

PUBLIC IMPROVEMENT PROJECT

INVITATION TO BID

Solicitation No: 22-0035

District Wide Re-Keying

ITB Closing (Due Date & Time):

June 8, 2023

Issued by:

Beaverton School District 48J 1260 NW Waterhouse Avenue Beaverton, Oregon 97003 May 19, 2023 SOLICITATION SUMMARY Solicitation No: ITB 22-0035

PUBLIC IMPROVEMENT INVITATION TO BID

Solicitation No: ITB 22-0035

The purpose of this Invitation to Bid is to obtain competitive bids for the District wide Re-keying project. This is a public works project subject to ORS 279C.800 to 279C.870.

A NON-MANDATORY pre-Bid conference will be held on May 30th, 2023- 9AM on Zoom:

Join Zoom Meeting

https://beavertonk12.zoom.us/j/86344948499?pwd=eFlxWnlmMkhHaS94bnhVMIU2TGF4Zz09

Meeting ID: 863 4494 8499

Passcode: 599691 One tap mobile

+12532158782,,86344948499# US (Tacoma) +13462487799,,86344948499# US (Houston)

Bidders must submit their Bid pursuant to the provisions of this Solicitation to contracts@beaverton.k12.or.us, **PRIOR** to the Closing:

SOLICITATION CLOSING: June 8, 2023 at 2:00 PM Pacific Time LATE BIDS WILL NOT BE ACCEPTED

Timely submitted Bids will be opened and read aloud immediately after Closing at the below conference line:

+1(503)356.4400

Participant code: 30633357

Bidders must submit a **First-Tier Subcontractor Disclosure Form** *EITHER* with the emailed Bid submission *OR* by email to <u>contracts@beaverton.k12.or.us</u> no later than the Disclosure Deadline:

DISCLOSURE DEADLINE: June 8, 2023 at 4:00 PM Pacific Time

Prospective Bidders must register with Oregon Buys –https://oregonbuys.gov/ to obtain the Solicitation documents and related documents. Drawings and Specifications are posted on the District's Website under the the following address:

https://www.beaverton.k12.or.us/departments/purchasing/solicitations

Bidders must familiarize themselves with the entire Solicitation.

All questions and comments about this solicitation must be directed <u>ONLY IN WRITING</u> to: <u>contracts@beaverton.k12.or.us</u>

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

SECTION I - INTRODUCTION Solicitation No: ITB 22-0035

1. INTRODUCTION: This Project follows the Design-Bid-Build contracting and project delivery method. Accordingly, the design team has completed the construction documents (see attachments). The Solicitation describes the project requirements in three places: the below General Scope of Work, SECTION III – Statement of Work, and on the attached construction documents (usually Drawings and Specifications). These drawings will be given to the successful bidder. The Solicitation also contains rules, required forms, a sample Contract, and other requirements.

2. GENERAL SCOPE OF WORK:

The General Scope of this Project includes completing District Wide Re-Keying of 63 facilities. The work is described in more detail in the Statement of Work and in the Exhibits to this ITB (e.g., Drawings, Specifications, etc.).

3. SOLICITATION DOCUMENTS:

The Solicitation Documents are organized in the following manner:

SOLICITATION SUMMARY

SECTION I – INTRODUCTION

SECTION II – STATEMENT OF WORK

SECTION III – SOLICITATION RULES

SECTION IV—PUBLIC WORKS REQUIREMENTS

SECTION V – ATTACHMENTS

4. IMPORTANT RESPONSIBILITIES:

Bidders are responsible for knowing and understanding all of this Solicitation's requirements, terms, conditions, and rules. Bidders may submit questions or clarification requests to contracts@beaverton.k12.or.us at any time. The District will respond to all such questions/clarification requests submitted prior to the applicable deadline.

Bidders shall promptly notify the District of any defects, ambiguities, omissions, or errors are brought to the District's attention by protest pursuant to REQUESTS FOR CLARIFICATION, CHANGE, SUBSTITUTION REQUEST, OR SOLICITATION PROTEST (Section III, Paragraph 5), protests or appeals based on such defects, ambiguities, omissions or errors received after issuance of the Notice of Intent to Award may not be favorably considered.

5. DISTRICT REPRESENTATIVE:

The District Representative for the project is Tara Morejon, Project Coordinator.

6. SOLICITATION SCHEDULE:

The milestones for the selection process are set forth below. The purpose of this schedule is for Bidder information only. Required dates for Contract period milestones, submittals and any other activities are provided elsewhere in this Solicitation. The District reserves the right to deviate from this schedule.

Solicitation Milestone	<u>Date</u>	
Non-Mandatory Pre-Bid conference	May 30, 2023,	9:00 AM PST
Deadline for submitting requests for clarification,		
change, substitution, or solicitation protest	June 2, 2023	2:00 PM PST
Bids Due: Closing	June 8, 2023	2:00PM PST
Anticipated Notice of Intent to Award (NOI)	on or about Ju	ne 9, 2023
Anticipated Executed Contract	on or about Ju	ne 21, 2023

SECTION I - INTRODUCTION Solicitation No: ITB 22-0035

7. CONTACT DURING SOLICITATION:

Questions must be submitted in writing via email to contracts@beaverton.k12.or.us as indicated in the Solicitation Summary. Bidders may also contact Purchasing Staff with questions. No other contact regarding this Solicitation, including with the design team or District Representative during the solicitation process (prior to executed contract) is permitted. Contact with District Staff / design team Members during the Pre-Bid Conference is also authorized. Unauthorized contact regarding this Solicitation may subject the offender's Bid to rejection.

1. PURPOSE AND INTRODUCTION:

This solicitation is for retaining a general contractor (GC) or Contractors(s) to furnish, manage, and coordinate all work as shown in the attached documents and the General and Detailed Scope of Work below, on behalf of the Beaverton School District. The goal is to provide the physical securing of the District, by the replacement of approximately 10,314 lock cores and 700 padlock cores (+/- 10%) cross 63 facilities along with the implementation of key cabinets at each site. This project will include the provisioning of full-size interchangeable cores and keys, replacement of cores and locks, installation of secure key cabinets and coordination with the District Project Coordinator. All work is to be completed with a substantial completion date of January 2, 2024, and final completion of June 30, 2024. The Project is described in summary terms below.

2. OPERATIONAL ATTRIBUTES:

The District requires the project to be completed by June 30, 2024. See project milestones below for further information.

3. GENERAL SCOPE OF WORK/PROJECT REQUIREMENTS:

- All Beaverton School District Standards shall be followed. Technical Standards can be found online at https://www.beaverton.k12.or.us/departments/facilities-development/technical-standards
- If there are conflicting standards, comply with the most stringent standards and/or requirements.
- All work should be coordinated and scheduled with the District Project Coordinator
- See project milestones below for further information.

Please refer to attached plans and specifications. It is intended that the Contractor provides a complete project and coordinates work with the District, Contractors and Consultants hired by the District, and all applicable agencies having authority.

- 1. Work to include supplying, storing, and handling of all required materials.
- 2. Work includes protection of neighboring finishes and replacement/repair of any damaged surfaces including but not limited to ceiling tiles, wall board, paint, insulation, concrete block, etc.
- 3. Contractor shall provide all labor, materials, equipment, transportation, and other facilities and services as necessary and/or required to execute all work.
- 4. All work areas shall be cleaned of any construction debris daily. Contractor is responsible for material removal and disposal. Provide dust control and HVAC protection as required to protect the rest of the school from construction debris. Upon completion of the project, the Contractor is to provide final cleaning of all work installed, replaced, or repaired.
- 5. All employees who will be on site during this project must pass a current background check in compliance with BSD standards and wear a "BSD Contractor" badge. A badge template is available from the BSD Representative.
- 6. Work anticipated to begin following execution of a Trade Services Contract and scheduling with District Project Coordinator.

1. DETAILED SCOPE OF WORK

A. PLANNING

- 1) The District will provide the Contractor with floor plans and facility priorities. Contractor shall establish administrative, technical, and physical safeguards against threats and hazards to the security, integrity, and confidentiality of data contained in the provided materials.
- 2) The District will provide Contractor with two (2) individual control keys for each site during actual work performance. Control keys will be returned to District Project Coordinator or District Representative upon completion of each site.
- 3) Contractor will provide the following estimated hardware to be kept in secured inventory for the supplying of the rekey project with remaining cores to be supplied for the on demand needs of the District. Quantities to be adjusted as needed for the rekey project.
 - a. 12000 Lock Cores: Full Size Interchangeable Core (FSIC), Core with Primus XP Level 9 Cylinders
 - b. 750 Entrance Locks: Rhodes ND92JD RHO 626
 - c. 1600 Storeroom Locks: Rhodes ND96JD RHO 626
 - d. 850 Classroom Locks: Rhodes ND94JD RHO 626
- 4) Contractor shall physically validate all floorplans in each building. In the event the drawings do not reflect built environment, the Contractor shall annotate and notify a District Representative immediately.
- 5) Contractor to work with respective site custodial foremen to identify storage, classroom and entrance locks when use is unclear.
- 6) If onsite storage is required, the District will provide laydown space for contractor-supplied storage containers.
- 7) Confidential Information: Contractor shall not disclose details of the Master Key System, building floor plans, hardware, key cores, and progress tracking information outside of the District. This information shall be kept in strict confidence and protected from unauthorized distribution. Contractor shall complete confidentiality agreement as provided by the District.
- 8) Contractor shall not leave any doors unsecured during performance of work. Once the core is removed the Contractor shall ensure the new lock/core is in place and fully functional in all operations before leaving the designated area. If for any reason the door can no longer be secured, the Contractor shall immediately notify the District Representative.
- 9) Once the existing hardware is removed, the Contractor shall not leave a door in an inoperable, non-securable state overnight or for an extended period. If this is unavoidable, Contractor shall notify the District Project Coordinator by 2:30 PM that afternoon.
- 10) ASBESTOS AWARENESS: The District shall provide a list of schools that are asbestos-free. For all other remaining schools and sites not on the list, fire doors that require drilling need to follow appropriate asbestos procedures prior to any material disturbance. The District shall coordinate, test, and prepare Asbestos-Containing Materials (ACM) as necessary. After required testing and abatement procedure is completed, replacement of hardware may commence.

