

GARLAND INDEPENDENT SCHOOL DISTRICT

PURCHASING DEPARTMENT

501 SOUTH JUPITER ROAD Garland, Texas 75042

February 22, 2019

ADDENDUM #1, RFP # 32-19-04

CAREER AND TECHNICAL EDUCATION AGRICULTURE MERCHANDISE AND SERVICES

This addendum forms a part of the solicitation documents, modifies the original document as listed below, and is hereby made part of any pursuant award. Acknowledge receipt of this is addendum by returning the completed and signed form with the solicitation response. Failure to submit the addenda will be used as an evaluated factor.

THE DATE AND TIME FOR SUBMITTAL OF RESPONSES IS UNCHANGED

The following Required Documents are referred to in the RFP but were not included in the initial document distribution.

These documents must be completed and returned as a part of the RFP proposal submission.

	Company Na:	me	
Mark a Booker			
Mark A. Booker	Address		
Director of Purchasing			
	City	State	Zip
	Signature		
	 Title		

Compliance Form

An authorized company representative Instruction Sheet, Instructions to Propositional Delivery, Terms and Conditions and all be listed on this page, with complete dewill consider any deviations in its awarded based upon any deviations indicate In the absence of any deviation entry with the Sourcing Instruction Sheet, Institute Shipping and Delivery, Terms and Complease list deviations below (attach add	ooser, Award/Evaluation of Propose lother information contained in this etailed conditions and information is decisions, and the District reserved below or in any attachments or incon this form, the bidder assures the structions to Proposer, Award/Evaluaditions and all other information co	sals, Certifications, Shipping and a solicitation. All deviations shall neluded or attached. The District es the right to accept or reject any clusions. Experimental District of their full compliance atton of Proposals, Certifications
		· · · · · · · · · · · · · · · · · · ·
	×	
	Company Name	
	Address	
	City	State Zip
	CAY .	State Zip
	Printed Name	Title
	·	
	Signature	
	Email Address	
	m1 : "	200
	Telephone #	Fax #

Certification for Criminal History Check (In Compliance With Texas Education Code § 22.0834(A))

"Covered employee" - A "covered employee" is a person who is an employee, applicant, agent or Subcontractor of the Contractor or of any Subcontractor of the Contractor, if (a) the person has or will have work duties related to the Project that will be performed on District property or at another location on a regular or repeated basis, (b) students are regularly present at such location, and (c) the person will have verbal or physical interaction with, or be in direct proximity to, one or more students.

"Direct contact with students"-The contact that results from activities that provide substantial opportunity for verbal or physical interaction with students that is not supervised by a certified educator or other professional district employee. Contact with students that results from services that do not provide substantial [the] opportunity for unsupervised interaction with a [an individual] student or students, such as addressing an assembly, officiating a sports contest, or judging an extracurricular event, is not, by itself, direct contact with students. However, direct contact with students does result from any activity that provides substantial [the] opportunity for unsupervised contact with students, which might include [such as], without limitation, the provision of [individualized] coaching, tutoring, or other services to students.

"Disqualifying conviction" - A "disqualifying conviction" is a conviction of (a) any felony under the Texas Penal Code, (b) any offense for which the person is required to register as a sex offender under Chapter 62 of the Texas Code of Criminal Procedure, (c) any equivalent offense under the laws of the United States or any other state, (d) any offense against a child, (e) misdemeanor possession of a controlled substance within 10 years, (f) any weapon offense, (g) theft, larceny, fraud, issuance of a bad check, theft by check above the class C misdemeanor level, or more than one offense at the class C level, (h) forgery, (i) altering an Official Document, (j) perjury, or (k) securing executing of a document by deception.

On behal	lf of _	("Contractor"), I certify that [check one]:			
al in	None of Contractor's employees are <i>covered employees</i> , as defined above. The service contractor shallso certify that it will take reasonable steps to ensure that the conditions or precautions that have result in a determination that any person is not a covered contract employee continue to exist throughout the that the contracted services are provided.				
	ome c	or all of Contractor's employee are covered employees. If this box is selected, I further certify that			
(1	L)	Contractor has obtained all required criminal history record information, through the Texas Department of Public Safety, regarding its covered employees. None of the covered employees has a disqualifying conviction.			
(2	2)	If Contractor receives information that a covered employee has a disqualifying conviction Contractor will immediately remove the covered employee from contract duties and notify the District in writing within 3 business days that it has done so. Noncompliance by Contractor with this certification may be grounds for contract termination.			
Signature	;	Title Date			

Confidential Information Declaration & Copyright Authorization Form

The bidder must stamp in bold red letters the term "CONFIDENTIAL" or "PROPRIETARY" on every page of any part of a bid that the bidder claims is confidential or proprietary. Furnishing confidential or proprietary information is discouraged. The District cannot guarantee that the District will be allowed to keep the information submitted confidential. The District may reject as non-conforming any bid that contains confidentiality claims that the District in its sole discretion considers vague or unreasonable.

