POCATELLO/CHUBBUCK SCHOOL DISTRICT NO. 25 Bannock County, Idaho

Administration Offices 3115 Pole Line Road Pocatello, Idaho

SPECIFICATIONS

RUNNING TRACK REPAIR AND RESURFACING

BIDS WITH CONDITIONS WILL NOT BE ACCEPTED

BID OPENING

April 3, 2019 10:30 A.M.

POCATELLO/CHUBBUCK SCHOOL DISTRICT NO. 25 Bannock County, Idaho

INVITATION TO BID

RUNNING TRACK REPAIR AND RESURFACING School District No. 25

Sealed bids will be received and opened by a Representative of the Board of Trustees of School District No. 25, Bannock County, Idaho at 3115 Pole Line Road, Pocatello, Idaho, 83201 until 10:30 AM on April 3, 2019 for All-Weather Running Track Repair and Resurfacing at Century High School and Irving Middle School.

A pre-bid conference and walk-thru to review projects will be held at 1:00 PM on March 15, 2019 at Century High School, 7801 Diamondback Drive, Pocatello, Idaho.

Specifications or additional details, (including bid forms), may be secured at 3115 Pole Line Road, Pocatello, Idaho, 83201. All bids must be on the forms furnished, all blank spaces filled in, and signed with the name and address of the Bidder. No unqualified bids will be read.

Each bid shall be accompanied by a certified check, cashier's check, or a bidder's bond, (executed by a qualified surety company with the power to do business in the State of Idaho) in the sum of not less than five percent, (5%) of the total bid, made payable to School District No. 25, Bannock County, Pocatello, Idaho. This surety shall be forfeited by the bidder in the event of failure to enter into a contract. Personal or company checks will not be accepted. Compliance with Idaho Public Works Law is required.

The Board of Trustees reserves the right to reject any/or all bids or to waive any informalities, or to accept the bid or bids deemed best for School District No. 25, Bannock County, Pocatello, Idaho.

Renae Johnson, Clerk School District No. 25

To be published on the dates of:

March 12, 2019 March 19, 2019

IDAHO STATE JOURNAL

INSTRUCTIONS TO BIDDERS

BIDS:

Sealed "BIDS" will be received on or before the time and date set forth under "INVITATION TO BID".

The owner reserves the right to accept or reject any part or all bids.

Bidders submitting a "Bid" on this work will be required to figure and furnish everything as called for by these specifications and the requirements of the Bid sheet.

All bids shall be in a sealed envelope addressed to the Board of Trustees of School District No. 25, 3115 Pole Line Road, Pocatello, Idaho. The following shall be written on the exterior of the envelope:

"BIDS FOR TRACK REPAIR AND RESURFACING TO BE OPENED ON APRIL 3, 2019 AT 10:30 AM"

Bids not delivered by contractors at time of bid opening <u>must</u> be received in mail or no later than 4:00 PM on April 2, 2019 the day before the bid opening.

EXAMINATION OF THE SITE AND DOCUMENTS: *Pre-Bid Walk through.*

Refer all questions to Mr. Alan Spidell, School Plant Coordinator, at (208)233-2604. Contact with other district staff, Board of Trustees, or Administration, will be by written permission only.

A **pre-bid** conference and walk-thru to review projects will be held on March 15, 2019 at 1:00 PM at Century High School, 7801 Diamondback Dr, Pocatello, Idaho.

The purpose of the pre-bid conference and prior to submitting a proposal, the bidder shall:

- 1. Carefully examine the specifications.
- 2. Visit the worksite.
- 3. Be fully informed of existing conditions and limitations.
- 4. Include in the bid sums sufficient to cover all items required by the contract, which shall rely entirely upon your own examinations in making this proposal.

INTERPRETATIONS:

Should a bidder find discrepancies in, or omissions from the specifications, or be in doubt as to their meaning, he should at once notify the Owner, who will send written instructions or addenda to all bidders. The owner will not be responsible for oral interpretations. Questions received less than 48 hours before time for bid opening cannot be answered. All addenda issued during the time of bidding will be incorporated in the contract.