B. SCHEDULING

- 1) Student Days: On student days, workdays will be from 3 PM 10 PM.
- 2) Non-student Days: On non-student days, workdays will be from 7 AM 3:30 PM. Work performed after hours will require use and coordination of Building Monitors whose compensation may be billed to contractors.
- 3) Contractor shall coordinate with District Project Coordinator to develop a project schedule detailing timelines of each site and associated buildings.
 - 4) Contractor shall leverage school breaks (e.g., Summer Break, Winter Break, and Spring Break) for optimum use of non-student days.
 - 5) Tentative timeline below:
 - a. Phase One: High schools and middle schools to be scheduled during Summer Break (6/26/23 8/18/23) and completed by Friday, August 18, 2023.

- Select High Schools (Westview, Beaverton, and Southridge) shall be scheduled during the Athletic Moratorium Week of July 23, 2023 through July 30, 2023 to optimize the non-student use days during the summer.
- b. Phase Two: Elementary schools and Option Schools to be scheduled during Winter Break (12/18/23 12/29/23) and completed by January 2, 2023.
- c. Phase Three: Incomplete School Sites and Support Sites to be scheduled during Spring Break (3/25/23 3/26/23) and completed by March 29, 2023.

C. IMPLEMENTATION

- Contractor shall install new cores in doors and padlocks using Full-Size Interchangeable Core (FSIC), Schlage SCH 20-740TO 626 IC Core with Primus XP Level 9 Cylinders at all District facilities.
- 2) Contractor shall provide roughly 8300 cut keys, stamped and numbered as estimated below:

Site Level	Quantity	Sites	Est. Total
Elementary	90	34	3060
Middle School	130	9	1170
High School	250	6	1500
Option	130	5	650
Support	100	9	900
Stock	1000	1	1000

- 3) Contractor shall commence work at site after new keys are provided to site Administrator and site Custodial Foreman at least 3 days before site work start time.
- 4) Contractor shall coordinate with the District Representative for access to the facilities.
- 5) Contractor shall remove existing cores and hardware (as needed) and install District provided Primus brand interchangeable cores. The estimated total amount of cores needed to meet this requirement is 11,014 (10,314 locks + 700 padlocks). This number is a refined estimate and may vary by up to ten percent. Any additional cores not installed shall be kept in secured inventory for the District.
- 6) Contractor shall assist the District complying with Americans with Disabilities Act (ADA) requirements for lever (RHO) actuated doorknobs in District buildings by installing District supplied Schlage ND Vandlgard Series Levers wit IC handles (outlined below) as identified by the District:
 - ND 94 Classroom Function
 - NS 96 Storage Function
 - ND 92 Entrance Function
- 7) Where existing hardware (i.e., doorknobs, deadbolts, latches, etc.) is found to be unable to support the new hardware, and/or of defective condition, the Contractor shall annotate the component on the drawings and notify the District Representative. The Contractor will work with the District to determine the necessary hardware to complete the changeout.
- 8) Contractor to furnish and install key cabinets comparable to the Key-Box 9400 SC Series (14 slots) at each site per the BSD Technical Standard Division 10: Specialties, III. Safety Specialties, Emergency Access guidelines.

D. CLOSE-OUT

- 1) After each site completion, Contractor shall set aside removed cylinders and return to District Locksmith. Contractor shall not combine existing cylinders with that of another site and shall make a concerted effort to keep separate in labeled container(s) or box(es).
- 2) Contractor shall provide the District with a one-year warranty on workmanship. Contractor shall provide any manufacturer's warranties to District upon project close-out.

4. PROJECT SCHEDULE

The project milestones are set forth below. The dates are approximate but will be followed to the extent reasonably possible. The purpose of this schedule is for information only.

<u> Dates</u>
August 18, 2023
January 2, 2024
June 30, 2024

5. RETAINAGE:

Retainage for this Project shall be 5%. See the attached Sample Contract for specific terms and conditions regarding retainage. The Awarded Contractor may be given the options for retainage:

- Held in a District-owned interest-bearing account
- Held in a Contractor-owned account, if Contract executes the District's Control Agreement
- Provide the District with a Retention Bond
- Other method as deemed acceptable by the District

6. BONDS AND INSURANCE:

The Contractor awarded this solicitation must, within Five (5) calendar days after receipt of the Contract for signature:

- a. Provide the required Performance Bond and Payment Bond;
- b. Provide proof that the Statutory Public Works Bond has been filed with the CCB;
- c. Provide Insurance Certificate(s) (summary-level insurance requirements are listed below; Exhibit E of the Sample Contract includes all requirements) and any guarantees and/or other required item(s).
- d. Sign the Contract issued by the District Purchasing Department.
- e. If these items are not received as specified then the Contract may not be executed, a Bid bond claim may be filed, and the Contract may be awarded to the next lowest Bidder.

Summary-Level Insurance Requirements* (See Exhibit E to the Attached Sample Contract for all Requirements)

Insurance Coverage Type	Occurrence/Loss	Aggregate	District as Additional Insured	Subrogation Waived	Required for Sub- Contractors ***
Employer's Liability		\$500,000		Х	
Worker's Comp	Statutory Limits	Statutory Limits		X	X
Commercial General Liability	\$1,000,000	\$2,000,000	X		X
Business Automobile Liability		\$1,000,000	X		X
Professional Liability**	\$1,000,000	\$2,000,000			X
Pollution Liability Insurance	\$1,000,000	\$1,000,000			
Asbestos/hazardous materials Abatement**					x
True Umbrella Policy		\$5,000,000			
Builder's Risk	Contract Amt.	Contract Amt.			

^{*}The Summary-Level Insurance Requirements are only intended to draw Bidders' attention to the Insurance Requirements for this Solicitation. Bidders must carefully review Exhibit E Insurance Requirements to the Sample Contract for exact and full Insurance Requirements. I If there are any discrepancies between the Summary-Level

Insurance Requirements and those listed under Exhibit E Insurance Requirements to the Sample Contract, Exhibit E Insurance Requirements to the Sample Contract shall govern.

**Only required if such services are included in the Contract/Sub-Contracts resulting from this Solicitation.

Insurance Waiver Requests: Any Insurance Waiver Requests must be submitted in writing to contracts@beaverton.k12.or.us, prior to the Deadline for Questions/Change Requests/Solicitation Protests.

7. NOTICE TO PROCEED:

- a. The Contractor must not begin work until a Notice to Proceed is issued by the District Representative.
- b. The District reserves the right to cancel the Contract at no penalty if it is in the best interest of the public to do so, if:
 - i. A protest was received that overturns the award of this Contract, or
 - ii. Funding for the project is not available.

8. ADDITIONAL REQUIREMENTS:

- a. The District has implemented the e-Builder Project Management software platform for coordination of efforts, approvals, and expedited communication. All prime project team members will be required to utilize the program. Each Contractor will be provided a seat (license) and a minimum of four (4) hours training.
- b. 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. Contractors and sub-contractors must provide a report of who has cleared the background check by an approved agency.
- c. LIQUIDATED DAMAGES: If the Work is not Substantially Complete by the applicable required Substantial Completion date, the Contractor shall pay to the Owner liquidated damages in the amount of \$500.00 for each and every day of delay in achieving Substantial Completion.

10. BUSINESS EQUITY:

The Bidder understands that the District maintains a goal of engaging minority, women, emerging, service-disabled veteran and socially or economically disadvantaged businesses (DMWESBSDVBE) as service providers in delivering services necessary to implement our bond program. The District aspires to a goal of fifteen (15) percent DMWESBSDVBE content, by contract value, in completing our capital bond work, and the Contractor shall expend reasonable efforts to reach this content in the total value of their contracts with the District.

11. NO WAIVER OF CONDITIONS:

Failure of the Owner to insist on strict performance will not constitute a waiver of any of the provisions of this Contract or waiver of any other default of the Contractor.

12. SAFE, INCLUSIVE, AND RESPECTFUL WORKSITE.

a. Each of the Awarded Contractor's employees, subcontractors' employees and principals / owners involved in the Work shall be required to act in a safe, respectful, inclusive, and professional manner while performing the Work. This includes but is not limited to the Contractor taking whatever means and manner of action Contractor deems necessary to prevent, control, and enforce, any acts in violation of the forgoing standards ("Incidents"). Incidents include, but are not limited to: 1)excessive, offensive, or disruptive noise, including music; 2) the use of offensive language; 3) smoking or drinking of alcoholic beverages, or use of illegal substances on the Site; 4) physical violence; 5) riding in the passenger elevators; 6) thievery; 7) the transportation of articles or materials deemed

^{***}The District may require Contractor to provide certificates of Sub-Contractor's insurance at any time.

hazardous; and 8) symbols, language, and other acts of hate, racism, sexism, discrimination, harassment, and bullying.

1. **DEFINITIONS**

The terms "District" or "Owner" throughout this document means the Beaverton School District. The term "Bidder" means the person or firm that submits a Bid in response to this Solicitation. The terms "Bid" or "Offer" means a written response to provide services in response to this Solicitation. The terms "Contractor" or "Supplier" means the Bidder awarded a contract as a result of this Solicitation. Terms not otherwise defined in the Solicitation Documents may assume definitions found in the laws, regulations, and/or policies governing this Solicitation.

2. SELECTION PROCEDURE

This Solicitation is a Formal Invitation to Bid for a Public Improvement Project, issued Pursuant to ORS 279A, ORS 279C and the Oregon Attorney General Model Rules Divisions 46 and 49 and District Policies.

3. ELIGIBILITY TO BID

- a. **Construction Contracts.** The District will not consider a Person's Offer to do Work as a Contractor, as defined in ORS 701.005(2), unless the Person has a current, valid certificate of registration issued by the Construction Contractor's Board at the time the Offer is made.
- b. Landscape Contracts. The District will not consider a Person's Offer to do Work as a landscape Contractor as defined in ORS 671.520(2), unless the Person has a current, valid landscape Contractor's license issued pursuant to ORS 671.560 by the State Landscape Contractors Board at the time the Offer is made
- c. **Non-complying Entities.** The District will deem a Bid received from a Person that fails to comply with this rule nonresponsive and will reject the Bid as stated in ORS 279C.365(1)(k), unless contrary to federal law or subject to different timing requirements set by federal funding agencies.
- d. **Asbestos Abatement Work.** The Contractor or a subcontractor under the Contract must be licensed under ORS 468A.720 for work regarding asbestos abatement projects.

