-
Schoo under Beave autho and to those	directors and employees are not currer in the last four years been convicted of jurisdiction, involving conspiracy or col described in the attached appendix. That	re material and thich this propodavit is and shing to the submye authority arot in violation derly rental assis	e for any act prohib pect to proposing of the formal (name of dimportant, and with the formal is submitted. It is submitted as from the formal is submitted as from the formal is submitted as from the formal is submitted. It is submitted as from the formal is submitted as from the formal is submitted. It is submitted as from the formal is submitted as from the formal is submitted as formal is submitted.	firm) understands and fill be relied on by the Beaverton and understand and my firm audulent concealment from the s for this contract. I am relied proposer's payment of taxes, aws, including, without limitation, der ORS 310.630 to 310.706; and
(Affiar	nt's Signature)			
STATE	OF OREGON			
Count	y of			
Signe	d and sworn to before me on		by	
		(date)		(Affiant's name)
		Not	ary:	
		Му	Commission Expire	s:



ATTACHMENT C

NON-CONFLICT OF INTEREST CERTIFICATION

Issuing Agend	су:	Beaverton School District	
the statement de no conflict or be submitted that if such a	efining conflict f interest exists d by myself or	of interest as quoted below; that I understand the s as therein defined, which precludes an impartial the entity/company for which the Bid/Proposal is d arise, I will immediately notify the Beaverton Sc	Bid/Proposal to submitted, and
FINANCIAL II DISTRICT OR	NTEREST, DIRE	, OR AGENT OF THE BIDDER/PROPOSER HAS ECT OR INDIRECT, IN THE OPERATION OF THE BEAVEARTY CONNECTED WITH THE OREGON SCHOOLS, DIRECTLY OR INDIRECTLY."	/ERTON SCHOOL
Signature:			
Name:		(Please type or print)	
Title:			
Firm/Compar	ny Name:	(Please type or print)	
Date:			



ATTACHMENT D

PROPOSER RESPONSIBILITY FORM

DECLARATION AND SIGNATURES

The undersigned hereby declares that the he or she is duly authorized to complete and submit this Responsibility Form and that the statements contained herein are true and correct as of the date set forth below. Incomplete, incorrect or misleading information will be reason for the District to reject this Proposal.

Date:		
Ву:		
,	(Signature of authorized official)	
Name:		
	(Please type or print)	
Title:		
	(Please type or print)	
For:		
	(Firm's name) (Please type or print)	
CCB#:		

Instructions

- 1. The information provided in this form is part of the District's inquiry concerning responsibility. Please print clearly or type.
- 2. If you need more space, use plain paper. Submit completed form with Bid response.
- 3. Answer all questions. Submission of a form with unanswered questions, incomplete or illegible answers may result in a finding of Disqualified.



ATTACHMENT D

CURRENT CONTRACTS IN FORCE

ITEM	CONTRACT 1			CONTRA	ACT 2		
A. Work Location							
B. Scope of Work;							
Check box:		New Construction		Re-Construction		New Construction	☐Re-Construction
C. Contract Amount	\$				\$		
D. Change Order Amount	\$				\$		
E. % Completed				%			%
F. Est. Completion Date							
G. Owner's Name							
H. Owner Contact							
I. Telephone	()			()	
J. E-Mail Address							
ITEM		CONTRA	ACT 3			CONTRA	ACT 4
A. Work Location		CONTRA	ACT 3			CONTRA	ACT 4
		CONTRA	ACT 3			CONTRA	ACT 4
A. Work Location		New Construction	ACT 3	Re-Construction		CONTRA New Construction	Re-Construction
A. Work Location B. Scope of Work;	\$			Re-Construction	\$		
A. Work Location B. Scope of Work; Check box:				Re-Construction			
A. Work Location B. Scope of Work; Check box: C. Contract Amount	\$			Re-Construction %	\$		
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount	\$				\$		☐ Re-Construction
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount E. % Completed	\$				\$		☐ Re-Construction
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount E. % Completed F. Est. Completion Date	\$				\$		☐ Re-Construction
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount E. % Completed F. Est. Completion Date G. Owner's Name	\$				\$		☐ Re-Construction



