### **COCISD Vendor Checklist Forms V1E**

Never on Campus with Students, Unsupervised + Federal (E.D.G.A.R.)

Cor	ntractor:	
*****	Initial by each item before sending ba	<u>ck</u> ****

1	Checklist	Federal (Section 8)
2	<ul><li>Student Involvement Form</li><li>Department Signature &amp; Bookkeeper signature</li></ul>	8 E.D.G.A.R. Certifications 8a Suspension and Debarment Form
3	<ul><li>Independent Contract Agreement (Signed)</li><li>(OR) An equivalent Contract Agreement</li></ul>	8b Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions
	<ul><li>All blanks are completed</li><li>(date of services and price)</li></ul>	8c Contractors Alcohol & Tobacco Free
4	Vendor Information Form	8d Contractors Drug Free Workplace
4 5	Procurement Category form	8e Statement of Non-Collusion and Non- Discrimination
6	W-9 Form	8f Buy American Provision Certification
	<ul><li>Document is complete</li><li>updated Information if changed</li></ul>	8g Buy American Waiver Exception List
7a	CIQ Instructions	9a Contractor's Certificate of Worker's Comp.  9b HUB Participation
7b	CIQ Questionnaire	9c Iran Contracting Act (Contracts \$1 million +)
7c	Insurance requirements	Criminal History
7d	Certificate of Interested Parties	10 Felony Conviction Notification
7e	Certificate of Residency	11a Instructions to Obtain Fingerprints thru DPS
7f	_ Certificate of Anti-boycott Israel	11b DPS CCH Verification form
7g	Certification of Compliance Regarding Texas Family Code	12 Criminal History Authorization form
		14 Form 1295 & Instructions

## Independent Contractor (Vendor) / Student Involvement

This form allows you to determine what vendor packet is appropriate. PICK ONLY ONE OPTION!

V1. The contractor (vendor) does not come on context is limited to accomplish the limited by		from afar. The minimal campus	
contact is limited to supervised deliveries & pick-	-ups at most Yes No	COMPLETE VENDOR PACKET	
	(staff signature)	V1 or V1E	
	(Independent Contractor signature)	(NO EXPOSURE)	
V2. The contractor will <u>ONLY</u> be around a group		BUT ALWAYS WITH a	
sponsor /staff member present and NO MORE TI	HAN FIVE DAYS? Yes No	COMPLETE	
	(staff signature)	VENDOR PACKET  V2 or V2E	
	(Independent Contractor signature)		
MAINTENANCE/GROUNDS - TECHNOL		ANSDORTATION POLICE	
MAINTENANCE/GROUNDS - TECHNOLOGY - FACILITY PLANNING - TRANSPORTATION - POLICE  * * * ONLY WHEN APPLICABLE* * *			
SOME DEALING			
SOME DEALINGS	MAY WARRANT VENDOR		
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with	MAY WARRANT VENDOR  AN FIVE DAYS and may through the pe	PACKET (V3) erformance of their services be	
V2 (b). The contractor may be here <u>MORE THA</u>	MAY WARRANT VENDOR  AN FIVE DAYS and may through the per the students alone. This contractor will A	PACKET (V3) erformance of their services be	
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with	MAY WARRANT VENDOR  AN FIVE DAYS and may through the pe	PACKET (V3) erformance of their services be ALWAYS be accompanied by a	
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with	MAY WARRANT VENDOR  AN FIVE DAYS and may through the per the students alone. This contractor will A	PACKET (V3) erformance of their services be ALWAYS be accompanied by a  COMPLETE	
V2 (b). The contractor may be here MORE THA around a group of students but will NEVER be with Professional Employee. Yes No	MAY WARRANT VENDOR  AN FIVE DAYS and may through the pertinent students alone. This contractor will A  (staff signature)  (Independent Contractor signature)	PACKET (V3)  erformance of their services be ALWAYS be accompanied by a  COMPLETE VENDOR PACKET V2 or V2E	
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with <u>Professional Employee</u> . Yes No	AN FIVE DAYS and may through the perch students alone. This contractor will A (staff signature)  (Independent Contractor signature)  ONE or with a group of students or will	PACKET (V3)  erformance of their services be ALWAYS be accompanied by a  COMPLETE VENDOR PACKET V2 or V2E	
V2 (b). The contractor may be here MORE THA around a group of students but will NEVER be with Professional Employee. Yes No	AN FIVE DAYS and may through the perch students alone. This contractor will A (staff signature)  (Independent Contractor signature)  ONE or with a group of students or will	PACKET (V3)  erformance of their services be ALWAYS be accompanied by a  COMPLETE VENDOR PACKET V2 or V2E	
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with <u>Professional Employee</u> . Yes No	MAY WARRANT VENDOR  AN FIVE DAYS and may through the perch students alone. This contractor will A  (staff signature)  (Independent Contractor signature)  ONE or with a group of students or will Yes No	PACKET (V3)  erformance of their services be ALWAYS be accompanied by a  COMPLETE VENDOR PACKET V2 or V2E  be here MORE THAN 5 DAYS IN	
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with <u>Professional Employee</u> . Yes No	AN FIVE DAYS and may through the perch students alone. This contractor will A (staff signature)  (Independent Contractor signature)  ONE or with a group of students or will	PACKET (V3)  erformance of their services be ALWAYS be accompanied by a  COMPLETE VENDOR PACKET V2 or V2E  be here MORE THAN 5 DAYS IN  COMPLETE	
V2 (b). The contractor may be here <u>MORE THA</u> around a group of students but will <u>NEVER</u> be with <u>Professional Employee</u> . Yes No No You have the contractor has the opportunity to be <u>AL</u>	MAY WARRANT VENDOR  AN FIVE DAYS and may through the perch students alone. This contractor will A  (staff signature)  (Independent Contractor signature)  ONE or with a group of students or will Yes No  (staff signature)  (Independent Contractor signature)	PACKET (V3)  erformance of their services be ALWAYS be accompanied by a  COMPLETE VENDOR PACKET V2 or V2E  be here MORE THAN 5 DAYS IN  COMPLETE VENDOR PACKET	

### INDEPENDENT CONTRACTOR AGREEMENT

STATE OF TEXAS
COUNTY OF San Jacinto §
This Independent Contractor Agreement ("Agreement") is made by and between Coldspring-Oakhurst Consolidated ISD "COCSID" and ("Independent Contractor"), with an effective date of
WHEREAS, the Independent Contractor represents that the Independent Contractor has extensive experience as a(n)(AREA OF SPECIALIZATION); and
WHEREAS, the Independent Contractor agrees to provide the professional services listed herein to NCISD on an as-needed basis during the term of this Agreement.
NOW, THERFORE, in consideration of the promises and mutual covenants contained in this Agreement, NCISD and the Independent Contractor agree as follows:
I. SCOPE OF AGREEMENT AND LIMITATIONS OF AUTHORITY  1.1. <i>Purpose</i> : The Independent Contractor is hereby contracted to perform the services that NCISD specifies below on an as-needed basis, including but not limited to the following:
1
2
3.

- 1.2. The Independent Contractor has no authority to act for, or on behalf of, COCISD except as provided for in this Agreement. No other authority or power is granted or implied.
- 1.3. The Independent Contractor may not incur any debt, obligation, expense, or liability of any kind against COCISD without COCISD's express written authorization.
- 1.4. The Independent Contractor has no rights or benefits other than those set forth in this Agreement.
- 1.5. The Independent Contractor agrees that COCISD is not responsible or liable for any damages, injuries, deaths, or any other form of loss or harm arising from any of the Independent Contractor's negligent or intentional acts or omissions during the term of this Agreement.
- 1.6. The Independent Contractor will be responsible for the Independent Contractor's own negligent or intentional acts or omissions in connection with the performance of services under this Agreement.
- 1.7 The Independent Contractor hereby agrees and consents to COCISD obtaining the criminal history information of the Independent Contractor and agrees to waive any and all rights or claims arising under the Texas or United States Constitution, common law, or state or federal statutes, with respect to COCISD obtaining such criminal history, including, but not limited to, the right to be free from unreasonable searches or seizures, and any other privacy rights.
- 1.8 The Independent Contractor agrees to comply with all laws, regulations and rules of the United States, the State of Texas, the Texas Education Agency, the Texas Commissioner of Education, and COCISD, concerning the provision of services to COCISD and its students, including but not limited to, duties with respect to confidentiality of student records, duties to report abuse or neglect of students, and duties regarding the discipline and management of students.



- 1.9 The Independent Contractor affirmatively represents and avers that the Independent Contractor is fully qualified, by training or experience, to provide the services contemplated by this Agreement, and possesses all valid certifications and licenses required by any governmental entity, and has met all required registration requirements, that are necessary to authorize the Independent Contractor to perform the professional services contemplated by this Agreement.
- 1.10 The Independent Contractor, prior to performing any services to COCISD under this Agreement, shall provide to COCISD copies of all licenses and certifications that confirm the representations and affirmations contained herein.