4. PRE-BID CONFERENCE

- a. **Purpose.** The District may hold pre-Bid conferences with prospective Bidders prior to Closing, to explain the procurement requirements, obtain information, and/or to conduct site inspections.
- b. **Required Attendance.** The District may require attendance at the pre-Bid conference as a condition for submission of a Bid. A mandatory attendance requirement is considered to have been met if, at any time during the mandatory meeting, a representative of an offering firm is present.
- c. **Notice.** The Summary page of this solicitation indicates the pre-Bid conference scheduled date and time, and whether the pre-Bid conference is mandatory or non-mandatory.
- d. **Statements Not Binding.** Statements made by the District's representatives at the pre-Bid conference do not change the Solicitation unless the District confirms such statements by Written Addendum.

4. ADDENDA

- a. **Issuance; Receipt.** The District may change this Solicitation only by Written Addenda. A Bidder must provide written acknowledgement of receipt of all issued Addenda with their Bid on the Bidder Certification.
- b. **Notice and Distribution.** The District will publish notice of all Addenda on the Oregon Buys Website. Addenda may be downloaded from the Oregon Buys website. It is the Bidders' responsibility to inquire about Addenda. Bidders should frequently check the Oregon Buys website until Closing about any Addenda issued, i.e., at least once weekly until the week of Closing and at least once daily the week of the Closing.
- c. **Timelines; Extensions.** The District will issue Addenda within a reasonable time to allow prospective Bidders to consider the Addenda in preparing their Bid. The District may extend the Closing if the District

determines prospective Bidders need additional time to review and respond to Addenda. Except to the extent required by public interest, the District will not issue Addenda less than 72 hours before the Closing unless the Addendum also extends the Closing.

d. **Request for Change or Protest.** Unless a different deadline is set forth in the Addendum, a Bidder may submit a Written request for change or protest to the Addendum, as provided in OAR 137-049-0260, by the close of the District's next business day after issuance of the Addendum, or up to the last day allowed to submit a request for change or protest under OAR 137-049-0260, whichever date is later. The District will consider only a Bidder's request for change or protest to the Addendum; the District will not consider a request for change or protest to matters not added or modified by the Addendum, unless the Bidder submits the request for change or protest before the deadline for the District's receipt of request for change or protests as set forth in OAR 137-049-0260(2) and (3).

5. REQUESTS FOR CLARIFICATION, CHANGE, SUBSTITUTION REQUEST, OR SOLICITATION PROTEST

a. Clarification. No later than the deadline for submitting a written request for clarification, change, substitution, or solicitation protest a Bidder may request that the District clarify any provision of the Solicitation. Such requests must be received prior to the stated deadline in email at contracts@beaverton.k12.or.us. The District's clarification to a Bidder, whether orally or in Writing, does not change the Solicitation and is not binding on the District unless the District amends the Solicitation by denoting "CHANGES" on a written Addendum.

b. Request for Change.

 Delivery. No later than the deadline for submitting a written request for clarification, change, substitution, or solicitation protest, a Bidder may request in writing a change to the Solicitation Documents. A Bidder must deliver the Written request for change to the District prior to the stated deadline to <u>contracts@beaverton.k12.or.us</u>. (Bidder is responsible for ensuring receipt by the District.)

ii. Content of Request for Written Change:

- A. A Bidder's Written request for change must include a statement of the requested change(s) to the Contract terms and conditions, including any Specifications, together with the reason for the requested change.
- B. A Bidder must include the following identifying information it its request for change as follows:
 - "Request for Change"; and
 - II. Solicitation number.

c. Substitution Requests.

- i. During Solicitation. No later than the deadline for submitting a written request for clarification, change, substitution, or solicitation protest, a Bidder may request in writing a substitution to any specified products (e.g., requests for approved equal decisions, etc.). Such requests must be submitted prior to the stated deadline to contracts@beaverton.k12.or.us. (Bidder is responsible for ensuring receipt by the District.) Requests must be submitted using the Substitution Request Form if one is attached to this Solicitation.
- ii. **During Contract.** Any Substitution Requests submitted after a Contract has been executed shall be governed by the terms and conditions of said Contract.

d. Protest.

i. **Delivery.** No later than the deadline for submitting a written request for clarification, change, substitution, or solicitation protest, a Bidder may protest Specifications or Contract terms and conditions. A Bidder must deliver a written protest on those matters to contracts@beaverton.k12.or.us by the stated deadline.

ii. Content of Protest.

A. A Bidder's Written protest must include:

- (i) A detailed statement of the legal and factual grounds for the protest;
- (ii) A description of the resulting prejudice to the Bidder; and
- (iii) A statement of the desired changes to the Contract terms and conditions, including any Specifications.
- B. A Bidder must mark its protest as follows:
 - (i) "Contract Provision Protest"; and
 - (ii) Solicitation number.
- c. **District Response.** The District is not required to consider a Bidder's request for change or protest after the deadline established for submitting such request or protest. The District will provide notice to the applicable Person if it entirely rejects a protest. If the District agrees with the Person's request or protest, in whole or in part, the District will either issue an Addendum reflecting its determination under OAR 137-49-0260 or cancel the Solicitation under OAR 137-49-0270.
- e. **Extension of Closing.** If the District receives a written request for change or protest from a Bidder in accordance with this Rule, the District may extend Closing if the District determines an extension is necessary to consider the request or protest and issue an Addendum, if any, to the Solicitation.

6. CANCELLATION OF SOLICITATION

Cancellation in the Public Interest. The District may cancel a Solicitation for good cause if the District finds that cancellation is in the public interest. The District's reasons for cancellation will be made part of the Solicitation file.

7. BID SUBMISSIONS

- a. **Offer and Acceptance.** The submitted Bid is the Bidder's offer to enter into a Contract. The Offer is always a "Firm Offer," i.e., the Bid must be held open by the Bidder for the District's acceptance for sixty (60) days. The District may elect to accept the Bid at any time during the specified period, and the District's Award of the Contract to a Bidder constitutes acceptance of the Offer and binds the Bidder to the Contract.
- b. Responsive Bid. The District may award a Contract only to a Responsible Bidder with a Responsive Bid.
- c. **Contingent Bids.** A Bidder must not make a Bid contingent upon the District's acceptance of any terms or conditions (including Specifications) other than those contained in this Solicitation.
- d. **Bidders Acknowledgement.** By signing and submitting a Bid, the Bidder 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.
- e. **Instructions.** A Bidder must submit and sign their Bid. A Bidder must initial any corrections or erasures to their Bid.
- f. Forms. Bidders must submit their Bid on the form(s) provided.
- g. Documents. Bidders must provide the District with all documents and descriptive literature requested.
- h. **Facsimile Submissions.** The District will not accept facsimile Bids.
- i. Product Samples and Descriptive Literature. The District may require product samples or descriptive literature if it is necessary or desirable to evaluate the quality, features or characteristics of the offered items. The District will dispose of product samples or return or make available for return product samples to the Bidder.
- Identification of Bids.
 - i. To ensure proper identification and handling, the Bids must be submitted to <u>contracts@beaverton.k12.or.us</u> and the email subject line/body text/file names should include the Bidder's name and the Solicitation number, and/or other clearly identifying information.
 - ii. The District is not responsible for Bids submitted in any manner, format or to any delivery point other than as required in the Solicitation.

- k. **Receipt of Bids.** Bidders are responsible for ensuring that the District receives their Bid at the required delivery point prior to the closing due date and time. Bids must only be emailed to contracts@beaverton.k12.or.us and received prior to the closing due date and time.
- I. Failure to submit Bids in accordance with the provisions of this Section will be grounds to declare the Bid as nonresponsive.
- m. **Certification.** Bidders must (on the Bidder Certification enclosed):
 - i. Identify whether the Bidder is or is not a "resident Bidder," as defined in ORS 279A.120(1);
 - ii. Indicate that the Bidder will comply with Prevailing Wage Laws ORS 279C.800 through ORS 279C.870 or 40 U.S.C. 3141 et seq;
 - 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.

8. BID SECURITY

- a. **Security Amount.** The District requires Bid security of 5% of the Bidder's Bid, consisting of the base Bid together with all additive alternates. The Bidder must forfeit Bid security after Award if the Bidder fails to execute the Contract and promptly return it with any required Performance Bond and Payment Bond and with any required proof of insurance (see enclosed sample contract for amount requirements).
- b. Form of Bid Security. The District may accept only the following forms of Bid security:
 - i. A surety bond from a surety company authorized to do business in the State of Oregon;
 - ii. An irrevocable letter of credit issued by an insured institution as defined in ORS 706.008; or
 - iii. A cashier's check or Bidders certified check.
- c. **Return of Security.** The District will return or release the Bid security of all unsuccessful Bidders after a Contract has been fully executed and all required bonds and insurance have been provided, or after all Bids have been rejected.

9. PRE-CLOSING MODIFICATION OR WITHDRAWAL

- a. **Modifications.** A Bidder may modify their Bid in writing prior to the Closing. A Bidder must prepare and submit any modification to their Bid to the District in accordance with OAR 137-49-0280. Any modification must include the Bidder's statement that the modification amends and supersedes the prior Bid. The Bidder must email its modification to contracts@beaverton.k12.or.us and mark the email subject line as follows:
 - i. "Bid Modification"; and
 - ii. Solicitation Number.

b. Withdrawals.

- i. A Bidder may withdraw its Bid by Written notice submitted by email to <u>contracts@beaverton.k12.or.us</u> on the Bidder's letterhead, signed by an authorized representative of the Bidder. The notice must be received by the District prior to the Closing. The Bidder or authorized representative of the Bidder may also withdraw its Bid in Person prior to the Closing, upon presentation of appropriate identification and satisfactory evidence of authority;
- ii. The District may release an unopened, withdrawn Bid to the Bidder or its authorized representative, after voiding any date and time stamp mark, if applicable;
- iii. The Bidder must mark the Written request to withdraw a Bid as follows:
 - A. Bid Withdrawal; and
 - B. Solicitation Number.
- c. **Documentation.** The District will include all documents relating to the modification or withdrawal of Bids in the Solicitation file.

