January 28, 2019

Request for Quotation (RFQ)

Re: Wireless Portable Sound Systems

RFQ No.: 119-7-2-20

Quotations Due: February 20, 2019, at 10:00 A.M. EST

The School District of Greenville County (SDGC) invites responsible firms to submit QUOTATIONS to provide, furnish, and deliver two (2) Wireless Portable Sound Systems. The systems are intended for use by SDGC Visual and Performing Arts, and are for delivery to the SDGC Central Office, 301 East Camperdown Way, Greenville, South Carolina 29601.

These systems are to be provided in accordance with all drawings, terms, conditions, and specifications contained or referenced in this solicitation. The specifications and scope of work were developed and approved by the SDGC Visual and Performing Arts and are included by reference in this solicitation and its referenced documents. For a complete detailed description of the work, solicitation specifications should be consulted.

Solicitation Schedule Recap
Inquiry Deadline: February 11, 2019, at 10:00 A.M. EST

Quotations Due: February 20, 2019, at 10:00 A.M. EST

Definition of Terms
The terms, “vendor”, “contractor”, “prime contractor”, “firm”, “offeror”, “proposer”, “responder”, “supplier” or “bidder” may be used interchangeably and refers to the entity offering a proposal. These terms are defined as being a legal business association of one (1) or more persons existing at the time of the proposal submission. The term "Agreement" means any transaction or contractual arrangement contemplated or created as a result of, arising out of, or relating to the solicitation and subsequent award. The terms, “The School District of Greenville County”, “Greenville County Schools”, “Owner”, “District”, “SDGC”, “GCSD”, “GCS”, “Board of Trustees” and “Board” may be used interchangeably and refer to the entity issuing the solicitation, receiving and reviewing the proposals and issuing an award. The term “Day” or “Days” refers to calendar days, unless noted otherwise.
**Project Documents**
The Solicitation Specifications are included in this Request for Quotation. Note that this RFQ and any future addendum will be available for download on the SDGC Procurement Department website [www.greenville.k12.sc.us/Departments/procure.asp](http://www.greenville.k12.sc.us/Departments/procure.asp). Note that all project documents are incorporated into this solicitation by reference.

**District Schedule**
Note that the District will be closed in observance of Presidents’ Day on February 18, 2019. For further information on the District calendar, interested parties may refer to the District website [www.greenville.k12.sc.us](http://www.greenville.k12.sc.us).

**Solicitation Conference**
The District will not conduct a Solicitation Conference for this solicitation.

**Inquiries**
All inquiries/comments shall be submitted **in writing** to Patricia Phillips, Senior Buyer, 2 Space Drive, Taylors, South Carolina 29687 no later than **February 11, 2019, at 10:00 A.M. EST**. Firms may email questions to both pphillip@greenville.k12.sc.us and tstroud@greenville.k12.sc.us, or fax the questions to (864) 355-1283. Verbal inquiries and comments will not be addressed at any time. Potential quoting firms shall not contact any other District employees or representatives in any way other than the method described herein.

Concerning the submission of requests for approval of alternate products or brands, this same inquiry deadline and **written** submittal protocol applies. Each request for approval of alternate products shall include sufficient documentation for the District to evaluate the request. The District is not required to ask for additional technical data; therefore, anyone submitting such a request is advised to provide full technical information for the District’s consideration. Firms submitting hard copy requests for approval of alternate products are asked to submit **two (2) sets** of each request.

**Evaluation Criteria**
Firms may quote the specified equipment and/or District-approved alternate equipment. Proposed alternate products shall be evaluated on the following factors: compliance with District solicitation specifications, quality, effectiveness, suitability to the educational environment, price, space requirements, ease of operation, durability, parts availability, serviceability, safety, practicality of maintenance requirements, and delivery. Quotations shall be further evaluated based on other factors as detailed in this solicitation.
The listing of brand names, manufacturers and/or model numbers in this solicitation is intended to establish a level of quality and a product description. This listing of brand names and/or model numbers is not intended to be restrictive; rather it is used to indicate features, specifications and characteristics that will be satisfactory and acceptable to the District.

The District reserves the right to determine the acceptability of minor deviations from the listed specifications.

The District reserves the exclusive right to determine what constitutes acceptable or non-acceptable deviations from the solicitation specifications. A user group composed of District personnel shall determine the final product selections. The District Administration and Staff of Visual and Performing Arts shall have the exclusive right to choose the features, quality level and specifications of any equipment that they may select for this application.

The District assumes that alternate equipment proposed conforms precisely with all specifications, unless specifically noted otherwise. Please quote the equipment as specified or quote District pre-approved alternate equipment. Note: The District reserves the right to determine the acceptability and equality of any proposed alternate products. The decision of the District is final.

The evaluation team may request written or oral clarifications of any quotation received. However, the District may, at its sole discretion, refuse to accept in full or in part the response to a clarification request given by any vendor. Quoting firms are cautioned that the evaluators are not required to request clarification; therefore, all quotation packages should contain complete and legible product information. The District reserves the right to reject any and all offers when such rejection is deemed to be in the best interest of the District.

Important Note: During the solicitation and evaluation process, inquiries or contacts made to District employees outside of the District Procurement Department may cause the associated firm’s bid to be deemed non-responsive.

Contractor Responsibility
Each quoting firm may be required to submit three (3) professional references prior to an award for verification as to the quality of work. The District reserves the right to contact any or all professional references and discuss the quoting firm’s past and present performance. The District reserves the right to utilize all data collected from professional references and site visits to evaluate the firm’s responsibility or capability.

Insurance
Insurance is not required for this RFQ.

Solicitation Security and Performance and Payment Bonds
Security and Bonds are not required for this RFQ.

Quotation Form
Enclosed is the official Quotation Form to be used in submitting a bid. Only this Quotation Form is to be used; no other Quotation Form is acceptable. Indicate the quoting firm’s name on
each page of the Quotation Form and have each page signed and dated by a person authorized to do so. Do not change the Quotation Form or insert a different unit of measure or unit of pricing. Quoting firms must complete the Quotation Form or insert the letters “N/A” if the quoting firm chooses not to submit a price. Failure to complete the form may cause the quoting firm to be determined non-responsive. The Quotation Form shall be completed by the submitting firm in order to be considered for an award.

NOTE: Quoting firms that alter the Quotation Form are qualifying the quotation response and are subject to disqualification. A cover letter on the firm’s corporate stationery should include any information the quoting firm determines to be important to the evaluation of the quotation.

After quotations are received and recorded, no additional costs will be considered. Hidden or undisclosed costs will not be accepted.

**Quotation Evaluation Information**
Quotations will be reviewed for the purpose of determining responsiveness and responsibility. Any quotation that does not meet the salient requirements of the solicitation will be deemed non-responsive. The submission of a quotation does not necessarily qualify the quoting firm as responsible, nor does the submission of a quotation qualify the quotation as responsive.

**Award**
This is a Request for Quotation solicitation. An award for the Wire Portable Sound Systems may be made as one lot to the lowest pricing, responsible offeror whose responsive Quotation is determined to be the most advantageous to the District, taking into consideration the Total Price amount inclusive of all requirements and adherence to the terms of this solicitation.

This project is on a critical timeline, and a contractor’s ability to provide the product within the specified period of time will be examined and included in the evaluation.

The award statement will be posted in the Procurement Department, 2 Space Drive, Taylors, South Carolina. The public may review this statement during regular office hours. Interested parties may call the Procurement Department at (864) 355-1279 to determine if an award has been posted. It is the responsibility of the quoting firm to physically confirm such posting.

**Contract Termination for Cause**
The District reserves the right to terminate this solicitation or resulting agreement upon a thirty (30) calendar day notice, when in the best interest of the District. Termination of any contract by the District for cause, non-performance, default or negligence on the part of the successful quoting firm shall be a retained right. Termination costs levied against the District shall not apply and the thirty (30) calendar day termination notice requirement shall be waived. The default provisions shall apply when a contract is terminated for cause.

The District reserves the right to terminate the continuation of any agreement, service or award resulting from this solicitation when funding has not been appropriated. The District does not anticipate canceling a contract; however, it shall reserve the right to act in the best interest of the District and its constituents.
**Contractor’s Relationship with the District**

The successful contractor shall be independent of the District. None of the contractor’s employees shall be deemed for any purpose to be employees, agents, or servants of the District, but shall at all times serve as employees, agents, or servants of the contractor for whom and at whose direction they shall act. No acts performed for or representations made, whether written or oral, by the contractor to third parties shall bind the District. The contractor shall be solely responsible for the withholding and payment of all federal, state, and local personal income, social security, unemployment, workers compensation, and other payroll taxes for its employees. The District shall have no liability of any sort for the contractor’s employees.

The successful contractor shall be responsible for any loss or damage to property (in the sole opinion of the District) owned by the District and in the contractor’s possession or control. No portion of this contract shall be subleased, assigned, transferred or conveyed without written approval from a Procurement Officer of the District prior to or after issuance of the Notice of Award. The District will NOT provide office space, utilities and operating expenses. This includes telephone, copier, fax and postage expenses.

**Agreement**

The District shall not accept, enter into or sign any proposed agreement(s), document(s), offer(s), contract(s), leases(s) and/or provision(s) that materially conflicts with the District’s General Terms and Conditions, the requirements of this solicitation or which are determined not to be in the best interest of the District.