ATTACHMENT D

LARGEST SIMILAR JOBS YOU HAVE COMPLETED IN THE LAST FIVE YEARS

ITEM	CONTRACT 1			CONTRA	ACT 2
A. Work Location					
B. Scope of Work;					
Check box:	☐ New Construction	☐ Re-Construction		New Construction	☐ Re-Construction
C. Contract Amount	\$		\$		
D. Change Order Amount	\$		\$		
E. % Completed		%			%
F. Completion Date					
G. Owner's Name					
H. Owner Contact					
I. Telephone	()		()	
J. E-Mail Address					



SECTION VI – ATTACHMENTS Solicitation No: RFP 21-0029 ATTACHMENT D

RELIABILITY

Has your company ever been declared in breach of any contract for unperformed or defective work? ☐ Yes. ☐ No.
If "yes", explain.
Has any employee or agent of your company ever been convicted of a criminal offense arising out of obtaining, attempting to obtain, or performing a public or private contract or subcontract? Yes. No.
If "yes," explain.
Has any employee or agent of your company been convicted under state or federal law of embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property or any other offense indicating a lack of business integrity or business honesty? Yes. No.
If "yes," explain.
Has your company or any employee or agent of your company been convicted under state or federal antitrust laws? ☐ Yes. ☐ No.
If "yes," explain.
Has any Officer or Partner of your organization ever been an Officer or Partner of another Organization that failed to complete a construction contract?
If "yes," explain.



ATTACHMENT D

FINANCIAL RESOURCES

Has your firm ever been at any time in the last ten years the debtor in a bankruptcy case? ☐ Yes. ☐ No.
If "yes," explain.
Does your firm have any outstanding judgments pending against it? ☐ Yes. ☐ No.
If "yes," explain.
In the past ten years, has your firm been a party to litigation, arbitration or mediation where the amount in dispute exceeded $10,000$? \square Yes. \square No.
If "yes," explain.
(Include court, case number and party names.)
In the past ten years, has your firm been a party to litigation, arbitration or mediation on a matter related to payment to subcontractors or work performance on a contract? Check "yes" even if the matter proceeded to arbitration or mediation without court litigation. Yes. No.
If "yes," explain. (Include court, case number and party names.)
Have you or any of your affiliates discontinued business operation with outstanding debts? ☐ Yes. ☐ No.
If "yes," explain.

ATTACHMENT D

KEY PERSONNEL

List the principal individuals of your company, their current job title, the total years of experience they have in the industry and their current primary responsibility for your company. Corporations list current officers and those who own 5% or more of the corporation's stock. Limited liability companies list members who own 5% or more of company. Partnerships list all partners. Joint ventures list each firm that is a member of the joint venture and the percentage of ownership the firm has in the joint venture.

ITEM	Principal Individual
A. Name	
B. Position	
C. Years in Construction	
D. Current Primary Responsibility	
ITEM	Principal Individual
A. Name	
B. Position	
C. Years in Construction	
D. Current Primary Responsibility	
ITEM	Principal Individual
A. Name	
B. Position	
C. Years in Construction	
D. Current Primary Responsibility	
ITEM	Principal Individual
A. Name	
B. Position	
C. Years in Construction	
D. Current Primary Responsibility	

SECTION VI – ATTACHMENTS Solicitation No: RFQ 21-0025 ATTACHMENT E

PROPOSER REFERENCE FORM

PROPOSER REFERENCE FORM FOR	
(Insert Name of Consultant)	
Provide three (3) references and use a separate copy of this form for each reference.	
Date(s) Work Performed:	
Name(s) of Project(s):	
Value of Project(s): \$	
Name of Company:	
Address:	
Contact Name:	
Telephone:	
Email:	
Method: Subjective Evaluation	

Each reference may be checked for, but not limited to, overall customer service, projects being of similar

size, scope and complexity.