### II. RELATIONSHIP OF PARTIES

- 2.1. The Parties to this Agreement intend that the Independent Contractor, in performing the contracted services, will act and operate solely as an independent contractor. As such, the Independent Contractor shall maintain control of the work and the manner in which it is performed, and shall be free to accept and perform work for third-parties during the term of this Agreement.
- 2.2. The Independent Contractor acknowledges and agrees that the Independent Contractor is not an employee of COCISD and, accordingly, is not entitled to any benefits, insurance, or other privileges available to COCISD employees. The Independent Contractor shall not represent to any person or entity that the Independent Contractor is an employee or agent of COCISD. COCISD will not deduct any social security or income taxes from the payments made to the Independent Contractor as set forth in Section IV. COCISD will issue the Independent Contractor a 1099-Misc. form reflecting COCISD compensation from COCISD and the Independent Contractor will be liable for any and all worker's compensation payments and federal, state, and local employment, sales, use, excise, and other taxes arising out of the Independent Contractor's receipt of compensation under this Agreement.

### III. TERM; EXTENSION; TERMINATION

- 3.1. Term: The term of this Agreement shall begin on \_\_\_\_\_\_(DATE) and end on \_\_\_\_\_\_(DATE) unless earlier terminated in accordance with the terms of this Agreement.
- 3.2. Either party to this Agreement may terminate the Agreement at any time for any reason or for no reason. Good cause is not required for either party to terminate the Agreement. The terminating party shall provide written notice of termination to the other party. The parties agree that no property rights or interests under the Texas or United States Constitution are created by this Agreement.
- 3.3 Upon the termination of this Agreement, the Independent Contractor will deliver to COCISD all data, documents and other information pertaining to COCISD or COCISD's students in the Independent Contractor's possession, custody or control, within three (3) COCISD business days following the termination of this Agreement.
- 3.4 In the event this Agreement is terminated during the contract term, the Independent Contractor shall solely be entitled to payment for those services actually performed through the date of termination. ALL OTHER DAMAGES OF ANY KIND ARE HEREBY WAIVED BY THE INDEPENDENT CONTRACTOR. Without limitation, Independent Contractor shall not be entitled to any other compensation from COCISD, and shall not be entitled to any consequential damages, damages for lost opportunity, or damages for lost profits of any kind.

### IV. COMPENSATION

4.1 The Independent Contractor will submit invoices to COCISD on a monthly basis for services rendered pursuant to this Agreement. Without limitation, the total compensation payable to Independent Contractor during the term of this Agreement shall not exceed the sum of \$\_\_\_\_\_\_. Payment from COCISD shall be made within 30 days of service and receipt of an invoice. (for **District-Wide Agreements** that multiple campuses/departments can use: Please note "See Attached" in the space above and attach a detailed "Fee Schedule" that district & campuses can reference regarding the cost of individual services. As services are scheduled, a QUOTE shall be sent to the campus/department that is requesting the service. This Agreement shall

<u>be referenced on ALL quotes.</u> In this case, invoices shall be sent individually to the campus/department as services are rendered and as they are originally quoted with regards to the "Fee Schedule" attached to this Agreement)

- 4.2 The Independent Contractor is responsible for payment of all State, Federal, foreign, or local taxes, including income tax, withholding tax, social security tax, or pension contributions, on the funds distributed to the Independent Contractor by COCISD. COCISD is not responsible for payment of taxes or penalties applicable to nonpayment or underpayment of taxes. The Independent Contractor is further responsible for payment of any and all expenses, insurance premiums, including errors and omissions policies, medical insurance policies, or life insurance policies that the Independent Contractor may need or desire to perform services under this Agreement.
- 4.3 The compensation set forth in this Section IV is the sole compensation available to the Independent Contractor for services performed under this Agreement.
- 4.4 All amounts to be paid under this Agreement are specifically contingent on COCISD's receipt of funds from the State of Texas and/or the federal government.

### V. WORK STANDARDS/STANDARD OF CARE

The Independent Contractor shall control the method, means and details of the work performed under this Agreement. The Independent Contractor shall perform services under this Agreement in conformance with, and will adhere to, the standards of professional skill, care, and quality ordinarily provided by members of the Independent Contractor's profession in Texas performing the same or similar services, shall perform all services required under this Agreement in a manner consistent with those standards of care, and shall provide services under this Agreement in a good and workmanlike manner.

### VI. MATERIALS AND EQUIPMENT

The Independent Contractor shall furnish, at the Independent Contractor's own expense, all materials, equipment, and supplies necessary for the Independent Contractor to perform services under this Agreement.

### VII. INSURANCE/INDEMNIFICATION

- 7.1 The Independent Contractor shall maintain a policy or policies of liability insurance with coverages (including, but not limited to, professional liability coverage) that is/are sufficient to protect COCISD and the Independent Contractor against any claims, demands, causes of action, or damages arising out of the Independent Contractor's performance of services under this Agreement. The limits of liability of such policy(ies) shall be in an amount acceptable to COCISD. Such policy(ies) (i) shall be written by companies authorized to issue such insurance policy(ies) in the State of Texas, (ii) shall and must name COCISD as an additional insured, and (iii) shall contain no specific limitations on the coverage afforded additional insureds.
- 7.2 THE INDEPENDENT CONTRACTOR SHALL INDEMNIFY, HOLD HARMLESS, SAVE, AND DEFEND NCISD AND NCISD'S OFFICERS AND EMPLOYEES FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, CAUSES OF ACTION, AND DAMAGES, INCLUDING BUT NOT LIMITED TO REASONABLE ATTORNEYS' FEES AND EXPENSES, ARISING OUT OF OR IN ANY WAY RELATED TO THIS AGREEMENT, THE PROVISION OF SERVICES BY THE INDEPENDENT CONTRACTOR, OR ANY NEGLIGENT OR INTENTIONAL ACTS OR OMISSIONS OF THE INDEPENDENT CONTRACTOR.

#### VIII. GENERAL AND ADMINISTRATIVE PROVISIONS

- 8.1 Assignment. The Independent Contractor shall have no right to transfer or assign the Independent Contractors rights or obligations under this Agreement.
- 8.2 *No Waiver*. The failure or delay in the enforcement of the rights detailed in this Agreement by COCISD shall not constitute a waiver of those rights or be considered as a basis for estoppel. COCISD may exercise its rights under this Agreement despite the delay or failure to enforce those rights.



- 8.3 *Paragraph Headings.* The paragraph headings used in this Agreement are descriptive only and shall have no legal force or effect whatever.
- 8.4 *Use of Pronouns*. The use of the neuter singular pronoun to refer to any Party described in this Agreement shall be deemed a proper reference whether the Party is an individual, a partnership, a corporation, a governmental entity or group of two or more individuals, partnerships or corporations. The grammatical changes required to make the provisions of this Agreement applicable to corporations, partnerships, governmental entities, individuals, groups of individuals or to females as well as males shall, in all instances, be assumed as though in each case fully expressed.
- 8.5 Governing Law/Venue. This Agreement shall be subject to, construed in accordance with, and governed by the laws of the State of Texas without regard to its conflict of laws principles, the choice of law being the laws of the State of Texas. It is expressly agreed that the venue of any cause of action involving or related to this Agreement shall be in the District or County Courts of San Jacinto, Texas located in Coldspring, San Jacinto County, Texas, and any objections to such venue are hereby irrevocably waived. Any and all obligations or payments are due and payable in Coldspring, San Jacinto County, Texas.
- 8.6 Dispute Resolution/Grievance Procedure. The Independent Contractor agrees to participate in mediation with COCISD as a condition precedent to any action or lawsuit being initiated against COCISD arising under this Agreement. The Independent Contractor also agrees to participate in COCISD's internal grievance procedures as set forth in COCISD Board Policy as a condition precedent to any action or lawsuit being initiated against COCISD arising under this Agreement.
- 8.7 Severability. If any provision of this Agreement shall, for any reason, be held to be in violation of any applicable law, or if any provision of the Agreement is held to be unenforceable, the invalidity of such a specific provision in this Agreement shall not be held to invalidate any other provisions in this Agreement, which other provisions shall remain in full force and effect unless removal of the invalid provisions destroys the legitimate purposes of this Agreement, in which event this Agreement shall be cancelled.
- 8.8 *Entire Agreement*. This Agreement shall represent the entire agreement by and between COCISD and the Independent Contractor and shall supersede any prior understandings or agreements between the Parties. This Agreement may not be amended except by written amendment duly executed by the Parties.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first written above.