10. RECEIPT, OPENING, AND RECORDING OF BIDS; CONFIDENTIALITY OF BIDS

- a. **Receipt.** The Bidder is responsible for ensuring that the District receives its Bid at the required delivery point prior to the Closing, regardless of the method used to submit or transmit the Bid.
- b. **Opening and Recording.** The District will publicly open Bids including any modifications made to the Bid pursuant to OAR 137-49-0320. In the case of Invitations to Bid, to the extent practicable, the District will read aloud the name of each Bidder, the Bid price(s), and such other information, as the District considers appropriate. The District will open and publicly read bids over the following conference line: +1(503)356.4400

Participant code: 30633357

c. **Availability.** After Opening, the District will make Bids available for public inspection. The District may withhold from disclosure those portions of a Bid that the Bidder designates as trade secrets or as confidential proprietary data in accordance with applicable law. See ORS 192.501(2); ORS 646.461 to 646.475. To the extent the District determines such designation is not in accordance with applicable law, the District will make those portions available for public inspection. The Bidder must separate information designated as confidential from other non-confidential information at the time of submitting its Bid. Prices, makes, model or catalog numbers of items offered, scheduled delivery dates, and terms of payment are not confidential, and will be publicly available regardless of a Bidder's designation to the contrary.

11. CONFIDENTIALITY OF PROPOSALS

- a. REDACTION FOR PUBLIC RECORDS: Any portion of a Proposal that the Proposer claims as exempt from disclosure must meet the requirements of ORS 192.501(2), ORS 192.502(4) and/or ORS 646.461 et seq. Proposers are required to submit a redacted copy of their Proposal and all attachments if redactions are being requested. "Redaction" means the careful editing of a document to obscure confidential references but leaves the formatting complete and intact; The redacted copy must be a complete copy of the submitted Proposal, in which all information the Proposer deems to be exempt from public disclosure has been identified.
- b. When preparing a redaction of your Proposal submission, a Proposer must plainly mark the redactions by obscuring the specific areas your firm asserts are exempt from public disclosure. In addition, a summary page identifying the pages where redactions occur shall be included with the Proposal submission (summary is not included in page limitations). If a Proposer fails to submit a redacted copy of their Proposal as required, the District may release the Proposer's original Proposal without redaction. If the entire proposal is marked as constituting a "trade secret" or being "confidential", at the District's sole discretion, such a Proposal may be rejected as non-responsive.
- c. Unless expressly provided otherwise in this RFP or in a separate written communication, the District does not agree to withhold from public disclosure any information submitted in confidence by a Proposer unless the information is otherwise exempt under Oregon law. The District agrees not to disclose Proposals until the District has completed its evaluation of all Proposals and publicly announces the results.

12. LATE BIDS, WITHDRAWALS AND MODIFICATIONS

Any Bid received after the Closing date and time is late. A Bidder's request for withdrawal or modification of a Bid received after Closing is late. The District will not consider late Bids, withdrawals or modifications except as permitted in OAR 137-049-0350 or OAR 137-049-0390.

13. MISTAKES

- a. **Generally.** To protect the integrity of the competitive Procurement process and to assure fair treatment of Bidders, the District will carefully consider whether to permit waiver, correction or withdrawal of Bids for certain mistakes.
- b. **District Treatment of Mistakes.** The District will not allow a Bidder to correct or withdraw an Offer for an error in judgment. If the District discovers certain mistakes in a Bid after Opening, but before Award of the Contract, the District may take the following action:
 - i. The District may waive, or permit a Bidder to correct, a minor informality. A minor informality is a matter of form rather than substance that is evident on the face of the Bid, or an insignificant mistake that can be waived or corrected without prejudice to other Bidders. Examples of minor informalities include a Bidder's failure to:
 - A. Return the correct number of signed Bids or the correct number of other documents required by the Solicitation;
 - B. Sign the Bid in the designated block, provided a Signature appears elsewhere in the Bid, evidencing an intent to be bound; and
 - C. Acknowledge receipt of an Addendum to the Solicitation, provided that it is clear on the face of the Bid that the Bidder 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 Bid or other documents submitted with the Bid, and the Bidder confirms the District's correction in Writing. A clerical error is a Bidder's error in transcribing its Bid. Examples include typographical mistakes, errors in extending unit prices, transposition errors, arithmetical errors, instances in which the intended correct unit or amount is evident by simple arithmetic calculations (for example a missing unit price may be established by dividing the total price for the units by the quantity of units for that item or a missing, or incorrect total price for an item may be established by multiplying the unit price by the quantity when those figures are available in the Bid). In the event of a discrepancy, unit prices will prevail over extended prices.
 - iii. The District may permit a Bidder to withdraw an Offer based on one or more clerical errors in the Bid only if the Bidder 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 12.b.ii above;
 - D. That the Bidder acted in good faith in submitting a Bid that contained the claimed error and in claiming that the alleged error in the Bid exists;
 - E. That the Bidder acted without gross negligence in submitting a Bid that contained a claimed error;
 - F. That the Bidder will suffer substantial detriment if the District does not grant the Bidder permission to withdraw the Offer;
 - G. That the District's or the public's status has not changed so significantly that relief from the forfeiture will work a substantial hardship on the District or the public it represents; and
 - H. That the Bidder promptly gave notice of the claimed error to the District.
 - iv. The criteria in subsection 12.b.iii above will determine whether the District will permit a Bidder to withdraw its Bid after Closing. These criteria also will apply to the question of whether the District will permit a Bidder to withdraw its Bid without forfeiture of its Bid bond (or other Bid security), or without liability to the District based on the difference between the amount of the Bidder's Bid and the amount of the Contract actually awarded by the District, whether by Award to the next lowest Responsive and Responsible Bidder, or by resort to a new solicitation.

- c. **Rejection for Mistakes.** The District will reject any Bid in which a mistake is evident on the face of the Bid and the intended correct Bid is not evident or cannot be substantiated from documents submitted with the Bid.
- d. **Identification of Mistakes after Award.** The procedures and criteria set forth above are Bidder's only opportunity to correct mistakes or withdraw Bids because of a mistake. Following Award, a Bidder is bound by its Bid, and may withdraw its Bid or rescind a Contract entered into pursuant to OAR 137 Division 49 only to the extent permitted by applicable law.

14. FIRST-TIER SUBCONTRACTORS; DISCLOSURE AND SUBSTITUTION

- a. **Required Disclosure.** Within two working hours after the Bid Closing, Bidders must submit the First-Tier Subcontractor Disclosure Form identifying any first-tier subcontractors (those Entities that would be contracting directly with the prime contractor) that will be furnishing labor or labor and materials on the Contract, if Awarded, whose subcontract value would be equal to or greater than:
 - i. Five percent of the total Contract Price, but at least \$15,000; or
 - ii. \$350,000, regardless of the percentage of the total Contract Price.
- b. **Bid Closing, Disclosure Deadline and Bid Opening.** For each ITB to which this rule applies, the District will:
 - i. Set the Bid Closing on a Tuesday, Wednesday or Thursday, and at a time between 2 p.m. and 5 p.m.;
 - ii. Open Bids publicly immediately after the Bid Closing; and
 - iii. Consider for Contract Award only those Bids for which the required disclosure has been submitted by the announced deadline on the form prescribed by the District.
- c. **Submission.** A Bidder must submit the disclosure form required by this rule either in its Bid submission, or within two working hours after Bid Closing in the manner specified by this Solicitation.
- d. **Responsiveness.** Compliance with the disclosure and submittal requirements of ORS 279C.370 and OAR 137-049-0360 is a matter of Responsiveness. Bids that are submitted by Bid Closing, but for which the disclosure submittal has not been made by the specified deadline, are not Responsive and will not be considered for Contract Award.
- e. **District Role.** The District will obtain, and make available for public inspection, the disclosure forms required by ORS 279C.370 and OAR 137-049-0360. The District will also provide copies of disclosure forms to the Bureau of Labor and Industries as required by ORS 279C.835. The District is not required to determine the accuracy or completeness of the information provided on disclosure forms.
- f. **Substitution.** Substitution of affected first-tier subcontractors must be made only in accordance with ORS 279C.585. The District will accept Written submissions filed under that statute as public records. Aside from issues involving inadvertent clerical error under ORS 279C.585, the District does not have a statutory role or duty to review, approve or resolve disputes concerning such substitutions. See ORS 279C.590 regarding complaints to the Construction Contractors Board on improper substitution.

15. BID EVALUATION CRITERIA

- a. **General.** A Public Improvement Contract, if awarded, will be awarded to the Responsible Bidder submitting the lowest Responsive Bid.
- b. **Bid Evaluation Criteria.** Invitations to Bid may solicit lump-sum Bids, unit-price Bids, or a combination of the two.
 - i. Lump Sum. If the ITB requires a lump-sum Bid, without additive or deductive alternates, or if the District elects not to award additive or deductive alternates, Bids will be compared on the basis of lump-sum prices, or lump-sum base Bid prices, as applicable. If the ITB calls for a lump-sum base Bid, plus additive or deductive alternates, the total Bid price will be calculated by adding to or deducting from the base Bid those alternates selected by the District, for the purpose of comparing Bids.

- ii. **Unit Price.** If the Bid includes unit pricing for estimated quantities, the total Bid price will be calculated by multiplying the estimated quantities by the unit prices submitted by the Bidder, and adjusting for any additive or deductive alternates selected by the District, for the purpose of comparing Bids. The District will specify within the Solicitation the estimated quantity of the Procurement to be used for determination of the low Bidder. In the event of mathematical discrepancies between unit price and any extended price calculations submitted by the Bidder, the unit price will govern. See OAR 137-049-0350(2)(b).
- c. The District may reject any Bid not in compliance with all prescribed Public Contracting procedures and requirements, and may reject for good cause all Bids upon the District's finding that it is in the public interest to do so.