PROJECT WORK AUTHORIZATION

		PWA No:
This Project Work Authorization is mad	le by and between the	e following Parties:
		Beaverton School District
		16550 SW Merlo Road
		Beaverton, Oregon 97003
		Complete Demokration
		Attention: Business Services Purchasing
PROJECT NAME / SCOPE OF WORK: as des	<mark>scribed in</mark>	
and its Terms and Conditions supersede hereto (listed in order of precedence); 1)	any terms or conditions Master Contract (inclu) is issued pursuant to Master Contract XX-XXXX. The Master Contract s stipulated by Consultant in any offer or proposal. All attachments uded by reference); 2) Exhibit A Statement of Work; and 3) Exhibit B between the Parties with respect to the Work to be performed under
is consistent with the terms of the Solicitat Consultants' scope of services that is consistated in this Agreement. No other provi limitation on liability. To the extent that a agreement, such proposed terms are void a	ion, this Agreement and stent with the remainde sions of any proposal at proposal term otherwiand are expressly and who will be proposals and the	are incorporated solely for: (i) any statement of fees and schedule that the Master Contract and (ii) any statement of Consultant's and its sub- er of this Agreement, or that provides basic services in addition to those are part of this Agreement, including without limitation any purported is conflicts with the terms of this Agreement or is not included in this sholly subject to the terms of this Agreement. In the event of overlap or to other terms of this Agreement, the provision that provides a better
on a time and materials basis. The Consulta performed at the specific intervals agreed address above. All invoice(s) and correspor	ant must submit one inv d upon by the District. Indence shall include the	
	RT DATE: Upon Full PW	
SUBSTANTIAL COMPLETION DATE:		CT COMPLETION DATE:
	Representative shall be	at@beaverton.k12.or.us, (503)356-, is authorized as the the initial point of contact for all matters related to performance, District.
disabled veteran and socially or economica necessary to implement our bond program	Illy disadvantaged busing . The District aspires to	naintains a goal of engaging minority, women, emerging, service- esses (DMWESBSDVBE) as service providers in delivering services a goal of ten (10) percent DMWESBSDVE content, by contract value, in d reasonable efforts to reach this content in the total value of their
	stipulations and agreem	ents, the Parties hereto do agree and acknowledge that they have read
and understand this Contract and agree to		
Beaverton School District		Consultant/Company Name
District Representative	Date	(typed or printed name of officer)
Cost Center Authority	Date	- Signature Date
Business Services Purchasing	Date	Title:
		Phone/Fax:
Not a valid Contract until all reg'd signa	tories are complete	



Date:

PURCHASING DEPARTMENT

16550 SW Merlo Road, Beaverton, OR 97003-5152

Phone: 503-356-4379

contracts@beaverton.k12.or.us Larry Pelatt – Purchasing Manager







			N FOR BEAVERTON SCHOOL DISTRICT (BSD) R SERVICE PROVIDERS.
BSD	PROJECT NAM	E	BSD CONTRACT NUMBER
or scl 19 or perso stude exem	hool-based program have a documented innel coming to the ints in the course of	which takes placed medical or religionsite are required to performing their refused access to	Il persons engaged to provide goods and/or services at a BSD school e at or in school facilities, must be fully vaccinated against COVIDous exemption. Contractors, subcontractors, and any associated to be fully vaccinated if they will have direct or indirect contact with work. Unvaccinated persons with documented medical or religious school sites if the anticipated work would/could put them in direct or
by (A associated assoc	ractor agrees that it oyees, associates, a ractor further agree locumentation of m	rs or agents are in is their obligation gents, or subcontr s that it will main edical or religious	attests that all of their employees, compliance with this rule. to obtain documentation of compliance with this rule from each of its actors. ain records of such documentation, including vaccination verification exemptions, for at least two years from the completion of the project. of compliance with this rule to the District at their request and in their
asses Contr subco assoc	sed as a result of C ractor also agrees th ontractors pursue ar	ontractor failing to nat Contractor wil ny action against I ocontractors contr	and hold harmless the District from any violations or civil penalties of comply with this rule. In not pursue, nor will any of their employees, associates, agents, or Beaverton School District in the event any of their employees, acts COVID as a result of the provision of goods or services to
Agre	ed to this	Day of	20
(Con	tractor)		Beaverton School District
By:_			By:



Contractor Background Checks

Rev 3 (3/16/18)

Background: In an effort to ensure the safety of children at Beaverton Schools, <u>ALL</u> Contractors, including, but not limited to, trade contractors, material vendors, professional service providers, architects or engineers, subcontractors or sub-consultants, retained by the District shall complete a criminal background check prior to beginning work. Furthermore, Contractors shall adhere to the following rules while on BSD campuses. The District may remove any Contractors as defined above, from any BSD property, for not complying with these requirements.