BID GUARANTEE:

As a guarantee, each bid will be accompanied by a Certified Check, Cashier's Check, or Bid Bond for not less than five percent (5%) of the base bid payable to Owner. NO PERSONAL OR COMPANY CHECKS WILL BE ACCEPTED

OBJECTIONS:

Written objections to specifications or bid procedures must be received by the clerk, secretary, or other authorized official of the District at least one (1) business day before the date and time upon which bids are scheduled to be received, per Idaho Code Section 68-2806(c).

EVIDENCE OF QUALIFICATIONS:

Upon request of Owner, a bidder whose bid is under consideration for award of the contract shall submit, promptly, satisfactory evidence of his financial resources, his experiences, and the organization and equipment he has available for performance of the contract.

LAWS AND ORDINANCES:

The contractor hereby binds himself to protect and save harmless the owner from all damages arising from the violation of any and all Federal, State, County, City, and all other laws, rules, regulations, in the performance of the terms of the contract.

HOLD HARMLESS AGREEMENTS:

The District expects your work to conform to professional standards. The contractor is expected to hold the District harmless for all damages or claims arising out of the work performed by the contractor. The District will not agree to hold the contractor harmless for damages or claims.

EQUIPMENT:

The contractor shall provide all labor, materials, tools, and equipment, etc. necessary for the complete and substantial execution of everything described in the specifications.

STORAGE OF MATERIALS:

The contractor shall make arrangement and coordinate with the Maintenance Department for delivery and storing of materials. Any damages of life or property caused by storage of materials on the above-indicated place shall be paid for by the contractor, who shall hold the owner harmless for any damages concerning the same.

SUPERVISION:

The supervision of this work will be done by School District No. 25's Maintenance Department.

EMPLOYMENT OF RESIDENTS OF IDAHO:

In compliance with Idaho Laws, Section 44-1001 and 44-1002 Idaho Code, the contractor must employ ninety-five percent 95% bona fide Idaho residents as employees on any such contracts except where under such contracts fifty (50) or less persons are employed the contractor may employ ten percent (10%) nonresidents, provided however, in all cases such employers must give preference to the employment of bona fide Idaho residents in the performance of such work.

CONTRACTOR'S LICENSE:

In compliance with Idaho Laws, the contractor must be registered with the State of Idaho, and hold the required <u>Public Works Contractor's License</u> before obtaining the contract documents and before submitting a bid for this work.

INSURANCE:

All contractors who provide goods or services to the District are required to provide the District with certificates of insurance for General Liability, Auto Liability, Workers Compensation, and Professional Liability if applicable.

The General Liability and/or Professional Liability certificate must name the District as an additional insured under the contractor's policy. Certificates are to be provided to the District prior to any work commencing on District property. This would include the placement of any equipment or materials at the work site.

Minimum Insurance Limits

General Liability \$1,000,000 per occurrence

\$1,000,000 products and completed operations

\$1,000,000 annual aggregate

Auto Liability \$1,000,000 per occurrence

Workers Compensation Statutory

Professional Liability \$1,000,000 per occurrence

\$1,000,000 annual aggregate

PERFORMANCE BOND:

The successful bidder will be required to furnish a 100% performance bond when entering into the contract work, per Idaho Code Section 54-1926, "....conditioned upon the faithful performance of the contract in accordance with the plans, specifications and conditions thereof."

PAYMENT BOND:

The successful bidder will be required to furnish a 100% payment bond when entering into the contract work, per Idaho Code Section 54-1926, "solely for the protection of persons supplying labor or materials, or renting, leasing, or otherwise supplying equipment to the contractor or his subcontractors in the prosecution of the work provided for in such contract."

5% RETAINAGE:

The Owner will retain 5% of the Contractor's earned sum to ensure faithful performance. This 5% will be released to the Contractor upon receipt of tax release from State of Idaho.