Please check any of the following the	at apply:	
Current COCISD Employee: YES	NO TRS (Teacher Retire System	n) Member: YES 🔽 NO 🔲
Independent Contractor	Independent Contractor's Signature	Date
THIS SECTION MUST BE COMPLETED BY Continuing Duties (O FUND DESIGNATION: General Fund	THE CAMPUS OR DEPARTMENT (PRIOR n-Going) Alone With Studen Campus Activity	nts (Non Supervised Contact)  Student Activity (Club)
Administrator Initiating Contract	Administrator's Signature	
(if initialed by Director of H	Purchasing) Liability Insurance Covera	ge is waived.
Judy Currie, Director of Purchasing		
John Kirkham, Executive Director of	F Finance	 Date



District Use Only			
Please Check One:			
General Fund:			
Activity Fund:			
Club Fund:	-		

# Coldspring-Oakhurst CISD Vendor Information Form

Vendor Name:		
Sales Representative & Phone Number:		
Address:	Remit to Address:	
City:	City:	
State: Zip:	State:	Zip:
Phone Number:	Fax:	
Email:		
(Email address must be an ad		ers can be sent) Website:
What Coldspring-Oakhurst CISD Campus/De		
Name of Coldspring-Oakhurst CISD contact:		
List any Purchasing Cooperatives that your co		
Each vendor must complete a W-9, CIQ and 0		
If vendor will be physically on a campus the History Record Information Sheet. Vendors must complete SB9 Fingerprinting Requirem	with direct/unsupervised	
For COCISD Purchasing Department use only If a Sole Source vendor, attach a completed S		nal Copy & Notarized)
Requested by:	Date of Appr	roval:

# PROCUREMENT CATEGORIES COMMODITY CODES

### Procurement Categories (Please mark all that apply)

Trocurement categories (Flease mark an that apply)	
Alarm Supplies and Equipment	Instructional Supplies - Science
Animal Supplies and Equipment	Instructional Supplies - Textbooks
Appliances & Equipment Appraisal Services	Instructional Supplies - Testing Mat
Architectural Services	Interpreter Services - foreign lang.
Athletic/PE Supplies and Equipment	Laundry Equipment Legal Services, Attorneys, lawyers
Auctioneer Services	Library Supplies
Audio Equipment & Accessories	Library books
Audit Services	Mailing Equipment - Postage Meter Rental/Lease
Auto Leases	Maintenance Equipment Rentals
Awards and Trophies	Maintenance & Repair Services - Plumbing
Books/Reading Materials	Maintenance & Repair Services - appliances & furniture
Building Construction/Improvement Services	Maintenance & Repair Services - athletic/grounds equipmen
Building Maintenance	Maintenance & Repair Services - Irrigation
Building Materials & Supplies	Maintenance & Repair Services - Flooring
Cafeteria & Kitchen Equipment, Commercia Cameras, Photographic Equipment, Film, & supplies	Maintenance & Repair Services - Grease Tran
CTE Supplies - Cosmetology	Maintenance & Repair Services - HVAC Maintenance & Repair Services - Misc
CTE Supplies - Fire Training	Maintenance & Repair Services - Misc
CTE Supplies - Forensic Science	Maintenance Supplies & Equipment - Elect
CTE Supplies - Pharmacy Tech	Maintenance Supplies & Equipment - Plumbinc
CTE Supplies - Culinary	Maintenance Supplies & Equipment - HVAC
CTE Supplies - Welding	Maintenance Supplies & Equipment - Painting
CTE Supplies - Engineering	Maintenance Supplies & Equipment - Flooring
CTE Supplies - Fashion Design	Maintenance Equipment - Grounds/Athletic Fields
CTE Supplies - Carpentry	Maintenance Supplies - Fertilizer
CTE Supplies - Business	Maintenance Supplies - Pesticides
CTE Supplies - Marketing CTE Supplies - Health Care	Maintenance Supplies - Paint - Ath. Marking
CTE Supplies - Health Care CTE Supplies - Criminal Justice	Maintenance Supplies - Seed/Sod/Sprigs Maintenance Supplies - Parts - Grounds Equip
CTE Supplies - Chiminal Justice	Maintenance Supplies - Parts - Grounds Equip  Maintenance Supplies - Soils, Mulch, Amendments
CTE Supplies - Florar Design	Maintenance Supplies - Soils, Mulch, Amendments  Maintenance Supplies - Irrigation Parts/Supplies
CTE Supplies - Agriculture	Maintenance Supplies - Irrigation Parts/Supplies  Maintenance Supplies - Welding Supplies
CTE Supplies - Auto Tech	Maintenance Supplies - Locksmith
Catering Services	Maintenance Supplies - Misc
Childcare Services	Medical Supplies; EMT Supplies, bandages
Choir Supplies	Mobility equip / Wheelchairs / Lift chairs
Communications & Media services	Music instruments
Contracted Services - Therapist	Musical Instrument Repair
Contracted Services - Judges	Musical Supplies
Contracted Services - Choreogs/Clinicians/Accompanis	Network Cabling
Contracted Services - Speakers Contracted Services - Consultants	Office Equipment and Supplies
Contracted Services - Consultants  Contracted Services - Diagnosticians	Paper Playground Equipment & Supplies
Contracted Services - Maintenance and Repairs	Police and Security Equipment & Supplies
Contracted Services - DJ Services	Postage Meter Supplies
Contracted Services - Charter Bus Services	Printing
Contracted Services - Staff Development	Printing - Construction Documents
Contracted Services - Web Based Services	Printing Equipment and Supplies
Contracted Services - Misc	Promotional Supplies
Contracted Services - Fire/Burglar Monitoring	Prosthetic devices & hearing aids
Contracted Services - Custodial Services	Radio & Telephone Equipment
Child Nutrition Equipment	School/Campus Safety Supplies
Copiers Costumo or Apparel Bootel	Security & Card Reader Access System
Costume or Apparel Rental Courier/Delivery Services	Security Systems
Custodial Equipment & Supplies	Sewing Notions, Accessories & supplies Shop Equipment and Supplies
Custom Clothing (Screen Printing, Embroidery, Etc)	Software
Data Processing Services	Specialized Equipment for the handicapped & disabled
Document Disposal/Shredding	Technology Supplies
Drill Team Supplies	Technology - Hardware
Drug screening	Technology - Repair Services
Dry Cleaning services	Technology - Software
Engineering Services	Television Equipment & accessories
Environmental Services & Ecological Services	Theatrical Services
Fencing Material & Supplies	Tires & Tubes
Fencing Repair & Maintenance Services Fire Extinguisher Inspection & Maint, Services	Toner and Ink
Fire Sprinkler System Maintenance Services	Trash Disposal Travel Agency Services
Flags, Flag Poles, & accessories	Uniform Rental Services
Flowers, arrangements	Uniforms - Band
Food Service Supplies & Equipment	Uniforms - Cheerleaders
Food/Snacks	Uniforms - Choir
Foods - Bakery products, fresh	Uniforms - Drill Team
Foods - Dairy products, fresh	Vehicle - Bus
Foods - frozen	Vehicle - Car, Truck, Van, SUV
Foods - perishable, fruits & vegetables	Vehicle - Parts & Supplies
	Vehicle - Maint. & Repairs
Foods - staples, grocery & misc. items	
Foods - staples, grocery & misc. items Fuel	Vehicle - Rental
Foods - staples, grocery & misc. items Fuel Furniture; Classroom, Cafeteria, Libr., Lounge	Vehicle - Towing
Foods - staples, grocery & misc. items Fuel Furniture; Classroom, Cafeteria, Libr., Lounge Furniture; Office	Vehicle - Towing Vehicle - Inspections
Foods - staples, grocery & misc. items Fuel Furniture; Classroom, Cafeteria, Libr., Lounge Furniture; Office Graduation Supplies	Vehicle - Towing
Foods - staples, grocery & misc. items Fuel Furniture; Classroom, Cafeteria, Libr., Lounge Furniture; Office Graduation Supplies Insect & Rodent Control Services	Vehicle - Towing Vehicle - Inspections
Foods - staples, grocery & misc. items Fuel Furniture; Classroom, Cafeteria, Libr., Lounge Furniture; Office Graduation Supplies	Vehicle - Towing Vehicle - Inspections