16. BID EVALUATION AND AWARD; DETERMINATION OF RESPONSIBILITY

- a. General. If Awarded, the District will Award the Contract to the Responsible Bidder submitting the lowest, Responsive Bid provided that such Person is not listed by the Construction Contractors Board as disqualified to hold a Public Improvement Contract. See ORS 279C.375 (3)(a). The District may award by item, groups of items or the entire Bid provided such Award is consistent with the Solicitation and in the public interest.
- b. **Determination of Responsibility.** Bidders are required to demonstrate their ability to perform satisfactorily under a Contract. Before Awarding a Contract, the District must have information that indicates that the Bidder meets the standards of responsibility set forth in ORS 279.375(3)(b). To be a Responsible Bidder, the District will determine that the Bidder:
 - Has available the appropriate financial, material, equipment, facility and Personnel resources and expertise, or ability to obtain the resources and expertise, necessary to meet all contractual responsibilities;
 - ii. Has completed previous contracts of a similar nature with a satisfactory record of performance. A satisfactory record of performance means that, to the extent the costs associated with and time available to perform a previous contract were within the Bidder's control, the Bidder stayed within the time and budget allotted for the procurement and otherwise performed the contract in a satisfactory manner. The District should carefully scrutinize a Bidder's record of contract performance if the Bidder is or recently has been materially deficient in contract performance. In reviewing the Bidders performance, the District should determine whether the Bidders deficient performance was expressly excused under the terms of Contract, or whether the Bidder took appropriate corrective action. The District may review the Bidders performance on both private and Public Contracts in determining the Bidders record of contract performance.
 - Has a satisfactory record of integrity. A Bidder may lack integrity if the District determines the Bidder demonstrates a lack of business ethics such as violation of state environmental laws or false certifications made to the District. The District may find a Bidder not Responsible based on the lack of integrity of any Person having influence or control over the Bidder (such as a key employee of the Bidder that has the authority to significantly influence the Bidders performance of the Contract or a parent company, predecessor or successor Person). The standards for Conduct Disqualification under OAR 137-49-0370 may be used to determine Bidder's integrity. The District may find a Bidder non-responsible based on previous convictions of offenses related to obtaining or attempting to obtain a contract or subcontract or in connection with the Bidder's performance of a contract or subcontract;
 - iv. Is qualified legally to contract with the District; and
 - v. Has supplied all necessary information in connection with the inquiry concerning responsibility. If the Bidder fails to promptly supply information requested by the District concerning responsibility,

the District will base the determination of responsibility on any available information, or may find the Bidder not Responsible.

c. **District Evaluation.** The District will evaluate a Bid only as set forth in the Solicitation and in accordance with applicable law. The District will not evaluate a Bid using any other requirement or criterion.

d. Bidder Submissions.

- i. The District may require a Bidder to submit Product Samples, Descriptive Literature, technical data, or other material and may also require any of the following prior to award:
 - A. Demonstration, inspection or testing of a product prior to award for characteristics such as compatibility, quality or workmanship;
 - B. Examination of such elements as appearance or finish; or
 - C. Other examinations to determine whether the product conforms to Specifications.
- ii. The District will evaluate product acceptability only in accordance with the criteria disclosed in the Solicitation to determine that a product is acceptable. The District will reject a Bid providing any product that does not meet the Solicitation requirements. The District's rejection of a Bid because it offers non-conforming Work or materials is not Disqualification and is not appealable under ORS 279C.445.
- e. **Evaluation of Bids.** The District will use only objective criteria to evaluate Bids as set forth in the Solicitation. The District will evaluate Bids to determine which Responsible Bidder submitted the lowest Responsive Bid.
 - i. **Nonresident Bidders.** In determining the lowest Responsive Bid, the District will, in accordance with OAR 137-046-0310, add a percentage increase to the Bid of a nonresident Bidder equal to the percentage, if any, of the preference given to that Bidder in the state in which the Bidder resides.
 - ii. **Clarifications.** In evaluating Bids, the District may seek information from a Bidder only to clarify the Bidder's Bid. Such clarification must not vary, contradict or supplement the Bid. A Bidder must submit Written and Signed clarifications and such clarifications will become part of the Bidder's Bid.
 - iii. **Negotiation Prohibited.** The District will not negotiate scope of Work or other terms or conditions under an Invitation to Bid process prior to award.

17. NOTICE OF INTENT TO AWARD

- a. **Notice.** At least seven (7) days before the Award of a Public Improvement Contract, the District will issue a Notice of the District's intent to Award the Contract.
- b. **Form and Manner of Posting.** The form and manner of posting notice will conform to customary practices within the District's procurement system and may be made electronically.
- c. Finalizing Award. The District's Award will not be final until the later of the following:
 - i. Seven (7) Days after the date of the notice, unless the Solicitation provided a different period for protest; or
 - ii. The District provides a written response to all timely-filed protests that denies the protest and affirms the Award.
- d. **Prior Notice Impractical.** Posting of notice of intent to award will not be required when the District determines that it is impractical due to unusual time constraints in making prompt Award for its immediate procurement needs, documents the Contract file as to the reasons for that determination, and posts notice of that action as soon as reasonably practical.

18. DOCUMENTATION OF AWARD; AVAILABILITY OF AWARD DECISIONS

- a. **Basis of Award.** After Award, the District will make a record showing the basis for determining the successful Bidder part of the District's Solicitation file.
- b. **Contract Document.** The District will deliver a fully executed copy of the final Contract to the successful Bidder.

- c. **Bid Tabulations and Award Summaries.** Upon request of any Person the District will provide tabulations of Awarded Bids.
- d. **Availability of Solicitation Files.** The District will make completed Solicitation files available for public review at the District.

19. NEGOTIATION WITH BIDDERS PROHIBITED

Except as permitted by ORS 279C.340 and OAR 137-49-0430 when all Bids exceed the cost estimate, the District will not negotiate with any Bidder prior to Contract Award. After Award of the Contract, the District and Contractor may modify the resulting Contract only by change order or Amendment to the Contract in accordance with OAR 137-49-0910.

20. NEGOTIATION WHEN BIDS EXCEED COST ESTIMATE

- **a. Generally.** In accordance with ORS 279C.340, if all Responsive Bids from Responsible Bidders on a competitively Bid Project exceed the District's Cost Estimate, prior to Contract Award the District may negotiate Value Engineering and Other Options with the Responsible Bidder submitting the lowest, Responsive Bid in an attempt to bring the Project within the District's Cost Estimate.
- **b. Rejection of Bids.** In determining whether all Responsive Bids from Responsible Bidders exceed the Cost Estimate, only those Bids that have been formally rejected, or Bids from Bidders who have been formally disqualified by the District, will be excluded from consideration.
- c. Scope of Negotiations. The District will not proceed with Contract Award if the scope of the Project is significantly changed from the original Bid. The scope is considered to have been significantly changed if the pool of competition would likely have been affected by the change.
- **d. Discontinuing Negotiations.** The District may discontinue negotiations at any time and will do so if it appears to the District that the apparent low Bidder is not negotiating in good faith or fails to share cost and pricing information upon request. Failure to rebid any portion of the project, or to obtain subcontractor pricing information upon request, will be considered a lack of good faith.
- **e. Limitation.** Negotiations may be undertaken only with the lowest Responsive, Responsible Bidder pursuant to ORS 279C.340. That statute does not provide any additional authority to further negotiate with Bidders next in line for Contract Award.

21. REJECTION OF BIDS

a. Rejection of a Bid.

- i. The District may reject any Bid upon finding that to accept the Bid may impair the integrity of the Procurement process or that rejecting the Bid is in the public interest.
- ii. The District will reject a Bid upon the District's finding that the Bid:
 - 1. Is contingent on the District's acceptance of terms and conditions (including Specifications) that differ from the Solicitation;
 - 2. Takes exception to terms and conditions (including Specifications);
 - 3. Attempts to prevent public disclosure of matters in contravention of the terms and conditions of the Solicitation or in contravention of applicable law;
 - 4. Offers Work that fails to meet the Specifications of the Solicitation;
 - 5. Is late:
 - 6. Is not in substantial compliance with the Solicitation;
 - 7. Is not in substantial compliance with all prescribed public Solicitation procedures.
- iii. The District will reject a Bid upon the District's finding that the Bidder:
 - 1. Has not been prequalified under ORS 279C.430 and the District required mandatory prequalification;
 - 2. Has been Disqualified;

- 3. 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;
- 4. Is listed as not qualified by the Construction Contractors Board, if the Contract is for a Public Improvement;
- 5. Has not met the requirements of ORS 279A.105 if required by the Solicitation;
- 6. Has not submitted properly executed Bid or Proposal security as required by the Solicitation;
- 7. Has failed to provide the Certification of Non-Discrimination required under OAR 137-049-0440(3);
- 8. Is not Responsible. See OAR 137-049-0390(2) regarding District determination that the Bidder has met statutory standards of responsibility.
- b. **Form of Business.** The District may investigate any Person submitting a Bid. The investigation may include that Person's officers, Directors, Owners, affiliates, or any other Person acquiring ownership of the 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 Bidder must certify and deliver to the District as part of their Bid, written certification (see attached Bidder Certification) that the Bidder has not discriminated and will not discriminate against any disadvantaged business enterprise, minority-owned business, womenowned business, emerging small business, or business that a service-disabled veteran owns, in obtaining any required subcontracts. Failure to do so will be grounds for disqualification.
- d. **Rejection of all Bids.** The District may reject all Bids for good cause upon the District's Written finding it is in the public interest to do so. The District will notify all Bidders of the rejection of all Bids, along with the good cause justification and finding.
- e. Criteria for Rejection of All Bids. The District may reject all Bids upon a Written finding that:
 - i. The content of or an error in the Solicitation, or the Solicitation process unnecessarily restricted competition for the Contract;
 - ii. The price, quality or performance presented by the Bidders is too costly or of insufficient quality to justify acceptance of the Bids;
 - iii. Misconduct, error, or ambiguous or misleading provisions in the Solicitation 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;
 - 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.

22. PROTEST OF CONTRACTOR SELECTION, CONTRACT AWARD

- a. **Purpose.** An adversely affected or aggrieved Bidder must exhaust all avenues of administrative review and relief before seeking judicial review of the District's Contractor selection or Contract Award decision.
- b. **Notice of Intent to Award.** Unless otherwise provided in the Solicitation, the District will provide written notice to all Bidders of the District's intent to award the Contract. The District's Award will not be final until the later of the following:
 - i. Seven (7) days after the date of the notice, unless the Solicitation provided a different period for protest; or
 - ii. The District provides a written response to all timely-filed protests that denies the protest and affirms the Award.
- c. Right to Protest Award.