OWNER/CONTRACTOR AGREEMENT:

The Agreement for the work will be written on a District provided Form of Agreement between Owner and Contractor where the basis of payment is a stipulated sum.

The District will award the project(s) to the vendor with the lowest responsible total bid.

LIQUIDATED DAMAGES:

Contractor shall be required to pay Owner as liquidated damages the sum of \$200 for each day, after the scheduled completion date, that the project is unfinished.

CHANGES IN THE WORK:

The owner, without invalidating the contract, may order extra work or make changes by altering, adding to, or deducting from the work; the contract sum being adjusted accordingly. All such work shall be executed under the conditions of the original contract, except that any claim for extension of the time caused thereby shall be adjusted at the time of ordering such change.

- 1) The total allowance for combined overhead and profit for changes shall be included in the total cost to the owner and shall be based on the following schedule:
- 2) For the Contractor, 10% over cost;
- 3) For the Sub-Contractor, 15% over cost to be divided 10% for Sub-Contractor and 5% for Contractor; and
- 4) For any Sub-Subcontractor, 15% over cost to be divided 5% for Contractor, 5% for Sub-Contractor, and 5% for Sub-Subcontractor.

FORM WH5:

Per Idaho Code Section 54-1904A, within thirty (30) days of award of bid, the contractor shall file with the State Tax Commission a form WH-5, Public Works Contract Report.

INSPECTION OF WORK:

The representative of the owner shall at all times have access to the work wherever it is in preparation or progress and the contractor shall provide facilities for such access and for inspection.

WARRANTY:

Manufacturer shall warrant products under normal use and service to be free from defects in materials and workmanship for a period of one year from date of delivery.

Warranty shall cover repair or replacement of such parts determined defective upon inspection. Warranty does not cover any product or part of a product subject to accident, negligence, alteration, abuse or misuse. Warranty does not cover any accessories or parts not supplied by the manufacturer.

Warranty shall not cover any labor expended or materials used to repair any equipment without manufacturer's prior written authorization.

CLEAN UP:

The contractor shall at all times keep the premises free from accumulations of waste material or rubbish caused by his employees or work, and at the completion of the work he shall remove all his rubbish from and about the building and all tools and surplus materials and shall leave his work clean. In case of dispute, the owner shall remove the rubbish and surplus materials and charge the cost to the contractor. At no time shall the School District Dumpsters be used to remove the Contractor's waste, garbage and carpet scraps.

<u>IDAHO EMPLOYER ALCOHOL AND DRUG-FREE WORKPLACE ACT:</u> Include with your bid sheet a contractor's affidavit pursuant to Idaho Code Section 72-1717.

<u>BIDDER CERTIFICATION FORM:</u> All bidders must complete and submit the Bidder Certification Form included with this bid request.

PAYMENTS:

Prices must remain firm as quoted by supplier until quantity awarded is received. Application for payment dated on or before the 25th of the month, shall be paid by the 15th of the following month. Application for payment dated after the 25th of the month, shall be paid within 30 days.

Delivery may be accepted any time, however, payment for the 2019-2020 fiscal year cannot be made until after July 3, 2019 when those funds have been released.

BID:

The following universal specifications are being used as a guideline. Alternate bids for equal equipment will be considered. Substitutions or major alternations must be indicated upon the proposal sheet at the time of the bid submission. Bids must be based upon conditions at the site and these specifications. Bids shall be submitted in accordance with the requirements shown on the bid form.

BID EVALUATION CRITERIA:

Contractor selection on this project will be evaluated based on the following:

- 1. Price
- 2. Contractor reputation for quality of work with current customers or past performance with District 25. (please list all jobs/contracts greater than \$10,000 performed in the past two years if contractor has not performed one for the District in past 5 years)
- 3. Vendor ability to best match the listed criteria as specified.