This solicitation and the District’s General Terms and Conditions shall govern and take precedence as the contract between the District and the awarded proposer. The terms of the agreement between the District and the successful proposer shall comply with the requirements contained in this solicitation and the District’s General Terms and Conditions which are incorporated herein.

**NOTE:** Should the proposer require the District to sign any contract(s), any document(s) and/or any agreement(s), the proposer shall inquire in writing if the District would consider its proposed contract(s), document(s) and/or agreement(s) and shall provide such contract(s), document(s) and/or agreement(s) or other pertinent documents to the District’s undersigned Procurement Officer prior to the Inquiry Deadline which is noted in the solicitation. Submittal of any document(s) does not mean acceptance of the document(s) and the information contained therein, by the District or that a proposer is considered by the District to be responsible and/or the subsequent proposal responsive.

Proposals that include agreements, terms, conditions, contracts and/or contract provisions which conflict with the District’s General Terms and Conditions (attached) and/or which were not submitted prior to the Inquiry Deadline and/or were not approved by the District and/or conflict with the requirements of this solicitation, may be rejected by the District as non-responsive. The rights and authority to make such a determination is reserved solely to the Procurement Officers of the District’s Procurement Department.

The District shall not accept any proposed agreement, contract, lease, terms and conditions or any other contractual document which may be included with the proposal that has not been
previously submitted prior to the Inquiry Deadline or is referenced to be enforceable in the future. The District shall not accept any terms and conditions which would be prejudicial to other proposers and/or materially change the solicitation. Software licensing agreements are included in this requirement.

Interested firms are hereby given notice that a “Quotation Response Certification” form is included within the solicitation and by signing the certification form, with no alterations allowed, the proposer agrees to be bound by the terms and conditions of the solicitation and by the District’s General Terms and Conditions.

The School District of Greenville County’s Procurement Code and Regulations govern and supersede any and all other documents, proposals and policies, whether stated or implied. Proposers may have the right to protest this solicitation or subsequent award in accordance with Article XIV of the District’s Procurement Code.

Interested firms or individuals that submit a proposal that contradicts this solicitation and which is not in compliance with the requirements of this solicitation, including the District’s General Terms and Conditions, acknowledge and understand that, by doing so, its proposal may be deemed non-responsive by the District. Potential proposers that cannot agree to the above conditions should not expect to have a proposal considered for an award.

**DEFAULT**

IN CASE OF DEFAULT BY THE CONTRACTOR, THE DISTRICT RESERVES THE RIGHT TO PURCHASE ANY OR ALL SERVICES/ITEMS IN DEFAULT IN THE OPEN MARKET, CHARGING THE CONTRACTOR WITH ANY ADDITIONAL COSTS. THE CONTRACTOR THAT IS DETERMINED TO BE IN DEFAULT SHALL NOT BE CONSIDERED A RESPONSIBLE FIRM UNTIL THE ASSESSED CHARGE HAS BEEN SATISFIED.

Please mark the envelope containing the bid as follows:

**Quotation Enclosed**

Wireless Portable Sound Systems
RFQ No. 119-7-2-20

Mail, or hand-deliver the quotation to:

The School District of Greenville County
2 Space Drive
Taylors, South Carolina 29687
Attn: Procurement Department

Or email the quotation to both of the following addresses:

pphillip@greenville.k12.sc.us and tstroud@greenville.k12.sc.us
Solicitation Conditions
The official time due time for a solicitation response is maintained according to the Time/Date Stamp located in the SDGC Procurement Department. All solicitation responses shall be received in The School District of Greenville County Procurement Department, 2 Space Drive, Taylors, South Carolina 29687, no later than the time specified in this solicitation. Solicitation responses shall be in the physical possession of a Procurement Department employee prior to the due time or the solicitation response shall be determined to be late once the due time has occurred. Responses that are in another SDGC location, room, department or area at the solicitation due time other than the Procurement Department shall be determined to be late and shall not be accepted. If there is doubt as to the location of the Procurement Department, individuals may contact the District for directions. The District is not responsible for the interpretation of any directions by the bidder. The District is not responsible for weather, traffic, parking, or road conditions.

NOTE: QUOTATIONS RECEIVED OR DATE STAMPED AFTER THE QUOTATION DUE TIME SHALL NOT BE ACCEPTED OR CONSIDERED.

The School District of Greenville County assumes no responsibility for the delivery of any solicitation, addendum, solicitation response, or any other correspondence by the U.S. Postal Service, delivery service, electronic transmission, facsimile or any other method.

Quotation prices must remain in effect for ninety (90) calendar days from the quotation due date. Quotation prices submitted shall be inclusive of all costs that the quoting firm expects the District to pay. This is a turnkey project. The quoting firm’s prices shall include all materials, labor, equipment, tools, taxes, consumables and other costs required to complete the project.

Respondents must clearly mark the words “Confidential” or “Protected” next to each section of the bid that the bidder considers to be proprietary or believes to contain confidential information. In no manner or situation will pricing be considered confidential. The District shall have the sole, exclusive right to determine whether such confidential notations are valid and subject to public release. Entire documents should not be marked as “confidential” or “protected”.

By submitting a solicitation response, the quoting firm acknowledges that it has had the opportunity to inquire about the District’s Procurement Code, this solicitation and other pertinent policy.

The School District of Greenville County reserves the right to reject any or all quotations or portions of quotations and to waive any informalities or technicalities so as to purchase in the best interest of the District.

Responsibility of the quoting firm shall be ascertained for each contract awarded by the District based upon full disclosure to the District concerning capacity to meet the terms of the contracts and based upon a past record of performance for similar contracts. The failure of a quoting firm to supply information promptly to the District in connection with an inquiry with respect to responsibility may be grounds for a determination of non-responsibility with respect to such
bidder. Failure to provide requested information may result in rejection of a solicitation response and/or suspension and/or debarment of the quoting firm.

**Indemnity**

NOTE: The proposer/quoting firm agrees to indemnify and hold harmless the District and the District’s members, officers, employees, representatives, servants and agents, from and against any and all liabilities, losses, damages, costs and expenses of any kind (including, without limitation, reasonable legal fees and expenses in connection with any investigative, administrative or judicial proceeding, whether or not designated a party thereto) which may be suffered by, incurred by or threatened against the District or any members, officers, employees, servants or agents of the District on account of or resulting from injury, or claim of injury, to person or property arising from the awarded proposer’s actions or omissions relating to this Agreement, or arising out of the proposer’s breach or failure to perform any term, covenant, condition or agreement herein provided to be performed by the proposer.

**The District shall not indemnify and/or hold harmless any proposing entity or its representatives as this action is not statutorily allowed by South Carolina law.**

**Alcoholic Beverages, Illicit Drugs, Smoking, and Weapons**

The successful firm shall not permit its personnel or any subcontractor or delivery personnel to possess upon District property any alcoholic beverages, illicit/non-prescribed drugs, tobacco products, or weapons. Alcoholic beverages, illicit/non-prescribed drugs, tobacco products, and weapons are not allowed on District property at any time. Any contractor-related actions involving, or possession of, any of the aforementioned items while on District property may cause a cancellation of any award/agreement, at no cost to the District. Criminal charges may apply.

**Proposer Opportunity**

The successful proposer shall perform this project in compliance with all Federal and State requirements concerning fair employment of all employees and applicants. Proposing firms shall promote the employment of the disabled and disadvantaged and shall employ without regard or discrimination due to the reason of ethnic background, age, color, religion, gender, national origin or physical disability. Proposers should provide information regarding the use of minority subcontractors if applicable or if requested by the District. Assistance to small, minority and disadvantaged firms and individuals is available in accordance with the District’s Minority Business Enterprise Utilization Plan which is available by contacting the Procurement Officer.

**IMPORTANT: Student and Staff Safety**

The successful quoting firm shall be required to verify that criminal conviction inquiries/checks and pertinent criminal background inquiries/checks have been conducted on all of its employees and the subcontractors who may interact with staff and/or students during the performance of the awarded Scope of Work or who may have a need to enter District property related to the performance of the contract or who may have access to personal student or District personnel information.

All inquiries and background checks must be conducted on a monthly basis or more frequently or as required by the District.
Persons who are identified as a Sex Offender or violator as defined by the South Carolina Code of Laws (Ann. 2006), Article 7, Sections 23-3-400 to 23-3-500 or other statute or any other states’ statutes and persons who have been convicted of Violent Crimes as defined by the South Carolina Code of Laws, 1976, Section 16-1-60; are prohibited from entering any of The School District of Greenville County schools at any time, including all District grounds and all District facilities. Persons employed by or under the direction of the contractor or any subcontractor who are under investigation or have been charged with crimes and/or convicted of crimes against children or crimes of a sexual or violent nature shall not be allowed on District property.

While performing under this solicitation and subsequent award, a firm/individualsupplier who delivers material and/or a service to a District site at the direction of a contractor and/or a subcontractor shall be considered under the supervision of the contractor and/or subcontractor and shall be in compliance with this requirement. Contractor’s and subcontractor’s employees are not to interact with students at any time. Contractor’s and subcontractor’s employees are not to be in areas where students are present or may be present without prior authorization from the school’s principal or designee.

The District may in its sole discretion terminate any existing contract for the failure by the awarded firm, its subcontractors or any representative of the contractor or subcontractor to observe this requirement or for any violation of this solicitation’s requirements. No penalty or other costs shall be levied against the District as a result of its decision to terminate the contract or award.