- i. An adversely affected or aggrieved Bidder may submit to the District a Written protest of the District's intent to award within seven (7) days after issuance of the notice of intent to award the Contract, unless a different protest period is provided under the Solicitation.
- ii. The Bidders protest must be in Writing and must specify the grounds upon which the protest is based.
- iii. A Bidder is adversely affected or aggrieved only if the Bidder is eligible for Award of the Contract as the Responsible Bidder submitting the lowest Responsive Bid and is next in line for Award, i.e., the protesting Bidder must claim and state specific reasons why all lower Bidders are ineligible for Award:
 - 1. Because their Bids were non-responsive; or
 - The District committed a substantial violation of a provision in the Solicitation or of an applicable Procurement statute or administrative rule, and the protesting Bidder was unfairly evaluated and would have, but for such substantial violation, been the Responsible Bidder offering the lowest Responsive Bid.
- iv. The District will not consider a protest submitted after the time period established in this Rule or such different period as may be provided in the Solicitation.
- d. **Authority to Resolve Protests.** The District's Purchasing Manager will settle or resolve a written protest submitted in accordance with the requirements of this Rule.
- e. **Decision.** If a protest is not settled, the Superintendent, or designee, will promptly issue a written decision on the protest. Judicial review of this decision will be available if provided by statute.
- f. **Award.** The successful Bidder must promptly execute the Contract after the Award is final. The District will execute the Contract only after it has obtained all applicable required documents and approvals.
- 23. BID COSTS: The District is not liable for any costs incurred by the Bidder in its Bid preparation.

24. CONTRACT:

The successful Bidder, selected by the District, will receive a modified AIA A101 Owner Contractor Agreement with modified AIA A201 General Conditions. A Sample Contract is enclosed herein (see Attachments). The provisions of the sample AIA A101 Owner Contractor Agreement and AIA A201 General Conditions are in addition to the requirements set forth in this Solicitation.

- a. Bidders are advised to thoroughly review and familiarize themselves with the standard contract. Certain contract terms reflect state statute and may not be altered.
- b. The Contractor will be expected to promptly sign a contract including all standard terms and conditions contained in the sample contract.
- c. Personnel substitution if the contractor must substitute personnel included in the original bid they must obtain written District approval of substituted personnel, prior to substitution.

1. PUBLIC WORKS REQUIREMENTS

This solicitation will result in a Contract for a Public Work subject to ORS 279C.800 to 279C.870 or the Davis-Bacon Act (40 U.S.C. 3141 et seq., if applicable). No Bid will be received or considered by the District unless the Bid contains a statement by the Bidder that the provisions of ORS 279C.800 to 279C.870 (prevailing wage rates paid to employees) or the Davis Bacon Act (40 U.S.C. 3141 et seq, if applicable) are to be complied with (see Bidder Certification).

2. REGISTRATION REQUIREMENTS

Bidders must be currently registered with the Construction Contractors Board as required by ORS 701.021, licensed by the Sate Landscape Contractors Board, as required by ORS 671.530, or licensed by the Department of Environmental Quality, as required by ORS 468A.710 (Air Quality), if required, holding the proper registration for the work contemplated herein, at the time of Bid submittal. All Subcontractors participating in the project must be similarly registered with the Construction Contractors Board, State Landscape Contractors Board or Department of Environmental Quality, as required, at the time they propose to engage in subcontract work. The CCB registration requirements apply to all public works contracts unless superseded by federal law.

3. BOLI/PWR REQUIREMENTS

All contractors and subcontractors will abide by the latest determination of the minimum wage rates as scheduled and published for this region by the U.S. Department of Labor and the Oregon Bureau of Labor and Industries and will abide by all amendments, decisions, and related regulations of these agencies. Specifically:

- a. The Contractor is required to pay workers not less than prevailing wage rates for the Region #2 through the contract period.
- b. If the Contractor fails to pay for labor and services the District can pay and will withhold these amounts from payments to the Contractor. OAR 839-025-0020(2)(a).
- c. The Contractor is required to pay weekly, holiday (including weekends) and daily overtime as required. OAR 839-025-0020(2)(b).
- d. The existing 'prevailing rate of wage' as published by the Oregon Bureau of Labor and Industries are the Prevailing Wage Rates for Public Works Contracts in Oregon effective April 5, 2023. They may be found at the following website: http://www.oregon.gov/boli/WHD/PWR/Pages/pwr_state.aspx, and are incorporated herein by this reference.

4. BONDS: PERFORMANCE, PAYMENT AND PUBLIC WORKS

a. Performance and Payment Bonds.

- i. Pursuant to ORS 279C.380, the Contractor must furnish bonds covering the faithful performance of the Contact and payment of obligations arising there under. Bonds are to be obtained through a company that is authorized and licensed by the Oregon Insurance Commissioner. The bonding company must be listed on the most current US Government Treasury list, Department Circular 570 or approved PRIOR TO BID SUBMISSION by the District. The cost of the Bonds must be included in the Contract Sum. The amount of each Bond must be equal to 100 percent of the Contract Sum. Performance and Payment Bonds must be the AIA A312 or as approved by the District.
- ii. Bonds must be effective from the Contract date through the Final Completion of the Contract.
- iii. Failure to adhere to these requirements may be grounds for rejection of the Bid.

b. Public Works Bond.

- i. Contractors who work on public works projects, subject to the PWR law, are required to file a \$30,000 Public Works Bond to be used exclusively for unpaid wages determined to be due by BOLI. Proof of this bond in effect must be provided to the District prior to Contract signing, after the award of this solicitation.
- ii. General Contractors are required to verify that subcontractors have filed a public works bond before permitting a subcontractor to start work on a project.
- iii. ORS 279C.836 provides exemptions from the bond requirements for certified disadvantaged, minority, women, service-disabled veteran owned or emerging small business enterprises. It is the Contractor's responsibility to notify the District if an exemption applies to the Contractor.
- iv. The Public Works Bond must be furnished by a surety company authorized to do business in Oregon
- c. **Time for Submission.** The apparent successful Bidder must promptly furnish the required performance security upon the District's request. If the Bidder fails to furnish the security as requested, the District may reject the Bid and award the Contract to the Responsible Bidder with the next lowest Responsive Bid, and, at the District's discretion, the Bidder must forfeit its Bid Bond.

5. SUBSTITUTE CONTRACTOR

If the Contractor provided a performance bond, the District may afford the Contractor's surety the opportunity to provide a substitute Contractor to complete performance of the Contract. A substitute Contractor must perform all remaining contract Work and comply with all terms and conditions of the Contract, including the provisions of the performance bond and the payment bond. Such substitute performance does not involve the Award of a new Contract and will not be subject to the competitive procurement provisions of ORS Chapter 279C.

6. FOREIGN CONTRACTOR

If the Contract Price exceeds \$10,000 and the Contractor is a Foreign Contractor, the Contractor must promptly report to the Oregon Department of Revenue on forms provided by the Department of Revenue, the Contract Price, terms of payment, Contract duration and such other information as the Department of Revenue may require before final payment can be made on the Contract. A copy of the report must be forwarded to the District. The District will satisfy itself that the above requirements have been complied with before it issues final payment on the Contract.

7. CERTIFIED PAYROLL WITHHOLDING

- a. If a prime contractor does not file certified payroll as required (at least once per month), the District will withhold 25% of amounts due to the prime contractor, in addition to any other required Retainage.
- b. If a first-tier subcontract does not file certified payroll reports as required, the prime contractor must withhold 25% of amounts due the first-tier subcontractor.
- c. Once certified payroll reports are submitted, the District or prime contractor are to pay amounts withheld within 14 days.
- d. Neither the District nor the prime contractor is required to verify the accuracy of the contents of the certified payroll reports.

8. DRUG TESTING REQUIREMENT

ORS 279C.505(2) requires that all public improvement contracts contain a provision requiring contractors to demonstrate that an employee drug-testing program is in place. Bidders are therefore required to certify that they have an employee drug-testing program in place that applies to all employees and will maintain a drug-testing program at all times during the performance of the awarded Contract. Failure to maintain a

program will constitute a material breach of contract. The use of drugs, alcohol, or any tobacco products is prohibited on all District property.

9. OTHER TERMS AND CONDITIONS:

The Contractor must understand and agree to comply with the following:

- a. Provide prompt payment to all Persons supplying labor or material for the performance of the work; Pay
 all contributions or amounts due the Industrial Accident Fund; Not permit any lien or claim to be filed or
 prosecuted against the District; and Pay to the Department of Revenue all sums withheld from
 employees. (ORS 279C.505(1));
- b. Demonstrate that an employee drug testing program is in place. (ORS 279C.505(2));
- c. If the Contract calls for demolition Work described in ORS 279C.510(1), the Contractor is required to salvage or recycle construction and demolition debris, if feasible and cost-effective;
- d. If the Contract calls for lawn or landscape maintenance, the Contractor is required to compost or mulch yard waste material at an approved site, if feasible and cost effective (ORS 279C.510(2);
- e. If the Contractor fails, neglects or refuses to pay promptly a person's claim for labor or services provided to the contractor or a subcontractor, the District may pay the amount of the claim to the person that provides the labor or services and charge the amount of the payment against funds due or to become due the contractor, as set forth in ORS 279C.515(1);
- f. If the Contractor or a first-tier subcontractor fails, neglects or refuses to pay a person that provides labor or materials in connection with the public improvement contract within 30 days after receiving payment from the contracting agency or a contractor, the contractor or first-tier subcontractor owes the person the amount due plus interest charges. (ORS 279C.515(2));
- g. If the Contractor or a subcontractor fails, neglects or refuses to pay a person that provides labor or materials in connection with the public improvement contract, the person may file a complaint with the Construction Contractors Board, unless payment is subject to a good faith dispute as defined in ORS 279C.580. (ORS 279C.515(3));
- h. Abide by maximum hours of labor and overtime, as set forth in ORS 279C.520(1);
- i. Provide employer notice to employees of hours and days that employees may be required to work, as set forth in ORS 279C.520(2);
- j. Abide by environmental and natural resources regulations (ORS 279C.525);
- k. Make required payments for medical care and certain services related to sickness and injury to employees, as set forth in ORS 279C.530(1);
- I. Understand all employers, including Contractor, that employ subject workers who work under this Contract in the State of Oregon must comply with ORS 656.017 and provide the required Workers' Compensation coverage, unless such employers are exempt under ORS 656.126. Contractor must ensure that each of its subcontractors complies with these requirements. (ORS 279C.530(2));
- m. Abide by maximum hours, holidays and overtime (ORS 279C.540);
- n. Abide by time limitation on claims for overtime (ORS 279C.545);
- o. Pay prevailing wage rates, including subcontractors (ORS 279C.800 to 279C.870);
- p. File required BOLI Public Works bond(s) including subcontractors, as set forth in ORS 279C.830(2);
- q. Follow Retainage rules (ORS 279C.550 to 279C.570);
- r. Abide by prompt payment policy, progress payments, rate of interest (ORS 279C.570);
- s. Maintain relations with subcontractors (ORS 279C.580);
- Make notice of claim (ORS 279C.605);
- u. Provide Affidavit of Compliance with the Oregon tax laws in accordance with ORS 305.385; and
- v. Certify that all subcontractors performing Work described in ORS 701.005(2) (i.e., construction Work) will be registered with the Construction Contractors Board, licensed by the State Landscape Contractors