Department of the Treasury Internal Revenue Service

# Request for Taxpayer Identification Number and Certification

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

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

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.			
	2 Business name/disregarded entity name, if different from above			
<b>s</b> on page 3.	Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes.  Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate single-member LLC		4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):	
ype	Limited liability company. Enter the tax classification (C=C corporation, S	C=C correction D=D=d====b	:> s	Exempt payee code (if any)
Print or type. Specific Instructions on page	Note: Check the appropriate box in the line above for the tax classification LLC if the LLC is classified as a single-member LLC that is disregarded from the owner for U.S. federal tax p is disregarded from the owner for the tax classified to the tax classification.	on of the single-member owner from the owner unless the own ourposes. Otherwise, a single-	er. Do not check ner of the LLC is	Exemption from FATCA reporting code (if any)
peci	☐ Other (see instructions) ►			(Applies to accounts maintained outside the U.S.)
e S	5 Address (number, street, and apt. or suite no.) See instructions.	R	equester's name a	nd address (optional)
See	6 City, state, and ZIP code			
Ī	7 List account number(s) here (optional)			
Part	Taxpayer Identification Number (TIN)			
Entery	your TIN in the appropriate box. The TIN provided must match the nan	ne given on line 1 to avoid	Social sec	urity number
backur resider	o withholding. For individuals, this is generally your social security num nt alien, sole proprietor, or disregarded entity, see the instructions for f	nber (SSN). However, for a	a T	
entities	s, it is your employer identification number (EIN). If you do not have a	number, see <i>How to get a</i>		
TIN, la		Alaa aaa lallaat Alama am	or Employer	identification number
	If the account is in more than one name, see the instructions for line 1.  er To Give the Requester for guidelines on whose number to enter.	. Also see vvnat Name and	Lilipioyei	identification fulliber
			-	-
Part	Certification			
	penalties of perjury, I certify that:			
2. I am Serv	number shown on this form is my correct taxpayer identification number not subject to backup withholding because: (a) I am exempt from backice (IRS) that I am subject to backup withholding as a result of a failuring subject to backup withholding; and	ckup withholding, or (b) I h	ave not been no	tified by the Internal Revenue
	a U.S. citizen or other U.S. person (defined below); and			
	FATCA code(s) entered on this form (if any) indicating that I am exem			
you hav acquisi other th	cation instructions. You must cross out item 2 above if you have been not be failed to report all interest and dividends on your tax return. For real estion or abandonment of secured property, cancellation of debt, contribution an interest and dividends, you are not required to sign the certification, but the certification is the certification of the certification, but the certification is the certification is the certification of the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certification in the certification is the certification in the certificati	state transactions, item 2 do	oes not apply. For nt arrangement (I	mortgage interest paid, RA), and generally, payments
Sign Here	Signature of U.S. person ►	Dat	te 🟲	
	neral Instructions	<ul> <li>Form 1099-DIV (divid funds)</li> </ul>	ends, including t	hose from stocks or mutual
Section references are to the Internal Revenue Code unless otherwise noted.  • Form 1099-MISC (various types of income, prizes, awards, or gros proceeds)		come, prizes, awards, or gross		
Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to <a href="https://www.irs.gov/FormW9">www.irs.gov/FormW9</a> .  • Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)				
• Form 1099-S (proceeds from real estate transactions)		- 4 4 5 5 5 50		
•				
An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number		1098-T (tuition) • Form 1099-C (cancele		1090-E (Student loan interest),
(SSN),	individual taxpayer identification number (ITIN), adoption			nent of secured property)
(EIN), t	er identification number (ATIN), or employer identification number to report on an information return the amount paid to you, or other treportable on an information return. Examples of information		you are a U.S. p	person (including a resident
returns	include, but are not limited to, the following.  1099-INT (interest earned or paid)			requester with a TIN, you might What is backup withholding,

# Coldspring-Oakhurst CISD Conflict of Interest Questionnaire Instructions

Coldspring-Oakhurst CISD is required to comply with Texas Local Government Code Chapter 176, Disclosure of Certain Relationships with Local Government Officers. House Bill 23 significantly changed Chapter 176 as well as the required disclosure and the corresponding form. As of September 1, 2015, any vendor who does business with COCISD or who seeks to do business with COCISD must complet the new Conflict of Interest Questionnaire (CIQ) whether or not a conflict of interest exist. A conflict exists in the following situations:

- If the <u>vendor</u> has an employment or other <u>business relationship</u> with a local government officer of COCISD or a family member of the officer, as described by section 176.003(a)(2)(A) of the Texas Local Government Code; or
- 2. If the vendor has given a local government officer of COCISD, or a family member of the officer, one or more gifts with the aggregate value of \$100, excluding any gift accepted by the officer or a family member of the officer if the gift is: (a) a political contribution as defined by Title 15 of the Election Code; or (b) a gift of food accepted as a guest; or
- 3. If the vendor has a family relationship with a local government officer of COCISD.

#### Definitions:

- <u>Vendor</u>: a person or company that enters or seeks to enter into a contract with COCISD for the sale of goods or services.
- <u>Business Relationship</u>: a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection base on: (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity; (B) a transaction conducted at a price and subject to terms available to the public; or (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency. *Texas Local Government Code 176.001(3)*.
- <u>Family Relationship</u>: a relationship between a person and another person within the third degree by consanguinity or the second degree by affinity, as those terms are defined by Subchapter B, Chapter 573, Government Code. *Texas Local Government Code 176.001(2-a)*.
- Local Government Officer: (A) a member of the COCISD Board of Trustees; (B) a
  superintendent, director, administrator, or other person designated as an executive officer; (C)
  an agent of COCISD who exercises discretion in the planning, recommending, selecting, or
  contracting of a vendor.

# If no conflict of interest exist: You must fill out Box 1 and type "N/A" in Box 3 of the CIQ form, sign and date the form.

In the event of a change in circumstances, an updated CIQ must be filed within seven (7) business days after the vendor becomes aware that a conflict of interest exists.

### **CONFLICT OF INTEREST QUESTIONNAIRE**

FORM CIQ

For vendor doing business with local governmental entity

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.	
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.	
Name of vendor who has a business relationship with local governmental entity.	
Check this box if you are filing an update to a previously filed questionnaire.	
(The law requires that you file an updated completed questionnaire with the apprenance than the 7th business day after the date on which you became aware that the origin incomplete or inaccurate.)	
Name of local government officer about whom the information in this section is being disclo	osed.
Name of Officer	
This section (item 3 including subparts A, B, C, & D) must be completed for each officer w employment or other business relationship as defined by Section 176.001(1-a), Local Governr pages to this Form CIQ as necessary.	ith whom the vendor has an nent Code. Attach additional
A. Is the local government officer named in this section receiving or likely to receive taxable in income, from the vendor?	come, other than investment
Yes No	
B. Is the vendor receiving or likely to receive taxable income, other than investment income, from government officer named in this section AND the taxable income is not received from the local	or at the direction of the local al governmental entity?
Yes No	
C. Is the filer of this questionnaire employed by a corporation or other business entity with government officer serves as an officer or director, or holds an ownership interest of one percentage.	n respect to which the local ent or more?
Yes No	
D. Describe each employment or business and family relationship with the local government of	officer named in this section.
Signature of vendor doing business with the governmental entity	ate

### **INSURANCE REQUIREMENTS**

The Contractor/Bidder shall purchase and maintain in force the following kinds of insurance of companies acceptable to the Buyer:

- 1. Employers Insurance: Workmen's Compensation in the minimum statutory limit of liability and Employers Liability in the minimum amount of \$500,000.00.
- 2. Commercial General Liability: Said liability Insurance shall include Coverage A for Bodily Injury and Property Damage, including Premises/Operations, Products/Completed Operations, Independent Contractors, XCU, Blanket Contractual, Fire Damage Legal Liability, Board Form Property Damage, Host Liquor, Incidental Medical Malpractice, Non- Owned Watercraft and Extended Bodily Injury: Coverage B for Personal/Advertising Injury; and Coverage c for Medical Payments. Maintain Completed Operations Liability for at least two years after the date of final completion. Said insurance shall be in the minimum amounts as follows:

a)	General Aggregate	\$1,	,500,000.00
	(Other than Products/Completed Operations)		
b)	Products/Completed Operations Aggregate Limit	\$1,	,000,000.00
c)	Personal and Advertising Injury Limit	\$1,	,000,000.00
d)	Each Occurrence Limit	\$1,	.000,000.00
e)	Fire Damage Limit (any one fire)	\$	50,000.00
f)	Medical Expense Limit (any one person)	\$	5,000.00

3. Comprehensive Auto Liability: Said insurance coverage shall include non-ownership and hired care coverage as well as owned vehicle in the following minimum amounts:

Bodily Injury and Property Damage: \$1,000,000.00 combined single limit.

- 4. Owner's Insurance: Carry and pay for Owner's Protective Liability Insurance in the same amounts as specified above for the Contractor's General Liability.
- 5. Umbrella Liability Insurance: Said liability shall be written in addition to the limits and coverage as show for Employer Insurance; Commercial Liability Insurance; Comprehensive Automobile Liability; and Owners Insurance with the following minimum amounts:

a)	General Aggregate Limit	\$2,000,000.00
b)	Product/Completed Operation Aggregate Limit	\$2,000,000.00
c)	Bodily Injury by Disease Aggregate Limit	\$2,000,000.00
d)	Each Occurrence Limit	\$2,000,000.00

I hereby certify that the Seller/Contractor has met insurance requirements as stated above with the following insurance company:

Insurance Company Name	:	
Address:		
City/State/Zip		
Insurance Co Cont	tact and Phone Number:	
Name of Seller:	Policy No.:	
Signature		
Name (print)		
Title:		
Date:		

### **CERTIFICATE OF INTERESTED PARTIES DISCLOSURE**

https://www.ethics.state.tx.us/whatsnew/FAQ Form1295.html https://www.ethics.state.tx.us/whatsnew/elf info form1295.htm

The proposer is responsible for first electronically filing Form 1295 with the Texas Ethics Commission. The filing process creates a certification of filing and a completed Form 1295 that must be printed, signed by an authorized agent of the business entity, and submitted to the Owner.