Background Checking Procedure:

- 1. Contractor shall complete a Confidential Criminal Background Check Certification Form (copy attached) on each employee and provide the information to a third-party background checking company (see list of possible companies on Page 3).
 - a. Background checks need to cover the past 7 years and include offenses registered in the federal, county, sex offender and the Department of Corrections lists.
 - b. Fingerprinting is left up to the discretion of the District, however not required in most instances.
 - c. An existing background check may qualify an employee for badging if:
 - i. The background check was conducted within the last year
 - ii. The background check was conducted in accordance with work for another public or private school district within the State of Oregon
 - iii. The background check covered the list of crimes rendering ineligibility as outlined on Page 2 of the Confidential Criminal Background Check Certification Form
 - iv. The employee has not taken up residency outside the State of Oregon since the time the background check was conducted
- 2. Once an employee of the Contractor passes the Criminal Background Check, Contractor will provide to the District a letter on company letterhead with a listing of these names.
 - NOTE: The District will not collect the background check certifications. However, the District reserves the right to request the background check certifications at any time.
- 3. After passing background checks, all Contractors and their employees are to be badged when onsite. Badges are to be prepared by the Contractor (template attached). Badges must include individual's legal name (not a nick-name), company name that they work for, location(s) that the Contractor will be working, and a recent (within the last 4 years) photo of the individual. Background checks are valid for one year.

Building Security Rules:

- The Contractor shall enforce strict discipline and good order among the Contractor's employees, subcontractors and other persons carrying out the contract while on District property. The District may require that the Contractor's employee or other person carrying out the contract be immediately removed from the project site and District property if the District finds them to be objectionable.
- 2. If onsite during school hours/during school session, Contractor will check-in with the main office. Anytime a visit of this nature is planned it should be scheduled with the District Project Manager at least 24 hours in advance. If system shut downs are required notice of at least 48 hours is required.

- 3. A District representative must be present onsite when a Contractor is performing work within an existing school facility. This representative will deactivate the security system upon arrival and re-activate it upon leaving. This process <u>cannot</u> be performed by a Contractor or anyone other than a District representative.
- 4. Contractor will provide badges for each employee and person carrying out the contract. These badges are to be visible and worn at all time when onsite.
- 5. The Contractor shall have a Responsible Party (i.e., superintendent, foreman, supervisor) onsite at all times during any work being performed by either their own forces or that of their subcontractors.
- 6. The Responsible Party shall check-in with the District representative upon arrival. They will check-out with the District representative when all work is complete, Contractor personnel has left, and the area is secure.
- 7. The Responsible Party shall be accountable for the security in area where work is being performed as well as ingress and egress to that area.
- 8. A District representative will be issued a building key to allow access to any areas where work is being performed.
- 9. The Contractor shall maintain a daily log defining what areas within the building were accessed by Contractor and Subcontractor personnel.
- 10. Each of the Contractor's employees, subcontractors' employees and principals/owner involved at site may, at the option of the District, be subject to a security check, at any time, through the District Security Department, Beaverton Police Department, Washington County Sheriff's Department or other venue.

Note: All personnel onsite must have a background check and be badged (see Background Checking Procedure).





Background Checking Company Information

*Please note the below vendors are only suggestions and may change with future revisions of this document. Any background check vendors are acceptable so long as the criteria of the background check matches that outlined in the "Background Checking Procedure" section on Page 1.

- Advanced Reporting (https://advrep.com/orschools/)
 PO Box 12398
 Salem, OR 97309
 503-375-0451
- Criminal Information Services (http://www.criminalinfo.com/index.php)
 PO Box 7235
 Beaverton, OR 97007
 503-591-1355



Facilities Development 16550 SW Merlo Road Beaverton, OR 97003 Fax 503-356-4475

Confidential Criminal Background Check Certification Form

Project Name:	Project Manager:		Location:			
Legal Name:	(Legal First)	(Full Middle)	(Legal La	et)		
Phone Number		,		31)		
Phone Number:Date of Birth: Address:			(mm/dd/yyyy)			
City:		State:		Zip Code:		
Last four digits	of your Social Securit	Gender:	M /	F		
Have you ever b	een convicted of any	No Yes				
Signature:						

None of this information will be used for immigration status checks. Any warrants for arrest discovered in the process will be reported to the appropriate law enforcement agency. Falsifying or not disclosing information may result in disqualification of your application or termination of your ability to work on BSD job sites.