- Board in accordance with ORS 701.021 to 701.050, or licensed under ORS 468A.720 (Air Quality), if required, before the subcontractors commence Work under the Contract.
- w. Assignment or Transfer Restricted. Unless otherwise provided in the Contract, the Contractor must not assign, sell, dispose of, or transfer rights, or delegate duties under the Contract, either in whole or in part, without the District's prior Written consent. Unless otherwise agreed by the District in Writing, such consent will not relieve the Contractor of any obligations under the Contract. Any assignee or transferee will be considered the agent of the Contractor and be bound to abide by all provisions of the Contract. If the District consents in Writing to an assignment, sale, disposal or transfer of the Contractor's rights or delegation of Contractor's duties, the Contractor and its surety, if any, must remain liable to the District for complete performance of the Contract as if no such assignment, sale, disposal, transfer or delegation had occurred unless the District otherwise agrees in Writing.

SECTION V – ATTACHMENTS Solicitation No. ITB 22-0035

1. BID PREPARATION:

- a. Bidder must complete and return as its Bid, the required Affidavit, Certifications and Forms included as Attachments to this Solicitation. (See Attached Bid Submission Checklist)
- b. Failure to complete, **sign**, and submit these and any other document(s) as requested or required in accordance with this Solicitation may be grounds to declare the Bid nonresponsive.

2. FORMS

- a. The attached forms are to be included in Bid.
- b. Copies of the included forms (See Attached Bid Submission Checklist) are to be completed and submitted by the Bidder along with other required documents as required by the Instructions to Bidders.
- c. **References.** If the Bidder has performed any project or work with the District in the last ten (10) years, one of the references must be from the Bidder's most recent contract with the District.

3. FORM OF AGREEMENT

The form of construction agreement to be used between the District and the General Contractor for the Project is the AIA Document A101-2017 and AIA Document A201-2017 as issued by the Beaverton School District. Any references and/or requirements of the General Contractor to the District must apply to subcontractors' requirements to the District and General Contractor. A sample Copy of the AIA Document A101-2017 and AIA Document A201-2017 as issued by Beaverton School District are included herein.

BID SUBMISSION CHECKLIST

ALL AFFIDAVITS, CERTIFICATIONS, FORMS AND BID CONTENT REQUIREMENTS AS SPECIFIED IN SECTION V MUST BE INCLUDED AS PART OF THE BID. REQUIRED AFFIDAVIT, CERTIFICATIONS AND FORMS The following affidavit, certifications and forms must be completed and signed by the person authorized to represent the Bidder regarding all matters related to the Bid and authorized to bind the Bidder to the agreement. Failure to submit any of the required, completed, and signed affidavits/certifications/forms may be grounds to declare the Bid nonresponsive. BIDDER CERTIFICATION - This serves as the cover sheet for your Bid. (Attachment A) BID SCHEDULE. (Attachment B) BID SECURITY (Bid Bond). (Attachment C) AFFADAVIT OF NON-COLLUSION / COMPLIANCE WITH TAX LAWS. (Attachment D) NON-CONFLICT OF INTEREST CERTIFICATION. (Attachment E) BIDDER RESPONSIBILITY FORM – All Pages. (Attachment F) BIDDER REFERENCE FORMS - Include the # specified on the form. See SECTION V Paragraph 2. (Attachment G) FIRST-TIER SUBCONTRACTOR DISCLOSURE FORM (Attachment H) The Bidder is encouraged to use the following attachment to identify their Bid. It is provided for the Bidder's convenience and is **NOT** required. The following attachment(s) are **NOT** to be returned with the Bid. Bidders must review the content of these attachment(s). ATTACHMENT I Sample Contract (Separate file in Oregon Buys)

This checklist is provided for the Bidder's convenience in assembling their Bid and is NOT required to be returned with the Bid.



BIDDER CERTIFICATION

		Respectfully submitted this	day of	, 20
Sign	Signature:			
	Name:	(Please type or print)	Phone:	
	Title:			
	Email Address:			_
Firm/Co	mpany Name:			_
Physical	Address:			_
City, Stat	te, Zip:			_

- 1. The Bidder certifies that he or she has read and understands the Drawings, Specifications, Addenda, Contract and all other documents pertaining to this Project.
- 2. The Bidder, having become completely familiar with the local conditions and legal requirements affecting the cost of Work at the place where Work is to be executed, and having carefully examined the site conditions as they currently exist, agrees to provide all labor, materials, plant, equipment, transportation and other facilities and services as necessary and/or required to execute all of the Work described by the aforesaid documents will be provided and within the time specified.
- 3. The Bidder acknowledges that the Project Milestones in Section II STATEMENT OF WORK includes certain specific dates. These dates must be adhered to unless modified by mutual agreement between Contractor and the Owner. All dates indicate 5:00 PM Pacific Time.
 - The Bidder agrees to complete the work within the number of calendar days as stipulated in the Contract and to meet the Milestones and Specific Dates set forth above and acknowledges that his/her failure to achieve Completion by these stipulated dates, or by any Owner authorized extension thereto, subjects the Bidder to liquidated damages for failure to perform, as further defined in the Contracts.
- 4. The Bidder agrees to execute the formal Contract within five (5) days from date of Notice of Acceptance of this Bid. In the event the undersigned fails or neglects to execute the Contract and the undersigned is considered having abandoned the Contract by the Owner, the Bid security will be forfeited.
- 5. The Bidder acknowledges that he or she that signs this Bid is fully authorized to sign on behalf of the firm listed and to fully bind the firm listed to all conditions and provisions thereof.



6.	The Bidder certifies that Bidder has complied or will comply with all requirements of local, state, and national laws, and that no legal requirement has been or will be violated in making or accepting this Bid.			
7.	The Bidder is registered with the Construction Contractors Board, or is licensed by the State Landscape Contractors Board, or licensed under ORS 468A.720 (Air Quality), if required. License Number (The District will not receive or consider a Bid for a Public Improvement unless the Bidder is registered with the Construction Contractors Board, or is licensed by the State Landscape Contractors Board).			
8.	The Bidder, pursuant to ORS 279A.120 (1), (check one) is			
9.	The Bidder certifies that the required Statutory Public Works Bond has been filed with the Construction Contractor's Board.			
10.	The Bidder agrees to be bound by and will comply with the provisions of Prevailing Wage Laws ORS 279C.800 through ORS 279C.870 or the Davis-Bacon Act (40 U.S.C. 3141 et seq., if applicable).			
11.	The Bidder certifies that it has not discriminated and will not discriminate, in violation of ORS 279A.110, against any disadvantaged business enterprise, minority-owned business, women-owned business, emerging small business, or business that a service-disabled veteran owns in obtaining any required subcontract.			
12.	The Bidder agrees to comply with Oregon tax laws in accordance with ORS 305.385.			
13.	Any Bid of a contractor or subcontractor listed on BOLI's List of Ineligibles will be rejected.			
14.	The Bidder acknowledges receipt of the following Addenda: (List by number and date appearing on Addendum.)			
	Addendum Number Date Addendum Number Date			

This solicitation will result in a Contract for a Public Work subject to ORS 279C.800 to 279C.870.



BID SCHEDULE

(Contractor)			
Proposer must pro	vide pricing for	the following	items:

Materials:	
Full Size Interchangeable Core (FSIC)	\$
Schlage SCH 20-740TP 626 IC Core with Primus	Per Unit @ 12,000 Quantity
XP Level 9 cylinder	1 Ci Offic & 12,000 Quarterly
Rhodes ND92JD RHO 626 Entrance Lock	\$
Kilodes ND923D Kilo 020 Littralice Lock	Per Unit @ 100 Quantity
Rhodes ND96JD RHO 626 Storeroom Lock	\$
Kilodes ND903D Kilo 020 StoleToolii Lock	Per Unit @ 100 Quantity
Rhodes ND94JD RHO 626 Classroom Lock	\$
Kilodes ND 943D Kilo 020 Classicotti Lock	Per Unit @ 100 Quantity
Key Cabinets (14 slots)	\$
Rey Cabillets (14 slots)	Per Unit
Cut Keys	\$
cut keys	Per Unit @ 100 Quantity
Services:	Fer Onit @ 100 Quantity
	\$
Project Management	Per Hour
Foreign states	\$
Engineering	\$ Per Hour
For any serious For the serious serious	\$
Emergency Services Fee (e.g., rekey exterior	1 '
doors)	Per Hour
Key Cabinet Installation	\$ Bas Hait
	Per Unit
Other Available Services:	The below shall not be included in the Price
(Provide detail and include Unit of Measure)	Schedule Score.
	\$
	Per
	\$
	Per
	\$
	Per