After the Owner receives the certification of filing with the completed Form 1295, the Owner will notify the Commission, in an electronic format prescribed by the Texas Ethics Commission, of the receipt of those documents within 30 days after receipt. The Owner cannot enter into a contract for this Project unless the Proposer submits a disclosure.

### **CERTIFICATE OF RESIDENCY**

The State of Texas has passed a law concerning non-resident Companies. This law can be found in Texas Education Code under Chapter 2252, Subchapter A. This law makes it necessary for NGSD to determine the residency of its bidders/proposers for construction related services. In part, this law reads as follows:

in part, this law reads as follows.
"Section: 2252.001
(3) "Non-resident bidder" refers to a person who is not a resident.
(4) "Resident bidder" refers to a person whose principal place of business is in this state, including a Company whose ultimate parent company or majority owner has its principal place of business in this state.
Section: 2252.002
"A governmental entity may not award a governmental contract to a nonresident bidder unless the nonresident underbids the lowest bid submitted by a responsible resident bidder by an amount that is not less than the amount by which a resident bidder would be required to underbid the nonresident bidder to obtain a comparable contract in the state in which the nonresidents principal place of business is located."
I certify that
(Name of Company
Bidding/Proposing) is, under Section: 2252.001(3) and (4), a
Resident Bidder/Proposer Non-resident Bidder/Proposer
My or Our principal place of business under Section: 2252.001(3) and (4), is in the city of
In the state of
Signature of Authorized Company Representative
Print Name

Date

Title

### **CONTRACTOR CERTIFICATIONS REQUIRED BY TEXAS**

Contractor Name:	
Name of Contract:	
Date of Contract:	
<ol> <li>If Contractor is a "Company" as defined by Texas Government Cocertifies that it does not (1) boycott Israel and (2) will not boycott Agreement with the District. The Term "boycott" is defined in §808.001 and means refusing to deal with, terminating business taking any action that is intended to penalize, inflict economic har relations specifically with Israel, or with a person or entity doing Israeli-controlled territory, but does not include an action made</li> </ol>	tt Israel during the term of any Texas Government Code activities with, or otherwise arm on, or limit commercial business in Israel or in an
2. In accordance with Texas Government Code Chapter 2252, Subclear prohibited from entering into a contract with a company that is it maintained by the Texas Comptroller or the State of Pension Reventhat it is not a company on a list prepared and maintained under □806.051, 807.051, or 2252.153 and further hereby voluntarily and agrees that the above-noted agreement or contract shall be leading the District to believe that the Contractor was a listed coprocurement.	identified on a list prepared and view Board. Contractor certifies Texas Government Code and knowingly acknowledges null and void should facts arise
On behalf of Contractor: Date:	

Printed Name: \_\_\_\_\_

### CERTIFICATION OF COMPLIANCE REGARDING TEXAS FAMILY CODE

AS per Section 14.52 of the Texas Family Code, added by S.B. 84, Acts, 73rd Legislature, R.S. (1993), all bidders must complete and submit with the bid the following affidavit:

I, the undersigned vendor, do hereby acknowledge that NO sole proprietor, partner, majority shareholder of a corporation, or an owner of 10% or more of another business entity is 30 days or more delinquent in paying child support under a court order or a written repayment agreement. I understand that under this doe, a sole proprietorship, partnership, corporation or other entity in which a sole proprietor, partner, majority shareholder or a corporation, or an owner of 10% or more of another entity is 30 days or more delinquent in paying child support under a court order or a written repayment agreement is NOT eligible to bid or receive a state contract.

### **CERTIFICATION OF NON-COLLUSION STATEMENT**

The respondent certifies under penalty of perjury that their response is in all respects bona fide, fair, and made without collusion or fraud with any person, joint venture, partnership, corporation or other business or legal entity.

The Proposer agrees to comply with all Federal, State, and local laws, rules, regulations and ordinances, as applicable. It is further acknowledged that Proposer certifies compliance with all provisions, laws, acts, regulations, etc. as noted above.

Organization Name	e	Address, City, State, and Zip Code
Phone & Fax	·	Email Address
Printed Name and Title of Authorized Representative		
Signature Date		

## EDGAR CERTIFICATIONS ADDENDUM FOR CONTRACT FUNDED BY U.S. FEDERAL GRANT

The following	certifications a	nd provisions	are rec	uired and	apply when	Coldspring-Oakh	urst C	ISD ("CC	CISD")	exper	nds
federal funds	for any contr	act resulting	from th	nis procure	ment proces	ss. Accordingly	the	parties	agree	that	the
						he District and			Towns !!		1
("Vendor") in a	all situations w	nere Vendor h	as beer	n paid or w	ill be paid w	ith federal funds					

## REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY CONTRACTS UNDER FEDERAL AWARDS APPENDIX II TO 2 CFR PART 200

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

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

militals of Authorized (College litative of Veri	Does Vendor agree? YES	Initials of Authorized Representative of Vendo
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Initials of Authorized Representative of Vendor

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

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

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

Does Vendor agree? YES

Pursuant to Federal Rule (C) above, when COCISD expends federal funds on any federally assisted construction contract, the equal opportunity clause is incorporated by reference herein.

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(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision

to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

Pursuant to Federal Rule (D) above, when COCISD expends federal funds during the term of an award for all contracts and subgrants for construction or repair, Vendor will be in compliance with all applicable Davis-Bacon Act provisions.

Does Vendor agree? YES \_\_\_\_\_\_Initials of Authorized Representative of Vendor

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

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

Does Vendor agree? YES	Initials of Authorized Representative of Vendor

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

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

Does	Vendor agree?	YE <u>S</u>	Initials of Authorized	Representative of Ver	ndor

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

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

Does Vendor agree? YES Ini	tials of Authorized Representative of Vendo

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

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

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

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

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

Does Vendor agree?	YE <u>S</u>	Initials of Authorized	Representative of	Vendo
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- (J) Procurement of Recovered Materials When federal funds are expended, COCISD and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include: (1) procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000;
- (2) procuring solid waste management services in a manner that maximizes energy and resource recovery; and (3) establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Pursuant to Federal Rule (J) above, when federal funds are expended by the District, as required by the Resource Conservation and Recovery Act of 1976 (42 U.S.C. § 6962(c)(3)(A)(i)), the vendor certifies, by signing

this document, that the percentage of recovered materials content for EPA-designated items to be delivered or used in the performance of the contract will be at least the amount required by the applicable contract specifications or other contractual requirements.

Does vendor agree? YESInitials of Authorized Representative of vendor
RECORD RETENTION REQUIREMENTS FOR CONTRACTS INVOLVING FEDERAL FUNDS
When federal funds are expended by COCISD for any contract resulting from this procurement process, Vendor certifies that it will comply with the record retention requirements detailed in 2 CFR § 200.333. Vendor further certifies that it will retain all records as required by 2 CFR § 200.333 for a period of three years after grantees or subgrantees submit final expenditure reports or quarterly or annual financial reports, as applicable, and all other pending matters are closed.
Does Vendor agree? YESInitials of Authorized Representative of Vendor
CERTIFICATION OF COMPLIANCE WITH THE ENERGY POLICY AND CONSERVATION ACT
When COCISD expends federal funds for any contract resulting from this procurement process, Vendor certifies that it will comply with the mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6321 et seq.; 49 C.F.R. Part 18).
Does Vendor agree? YES Initials of Authorized Representative of Vendor  CERTIFICATION OF EQUAL EMPLOYMENT STATEMENT
It is the policy of COCISD not to discriminate on the basis of race, color, national origin, gender, limited English proficiency or handicapping conditions in its programs. Vendor agrees not to discriminate against any employee or applicant for employment to be employed in the performance of this Contract, with respect to hire, tenure, terms, conditions and privileges of employment, or a matter directly or indirectly related to employment, because of age (except where based on a bona fide occupational qualification), sex (except where based on a bona fide occupational qualification) or race, color, religion, national origin, or ancestry. Vendor further agrees that every subcontract entered into for the performance of this Contract shall contain a provision requiring non-discrimination in employment herein specified, binding upon each subcontractor. Breach of this covenant may be regarded as a material breach of the Contract.
Does Vendor agree? YES Initials of Authorized Representative of Vendor
CERTIFICATION OF COMPLIANCE WITH BUY AMERICA PROVISIONS
COCISD has a preference for domestic end products for supplies acquired for use in the United States when spending federal funds (purchases that are made with non-federal funds or grants are excluded from the Buy America Act). Vendor certifies that it is in compliance with all applicable provisions of the Buy America Act.
Does Vendor agree? YESInitials of Authorized Representative of Vendor
CERTIFICATION OF ACCESS TO RECORDS - 2 C.F.R. § 200.336
Vendor agrees that the District's Inspector General or any of their duly authorized representatives shall have access to any books, documents, papers and records of Vendor that are directly pertinent to Vendor's discharge of its obligations under the Contract for the purpose of making audits, examinations, excerpts, and transcriptions. The right also includes timely and reasonable access to Vendor's personnel for the purpose of interview and discussion relating to such documents.
Does Vendor agree? YESInitials of Authorized Representative of Vendor
CERTIFICATION OF APPLICABILITY TO SUBCONTRACTRS
Vendor agrees that all contracts it awards pursuant to the Contract shall be bound by the foregoing terms and conditions.
Does Vendor agree? YESInitials of Authorized Representative of Vendor