In addition to the above obligations of the successful bidder/awarded firm, all persons and contractor personnel having contact with students and/or any individual who enters onto District property may be subject to a national criminal background check at the discretion of the District prior to entry upon District property and the performance of any duties. All individuals entering District property shall be screened nationally for criminal sex offenses/Sex Offender status on automated equipment at each school or site.

**Iran Divestment Act**
A person or business that is identified on a list created pursuant to S. C. Section 11-57-310, as a person or business engaging in investment activities in Iran as described in Section 11-57-300, shall be ineligible to contract with the District or any political subdivision of South Carolina and any contract entered into with the District or a political subdivision of this State shall be void ab initio. Persons and businesses shall certify by their signature on the bid/proposal that the person or business contracting with the District is not listed on or named therein on a list created pursuant to S.C. Section 11-57-310.

By submission of a quotation or proposal, each person signing on behalf of any individual or business certifies and in the case of a joint bid or proposal, that each party thereto certifies as to its own organization, under penalty of perjury, that to the best of the person’s knowledge and belief that each person, business, bidder or proposer is not on the list created pursuant to S.C. Section 11-57-310. A person or business shall not be considered for award, nor shall any award be made where the condition set forth has not been complied with in accordance with S. C. Section 11-57-310; provided, that if in any case the person, business, bidder or proposer cannot
make the foregoing certification, the person, business, bidder or proposer shall so state and shall furnish with the bid or proposal, a signed statement which sets forth in detail the reasons for non-compliance. The District may award a person or business that cannot make the certification pursuant to S.C. Section 11-57-310, on a case-by-case basis, if:

(1) the investment activities in Iran were made before the effective date of the Act, the investment activities in Iran have not been expanded or renewed after the effective date of the Act and the person or business has adopted, publicized and is implementing a formal plan to cease any and all investment activities in Iran and shall refrain from engaging in any new investments in Iran; or

(2) the District makes a determination that the goods or services are necessary for the District to perform its functions and that absent such an exemption, the District would be unable to obtain the goods or services for which the contract is offered. Such determination shall be made in writing and shall be considered a public document subject to S.C. Section 11-35-410. Persons and businesses shall be responsible for reading and complying with South Carolina Code of Laws, TITLE 11, CHAPTER 57, ARTICLE 1-The Iran Divestment Act.

South Carolina Illegal Immigration Reform Act
By signing its quotation or proposal, Contractor certifies that it will comply with the applicable requirements of Title 8, Chapter 14 of the South Carolina Code of Laws and agrees to provide to the District, upon request, any documentation required to establish either: (a) that Title 8, Chapter 14 is inapplicable both to Contractor and its subcontractors or sub-subcontractors; or (b) that Contractor and its subcontractors or sub-subcontractors are in compliance with Title 8, Chapter 14. Pursuant to Section 8-14-60, "A person who knowingly makes or files any false, fictitious, or fraudulent document, statement, or report pursuant to this chapter is guilty of a felony and upon conviction, must be fined within the discretion of the court or imprisoned for not more than five years or both." Contractor agrees to include in any contracts with its subcontractors language requiring its subcontractors to (a) comply with the applicable requirements of Title 8, Chapter 14, and (b) include in their contracts with the sub-subcontractors language requiring the sub-subcontractors to comply with the applicable requirements of Title 8, Chapter 14. (An overview is available at www.procurement.sc.gov).

Permits, Licenses and Taxes
The vendor shall, at its own expense, prior to an award and prior to commencing services/operations on behalf of the District or under contract with the District, acquire all necessary permits, licenses and other approvals as required by law to provide the required services and/or actions in conjunction with a contract award with the District. It is recommended that proposers contact the following to learn of any pertinent requirements or licenses:

1. The South Carolina Secretary of State’s office (www.scsos.com)
2. The South Carolina Department of Revenue
3. The City of Greenville

The District shall not interpret the requirements of other public entities on behalf of the proposer.

Proposers shall obtain all necessary permits and licenses required by local, state and Federal law prior to any award or agreement and shall remain in compliance with all applicable statutes and
pertinent regulations throughout the term of performance. Should any permits or licenses be revoked or lapse during the period of performance, the undersigned Procurement Officer shall be notified immediately.

The proposer shall pay all excise taxes, retail taxes and other fees imposed. The proposer assumes full responsibility for payment of all State and Federal taxes for unemployment, pensions or any Social Security legislation for all its employees and will further comply with all requirements that may be specified in regulations hereafter promulgated by the District’s administrative officials.

Pre-Payment
The District shall not approve or process any payment to the quoting firm, its subcontractors or suppliers prior to project completion. Vendor requirements or requests for “up front”, partial payment or pre-payment shall not be authorized. Vendors that require such conditions in their quote and/or file invoices or payment requests after an award, but prior to performance completion, shall have their contract cancelled with no penalty levied against the District.

Procurement Card and ACH Processing (If applicable)
The District has the capability to pay the majority of vendor invoices with a District managed Procurement Card (P-Card) and/or an Automated Clearing House (ACH) processing method. The District reserves the right to request that the awarded vendor process invoice/payment transactions by use of the District P-Card or ACH processing method. Failure by the vendor to provide P-Card and/or ACH transaction processing capabilities shall not be grounds for rejection of a proposal nor shall it create a contract controversy. Any discounts offered by the vendor as the result of the District’s use of the P-Card or ACH processing should be noted in the solicitation response on a separate page entitled Procurement Card and ACH Processing Capability.

Use of District Name
The awarded firm shall not use the name of the District in advertising or in seeking or joining into contracts with suppliers, customers, or for any other manner. The quoting firm shall make all of its contracts in its own name and the awarded firm shall be responsible for its financial obligations and contracts, not the District.

Educational Technology Services Requirement
The following requirement has been prepared by the District’s Education Technology Services (ETS) department and is enforceable when applicable:

“For all COTS (commercial off-the-shelf applications), the Offeror shall submit security audit documentation which meets State and Federal law along with applicable regulatory standards including, but not limited to: the South Carolina Public Records Act, Family Educational Rights and Privacy Act (FERPA), Health Insurance Portability and Accountability Act (HIPAA), Pupil Privacy Rights Act (PPRA), Individuals with Disabilities Education Act (IDEA), Gramm-Leach Bliley Act (GLBA), and Payment Card Industry Data Security Standard (PCI-DSS). Applications must also meet or exceed verifiable Greenville County School District security review and security application testing specifications, including, but not limited to: Open Web Application Security Project (OWASP), The Web Application
Security Consortium (WASC), and United States Computer Emergency Readiness Team (US-CERT) National Vulnerability Database (NVD) as part of the Request for Proposal or Invitation for Bid submission."

End of ETS Section

Postponements
A Quotation Due Time/Date or a Solicitation Conference shall be postponed if the District’s Procurement Department is closed for any of the following reasons: 1) Causes beyond the control of the District (e.g., fire, flood, weather conditions, etc.), or 2) Emergency or unanticipated events that interrupt normal District or Procurement operations. The postponed event (due time, opening, or conference) shall automatically be rescheduled to the next full and complete District business day after the published date. A District business day does not include a day starting after an announced opening delay or a closure. Quoting firms should consult the District’s INFOLine (864-355-3100) or local media regarding closures.

If not submitting a quotation, please submit a “NO QUOTATION” letter indicating the reason for not doing so. Failure to respond with either a quotation or a “No Quotation” letter may result in removal of the firm’s name from the active solicitation list.

The District appreciates each firm’s interest in this project.

_____________________________________________
P
atricia J. Phillips
Senior Buyer

Enclosures: Solicitation Specifications (5 pages)
            Quotation Form (4 pages)

Copy: Mr. Eston Skinner, Jr., Director of Procurement
      Mr. Bradley D. Wingate, Director of Visual and Performing Arts
THE SCHOOL DISTRICT OF GREENVILLE COUNTY

Solicitation Specifications for Wireless Portable Sound Systems

Request for Quotation (RFQ) No. 119-7-2-20

The Specifications in this section were developed and approved by the District Administration and the Staff of Visual and Performing Arts.

Wireless Portable Sound System - Product Specifications

Requirements for two (2) individual sound systems are as follows:

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>16</td>
<td>Sennheiser Brand ew 100 G4-CI1-A - Wireless Receiver with Bodypack Transmitter (516-558 MHz)</td>
</tr>
<tr>
<td>2</td>
<td>Sennheiser Brand A 1031-U - Passive Omnidirectional Antenna</td>
</tr>
<tr>
<td>2</td>
<td>Sennheiser Brand A 2003-UHF - Passive Directional Antenna</td>
</tr>
<tr>
<td>6</td>
<td>Sennheiser Brand BB25 - 25' Coax Cable</td>
</tr>
<tr>
<td>4</td>
<td>Venue Brand DISTRO4 Antenna Distribution Unit PR</td>
</tr>
<tr>
<td>4</td>
<td>K and M 20170.500.55 - Microphone Stand, tripod base</td>
</tr>
<tr>
<td>16</td>
<td>Point Source Audio CO-8WL-XSE-BE - Omnidirectional Lavalier Microphone (Beige)</td>
</tr>
<tr>
<td>2</td>
<td>G-TOUR 12U CAST - 12RU Road Rack Case w/ Casters G-Tour</td>
</tr>
<tr>
<td>2</td>
<td>Lowell ACR-1509-S - Power Conditioner</td>
</tr>
<tr>
<td>2</td>
<td>Lowell UDP-214 - 2RU Rackmount Drawer</td>
</tr>
<tr>
<td>2</td>
<td>Custom high quality Input/Output (I/O) Rack Panel</td>
</tr>
<tr>
<td>2</td>
<td>CBI MT8XX-20 - 8-Channel XLR Snake (Fan-To-Fan) (20')</td>
</tr>
<tr>
<td></td>
<td>Lot of Rack Wiring, Connectors, Cable Management Materials</td>
</tr>
</tbody>
</table>

Important Note: Quantities stated above are the minimum equipment requirements for two (2) individual sound systems. For example, each sound system will utilize eight (8) wireless receivers, multiplied by two (2) sound systems, for sixteen (16) wireless receivers total. Also required is any additional incidental equipment necessary to provide two (2) operational and complete wireless portable sound systems.