The contract will be awarded to the lowest responsive and responsible bidder or bid/offer most advantageous to the District with price and other factors considered.

DELIVERY AND START OF WORK:

The time frame for door replacement to be completed is between June 4, 2019 and July 31, 2019.

SCOPE OF WORK

REPAIR/RESURFACING OF RUNNING TRACK SYSTEM TO BE INSTALLED TDR100X (2 LAYER)

PART 1 GENERAL

1.1 DESCRIPTION

- A. Furnish and install resilient surfacing over the asphalt pavement. Surfacing system shall provide a durable, cohesive, non-toxic (heavy metal free) installation. Product shall meet or exceed the International Association of Athletics Federation (IAAF) for spike resistance, force reduction, modified vertical deformation, and slip resistance.
- B. Basis of design: Plexitrac XP Accelerator Running Track manufactured by California Products Corporation, Andover, MA www.plexipave.com/1-800-225-1141
- C. Color Specification: Black

1.2 RELATED SECTIONS

- A. Related work
 - 1. 31 2324 Aggregate Base
 - 2. 32 1216 Asphalt Pavement
- B. References
- 1. National Asphalt Pavement Association (NAPA)
- 2. USA Track & Field (USATF)
- 3. National Federation of State High School Associations (NFHS)
- 4. National Interscholastic Athletic Administrators Association (NIAAA)
- 5. International Association of Athletics Federation (IAAF)
- 6. American Sports Builders Association (ASBA)

1.3 QUALITY ASSURANCE

- A. Existing asphalt surface shall comply with the guidelines of the ASBA and NAPA for surface planarity and density.
- B. All liquid materials shall be from a single source and manufactured for the purpose of resilient track construction.
- C. The contractor shall record the batch number of each product used on the site and maintain it throughout the warranty period.
- D. The contractor shall provide the owner, an estimate of the volume of each liquid product and the weight of the rubber granule to be used on site.
- E. The installer shall be an Authorized Applicator of the specified surface system with a minimum of 10 years experience.
- F. The manufacturer's representative will be available to help resolve material issues.

1.4 SUBMITTALS

- A. Manufacturer's specifications for components and system.
- B. Current material safety data sheets (MSDS) for the liquid components.
- C. Current Authorized Applicator certificate from the surface system manufacturer.
- D. Representative sample of the system to be installed with appropriate labeling for identification.
- E. A certificate from the manufacturer of the binders and coatings stating that the materials have been produced specifically for the use in sports surfacing construction.
- F. A complete list of materials intended to be used in the construction of the running track system. All liquid quantities will be <u>prior</u> to dilution.
- G. A test report that the 1/2" inch (13 MM) thick minimum system has been tested to IAAF standards for force reduction and modified vertical deformation. Force reduction shall be 35-50-%. Modified vertical deformation shall be 0.6-1.8 mm.
- H. Reference list from the installer of at least 5 projects of similar scope done in the past three years.

1.5 MATERIAL HANDLING AND STORAGE

- A. Store material in accordance with manufacturer's specifications and MSDS.
- B. Deliver products to the site in original, unopened containers with labels attached.
- C. All surfacing materials shall be non-flammable.

1.6 GUARANTEE

A. The installer and the materials manufacturer shall supply a warranty covering labor and materials respectively. The warranty period shall be for six (6) years.

1.7 INSTALLER QUALIFICATIONS

- A. Installers shall be regularly engaged in the construction and surfacing of running tracks.
- B. Installer shall be an authorized applicator of specified products.
- C. Installer shall be a builder member of the ASBA.

1.8 MANUFACTURER QUALIFICATION

- A. Material supplier shall certify that the materials provided are manufactured specifically for construction and surfacing of running tracks.
- B. System manufacturer shall be a US owned company that has been continuously engaged in the business of track surfacing materials for at least 10 years.

- C. Manufacturer shall be a member of the ASBA.
- D. System manufacturer shall have a designated representative available for site inspection for completed work.