VENDOR AGREES TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS, RULES, REGULATIONS, AND ORDINANCES. IT IS FURTHER ACKNOWLEDGED THAT VENDOR CERTIFIES COMPLIANCE WITH ALL PROVISIONS, LAWS, ACTS, REGULATIONS, ETC. AS SPECIFICALLY NOTED ABOVE.

Vendor's Name:	
Address, City, State, and Zip Code:	
Phone Number:	Fax Number:
Printed Name and Title of Authorized Representative:	
Email Address:	
Signature of Authorized Representative:	
Date:	

### SUSPENSION AND DEBARMENT CERTIFICATION

Federal Law (A102 Common Rule and OMB Circular A-110) prohibits non-federal entities from contracting with or making sub-awards under covered transactions to parties that are suspended or debarred or whose principals are suspended or debarred. Covered transactions include procurement contracts for goods and services equal to or in excess of \$100,000 and all non-procurement transactions (e.g., sub-awards to sub-recipients).

Firms receiving individual awards of \$100,000 or more and all sub-recipients must certify that their organization and its principals are not suspended or debarred by a federal agency.

Before an award of \$100,000 or more can be made to your Company, you must certify that your organization and its principals are not suspended or debarred by a federal agency.

I, the undersigned ag	ent for the Company named below, (check one)	
	certify that neither this Company nor its principals are sufederal agency.	uspended or debarred by a
	certify that either the Company or its principals filing the suspended or debarred by a federal agency.	is bid <u>has been</u>
Name of Company		
Signature of Authorize	ed Official	
Printed Name		Date

# CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION LOWER TIER COVERED TRANSACTIONS

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 7CFR Part 3017, Section 3017.510, Participant's responsibilities. The regulations are published as Part IV of the January 30, 1989, Federal Register (pages 4722-4733). Copies of the regulations may be obtained by contacting the Department of Agriculture agency with which this transaction originated.

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in his transaction by any Federal Department or agency.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attaché an explanation to this proposal.

Organization Name
PR/ Award Number or Project Name
Name and Title of Authorized Representative
Name and Title of Authorized Representative
 Date

# CONTRACTOR'S CERTIFICATE REGARDING ALCOHOLIC BEVERAGE AND TOBACCO-FREE CAMPUS POLICY

The CONTRACTOR agrees that it will abide by and implement the DISTRICT's Alcoholic Beverage and Tobacco-Free Campus Policy, which prohibits the use of alcoholic beverages and tobacco products, at any time, on DISTRICT-owned or leased buildings, on DISTRICT property and in DISTRICT vehicles. The CONTRACTOR shall procure signs stating "ALCOHOLIC BEVERAGE AND TOBACCO USE IS PROHIBITED" and shall ensure that these signs are prominently displayed in all entrances to school property at all time

Propose	r Certification for "Alcoholic Beverage and Tobac	cco-Free	Campus Policy:"
_	YES, I Agree to the above	Initial	
	NO, I do NOT Agree to the above	Initial	

# CONTRACTOR'S CERTIFICATE REGARDING DRUG-FREE WORKPLACE

This Drug-Free Workplace Certification form is required from all successful Proposers pursuant to the requirements mandated by Government Code sections 8350 et. seq., the Drug-Free Workplace Act of 1990. The Drug-Free Workplace Act of 1990 requires that every person or organization awarded a contract or grant for the procurement of any property or service from any State agency must certify that it will provide a drug-free workplace by performing certain specified acts. In addition, the Act provides that each contract or grant awarded by a State agency may be subject to suspension of payments or termination of the contract or grant, and the CONTRACTOR or grantee may be subject to debarment from future contracting, if the contracting agency determines that specified acts have occurred.

Pursuant to Government Code section 8355, every person or organization awarded a contract or grant from a State agency shall certify that it will provide a drug-free workplace by doing all of the following:

- 1) Publishing a statement, notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the person's or organization's workplace, and specifying actions which will be taken against employees for violations of the prohibition;
- 2) Establishing a drug-free awareness program to inform employees about all of the following:
  - a) The dangers of drug abuse in the workplace;
  - b) The person's or organization's policy of maintaining a drug-free workplace;
  - c) The availability of drug counseling, rehabilitation and employee-assistance programs; and
  - d) The penalties that may be imposed upon employees for drug abuse violations;
- 3) Requiring that each employee engaged in the performance of the contract or grant be given a copy of the statement required by subdivision (a) and that, as a condition of employment on the contract or grant, the employee agrees to abide by the terms of the statement.

I, the undersigned, agree to fulfill the terms and requirements of Government Code section 8355 listed above and will (a) publish a statement notifying employees concerning the prohibition of controlled substance at the workplace, (b) establish a drug-free awareness program, and (c) require each employee engaged in the performance of the contact be given a copy of the statement required by section 8355(a) and require such employee agree to abide by the terms of that statement.

I also understand that if the DISTRICT determines that I have either (a) made a false certification herein, or (b) violated this certification by failing to carry out the requirements of section 8355, that the contract awarded herein is subject to termination, suspension of payments, or both. I further understand that, should I violate the terms of the Drug-Free Workplace Act of 1990, I may be subject to debarment in accordance with the requirements of sections 8350 et. seq.

I acknowledge that I am aware of the provisions of Government Code sections 8350 <u>et. seq.</u> and hereby certify that I will adhere to the requirements of the Drug-Free Workplace Act of 1990.

Proposer Certification for "Drug-Free Workplace:"				
	YES, I Agree to the above	Initial:		
	NO, I do NOT Agree to the above	Initial:		

### STATEMENT OF NON-COLLUSION AND NON-DISRIMINIATION

My signature certifies that the accompanying bid/proposal:

1. Is not the result of, or affected by an unlawful act of collusion with another person or company engaged in the same line of business or commerce, or any act of fraud punishable under current local, state, and/or

Federal ordinances, statutes, regulations, and/or policies. Furthermore, I understand that fraud and unlawful collusion are crimes under Federal Law, and can result in fines, prison sentences, and civil damage awards.

- 2. During the performance of any contracted awarded, the Seller will not discriminate against any employee or applicant for employment because of race, religions, color, sex or national origin, or handicaps, except where religion, sex, or national origin is a bona fide occupational qualification reasonable necessary to the normal operations of the Seller. The Seller agrees to prost in conspicuous places, available to employees and applicants for employment, notice setting forth the provisions of this non-discrimination clause.
- 3. The Seller, in all solicitations and advertisements for employees placed by, or on behalf of, the Seller, will state such Seller is an equal opportunity employer.
- 4. Notices, advertisements, and solicitations places in accordance with Federal Law, rule, or regulation, shall be deemed sufficient for the purpose of meeting the requirements of this section.
- 5. The Seller shall include that provisions of the foregoing paragraphs 2,3, and 4 in every subcontract or purchases over \$10,000.00 so that the provisions will be binding upon each subcontractor or vendor.

I hereby certify that I am authorized to sign as a Representative for the Seller/Contractor:

Name of Seller:	
Address:	
City/State/7in	
Title:	
Date:	

### **BUY AMERICAN PROVISION CERTIFICATION**

This Certification is required for all items domestically grown and processed in the United States, which exceeds 50% domestic end product. Proposers is to provide certification for all products derived from domestic products to include Fruit, Vegetables, Grains, Legumes and Oil based products. Failure to certify such items may disqualify award of such line item.