Requests for consideration of other manufacturers as District-approved equals shall be submitted by the RFQ Inquiry Deadline. Firms submitting such requests shall follow inquiry protocol as detailed on page two (2) of the RFQ under the heading “Inquiries”.

1
**Delivery Requirements**

All shipping and delivery costs shall be incorporated into the quotation pricing, and shall be freight prepaid and allowed, F.O.B. Destination to the following address:

Attention: Mr. Bradley Wingate  
SDGC Central Office  
301 East Camperdown Way  
Greenville, South Carolina 29601.

Vendor shall deliver equipment to the designated District location between the hours of 7:30 A.M. and 3:00 P.M., Monday through Friday, except on District-observed holidays and on other closure dates.

Vendor may not make delivery (or deliveries) to any District location when that site is closed due to holiday, weekend, inclement weather or emergency situation. Scheduled District closings may be referenced on the District website under the menu selection “Calendar”.

Vendor shall deliver all equipment to the address noted on the District Purchase Order.

**Note:** A **delivery appointment** is required. After award, the contact information for Mr. Bradley Wingate shall be provided to the successful firm for the purpose of establishing the delivery appointment.

Standard delivery requires that all goods be inside and ready for use. “Ready for use” means product is unpacked, assembled, inspected, and **accepted** by the District user.

Under this program, a vendor may not accept some Purchase Orders and decline to honor other Purchase Orders.

**Labor Requirements**

Quotation pricing shall include the following:

- Full installation of equipment into the racks and cases,
- Full cable management,
- Setup of components on custom high quality Input/Output (I/O) racks, to include every receiver (permanently), all cables managed and connected (so cables do not tangle readily), with all audio cables and power cables easily accessible from the back of the case,
- Onsite training of District staff to the satisfaction of the District,
- Onsite warranty, and
- Responsive customer support for District staff for the first year after District acceptance.

Note that the District will determine which District location(s) is(are) selected for training, customer support, and warranty repairs.
Schedule Requirements
The purchase of the Wireless Portable Sound Systems is scheduled to begin upon issuance of a Notice of Award and following the duration of any applicable waiting period. The District will issue Purchase Orders for all required equipment.

Before the successful bidder(s) fills a District request for equipment, the vendor must have in hand a written District Purchase Order for the goods to be provided. The District’s written purchase order will include or reference the equipment details.

The Contractor shall provide, deliver, and complete such an order within sixty (60) calendar days of receiving of Purchase Order.

Equipment Requirements
All equipment provided under this contract shall be new, never used and in ready-to-use condition upon delivery. The District will not accept nor consider equipment or materials which are previously rented or used for demonstration, or sales samples, second quality equipment, and/or refurbished equipment.

The successful vendor shall warranty products against manufacturing defects during the contract period. Items showing defects or damage in any form at the time of delivery will not be accepted. Any item delivered in unacceptable or damaged packaging will not be accepted.

The successful firm must check and verify that all equipment is in excellent operating condition before delivery to the designated District location.

Product Data Requirement
For either the specified equipment or for a District-approved equal product, in its sealed bid package, each firm shall include two (2) complete sets of specification sheets, photographic images, and product data for the Wireless Portable Sound System covered. This information is essential to the evaluation process. This information is required regardless of whether a firm is quoting the product specified or a District-approved equal product.

Substitutions and Change Orders
No product substitutions will be allowed without prior written permission from a District Procurement Officer. If a product is superseded or discontinued during the life of the contract period, samples of the proposed replacement may be required by SDGC Procurement Department for review and approval. After award, product substitutions will not be considered nor allowed without the written prior approval of a District Procurement Official. Additionally, the Director of Northwest Middle School must approve of any and all changes to purchase orders.

Quantities
While the District intends to purchase the exact equipment quantity detailed on the Quotation Form, the District reserves the right to purchase no product, or more, or less than the quantities stated. The District will not guarantee quantities that may be ordered. The actual quantities ordered may exceed or may be less than those stated in this solicitation.
The District reserves the right to purchase up to two (2) additional Wireless Portable Sound Systems for the same price within ninety (90) days of the Award Date.

**Quotation Form**
The Quotation Form details two (2) complete systems. The District intends to select and purchase the detailed equipment.

For the **Wireless Portable Sound System**, a firm may submit pricing for the exact equipment specified or for a District-approved piece of equipment. The District will not consider multiple bid submissions from any firm.

Each bidder shall list clearly on the Quotation Form the piece of equipment priced. On the Quotation Form, each quoting firm shall detail both manufacturer/brand and product number for the **Wireless Portable Sound System**. The District will not consider a quotation for a product that is not clearly identified and described in the Quotation package.

**Vendor Requirements**
No portion of this contract shall be subleased, assigned, transferred, or conveyed without written approval from a District Procurement Officer.

A vendor must be a factory-authorized reseller/distributor for any and all brands for which they submit a bid. Submitting a bid for a brand (or brands) for which your firm is not a factory-authorized reseller/distributor will render that firm’s entire bid unresponsive.

**Partial Deliveries**
The Supplier may not make partial deliveries and issue partial billings. The District will not store nor pay for products prior to delivery and District acceptance.

**Packing Slips and Invoices**
The Supplier must provide a copy of the packing list or receipt to the District at the time of equipment delivery.

Important: The packing list and invoice shall clearly and accurately display the **serial number** of each piece of equipment, as applicable. Failure to provide accurate and complete applicable serial numbers on each packing list and invoice will unnecessarily delay the processing of any invoice.

Invoices for product shall be issued by the Supplier. The District will not be responsible for payment of invoices not billed within sixty (60) calendar days of material delivery date. Any costs associated with an un-invoiced purchase older than sixty (60) calendar days are not the responsibility of the District.

Each invoice shall be on the company letterhead and shall indicate the purchase order number and the name of designated District delivery location that is stated on the Purchase Order.

The Supplier shall provide accurate invoices, displaying contract pricing, accurate equipment serial numbers, and the actual quantities and types of equipment delivered.
An authorized SDGC employee shall sign for each delivery when it is made. The completed delivery ticket (copy) shall be submitted by the vendor as part of the billing documentation for payment.

The Supplier shall submit invoices to the District on a by-purchase-order basis. The Supplier shall provide a separate invoice for each delivery to a separate District site.

The Supplier shall provide the District with hard copies of all invoices. Each invoice shall be directed as detailed on the District Purchase Order.

**Payment**
The District will make no payment until each acceptable delivery is completed or in accordance with the specifications and restrictions set forth within this solicitation.

The District’s customary terms of payment of a problem-free invoice are net thirty (30) business days of receipt. The District does not pay from billing statements.

**Purchases from Other Sources**
The District reserves the right to solicit to purchase separately any unusual requirements or large quantities of items included in this Request for Quotation (RFQ). The District reserves the sole right to determine which purchases shall be solicited separately from this Request for Quotation (RFQ).

**Warranty Requirements**
The Supplier shall warranty the equipment for one (1) full year from date of acceptance by the District. Warranty shall include both parts and labor.

**Customer Service Requirements**
The successful Supplier shall provide the District with high quality customer service and prompt assistance concerning issues which may arise, such as delivery, quality, operation, etc. This customer service includes the Supplier’s courteous and informative responses to District contact (telephone calls, emails, etc.) within twenty-four (24) hours, except for weekends and holidays.

At no charge to the District, the Supplier shall provide pickup of a problem order within seven (7) business days of notification by the District. The District will not pay the vendor for any unsatisfactory order or unsatisfactory equipment.

Unsatisfactory orders are defined as problem orders with mistakes including incorrect equipment, the incorrect size of equipment, used equipment, damaged equipment, and/or other equipment not fully in compliance with the program specifications.

A history or pattern of multiple improperly filled or problem purchase orders may result in contract cancellation and/or loss of District business for a firm.

*End of Solicitation Specifications Section*
QUOTATION FORM
The School District of Greenville County (SDGC)
RFQ No. 119-7-2-20
Wireless Portable Sound System

Pricing quoted shall be **F.O.B. Destination, freight prepaid and allowed** to the SDGC Central Office, 301 East Camperdown Way, Greenville, South Carolina 29601.

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Equipment Description</th>
<th>Pricing per Each</th>
<th>Extended Pricing</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Each</td>
<td>Wireless Portable Sound System Complete</td>
<td>$_____________ per Each</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Standalone System</td>
<td>$_____________</td>
</tr>
</tbody>
</table>

Six Percent (6%) South Carolina Sales Tax $_____________

**Total Price** $_________

*(Total Price = Price for 2 Systems + 6% S.C. Sales Tax)*

Authorized Signature: ______________________________________________________

Firm Name: ________________________________________________________________

Date: ____________________________________________________________________
For the items quoted herein, detail the proposed Brands/Manufacturers and Product Numbers. If additional room is required, provide this information on a separate page.