All Invitations to Proposal and parts of bids that are not marked as confidential or proprietary will generally be considered public information once the contract is awarded. The District assumes no liability or responsibility for release of any information not properly marked. The District assumes no liability or responsibility for release of any information that is properly marked but is determined by the Texas Attorney General or a court of law to be subject to release. In the event that the District receives a request for disclosure of material marked "confidential" or "proprietary", the District may request a ruling from the Texas Attorney General concerning whether such material must be disclosed.

Proposals asserted to be copyright protected in their entirety are unacceptable and may, in the District's sole discretion, be disqualified as non-responsive. By submitting copyrighted materials as part of your bid, you hereby grant the District authorization to reproduce and provide copies of such information in response to a valid request for information under the Texas Public Information Act, Texas Government Code Chapter 552. By submitting copyrighted materials, you are representing that you have the authority to grant such authorization for the reproduction and release of such information. You further agree to waive any and all claims against the District regarding the release of such copyrighted information including, but not limited, to any claim of copyright infringement when released in response to a valid request for information under the Texas Public Information Act, Texas Government Code Chapter 552.

in resp	se to a request for information under the Texas Public Information Act, and waives any and all claims the release of such information.
in resp regard	the release of such information.
in resp	
this for	rsigned affirms that the District assumes no liability/responsibility for the release of any information if is not properly completed, signed and the appropriate pages clearly marked as directed. The undersigned ants authorization for the reproduction and release of any information asserted to be copyright protected
	ctions declared Confidential or Proprietary by properly marking the pages &/or sections as confidential proprietary and listing them below:
Ц	
	ontents of this document are NOT considered Confidential or Proprietary ontents of this document ARE considered Confidential or Proprietary. Please identify the pages and/or

INSURANCE REQUIREMENTS

The Vendor shall purchase and maintain, in a company or companies licensed to do business in the State of Texas. Such insurance as will protect the Vendor and the District from claims set forth below, which may arise out of, or result from, the operations under the contract. The Vendor shall be a subscriber to the Texas Workers' Compensation Act for Workers' Compensation Insurance. The vendor shall file with the Director of Purchasing, before work is begun, certificates of such insurance which shall be subject to approval by the District as to the company providing insurance and the manner and adequacy of insurance protection. The Vendor shall, during the performance of this Agreement, keep in force the following insurance:

a. Comprehensive General Liability*(CGL)

1) Bodily Injury \$250,000 each person, \$500,000 each occurrence,

\$1,000,000 aggregate

2) Personal Injury \$250,000 each person, \$500,000 each occurrence,

\$1,000,000 aggregate

3) Property Damage

\$500,000 each occurrence

b. Comprehensive Automobile Liability*(CAL)

1) Bodily Injury \$500,000 each person, \$500,000 each occurrence,

\$1,000,000 aggregate

2) Property

\$100,000 each occurrence

c. Workers' Comp. (as a subscriber to the Act) Statutory (per benefits of Texas Workers' Comp. Act)

d. Employer's Liability

 1) Each accident
 \$300,000

 2) Disease
 \$300,000

 3) Disease for each employee
 \$300,000

• *In the alternate, CGL and CAL insurance coverage a combined single limit policy of \$500,000 for both property damage and bodily injury may be provided with 1 million dollar aggregate. Vendors having unsupervised access to students must have a minimum of \$100,000 claim/\$300,000 aggregate coverage for sexual abuse and molestation endorsed to their General Liability.

The Vendor shall either: (1) require each of its sub-contractors to procure and to maintain during the life of the sub-contract, Sub-contractor's Workers' Compensation Insurance as a subscriber to the act, Comprehensive General Liability, Automobile Liability, and Property Damage Liability Insurance of the type and in the same amounts as specified above, or (2) insure the activity of its sub-contractors in its own policy(ies).

All such policies of insurance shall contain a provision that they shall not be cancelled or altered nor the amount of coverage reduced until at least thirty (30) days after notice of such cancellation, alteration, or reduction has been delivered to the District.

Such policies of insurance shall be written by companies authorized by the Texas Department of Insurance to conduct business in the state and shall be satisfactory to the District. Vendor shall not commence work under this Agreement until satisfactory evidence of such insurance has been delivered to, and approved by the District.

Self-Insurance: A vendor who self-insures for workers compensation must possess a Certificate of Authority to Self-insure issued by the Texas Workers Compensation Commission as a subscriber to the Workers' Compensation Act. By signing below, the bidder/prospective Vendor certifies that it possesses such certificate, and shall furnish a copy of the Certificate of Self Insurance with Bid Invitation.

The Certificate of Insurance must be presented prior to start of service. The policy must reflect Garland I.S.D. as "additional insured" or "co-insured". The amount of deductibles and self-insurance retention must be shown on Certificate of Insurance.

By initialing below, the bidder certifies that it is capable of providing th required.			the type(s) and coverage of insurance(Initials)	
Company Name	Insured By:	Printed Name	Certificate Number	