Vendor certifies that vendor complies with all applicable provisions of the Buy American Act. The Buy American Provision requires school food authorities to schools to purchase, to the maximum extent practicable, domestic commodities or products. For a product to meet the Buy American requirement, over 51% of the final processed product (by weight or volume) must consist of agricultural commodities that were grown domestically, and processed domestically. Unprocessed foods must be 100% domestic. See 7 CFR § 210.21(d), and USDA-FNS memo SP 38-2017 Compliance with and Enforcement of the Buy American Provision in the National School Lunch Program. The Buy American provision applies to all purchases made with School Nutrition Program (SNP) funds. Purchases made in accordance with the Buy American Provision must still follow the applicable procurement rules calling for full and open competition.

Proposer Certification, Compliance with Buy American	n Provision:
YES, Vendor certifies products bid comp	ly with the above.
NO, Vendor certifies not all product Any exception to the Buy American Provision must be	cts bid comply with the above. e noted on the provided attachment in this solicitation
for Buy American Deviations for each food and/or b	peverage item.
~	
Every effort shall be made to follow the Buy American	Provision required by the National School Lunch Act to
include domestically grown products in school food pro	ograms. By signing this certification, the <u>Proposer is</u>
acknowledging the Buy American requirements per In	structions and Information.
Company Name:	
Proposer Certification for "Buy American Provision:"	
YES,   Agree to the above	Initial:
I do NOT Agree to the above	Initial:

### "BUY AMERICAN" WAIVER EXCEPTION LIST

This documentation is required for all food items that are not produced and processed in the U.S. with at least 51% of its agricultural food components, by weight or volume, from the U.S. The Buy American regulations states:

The "Buy American" provisions of Public Law (p.L.) 105-336 under the Richard B. Russell National School Lunch Act allows for an exception when the recipient agency determines that the following instances apply to non-domestic produced products:

- a. There is no domestic alternative source or substitute food product.
- b. Domestic product is not available in the specified quantity or quality.
- c. The cost difference of domestic product vs non-domestic is unreasonable.

(53 FR 27476, July 21, 1988, as amended at 58 FR 39122, July 22, 1996; 67 FR 65015, Oct. 23, 2002)

#### PLEASE COMPLETE THE BUY AMERICAN DEVIATIONS ATTACHMENT IN THIS RFP.

If any "domestic alternatives" are available, please provide the pricing comparison for all products on the attachment included in this RFP.

# CONTRACTOR'S CERTIFICATE REGARDING WORKER'S COMPENSATION

(To be executed by Vendor and Submitted with Proposal)

Labor Code section 3700 in relevant part provides:

Every employer except the State shall secure the payment of compensation in one or more or the following ways:

- (a) By being insured against liability to pay compensation in one or more insurers duly authorized to write compensation insurance in this State.
- (b) By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his employees.

I am aware of the provisions of section 3700 of the Labor Code, which require every employer to be insured against liability for worker's compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of work of this contract.

Proposer Certification for "Worker's Compensation:				
	YES, I Agree to the above	Initial:		
	NO, I do NOT Agree to the above	Initial:		

(In accordance with article 5 (commencing at section 1860), chapter 1, part 7, division 2 of the Labor Code, the above certificate must be signed and filed with the awarding body prior to performing any work under this contract.)

# HISTORICALLY UNDERUTILIZED BUSINESSES (HUB)- MINORITY & WOMEN'S BUSINESS ENTERPRISE (MWBE), SMALL BUSINESS ENTERPRISE (SBE), AND LABOR SURPLUS AREA (LSA) FIRM PARTICIPATION<sup>11</sup>

Per <u>2 CFR §200.321</u> contracting with MWBE, SBE, and LSA firms both as prime and subcontractors is encouraged.

- a. The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.
  - b. Affirmative steps must include:
    - i. Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
    - ii. Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
    - Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;
    - iv. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;
    - v. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and
    - vi. Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) of this section.

The prime contractor must take the affirmative steps outlined above. It will be the responsibility of the prime contractor to pre-qualify and subcontractors offered as Small and Minority Business, Women's Business Enterprise, and Labor Surplus Area Firm participants. These entities must meet the same minimum standards and requirements as the prime contractor. Proposers shall indicate on their submitted proposals whether or not they are a Small and Minority Business, Women's Business Enterprise, or Labor Surplus Area Firm and with whom they are certified, e.g. City, State, Federal, and include a copy of the certificate(s)/documentation with the proposal response.

I certify	my company is NOT a Historically Underutilize	ed Busin	ess (HUB)
	n my company is a Historically Underutilized Βυ ply): Attach copy of HUB or applicable certifica		HUB) in the following category (check all
	Minority Owned Business		Small Business
	Women Owned Business		Labor Surplus Area Firm
Propose	r Certification for "MWBE/SBE/LSA Particip	ation:"	
	YES, I Agree to the above		Initial:
	NO,Ido NOT Agree		Initial:

11 SMWBE: <u>2 CFR 200.321</u>

# IRAN CONTRACTING ACT CERTIFICATION OF ELIGILITY TO PROPOSAL FOR CONTRACTS OF \$ 1 MILLION OR MORE (Public Contract Code sections 2202-2208)<sup>22</sup>

Pursuant to Public Contract Code 2204. (a) A public entity shall require a person that submits a proposal or proposal to, or otherwise proposes to enter into or renew a contract with, a public entity with respect to a contract for goods or seNices of one million dollars (\$1,000,000) or more to certify, at the time the proposal is submitted or the contract is renewed, that the person is not identified on a list created pursuant to subdivision (b) of Section 2203 as a person engaging in investment activities in Iran described in subdivision (a) of Section 2202.5, or as a person described in subdivision (b) of Section 2202.5, as applicable. A state agency shall submit the certification information to the Department of General SeNices.

To comply with this requirement, please insert your vendor or financial institution name and Federal ID Number (if available) and complete **one** of the options below. Please note: California law establishes penalties for providing false certifications, including civil penalties equal to the greater of \$250,000 or twice the amount of the contract for which the false certification was made; contract termination; and three-year ineligibility to proposal on contracts. (Public Contract Code section 2205.)

#### **OPTION #1 - CERTIFICATION**

I, the official named below, certify I am duly authorized to execute this certification on behalf of the vendor/financial institution identified below, and the vendor/financial institution identified below is **not** on the current list of persons engaged in investment activities in Iran created by DGS and is not a financial institution extending twenty million dollars (\$20,000,000) or more in credit to another person/vendor, for 45 days or more, if that other person/vendor will use the credit to provide goods or seNices in the energy sector in Iran and is identified on the current list of persons engaged in investment activities in Iran created by DGS.

Vendor Name/Financial Institution (Printed)	Federal ID Number (or nla)
By (Authorized Signature)	
Printed Name and Title of Person Signing	
Date Executed	Executed in (city, state)

#### **OPTION #2 - EXEMPTION**

Pursuant to Public Contract Code sections 2203(c) and (d), a public entity may permit a vendor/financial institution engaged in investment activities in Iran, on a case-by-case basis, to be eligible for, or to proposal on, submit a proposal for, or enters into or renews, a contract for goods and seNices.

If you have obtained an exemption from the certification requirement under the Iran Contracting Act. please fill out the information below, and attach documentation demonstrating the exemption approval.

Vendor Name/Financial Institution (Printed)	Federal ID Number (or nla)
By (Authorized Signature)	*
Printed Name and Title of Person Signing	Date Executed

# 10 FELONY CONVICTION NOTIFICATION

State of Texas Legislative Senate Bill No. 1, Section 44.034, Notification of Criminal History, Subsection (a), states "a person or business entity that enters into a contract with a school district must give advance notice to the district if the person or owner or operator of the business entity has been convicted of a felony." The notice must include a general description of the conduct resulting in the conviction of a felony.

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

This notice is not required of a publicly held corporation.

I, the undersigned for the firm named below, certify that the information concerning notification of felony convictions has been by me and the following information furnished is true to the best of my knowledge.
Company:
Company Official:
A. My firm is a publicly held corporation; therefore, this reporting requirement is not applicable.
Signature of authorized agent:
B. My firm is not owned or operated by anyone who has been convicted of a felony.
Signature of authorized agent:
C. My firm is owned or operated by the following individuals who has/have been convicted of a felony.
Name of individual (s):
Details of conviction (s):
Signature of authorized agent:

### **Instructions to Obtain Fingerprints Through DPS**

Vendors with less than 4 employees OR

Vendors with 4 or more employees on campus will sign form\* 15 & verify their own employees are compliant to be on NCISD property

## Step 1:OBTAIN SERVICE CODE FORM

Call the COCISD Business Office at 936.653.1115 and ask for the Service code form. This form has 2 numbers that you will need.

## Step 2: visit IdentoGO website

Visit Url <a href="https://uenroll.identogo.com/">https://uenroll.identogo.com/</a>
Follow the instructions & enter the requested information. Enter the service code (beginning with 11)

You will also be asked to enter an ORI number (beginning with TX).

You will be given locations that are closest to you based on the zip code you enter.

You will be sent a confirmation email outlining your time and date of your ten-minute fingerprint appointment.