<table>
<thead>
<tr>
<th>Description</th>
<th>Brand/Manufacturer</th>
<th>Product Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sennheiser Brand ew 100 G4-CI1-A - Wireless Receiver</td>
<td></td>
<td></td>
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<tr>
<td>with Bodypack Transmitter (516-558 MHz)</td>
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<td></td>
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<tr>
<td>Sennheiser Brand A 1031-U - Passive Omnidirectional Antenna</td>
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<tr>
<td>Sennheiser Brand A 2003-UHF - Passive Directional Antenna</td>
<td></td>
<td></td>
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<tr>
<td>Sennheiser Brand BB25 - 25' Coax Cable</td>
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<tr>
<td>Venue Brand DISTRO4 Antenna Distribution Unit PR</td>
<td></td>
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<tr>
<td>K and M 20170.500.55 - Microphone Stand, tripod base</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Point Source Audio CO-8WL-XSE-BE - Omnidirectional Lavalier</td>
<td></td>
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<tr>
<td>Microphone (Beige)</td>
<td></td>
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<tr>
<td>G-TOUR 12U CAST - 12RU Road Rack Case w/ Casters G-Tour</td>
<td></td>
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<tr>
<td>Lowell ACR-1509-S - Power Conditioner</td>
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<tr>
<td>Lowell UDP-214 - 2RU Rackmount Drawer</td>
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<td></td>
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<tr>
<td>Custom high quality Input/Output (I/O) Rack Panel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CBI MT8XX-20 - 8-Channel XLR Snake (Fan-To-Fan) (20')</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Authorized Signature: ___________________________________________

Firm Name: _____________________________________________________

Date: _________________________________________________________
QUOTATION FORM
The School District of Greenville County
RFQ No. 119-7-2-20
Wireless Portable Sound System

QUOTATION RESPONSE CERTIFICATION
As an authorized representative of the quoting firm, I hereby certify that the costs and services stated in this quotation are accurate and binding for not less than ninety (90) calendar days from the solicitation due date. All costs and charges are accurate and complete as stated in the quotation are inclusive of all costs the District is expected to pay. If an award is not made within ninety (90) calendar days, it shall be incumbent upon the quoting firm to notify the District, in writing, if it does not want its quotation further considered. Failure to notify the District shall mean that the quotation remains valid until an award is made or the solicitation is cancelled.

I further certify that the quoting firm will deliver the service(s) and/or material(s) as required by the Request for Quotation. No additional costs or payments to any entity, including the quoting firm, shall be requested of the District due to any miscalculation, deficiency or other cause later discovered. The Terms and Conditions of the solicitation are accepted by the undersigned.

I certify that the quoting form has availed itself of every opportunity to understand the Request for Quotation, the District’s Procurement Code and Regulations and other pertinent District policy.

By submission of a quotation, I certify that the quoting firm has read and understands all of the requirements and conditions of the solicitation and shall be bound by such without exception. Therefore, the undersigned respectfully submits the quotation.

Firm Name: ________________________________________________________________

Authorized Signature: ________________________________________________________

Printed Name and Title: _______________________________________________________

Email Address: ______________________________________________________________

Date: ______________________________________________________________________
QUOTATION FORM
The School District of Greenville County
RFQ No. 119-7-2-20
Wireless Portable Sound System

Important Notes
1 – Each quoting firm shall include in its quotation package two (2) complete sets of equipment specification data.

2 – On the Quotation Form, each quoting firm shall detail the product manufacturer and product model number(s) for each line item. The District will not consider a quotation for a Sound System if the both the manufacturers and product model numbers are not clearly noted.

3 - Delivery of Equipment: _______ Calendar Days after Receipt of Purchase Order

4 - Is quotation pricing for Wireless Portable Sound Systems exactly as specified? Yes____, No_____ (Check one.)

Quoting Firm: ______________________________________________________________________________
Mailing Address: ______________________________________________________________________________
____________________________________________________________________________
Authorized Signature: ____________________________________  ____________________________________
Printed Name and Title: __________________________________________________________________________
Date: ______________________________________________________________________________________
Telephone Number: _______________________________  Fax Number: ________________________________
GENERAL TERMS AND CONDITIONS

While effort has been made to separate substantive and procedural matters through the division of a solicitation or agreement into various parts, the distinctions between such categories are not always exact. Consequently, offerors are advised that all contents of a solicitation or agreement will constitute the substantive terms and conditions of the relationship, if any occurs, between the offeror and the District in accordance with this document.

DEFINITIONS

The terms, “vendor”, “contractor”, “prime contractor”, “contractor”, “firm”, “offeror”, “proposer”, “responder”, “supplier”, “entity” or “bidder” may be used interchangeably and refers to the entity offering a bid/proposal. These terms are defined as including a legal business association of one (1) or more persons existing at the time of the bid/proposal submission. The terms “solicitation”, “Invitation for Bid”, “Bid”, “Request for Proposal”, “Proposal”, “Quotation”, “Quote” may be used interchangeably and refers to the solicitation. The term “Agreement” means any transaction or contractual arrangement contemplated or created as a result of, arising out of, or relating to the solicitation and subsequent award. The terms, “The School District of Greenville County”, “Greenville County Schools”, “Customer”, “Owner”, “District”, “SDGC”, “GCSD”, “GCS”, “Board of Trustees” and “Board” may be used interchangeably and refers to the entity issuing the solicitation, receiving and reviewing the proposals and issuing an award. The term “Day” or “Days” refers to calendar days, unless noted otherwise.

GOVERNING LAW

The contractor or offeror shall comply with the laws of the State of South Carolina which require that it be authorized and/or licensed to bid and/or conduct business in said State. By signing an Agreement or by offering a bid or proposal or agreement, contractor agrees to subject itself to the jurisdiction and process of the District’s Procurement Code and Regulations, the courts of the State of South Carolina or federal courts as to all matters and disputes arising or may arise under and in regard to the solicitation, Agreement and the performance thereof, including any questions as to the liability for taxes, licenses or fees levied by the State.

The solicitation and/or Agreement and any dispute, claim or controversy relating to the solicitation and/or Agreement shall, in all respects, be interpreted, construed, enforced and governed by and in accordance with the Procurement Code and Regulations of The School District of Greenville County and the laws of the State of South Carolina. All disputes, claims or controversies relating to the Agreement shall be resolved exclusively by the District’s Chief Procurement Officer or Purchasing Agent/Procurement Director in accordance with Article XIV of The School District of Greenville County’s Procurement Code or in the absence of jurisdiction, the Court of Common Pleas for, or a federal court located in, Greenville County, State of South Carolina. Contractor or offeror agrees that any act by the District regarding the solicitation and/or Agreement is not a waiver of either the District’s sovereign immunity or the District’s immunity under the Eleventh Amendment of the United States’ Constitution. As used in this paragraph, the term “Agreement” means any transaction, contract, understanding or agreement arising out of, relating to, or contemplated by the pertinent solicitation and/or agreement between the proposer and the District.

The District shall not accept, enter into or sign any proposed agreement(s), document(s), offer(s), contract(s), leases(s) and/or provision(s) that materially conflicts with the District’s General Terms and Conditions, the requirements of a solicitation or which are determined not to be in the best interest of the District.

The solicitation and the District’s General Terms and Conditions shall govern and take precedence as the contract between the District and the awarded entity. The terms of the agreement between the District and the successful/awarded entity shall comply with the requirements contained in this solicitation and the District’s General Terms and Conditions.

CONTRACTUAL NEGOTIATIONS

Contract negotiations, if applicable, may be started at the District’s discretion, with the apparent successful offeror. If any points/issues exist that cannot be resolved, so that a final contract, to the mutual satisfaction of all parties, can be reached, negotiations may be initiated with the next qualified offeror. All contractual documents submitted will be subject to approval of the District.

CONTRACT DOCUMENTS & ORDER OF PRECEDENCE

(a) Any contract resulting from this solicitation shall include the following documents: (1) a Record of Negotiations, if any, executed by the vendor and the District, (2) documentation regarding the clarification of an offer, if applicable, (3) the solicitation, as may be amended, (4) modifications, if any, to an offer, if
accepted by the District, (5) the vendor’s offer, (6) any statement reflecting the District’s final acceptance (award), (7) purchase orders, and (8) any related contracts or agreements executed by the District and the proposer. These documents shall be read to be consistent and complimentary. Any document signed or otherwise agreed to by persons other than the Executive Director of Finance or a Procurement Officer shall be void and of no effect.

OFFEROR RESPONSIBILITY
The offeror is the entity that is proposing or offering to perform work or supply service(s) and/or material(s) to the District. Each offeror shall fully acquaint itself with conditions relating to the scope and restrictions attending the performance of obligations under the conditions of this solicitation or agreement. The omission of an offeror to acquaint itself with existing pre-contract conditions or post-contract consequences shall in no way relieve such offeror of any obligation with respect to the proposal or to any contract resulting from a solicitation or agreement. Offerors are notified that failure to inspect, familiarize or otherwise gather information as to the total cost to the District will, in addition to any and all other remedies available, create cost difference liabilities and claims against the ultimately successful contractor. Offerors shall notify the District of all costs reasonably expected.