PART 2 PRODUCT

2.1

- A. Manufacturer California Products Corporation, Andover, MA., www.plexipave.com
- B. Any materials used must be an emulsion/water based product. Any products which require solvents such as MEK, Butyl Cellusolve or Acetone for clean up or mixing are not acceptable.
- C. Materials must have a VOC less than 150g/lt. for binder products. Top coats shall have a VOC of less than 100g/lt. measured by EPA method 24.
- D. Materials may not have a flash point of less than 200°F.

2.2 MATERIALS

MATERIALS			
Court Patch Binder-	Shall comply with Specification 10.14 of California Products Corporation. 100% Acrylic resin blended with Portland Cement and Silica Sand		
	 Percent solids by weight (minimum) Weight 	46% 8.7-8.9 lbs./gallon	
CP-4125-	Latex emulsion Primer. SBR emulsion		
	 Percent solids by weight (minimum) Weight 	50% 8.35 lbs./gallon	
Plexitrac Binder-	Shall comply with Specification 10.73 of California Products Corporation		
	High Viscosity Polyresin Blend		
	 Percent solids by weight (minimum) Weight 	44.7% 8.47 lbs./gallon	
Plexicolor Pigment-	Water-borne dispersed pigment for enhanced color		
Plexitrac Coating-	Shall comply with Specification 10.70 of California Products Corporation		

Percent solids by weight (minimum) 47.4%
 Weight 8.45 lbs./gallon

Highly Pigment Polyresin Top Coat

California Line Paint-Shall comply with Specification 10.4 of California Products Corporation

55100% Acrylic Resin containing no alkyds or vinyl

copolymer constituents

1) Percent solids by weight (minimum) 53.1%

2) Weight 11.6 lbs./gallon

Rubber Granules-Specifically gradated 1-3MM SBR and/or EPDM particles for job

mixing with the Plexitrac Binder

Water-The water to be used in the mixture must be fresh and

potable

The installer will provide to the Owner/Architect a proforma materials list prior to the installation of the volume of materials to be used on the project. The proforma will include the following:

Black Surfaces

- Surface area to receive the surfacing system as shown on the drawings.
- b) Specified minimum thickness: 1/2" inch (13MM) Century High School 1/4" inch (6.7 MM) Irving Middle School
- Pounds of Rubber 10.5 lb. sq/y SBR 5.0 lb sq/y Black EPDM c)
- d) Gallons of CP-4125 (undiluted) .04 gal/sq.y
- Gallons of Plexitrac Binder(undiluted) 1 gallon per 18 lbs SBR / 1 gallon per 24 e) lbs. EPDM Minimum
- Gallons of Plexitrac Coating (undiluted) .1 gallon sq.y f)

The installer will furnish the Owner/Architect with a proof of delivery that the correct volume of product has been provided. The installer will also verify that the same manufacturer has supplied all binders and coatings.

PART 3 EXECUTION

3.1 WEATHER LIMITATIONS

- A. Ambient and surface temperatures must be 50°F and rising.
- B. Installation should not be conducted during rainfall or when rainfall is imminent.
- C. Do not apply when surface temperature is in excess of 140°F.

3.2 SURFACE PREPARATION

- A. New asphalt shall be allowed to cure for a minimum of 14 days prior to the application of any surfacing materials.
- B. The surface must be thoroughly cleaned of all loose dirt and debris.
- C. Prior to the application of resilient surface materials, the entire surface shall be flooded and checked for depressions or irregularities in the asphalt. Any puddle area covering a nickel shall be marked and repaired with Court Patch Binder, according to California Products Specification 10.14. After patching, the asphalt surface shall not vary more than 1/4" in 10 feet, measured in any direction. Any depressions 1/4" or greater, shall be leveled using patch materials indicated.