## Step 3:Go to Fingerprint Appointment

Bring your required form of ID and proper payment to your appointment.

## Step 4: Notify School District

Provide receipt or notification to purchasing department of successful appointment.

Make sure to provide forms\* 12b & 13 for all four employees.



All forms can be found on our district website under departments, Purchasing www.newcaneyisd.org/page/366

### Step 1: ESTABLISH FACT CLEARINGHOUSE ACCESS

You will verify your employees through the DPS Fact Clearinghouse. First establish an account with the DPS for FACT Clearinghouse. Contact DPS to obtain the contractor packet. You can contact DPS by email or phone. State that you are a "public school district contractor" and that you need to have an account established for "DPS FACT clearinghouse access". Please include: Name, Address, Phone, and email address to be used for notification of FACT records and messages.

Email: FACT@txdps.state.tx.us

Phone: (512) 424-2474 option 1

DPS will send you the required paperwork that must be completed and returned to DPS. With this paperwork, you must also include a **letter from COCISD** (Included in the information from COCISD and is addressed to: TxDPS Crime Records Service Access & Dissemination Bureau). Be sure that you sign the letter and it is sign by a district administrator.

Access and Dissemination Bureau Texas Department of Public Safety Crime Records Service P.O. Box 149322 Austin, TX 78714-9322

Please Note: After you sign the DPS User Agreement for FACT and return the required paperwork that will be emailed to you, New Caney ISD will provide a Fingerprint Services (SERVICE CODE FORM) for you to register for a fingerprinting appointment. Follow the directions of the form by logging on or calling into IdentoGO and you will be able to schedule an appointment for the fingerprinting.

## Step 2: RECEIVING YOUR SERVICE CODE FORM AND SCHEDULING YOUR APPOINTMENT

If you are a general contractor (GC) or subcontractor (SC) your secure site account will first have to be approved and then an ORI number configured. You should receive a series of email messages from the secure site, but the process won't be completed until you receive the message notifying you that "You have a message in your message center." At this time you can log onto your account and retrieve your SERVICE CODE FORM from the message center on the secure site.

Companies, Vendors, GC's, & SC's will give the SERVICE CODE FORM to anyone who will be working on school grounds. Employees or subcontractors under you will make an appointment for fingerprinting using the SERVICE CODE number <u>you give them</u> (not the schools' number). They will visit IdentoGo, <a href="https://uenroll.identogo.com/">https://uenroll.identogo.com/</a>. They will need to bring their required form of ID and proper payment to your appointment.

Companies can use their secure site account to check their employees' backgrounds to make sure that they don't have any offenses that would keep them from working on school grounds. In the COCISD information packet, there are forms that must be signed by the company that certifies that the employees of the company have completed the fingerprinting process and that you (as the DPS account holder) will notify COCISD if there is a change in one of your employee's status.

### Step 3: AFTER YOU HAVE COMPLETED FINGERPRINTING

Once you have completed the fingerprinting process, you must notify the COCISD Purchasing Department. COCISD will make a copy of the receipt and return the original to you for your records. Once the entire contract is reviewed and signed by COCISD, you are able to provide services to the district. If for any reason your fingerprinting or criminal background check reveals any of the characteristics that do not meet the District's expectations, your approval as a contractor for COCISD will be denied. If you have additional employees that work for your company, it is your responsibility to insure that those employees are fingerprinted, monitor their records and notify COCISD if their approval status changes.

# DPS Computerized Criminal History (CCH) Verification (AGENCY COPY)

I,, acl	, acknowledge that a Computerized Criminal				
APPLICANT or EMPLOYEE NAME (Please print)	•				
History (CCH) check may be performed by accessing	History (CCH) check may be performed by accessing the Texas Department of Public Safety Secure				
Website and may be based on name and DOB identification	ifiers. (This is not a consent form, but serves as				
information for the applicant.) Authority for this agen	cy to access an individual's criminal history data				
may be found in Texas Government Code 411; Subcha	pter F.				
Name-based information is not an exact search	ch and only fingerprint record searches represent				
true identification to criminal history record information	on (CHRI), therefore the organization conducting				
the criminal history check is not allowed to discuss witl	n me any CHRI obtained using the name and DOB				
method. The agency may request that I also have	e a fingerprint search performed to clear any				
misidentification based on the result of the name and D	OB search.				
	must make an appointment with the Fingerprint				
Applicant Services of Texas (FAST) as instruct					
Information/Review of Personal Criminal History or 1					
2080, submit a full and complete set of fingerprints, r					
and pay a fee of \$25.00 to the fingerprinting services co					
	on my fingerprint criminal history record may be				
discussed with me.	on my imperprint eriminal instery record may be				
discussed with me.					
(This copy must remain on file by this age	ncy. Required for future DPS Audits)				
Signature of Contractor	Please:				
	Check and Initial each Applicable Space				
Date	CCH Report Printed:				
Coldspring-Oakhurst Consolidated Independent School District					
Agency Name (Please print)	YES NO initial				
John Kirkham	Purpose of CCH:				
Agency Representative Name (Please print)	Empl Vol/Contractor initial				
	Date Printed: initial				
Signature of Agency Representative	Destroyed Date: initial				

Date

Rev. 12/2022

Retain in your files

# Coldspring-Oakhurst CISD Criminal History Authorization Information for Contractors

As part of your contract process for COCISD Chief of Police to ru		te the following questions in order istory check:
Last Name:	First Name:	Middle Initial:
Social Security Number:	Date of I	Birth:
Place of Birth:		
	City, County & State	
Male Female Ethnicity:_	Driver's License Issuing State:_	e Number: Expiration Date:
Have you ever used another nar If yes, please list:	me(s) including maiden na	ime? NoYes
Have you ever lived in another s If yes, please list:	state (other than Texas) or	country in the past? NoYes
Have you ever been convicted of probation, suspension, or deferred turpitude (including, but not limited minor)? No Yes If yes, please explain:	ed adjudication for a felon ed to, theft, rape, murder,	swindling, and indecency with a
(A felony conviction is not an automatic bar to se offense and the service for which you are applyir	ervice with the district. The district will cong.)	onsider the nature, date, and relationship between the
Have you ever been convicted o the United States? No Yes If yes, please explain:	s	country outside the jurisdiction of
Coldspring-Oakhurst Consolidated Independent contractor, who in the opinion of the district, is a		
I hereby authorize any law enforcement agency, Department of Corrections, to release to this sch Federal Regulations from providing me with a co district may quote to me data from the report. The	lool district my complete criminal history ppy of my DPS criminal history record; h	y record. I understand that the district is prohibited by nowever I further understand that upon my request, the
I understand the Information I am providing abou be used solely for the purpose of obtaining crimir	nt age, sex, and race/ethnicity will not be nal history record information.	e used to determine eligibility for employment, but will
Print Name:		
Signature:	Date	e:

CERTIFICATE OF INTE	FORM 129	J	FORM 1295		
Complete Nos. 1 - 4 and 6 if the Complete Nos. 1, 2, 3, 5, and 6	ere are interested parties. if there are no interested parties	OFFICE USE ONLY	OFFIC	E USE ONLY	
Name of business entity filing form, entity's place of business.	and the city, state and country of the	business act for		File	
2 Name of governmental entity or state which the form is being filed.	e agency that is a party to the contra	act for	, *+	75,	
3 Provide the identification number us and provide a description of the serv					
Name of Interested Party	Name of Interested Party  City, State, Country (place of business)	Nature of Interest (check applicabl	Nature of Interest (check applicable)		
Name of interested Farty		Controlling Intermediary	Controlling	Intermediary	
	KU				
	a www.eithi				
	No.				
	No.				
	À,				
	<b>7</b> ,				
5 Check only if there is NO Interes	ted Party.				
6 UNSWORN DECLARATION					
My name is	, and my	date of birth is	n is	·	
My address (street)	,	(state) (zip code) (country)	(state) (zip cod	, ) (country)	
Lideviewe under penalty of perjury that the for	regoing is true and correct.				
Executed in County,	State of, on the c	day of, 20 (month) (year)			

**ADD ADDITIONAL PAGES AS NECESSARY** 

### **VENDOR INSTRUCTIONS TO COMPLETED FORM 1295 (4-STEPS)**

As a "business entity," all vendors must electronically complete the Texas Ethics Commission's Form 1295, which can be found at <a href="https://www.ethics.state.tx.us/whatsnew/elf">https://www.ethics.state.tx.us/whatsnew/elf</a> info form1295.htm.

- 1. All vendors must complete Form 1295, even if no interested parties exist
- 2. Print a copy of the completed form (ensure it has a computer-generated certification number in the "Office Use Only" box)
- 3. Have an authorized agent of the business entity sign the form
- 4. The completed Form 1295 with certification of filing, must be filed with TCISD by attaching the form to the proposal or contract being provided to the District