BID/PROPOSAL/AGREEMENT CONSTITUTES OFFER
By submitting a bid/proposal or agreement, the offeror agrees to be governed by the terms and conditions as set forth in the solicitation document or proposed agreement and the District Procurement Code and Regulations. Any bid or proposal response or proposed agreement containing variations from the terms and conditions set forth herein may, at the sole discretion of the District, render such bid or proposal or agreement non-responsive. Any inconsistencies between the solicitation and any other contractual instrument shall be governed by the terms and conditions of the solicitation or proposed agreement, except where subsequent amendments to any contract resulting from the award are specifically agreed to in writing by the parties in order to supersede any such provisions of the solicitation or other contractual document.

SPECIFICATIONS MANDATORY
The offeror must meet all of the mandatory specifications and requirements set forth in the solicitation or proposed agreement. By incorporating said specifications into the offeror’s response, subject to acceptance by the District of any amendments hereto as submitted by the offeror, the offeror is agreeing to comply with said solicitation specifications or agreement. Failure to provide mandatory evidence of capability will result in a low evaluation ranking of the offeror’s bid/proposal. Items designated as evaluation factors will be evaluated and rated in accordance with the evaluation criteria, if applicable.

INQUIRIES
Every effort has been made to ensure that all information needed by an offeror is included herein. If an offeror finds that it cannot provide a response without additional information, it may submit written questions to the person designated herein on or before the deadline set forth in the solicitation. Questions shall not be accepted by the District after the specified date. All replies to questions will be in writing and contained within an addendum. When a question received by the District is found to be previously and sufficiently addressed in the solicitation, that question will be returned to the proposer with a reference to the part of the solicitation containing the answer. All questions and written replies will be distributed to all known interested firms and individuals via an addendum and will be regarded as a part and parcel of the solicitation.

AMENDMENTS OR ADDENDA
If it becomes necessary to revise any part of the solicitation or agreement, amendments in the form of an addendum will be provided in writing to all known, interested firms and individuals.

ALL AMENDMENTS TO AND INTERPRETATIONS OF A SOLICITATION SHALL BE IN WRITING. THE DISTRICT SHALL NOT BE LEGALLY BOUND BY ANY AMENDMENT, ADDENDUM, INFORMATION OR INTERPRETATION THAT IS NOT IN WRITING.

COMPANY EXPERIENCE AND REFERENCE ACCOUNTS
If requested, interested firms and individuals must provide reference accounts where the services and/or equipment/material(s) offered were similar to the services and/or equipment/material(s) requested in the solicitation. The intent is to show company experience in receiving contracts for, and delivery of, goods and services similar to those proposed. Information should include the name, address, telephone number, and title of the person to contact for inquiry as to the proposer’s experience and performance. Referenced accounts must not be company owned or an affiliate of the bidder or proposer.
The District reserves the right to consider historic information and facts about the bidder or proposer, whether gained from the submitted response, question and answer conferences, references or any other source, during the evaluation process.

SOLICITATIONS/AGREEMENTS SIGNED
All submittals shall be signed by a representative of the entity authorized to commit to the provisions of the submittal. Unsigned bids/proposals will be rejected unless an authorized representative is present at the bid/proposal opening and provides the needed signature, provided that the discovery is made prior to the recording of the contractor’s bid/proposal. Any proposed and agreed upon contract shall be signed by an authorized representative of the offeror.

PUBLIC OPENING
All bids/proposals received in response to a solicitation will be recorded publicly at the time and place specified in the solicitation. The name of each offeror shall be announced, recorded and made available for scheduled public inspection.

POSTING OF AWARD
Solicitation awards shall be posted in the District’s Procurement Department located at 2 Space Drive, Taylors, South Carolina. Awards may be viewed during normal business hours. The Procurement Department may be contacted to determine if a particular award has been posted.

RIGHT TO PROTEST
Any prospective bidder, proposer, offeror, contractor, or subcontractor who is aggrieved in connection with the solicitation of a contract shall protest in writing to the Purchasing Agent/Director of Procurement within fifteen (15) calendar days of the date of issuance of the Invitation for Bid/Request for Proposal or other solicitation documents, whichever is applicable, or any amendment thereto, if the amendment is at issue.

Any actual bidder, proposer, offeror, contractor, or subcontractor who is aggrieved in connection with the intended award or award of a contract shall protest in writing to the Purchasing Agent/Director of Procurement within fifteen (15) calendar days of the Posting Date as noted on the award document.

PROTEST RIGHTS -- The provisions of Article XIV Section A of the District Procurement Code shall not apply to contracts which are less than $25,000 in total.

A protest shall be submitted in writing to the Purchasing Agent/Director of Procurement, The School District of Greenville County, 2 Space Drive, Taylors, South Carolina 29687 and shall set forth the grounds of the protest, evidence to support the protest and the relief requested with enough particularly to give notice of the issues to be decided.

It shall be agreed that the District may exercise its right to require a protest bond or irrevocable letter of credit from a protesting party when applicable.

CLARIFICATIONS
The District reserves the right, at any time after opening and prior to award, to request from any apparently responsible bidder or proposer, clarification(s) of the bid/proposal submitted to the District, address questions or to seek or provide other information regarding the offeror’s submittal/response. This process may be used for such purposes as providing an opportunity for the offeror to clarify its bid/proposal in order to assure mutual understanding and to determine acceptability.

PURCHASE ORDERS
Contractor shall not perform any work prior to the receipt of a Purchase Order from the District. The District shall order any supplies or services to be furnished via a solicitation method by issuing a Purchase Order. Purchase Orders may be used to elect any options available pursuant to a solicitation; e.g., quantity, item, delivery date, payment method, but are subject to all terms and conditions of the solicitation.

PATENT AND COPYRIGHT LIABILITY
If notified promptly in writing by the District of any actions (and all prior claims relating to such action) brought against the District, based on a claim that the District’s use of the services or any products offered, including software, infringes a United States patent or copyright, the contractor will defend and indemnify the District in
such action at its expense and will pay the costs and damages awarded in such action, provided that the contractor shall have sole control of the defense of any such action and all negotiation for its settlement or compromise. The District shall give the Contractor prompt written notice of such claim and full right and opportunity to conduct the defense thereof, together with full information and reasonable cooperation. No cost or expenses shall be incurred for the account of the contractor without its written consent. If principles of government or public law are involved, the District may participate in the defense of any action. If, in the opinion of the contractor, the products furnished there under are likely to, or do become, the subject of a claim of infringement of a United States patent or copyright, then, without diminishing its obligation to satisfy a final award, the contractor may, at its option and expense, (a) obtain the right for the District to continue to use such goods; or (b) substitute, with prior notice and District approval, for the alleged infringing products other equally suitable products that are satisfactory to the District; or (c) take back, with District approval, such products, provided however, that the contractor will not exercise option (c) until the contractor and the District have evaluated options (a) and (b). In such event, contractor will reimburse the District for the purchase price of any goods removed pursuant to option (c).

**TAXES**

Prices shall include all applicable taxes unless otherwise noted. The current tax rate in South Carolina is six percent (6%). In the event that the contractor fails to pay or delays in paying to any taxing authorities sums paid by the District to the contractor, the contractor shall be liable to the District for any loss (such as the assessment of additional interest) caused by virtue of this failure or delay.

**PRICE ADJUSTMENT**

Any request for price increase must be submitted to the user location and the District’s Procurement Department by the contractor at least sixty (60) calendar days prior to any proposed contract extension. The price increase will only become effective if agreed to in writing by the District’s Procurement Department. The maximum increase shall not exceed three percent (3%) or the adjusted percent change from the previously reported period shown in the Producers Price Index (PPI), or in the Consumer Price Index for all urban consumers (CPI-U), whichever is less at the time of renewal.

**TERMINATION BY DISTRICT**

Termination for Non-appropriations:
In the event no funds or insufficient funds are appropriated and budgeted in any fiscal year for payments due under this Agreement, or there is no further need for the equipment, material(s), service(s) and program products to satisfy the need for which same were acquired herein, then the District shall promptly notify the contractor of such occurrence, and this Agreement shall create no further obligation of the District as to such current or succeeding fiscal year and shall be null and void, except as to the portions of payments herein agreed upon for funds which shall have been appropriated and budgeted. In such event, this Agreement shall terminate on the last day of the fiscal year for which appropriations were received without penalty or expense to the District of any kind whatsoever.

Subject to the provisions below, any contract resulting from this solicitation, or any portion thereof, may be terminated by the District providing a sixty (60) calendar day advance notice in writing is given to the contractor, unless the District agrees to a different notice period.

**SUSPENSION BY DISTRICT**

The District reserves the right to suspend Contractor’s work, with or without cause, upon three (3) calendar day’s written notice. If the suspension was not due to any default by Contractor, the District will reasonably and equitably adjust the amount(s) to be paid to Contractor when work is resumed.

**TERMINATION BY CONTRACTOR**

Requests for termination of a contract by the contractor must be received in writing by a District Procurement Officer at least sixty (60) calendar days prior to the requested contract termination date.
WAIVERS
No waiver of right, obligation, or default shall be implied, but must be in writing, signed by the party against whom the waiver is sought to be enforced. One or more waivers of any right, obligation, or default shall not be construed as a waiver of any subsequent right, obligation, or default.