Total Rekev Project Price:	
----------------------------	--



BID BOND

(Contractor)				
THIS DOCUMENT HAS IMPORTA MODIFICATION.	NT LEGAL CONSEQU	ENCES: CONSULTATION WITH AN ATTOR	NEY IS ENCOURAGED WITH RESPECT T	O ITS COMPLETION OR
KNOW ALL MEN BY THESE	PRESENTS, that	We	address or legal title of Contractor)	
As Principal, hereinafter c	alled the Princip	al, and (Here insert full name and	address or legal title of Surety)	_
bound unto Beaverton Scl Obligee, in the sum of five	nool District No. e percent of dolla	ws of the State of Oregon as Surd 48J, 16550 SW Merlo Road, Bear ars (\$) amount Bid (5%), for the p es, our heirs, executors, adminis	verton, OR 97003, as Obligee, hoayment of which sum well and	nereinafter called the I truly to be made, the said
WHEREAS, the Principal h	as submitted a E	id for		
accordance with the term sufficient surety for the fa prosecution thereof, or in shall pay to the Obligee th amount for which the Obl	s of such Bid, an ithful performal the event of the edifference not igee may in goo	ept the Bid of the Principal and to d give such bond or bonds as mance of such Contract and for the e failure of the Principal to enter to exceed the penalty hereof be d faith contract with another par e to remain in full force and effect	ay be specified in the Contract I prompt payment of labor and r such Contract and give such bo etween the amount specified in ty to perform the Work covere	Documents with good and material furnished in the and or bonds, if the Principal asaid Bid and such larger
Signed and sealed this	day of	, 20		
(Witness)		(Principal)		(Seal)
		(Title)		
(Witness)		(Surety)		(Seal)
		(Title)		



AFFIDAVIT OF NON-COLLUSION / COMPLIANCE WITH TAX LAWS

(Bidder)	-)				
I state tl	that:				
(1)	The correct taxpayer identification numbers a	re:			
(2)	Bidder is not subject to backup withholding be not been notified by the IRS that Bidder is sub	B. Employer's Oregon ID Number:ecause (i) Bidder is exempt from backup withholding, (ii) Bidder has ject to backup withholding as a result of a failure to report alled Bidder that Bidder is no longer subject to backup withholding;			
(3)(4)	The price(s) and amount of this Bid must be a or agreement with any other Supplier, Bidder	rrived at independently and without consultation, communication or potential Bidder, except as disclosed on the attached appendix. is Bid, and neither the approximate price(s) nor approximate			
(.)		ner firm or person who is a Bidder or potential Bidder, and they will			
(5)	No attempt has been made or will be made to Solicitation, or to submit any noncompetitive	induce any firm or person to refrain from proposing on this re Bid or other complementary Bid.			
(6)	The Bid of my firm is made in good faith and r from, any firm or person to submit a complen	not pursuant to any agreement or discussion with, or inducement nentary or other noncompetitive Bid.			
(7)					
the contaffidavit the sub- regardir includin	ove representations are material and important, itract(s) for which this Bid is submitted. I under it is and will be treated as fraudulent concealments on the Bids for this contract. I am authorizing Bidder's payment of taxes, and to the best ones, without limitation, those tax laws listed in O	(name of firm) understands and acknowledges that and will be relied on by the Beaverton School District in awarding rstand and my firm understands that any misstatement in this ent from the Beaverton School District of the true facts relating to ed to act on behalf of Bidder, and have authority and knowledge f my knowledge, Bidder is not in violation of any Oregon tax laws, RS 305.380(4); the elderly rental assistance program under ORS by the Oregon Department of Revenue under ORS 305.620.			
(Affiant's	's Signature)				
STATE C	OF OREGON				
County	of				
Signed	and sworn to before me on(date)				
		Notary:			
		My Commission Expires:			



Date:

SECTION V – ATTACHMENTS ATTACHMENT E Solicitation No. ITB 22-0035

NON-CONFLICT OF INTEREST CERTIFICATION

Issuing Age	ency:	Beaverton School District	
conflict of submitted	interes by myse should a	conflict of interest as quoted below; that exists as therein defined, which precluf or the entity/company for which the Bid/rise, I will immediately notify the Beaver	des an impartial Bid/Proposal to be Proposal is submitted, and that if such
INTEREST,	DIRECT (LOYEE, OR AGENT OF THE BIDDER/PROPORE INDIRECT, IN THE OPERATION OF THE BEETTED WITH THE OREGON SCHOOL AND RECTLY."	EAVERTON SCHOOL DISTRICT OR WITH
Signature:			
Name:		(Please type or print)	
Title:			
Firm/Comp	any Nar	ne:(Please type or print)	



BIDDER RESPONSIBILITY FORM (CONTRACTOR'S QUALIFICATIONS AND FINANCIAL INFORMATION)

DECLARATION AND SIGNATURES

The undersigned hereby declares that the he or she is duly authorized to complete and submit this Bidder 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 a determination by the District of Bidder non-responsibility.

Date:		
Signature:		
Name:		
	(Please type or print)	
Title:		
	(Please type or print)	
Firm/Company:		
	(Please type or print)	
CCB#:		

<u>Instructions</u>

- 1. The information provided in this form is part of the District's inquiry concerning Bidder 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 that the Bidder is not a responsible Bidder.



CURRENT CONTRACTS IN FORCE

ITEM	CONTRACT 1	CONTRACT 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	CONTRACT 3	CONTRACT 4
A. Work Location	CONTRACT 3	CONTRACT 4
	CONTRACT 3	CONTRACT 4
A. Work Location	CONTRACT 3 New Construction Re-Construction	CONTRACT 4 New Construction Re-Construction
A. Work Location B. Scope of Work;		
A. Work Location B. Scope of Work; Check box:	☐ New Construction ☐ Re-Construction	☐ New Construction ☐ Re-Construction
A. Work Location B. Scope of Work; Check box: C. Contract Amount	New Construction Re-Construction	New Construction Re-Construction
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount	New Construction Re-Construction \$ \$	New Construction Re-Construction \$
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount E. % Completed	New Construction Re-Construction \$ \$	New Construction Re-Construction \$
A. Work Location B. Scope of Work; Check box: C. Contract Amount D. Change Order Amount E. % Completed F. Est. Completion Date	New Construction Re-Construction \$ \$	New Construction 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	New Construction Re-Construction \$ \$	New Construction Re-Construction \$



LARGEST SIMILAR JOBS YOU HAVE COMPLETED IN THE LAST FIVE YEARS AS THE PRIME CONTRACTOR

ITEM	CONTRACT 1		CONTRACT 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					

LIST COMPANIES FROM WHOM YOU OBTAIN SURETY BONDS

ITEM	SURETY COMPANY 1	SURETY COMPANY 2
A. Company Name		
B. Contact's Name		
C. Telephone	()	()
D. Fax	()	()
E. E-Mail Address		
PRESENT AMOUNT OF BON COVERAGE (\$):	HAS YOUR APPLICATION FOR SURETY BOND EVER BEEN DECLINED (If Yes, please provide detailed information in Remarks)	DURING THE PAST 2 YEARS, HAVE YOU BEEN CHARGED WITH A FAILURE TO MEET THE CLAIMS OF YOUR SUBCONTRACTORS OR SUPPLIERS (If Yes, please provide detailed information in Remarks)



RELIABILITY

Has your company ever been declared in breach of any contract for unperformed or defective work?	
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?	3
If "yes," explain.	
Has any employee or agent of your company been convicted under state or federal law of embezzlement, theft, forgery oribery, falsification or destruction of records, receiving stolen property or any other offense indicating a lack of business ntegrity or business honesty?	
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?	<u> </u>
If "yes," explain.	



FINANCIAL RESOURCES

Indicate the Contractors total bonding capacity amount: \$
What portion of this amount remains available at time of completion of this form? \$
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? Yes. 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?
If "yes," explain.



KEY PERSONNEL

List the principal individuals of your company, their current job title, the total years of experience they have in the construction 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	

List the individuals who will be in the following roles if your company is awarded this Contract:

ITEM	Contractor's Representative	Project Manger	Project Superintendent
A. Name			
B. Position			
C. Years in Position	N/A		
D. Largest Project Supervised	N/A	\$	\$
E. Largest number of employees ever supervised	N/A		



BIDDER REFERENCE FORM

BIDDER REFERENCE FORM FOR	
(Insert Name of Bidder)	
Bidder must provide five (5) references and must use a separate copy of this form for each refer	ence.
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, adherence to contract terms and conditions, timelines, quality standards, overall customer service, project being of similar size, scope and complexity.

FIRST-TIER SUBCONTRACTOR DISCLOSURE FORM

PROJECT NAME:	District Wide Re-Keying			
BID #: 22-0035	BID CLOSING DATE:	June 8, 2023	BID CLOSING TIME:	2:00 PM Pacific Time
DISCLOSURE DEADLINE:	DISCLOSURE DUE DATE:	June 8, 2023	DISCLOSURE DUE	4:00 PM Pacific Time
	his First-Tier Subcontractor er than the Disclosure Deadl			d Bid submission *OR* in a
equired to be disclose	f each subcontractor that wi ed, the category of work that ONE" if there are no subcon	the subcontractor v	vill be performing and th	ne dollar value of the
SUBCONTRA 1.	CTOR'S NAME	CATEGORY	OF WORK	DOLLAR VALUE
2. 3. 4.				
5. 6.				
7. 8. 9.				
10.				
qual to: a) 5% of the	ier subcontractor(s) are furn total project Bid, but at leas regardless of the percentag	st \$15,000 (including	; all alternates); or	ollar Value greater than or
	HIS FORM BY THE DISCLOSU NOT BE CONSIDERED FOR A		RESULT IN A NON-RESP	ONSIVE BID. A NON-
ontractor Contact Na	me:		Phone #:	
	Deliver Form To			
Person	Designated to Receive Form	: Any Purchasing S : 16550 SW Merlo		

THE DISTRICT MUST REJECT A BID IF THE BIDDER FAILS TO SUBMIT THE DISCLOSURE FORM WITH THIS INFORMATION BY THE STATED DEADLINE (see OAR 137-049-0360).

BY THE SPECIFIED DISCLOSURE DEADLINE. SEE INSTRUCTIONS TO BIDDERS.