3.3 RESILIENT SURFACE INSTALLATION

- A. After curing and preparation, the asphalt shall be primed/tack coated with CP-4125 at the rate of .04 gal/sy by means of a dual diaphragm pump and spray unit. Do not allow materials to puddle on the asphalt surface.
- B. Apply dry 1-3 MM Black SBR to the tack coated surface by mechanical spreader or by hand. Avoid leaving dry rubber granules more than one layer thick.
- C. Apply Plexitract Binder at the rate of one gallon per 18 lbs of Black SBR granule by means of dual diaphragm pump and spray unit. Care should be taken to uniformly spray the granule so they are fully encapsulated.
- D. Apply layers of Black SBR granule and Plexitract Binder until the specified thickness and weight of Black rubber has been applied. Each dry layer should be raked by hand to insure uniformity of thickness and density. In no case should a rubber layer be greater than 2.5 lbs/aquare yard prior to Plexitrac Binder Application.
- E. Apply dry 1-3 MM Black EPDM granule to the rate not more than 2.5 .lbs/sy. Apply layers as required to attain top layer of thickness of 1/4" inch (6.7 MM). at Irving Middle School or 1/2" inch (13 MM) Century High School
- F. Apply Plexitrac Binder at the rate of one gallon for 24 lbs. of 1-3 MM Black EPDM granule. Plexitrac pigment shall be added to each 55 gallon drum of Plexitrac Binder for added UV stability.
- G. Prior application of Plexitrac Coating and line marking, the surface shall be tested for the required depth using SMG FT-3 Floor Tester depth gauge. The running track oval shall be tested in no less than 100 locations. The tests shall be performed at the center of both the outer and inner lane, as well as, the center of the oval. At least 80% of the readings must meet the required depth, if not, additional layers of rubber will be applied until poper depth has been achieved.
- H. Apply Plexitrac Coating at the total rate of .1 gallon per square yard. Product shall be applied in two applications by a dual diaphragm pump spray unit. One application shall be applied clockwise, the other counter clockwise.

3.4 MARKING AND MEASUREMENTS

- A. Wait 48 hours after surface completion before applying line marking. The installer shall:
 - a) Locate and establish all radius points.
 - b) Establish and set all necessary control points.
 - c) Layout all lines and markings to tolerances set forth by ASBA and governing body requirements.
 - d) Prepare all necessary drawings.
 - e) Provide all computations and measurements in organized form.
 - f) Establish all locations on the curves using a Transit or Theodolite capable of reading direct to 20 seconds.
 - g) Identify all markings, where appropriate, by painting the identification directly onto the track surface in 4" letters just below or in front of each mark in the right hand portion of the lane.
 - h) Paint all of the large, 3' high, lane numbers in two (2) colors, utilizing shadowed backgrounds.
 - i) All lines shall receive sufficient paint to assure complete opacity and uniformity of color.
 - j) Paints shall be used directly from original containers and shall be thinned only when hot temperatures dictate thinning for smooth applications.
 - k) Amount of paint used shall be as recommended by the manufacturer.
 - l) The paint used shall be a 100% acrylic latex line paint, Plexicolor Line paint, made especially for the painting of lines on sports surfaces
 - m) All measurements shall be made by competent, experienced and fully qualified personnel.
 - n) Upon completion of the track markings, a licensed professional engineer or registered land surveyor shall furnish an acceptable letter of or certificate of, accuracy to the Owner attesting to the accuracy of the track markings and measurements. This will also include copies of the computations, calculations and drawings that were used to obtain this accuracy. The Engineer or Surveyor should affix their stamp to the drawing and the certificate.
 - o) The markings shall include all events and marks required or recommended by the National Federation of State High Schools.

3.5 PROTECTION

- A. During construction the owner is responsible for limiting access of non-construction personnel to the site.
- B. The owner shall coordinate any irrigation of fields with the installation contractor.
- C. The installer shall protect curbs, fences and other structures from overspray.

3.6 CLEAN UP

- A. Remove all containers, surplus and debris and dispose of in accordance with local, state and Federal regulation.
- B. Remove all spills and overruns.
- C. Leave site in a clean and orderly condition.