APPROVAL OF PUBLICITY RELEASES
The contractor shall not have the right to include the District’s name in its published list of customers or use of the District or individual school logo without prior approval of the District. The contractor agrees not to publish or cite in any form any comments or quotes from District staff. Contractor further agrees not to refer to award of this contract in commercial advertising in such a manner as to state or imply that the products or services provided are endorsed or preferred by the District without the written consent of an authorized District official.

AFFIRMATIVE ACTION
The successful bidder shall perform this project in compliance with all Federal and State requirements concerning fair employment of all employees and applicants. Vendors shall promote the employment of the disabled and disadvantaged and shall employ without regard or discrimination due to the reason of ethnic background, age, color, religion, gender, national origin, or physical disability. Vendors should provide information regarding the use of minority subcontractors if applicable or if requested by the District. Assistance to minority and disadvantaged firms and individuals is available in accordance with the District’s Minority Business Enterprise Utilization Plan. Vendors should contact the Procurement Department with questions regarding this plan.

BANKRUPTCY
(a) Notice. In the event the contractor enters into proceedings relating to bankruptcy, whether voluntary or involuntary, the contractor agrees to furnish written notification of the bankruptcy to the District. This notification shall be furnished within five (5) calendar days of the initiation of the proceedings relating to the bankruptcy filing. This notification shall include the date on which the bankruptcy petition was filed, the identity of the court in which the bankruptcy petition was filed, and a listing of all District contracts against which final payment has not been made. This obligation remains in effect until final payment under this contract.
(b) Termination. This contract is voidable and subject to immediate termination by the District upon the contractor’s insolvency, including the filing of proceedings in bankruptcy.

INDEMNIFICATION
The School District of Greenville County, its officers, agents, and employees shall be held harmless from liability from any claims, damages, and actions of any nature arising from the use of any materials or equipment furnished by the contractor or actions by the contractor, provided that such liability is not attributable to negligence on the part of the District or failure of the District to use the materials in the manner outlined by the contractor.

The District shall not indemnify and/or hold harmless any proposing entity or its representatives as this action is not statutorily allowed by South Carolina law.

CONTRACTOR RESPONSIBILITY
The contractor alone will be held solely responsible to the District for performance of all contractor obligations under any contract resulting from the awarded solicitation.

The contractor warrants that services will be provided in a professional manner. The contractor shall be responsible for the full performance of any subcontractors and/or suppliers and the District shall rely solely upon said contractor for project compliance and proper contractual performance.

CONTRACTOR’S USE OF DISTRICT PROPERTY
Upon termination of the contract for any reason, the District shall have the right to possession of all District properties, including, but not limited to, current copies of all District application programs and necessary documentation, all data, files, intermediate materials and supplies held by the contractor. Contractor shall not use, reproduce, distribute, display, or sell any data, material, or documentation owned exclusively by the District without the District’s written consent, except to the extent necessary to carry out the work. All District property and information is to be considered confidential in nature and shall not be disseminated or transferred without the District’s written authorization.
IMPORTANT: Student and Staff Safety

The awarded entity shall be required to verify that criminal conviction inquiries/checks and pertinent criminal background inquiries/checks have been conducted on all of its employees and the subcontractors who may interact with staff and/or students during the performance of the solicitation requirements/awarded Scope of Work or who may have a need to enter District property related to the performance of the contract or who may have access to personal student or District personnel information.

Persons who are identified as a Sex Offender or violator as defined by the South Carolina Code of Laws (Ann. 2006), Paragraph 223-3-400 or other statute or any other states’ statutes; are prohibited from entering any of The School District of Greenville County schools at any time, including all District grounds and all District facilities. Persons employed by or under the direction of the contractor or any subcontractor who are under investigation or have been charged with crimes against children or crimes of a sexual or violent nature shall not be allowed on District property.

While performing under this solicitation and subsequent award, a firm/individual/supplier who delivers material and/or a service to a District site at the direction of a contractor and/or a subcontractor shall be considered under the supervision of the contractor and/or subcontractor and shall be in compliance with this requirement. Contractor’s and subcontractor’s employees are not to interact with students at any time. Contractor’s and subcontractor’s employees are not to be in areas where students are present or may be present without prior authorization from the school’s principal or designee.

Failure by the awarded firm, its subcontractors or any representative of the contractor or subcontractor to observe this requirement or any violation of this solicitation’s requirements shall result in the immediate termination of any existing contract and no penalty or other costs shall be levied against the District.

NOTE: All personnel entering District property and/or having contact with students or staff on District property shall be subject to a South Carolina State Law Enforcement Division (SLED) background/criminal check/investigation prior to being allowed entry or the performance of any duties. All schools have automated equipment which allows instant verification of an individual’s status.

IMMIGRATION REQUIREMENTS

By signing the bid or proposer, the bidder or proposer certifies that it will comply with the applicable requirements of Title 8, Chapter 14 of the South Carolina Code of Laws and agree to provide to the District upon request any documentation required to establish either: (a) that Title 8, Chapter 14 is inapplicable to the bidder and/or its subcontractors or sub-subcontractors; or (b) that the bidder and its subcontractors or sub-subcontractors are in compliance with Title 8, Chapter 14. Pursuant to Section 8-14-60, “A person who knowingly makes or files any false, fictitious, or fraudulent document, statement, or report pursuant to this chapter is guilty of a felony and, upon conviction, must be fined within the discretion of the court or imprisoned for not more than five years, or both.” The bidder agrees to include in any contracts with its subcontractors, language requiring the subcontractors to (a) comply with the applicable requirements of Title 8, Chapter 14, and (b) to include in the subcontractor’s contracts with the sub-subcontractors, language requiring the sub-subcontractors to comply with the applicable requirements of Title 8, Chapter 14. [07-7B097-1]

Permits, Licenses and Taxes

The bidder shall, at its own expense, prior to an award and prior to commencing services/operations on behalf of the District or under contract with the District, shall acquire all necessary permits, licenses and other approvals as required by law to provide the required services and/or actions in conjunction with a contract award with the District. It is recommended that firms contact the following to learn of any pertinent requirements or licenses:

The South Carolina Secretary of State’s office (www.scsos.com)
The South Carolina Department of Revenue
The South Carolina Department of Labor, Licensing and Regulation
The City of Greenville, South Carolina

The District shall not interpret the requirements of other public entities on behalf of the proposer.

Firms shall obtain all necessary permits and licenses required by local, state and Federal law prior to any award or agreement and shall remain in compliance with all applicable statutes and pertinent regulations throughout the term of performance. Should any permits or licenses be revoked or lapse during the period of performance, the undersigned Procurement Officer shall be notified immediately.
The awarded entity shall pay all excise taxes, retail taxes and other fees imposed. The entity assumes full responsibility for payment of all State and Federal taxes for unemployment, pensions or any Social Security legislation for all its employees and will further comply with all requirements that may be specified in regulations hereafter promulgated by the District’s administrative officials.

By submitting a bid/proposal the bidder/proposer affirm that it shall possess and maintain all required license(s) prior to award and throughout the period of performance.

**INSURANCE**
Contractor shall maintain, throughout the performance of its obligations under this Agreement, a policy or policies of Worker’s Compensation insurance with such limits as may be required by law, and a policy or policies of general liability insurance insuring against liability for injury to, and death of, persons and damage to, and destruction of, property arising out of or based upon any act or omission of the contractor or any of its subcontractors or their respective officers, directors, employees or agents. Such general liability insurance shall have limits sufficient to cover any loss or potential loss resulting from a solicitation and/or contract.

**CONTRACTOR’S LIABILITY INSURANCE**
(1) Contractor shall purchase from and maintain in a company or companies lawfully authorized to do business in South Carolina such insurance as will protect the contractor from the types of claims set forth below which may arise out of or result from the contractor's operations under the contract and for which the contractor may be legally liable, whether such operations be by the contractor or by a subcontractor or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable: (a) claims under workers' compensation, disability benefit and other similar employee benefit acts which are applicable to the work to be performed; (b) claims for damages because of bodily injury, occupational sickness or disease, or death of the contractor's employees; (c) claims for damages because of bodily injury, sickness or disease, or death of any person other than the contractor's employees; (d) claims for damages insured by usual personal injury liability coverage; (e) claims for damages, other than to the work itself, because of injury to or destruction of tangible property, including loss of use resulting thereof; (f) claims for damages because of bodily injury, death of a person or property damage arising out of ownership, maintenance or use of a motor vehicle; (g) claims for bodily injury or property damage arising out of completed operations; and (h) claims involving contractual liability insurance applicable to the Contractor's obligations under the provision entitled Indemnification – Third Party Claims.

(2) Coverage shall be written on an occurrence basis and shall be maintained without interruption from date of commencement of the work until date of final payment. Coverage must include the following on a commercial basis: (i) Premises – Operations, (ii) Independent Contractor’s Protective, (iii) Products and Completed Operations, (iv) Personal and Advertising Injury, (v) Contractual, including specific provision for contractor’s obligations under the provision entitled Indemnification – Third Party Claims, (vi) Broad Form Property Damage including Completed Operations, and (vii) Owned, Non-owned and Hired Motor Vehicles.

(3) The insurance required by this paragraph shall be written for not less than the following limits of liability or as required by law, whichever coverage is greater.