Crimes Rendering Ineligibility

163.095 Aggravated murder 163.115 Murder

163.185 Assault in the first degree

163.235 Kidnapping in the first degree

163.355 Rape in the third degree

163.365 Rape in the second degree

163.375 Rape in the first degree

163.385 Sodomy in the third degree

163.395 Sodomy in the second degree

163.405 Sodomy in the first degree

163.408 Unlawful sexual penetration in the second degree

163.411 Unlawful sexual penetration in the first degree

163.415 Sexual abuse in the third degree

163.425 Sexual abuse in the second degree

163.427 Sexual abuse in the first degree

163.432 Online sexual corruption of a child in the second degree

163.433 Online sexual corruption of a child in the first degree

163.435 Contributing to the sexual

delinquency of a minor

163.445 Sexual misconduct

163.465 Public indecency

163.515 Bigamy

163.525 Incest

163.547 Child neglect in the first degree

163.575 Endangering the welfare of a minor

163.670 Using child in display of sexually explicit conduct

163.675 Sale of exhibition of visual

reproduction of sexual conduct by child 163.680 Paying for viewing sexual conduct involving a child

163.684 Encouraging child sex abuse in the first degree

163.686 Encouraging child sex abuse in the second degree

163.687 Encouraging child sex abuse in the third degree

163.688 Possession of materials depicting sexually explicit conduct of a child in the first

163.689 Possession of materials depicting sexually explicit conduct of a child in the second degree

164.325 Ārson in the first degree

164.415 Robbery in the first degree

166.005 Treason

166.087 Abuse of corpse in the first degree

167.007 Prostitution

167.008 Patronizing a prostitute

167.012 Promoting prostitution 167.017 Compelling prostitution

167.057 Luring a minor

167.062 Sadomasochistic abuse or sexual

conduct in live show

167.075 Exhibiting an obscene performance to minor.

167.080 Displaying obscene materials to minors

167.090 Publicly displaying nudity or sex for advertising purposes

475.808 Unlawful manufacture of

hydrocodone within 1,000 feet of school

475.810 Unlawful delivery of hydrocodone 475.812 Unlawful delivery of hydrocodone

within 1,000 feet of school

475.818 Unlawful manufacture of methadone within 1,000 feet of school

475.820 Unlawful delivery of methadone

475.822 Unlawful delivery of methadone within 1,000 feet of school

475.828 Unlawful manufacture of oxycodone

within 1,000 feet of school

475.830 Unlawful delivery of oxycodone

475.832 Unlawful delivery of oxycodone

within 1,000 feet of school

475.846 Unlawful manufacture of heroin

475.848 Unlawful manufacture of heroin

within 1,000 feet of school 475.850 Unlawful delivery of heroin

475.852 Unlawful delivery of heroin within

1,000 feet of school

475.854 Unlawful possession of heroin

475.856 Unlawful manufacture of marijuana

475.858 Unlawful manufacture of marijuana within 1,000 feet of school

475.860 Unlawful delivery of marijuana

475.862 Unlawful delivery of marijuana

within 1,000 feet of school

475.864 Unlawful possession of marijuana

within 1,000 feet of school

475.866 Unlawful manufacture of 3,4 methylenedioxymethamphetamine

475.868 Unlawful manufacture of 3.4 methylenedioxymethamphetamine

within 1,000 feet of school

475.870 Unlawful delivery of 3,4

methylenedioxymethamphetamine

475.872 Unlawful delivery of 3,4 methylenedioxymethamphetamine

within 1.000 feet of school

475.874 Unlawful possession of 3,4 methylenedioxymethamphetamine

475.876 Unlawful manufacture of cocaine 475.878 Unlawful manufacture of cocaine

within 1,000 feet of school

475.880 Unlawful delivery of cocaine

475.882 Unlawful delivery of cocaine within

1,000 feet of school

475.884 Unlawful possession of cocaine

475.886 Unlawful manufacture of

methamphetamine

475.888 Unlawful manufacture of

methamphetamine within 1,000 feet of school

475.890 Unlawful delivery of

methamphetamine

475.892 Unlawful delivery of

methamphetamine within 1,000 feet of school

475.894 Unlawful possession of

methamphetamine

475.904 Unlawful manufacture or delivery of controlled substance within 1,000 feet of

475.906 Penalties for distribution to minors 475.992 Unlawful possession, manufacture or

delivery of a controlled substance 161.405 Attempt to commit any of the above