3.7 REPAIRS

A. Complete all repairs needed such as tears, holes, cracks, depressions, or settling. Installer is responsible during the prebid walkthrough to identify all area needing repair and include in bid total. This includes any areas requiring asphalt removal, compaction, and asphalt replacement.

BID SHEET

RUNNING TRACK REPAIR AND RESURFACING

To be Opened April 3, 2019 at 10:30 AM

Board of Trustees School District No. 25 3115 Pole Line Road Pocatello, ID 83201-6119		Date	e:
We, the undersigned, propose to furnifor by these specifications for Repair Middle School.			•
The District will award the project(s)	to the vendor with the l	owest responsibl	le total bid.
PROJECT : Repair and Resurfac	e Running Track		
No. 1 Century High School	\$		
No. 2 Irving Middle School	\$		
	TOTAL B	ID: \$_	
We encourage work to be accomplish	ed between June 4, 201	9 and July 31, 20	019.
The School Board of Trustees reserves in any such bids and the right to waive		r all bids, likewi	se, to reject any item or items
Respectfully submitted,			
Attached, if applicable, is a listing oAttached is our Affidavit of AlcoholAttached is Bidder Certification For	l and Drug-Free Worksi		
Company Name		Authorized Signature / Date	
Address	Titl	e	
City, State, Zip		Public Works License Number	
Phone / Fax Number	Wo	rker's Comp & I	Liability Insurance Exp. Date

CONTRACTOR'S AFFIDAVIT CONCERNING ALCOHOL AND DRUG-FREE WORKPLACE

STATE OF			
COUNTY OF			
Pursuant to the Idaho Code, Section 72-1717 named contractor is in compliance with the provides a drug-free workplace program that and will maintain such program throughout the shall subcontract work only to subcontractors	rovisions of Idaho Code so complies with the provision he life of a state construction	ection 72-1717; that named comes of Idaho Code, title 72, chaon contract and that named comes of the contract and that named c	ntractor apter 17 ntractor
Name of Contractor	-		
Address	_		
City and State	_		
By:(Signature)	_		
Subscribed and sworn to before me this	day of	, 2019.	
Commission expires:			
	NOTARY P	UBLIC, residing at	



POCATELLO/CHUBBUCK SCHOOL DISTRICT 25

LEARNING TODAY FOR THE POSSIBILITIES OF TOMORROW

BIDDER CERTIFICATION FORM

- 1. **Debarment and Suspension** In submitting this bid proposal, we hereby certify that we have not been suspended or in any way excluded from Federal procurement actions by any Federal Agency. We fully understand that if information contrary to this certification subsequently becomes available, such evidence may be grounds for non-award or nullification of a bid contract.
- 2. **Anti-Collusion** In submitting this bid proposal, we hereby certify this proposal was developed and prepared without any collusion with any competing bidder or District employee. The content of this proposal has not been disclosed to any competing or potentially competing bidder prior to the proposal due date and time. Furthermore, no action to persuade any person, partnership or corporation to submit or withhold a bid has been made.
- 3. **Anti-Lobbying** In submitting this bid proposal, we hereby certify that to the best of our knowledge and belief, no appropriated Federal funds have been paid or will be paid by or on behalf of person associated with this proposal to any person for influencing or attempting to influence and officer or employee of any agency, a member of Congress, an office or employee of Congress or an employee of a member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan or cooperative agreement.
- 4. **National Sexual Offender Registry** In submitting this bid proposal, you certify to the District that your company will prohibit any persons in your employ who are registered or required to register under the Idaho Sex Offender Registration Act from participation in company business with the District if such participation would require them to be present on school property. You certify further that you have cross checked such employees against the National Sex Offender Registry found at the following web link: http://www.nsopr.gov/

Signed:					
Name & Title:					
Company:					
. 11					
Address:					
City & State:					
Date:					