**COMMERCIAL GENERAL LIABILITY:**
- General Aggregate (per project) $1,000,000
- Products/Completed Operations $1,000,000
- Personal and Advertising Injury $1,000,000
- Each Occurrence $1,000,000
- Fire Damage (Any one fire) $ 50,000
- Medical Expense (Any one person) $ 5,000

**BUSINESS AUTO LIABILITY** (including All Owned, Non-owned, and Hired Vehicles):
- Combined Single Limit $1,000,000
- OR
- Bodily Injury & Property Damage (each) $750,000

**WORKER’S COMPENSATION:**
- State Statutory
- Employers Liability $100,000 Per Acc.
- $500,000 Disease, Policy Limit; $100,000 Disease, Each Employee

(4) Required Documentation. (a) Prior to commencement of the work, contractor shall provide to the District a signed, original certificate of liability insurance (ACORD 25). The certificate shall identify the types of insurance, state the limits of liability for each type of coverage, include a provision for 30 days notice prior to cancellation, name every applicable using governmental unit (as identified on the cover page) as a Certificate.
INDEMNIFICATION - THIRD PARTY CLAIMS
Notwithstanding any limitation in this agreement, Contractor shall defend and indemnify the District, its instrumentalities, agencies, departments, boards, and all their respective officers, agents and employees against all suits or claims of any nature (and all damages, settlement payments, attorneys' fees, costs, expenses, losses or liabilities attributable thereto) by any third party which arise out of, or result in any way from, any defect in the goods or services acquired hereunder or from any act or omission of Contractor, its subcontractors, their employees, workmen, servants or agents. Contractor shall be given written notice of any suit or claim. The District shall allow the Contractor to defend such claim so long as such defense is diligently and capably prosecuted through legal counsel. The District shall allow the Contractor to settle such suit or claim so long as (i) all settlement payments are made by (and any deferred settlement payments are the sole liability of) Contractor, and (ii) the settlement imposes no non-monetary obligation upon the District. The District shall not admit liability or agree to a settlement or other disposition of the suit or claim, in whole or in part, without the prior written consent of Contractor. The District shall reasonably cooperate with the Contractor's defense of such suit or claim. The obligations of this paragraph shall survive termination of the parties' agreement.

ASSIGNMENT
No solicitation response, contract or any of its provisions may be assigned, sublet, or transferred without the prior written consent of the District.

PAYMENT
The District shall pay the Contractor, after the submission of proper invoices or vouchers, the prices stipulated in this contract for supplies delivered and accepted or services rendered and accepted, less any deductions provided in this contract. Unless otherwise specified in this contract, including the purchase order, payment shall not be made on partial deliveries accepted by the District.

INTELLECTUAL PROPERTY INFRINGEMENT
(a) Without limitation and notwithstanding any provision in this agreement, Contractor shall, upon receipt of notification, defend and indemnify the District, its instrumentalities, agencies, departments, boards, and all their respective officers, agents and employees against all actions, proceedings or claims of any nature (and all damages, settlement payments, attorneys' fees (including inside counsel), costs, expenses, losses or liabilities attributable thereto) by any third party which arise out of, or result in any way from, any defect in the acquired item or services acquired hereunder or from any act or omission of Contractor, its subcontractors, their employees, workmen, servants or agents. Contractor shall be given written notice of any suit or claim. The District shall allow the Contractor to defend such claim so long as such defense is diligently and capably prosecuted through legal counsel. The District shall allow the Contractor to settle such suit or claim so long as (i) all settlement payments are made by (and any deferred settlement payments are the sole liability of) Contractor, and (ii) the settlement imposes no non-monetary obligation upon the District. The District shall not admit liability or agree to a settlement or other disposition of the suit or claim, in whole or in part, without the prior written consent of Contractor. The District shall reasonably cooperate with the Contractor's defense of such suit or claim. The obligations of this paragraph shall survive termination of the parties' agreement.

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caused by the Contractor’s compliance with specifications furnished by the District if the District knowingly relied on a third party’s IP right to develop the specifications provided to the Contractor and failed to identify such product to the Contractor. (d) As used in this paragraph, these terms are defined as follows: “IP right(s)” means a patent, copyright, trademark, trade secret, or any other proprietary right. “Acquired item(s)” means the rights, goods, or services furnished under this agreement. “Specification(s)” means a detailed, exact statement of particulars such as a statement prescribing materials, dimensions, and quality of work. (e) Contractor’s obligations under this clause shall survive the termination, cancellation, rejection, or expiration of this Agreement.

OWNERSHIP OF DATA & MATERIALS
All data, information, material and documentation either specially prepared by Contractor for the District or provided by the District pursuant to this solicitation shall belong exclusively to the District.

PRIVACY – WEB SERVICES
The offeror agrees that any information acquired by about individuals or businesses which are available to the offeror as a result of the performance of this solicitation award/contract shall not be retained beyond the end of the term of the contracted project without the express written consent of the District. Such information shall not be sold, traded, or released in any form to another entity, including affiliates, and shall not be used for any purpose other than performing this contract. Upon request, the contractor shall provide written confirmation of compliance with this clause.

PROPRIETARY SOFTWARE (WHEN APPLICABLE)

Definition
Proprietary software is defined as data programs, non-custom written, non-made for hire software supplied by the contractor on a magnetic tape, disk, semiconductor device or other memory device; or system memory including hard wired logic instructions, microcode and documentation used to describe, maintain and use the programs.

License
The District is hereby granted a non-exclusive, fully paid perpetual license to use the contractor’s proprietary software associated with the materials and/or hardware acquired, but only in conjunction with the material, equipment and/or service purchased pursuant to this Agreement.

Title
Title to any proprietary software, provided by the contractor to the District will remain with the contractor.

Trade Secrets
The District agrees that proprietary software is a trade secret of the contractor. The District agrees to take reasonable precautions to protect the trade secret nature of the proprietary software and to prevent its disclosure to unauthorized personnel. The license herein granted cannot be transferred, assigned, or made available by the District for use by any other individual, firm, partnership, or legal entity not affiliated, associated, or connected with the District without the prior expressed written consent of the contractor, which consent will not be unreasonably withheld. Such transfer shall also be conditioned upon the execution by the transferee of a written declaration agreeing to be bound by the terms and conditions of confidentiality provided for in this section.

Source Code
In the event the contractor, at any point during the continued installation and operation of the equipment herein acquired, discontinues the conduct of business, or for any reason fails to continue to support the proprietary software; the District will be provided a copy of the source code for said proprietary software, at no expense to the District.

Escrow for Source Code: In the event the contractor at any point during the continued installation and operation of the software herein acquired discontinues the conduct of business or for any other reason fails to continue to support the software, the District shall be provided a copy of the source code for said software within thirty days at no expense to the District.

For the effective term of this contract, contractor will provide, to a mutually agreed upon escrow agent in the United States, the most recent version of the source code on magnetic media. The proprietary source code shall
be deposited into the escrow account within fifteen (15) calendar days of the initiation of the contract, or any major update, non-customized enhancement, version or release of said licensed software.

The source code may be accessed only upon the following conditions:
a. The contractor refuses to provide software maintenance, bug fixes, upgrades, updates and/or enhancement services under the terms set forth in this contract or as generally provided similarly situated customers; or
b. The contractor ceases to do business or exist as a valid business entity, as evidenced by an adjudication of bankruptcy or other definitive measure of cessation of operations.

With regards to proprietary software, the District may not sell, assign lease, or otherwise provide said source code(s) to any other person, firm or entity, regardless of modification, without the express written consent of the contractor, its successors, and assigns.

CUSTOMIZED SOFTWARE

Definition
Customized software is defined as made-for-hire, custom written and customer specific computer programs developed for the District by the contractor or by employees or agents of the District on magnetic tape, disk, semiconductor device or their memory device or system memory including hard wired logic instructions, microcode; and documentation used to describe, maintain and use the programs and any and all of the foregoing created in conjunction with this contract.

Title
Title to the customized software rests in the District as set forth herein. The contractor shall thereafter have no right, title or interest in any customized software. As herein used, title includes providing to the District all intellectual elements of the customized software including, but not limited to, developmental, work product, notes, object and source codes and any other items or material regardless of form which would aid the District in understanding, using, maintaining, and enhancing the pertinent customized software.

Software Tools
The contractor shall provide to the District, simultaneous with its initial installation and any subsequent enhancements, upgrades, modifications, “patches”, fixes, etc., software tools (including, but not limited to compilers, editors, etc.) that the District may require to maintain or to enhance the customized software. The price for said tools and the cost to train District personnel to maintain and/or to enhance the customized software shall be noted separately and included in the contractor’s cost bid/proposal submitted to the District in response to the solicitation.

ETHICS ACT
By submitting an offer, the vendor certifies that it is in compliance with South Carolina’s Ethics, Government Accountability, and Campaign Reform Act of 1991, as amended. The following statutes require special attention:
(a) Offering, giving, soliciting, or receiving anything of value to influence action of a public employee – Section 8-13-790, (b) Recovery of kickbacks – Section 8-13-790, (c) Offering, soliciting, or receiving money for advice or assistance of a public official – Section 8-13-720, (d) Use or disclosure of confidential information – Section 8-13-725, and (e) Persons hired to assist in the preparation of specifications or evaluation of bids/proposals – Section 8-13-1150.

Any questions regarding the aforementioned General Terms and Conditions shall be directed to The School District of Greenville County Procurement Department, 2 Space Drive, Taylors, South Carolina 29687, (864) 355-1279. Rev. 2 17.