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The Governing Board of the District intends to select a contract of for the Proj587gb.>-2.996 < 0052005900

Proposal results LOO EH SRVWHG RQ W K  $\underline{W}$   $\underline{W}$ 

- 2. Service Providers are responsible for providing a valid SPIN (Service Provider Identification Number). More information about obtaining a SPIN may be found at this websithtps://www.usac.org/ate/serviceproviders/stepl-obtain-aspin/.
- 3. Service Providers are responsible for providing a valid Federal Communications Commission (FCC) Registration Number (FRN) at the time the bid is submitted. More information about obtaing an FRN may be found at this website: <a href="https://apps.fcc.gov/coresWeb/publicHome.do">https://apps.fcc.gov/coresWeb/publicHome.do</a>
- 4. Service Providers are responsible for providing evidence of FCC Green Light

- 2. The Service Provider acknowledges that its offer is considered to be the lowest corresponding price pursuant to § 54.511(b). Should it not be the lowest corresponding price, the serve provider must disclose the conditions leading to the applicant being charged in excess of lowest corresponding price.
- 3. 7KLV RIIHU LV LQ IXOO FRPSOLDQFH ZLWK 86\$&·V )UHH 6H <a href="https://www.usac.org/æte/applican-process/competitivbidding/freeservices">https://www.usac.org/æte/applican-process/competitivbidding/freeservices</a>
  <a href="mailto:advisory/">advisory/</a> There are no free services offered that would predicateifæcial discount and preclude the applicant from paying its proportionateiscounted share of costs. The service provider agrees to provide substantiating documentation to support this assertion should the applicant, USAC, or the FCC request it.
- 4. Starting Services/Advance Installation: The annualte Funding Year begins on July

# x Category 2

There is one condition that allows USAC to ipleosupport in a funding year for Category 2 installation costs incurred prior to that funding year. We also amend our rules for category two-meaurring services to permit applicants to seek support for category two eligible services purchased for oAppail 1, three months prior to the start of funding year on July 1. This will provide schools with the flexibility to purchase equipment in preparation for the summer recess and provide the maximum amount of time during the summer to install these tidal networks.

For more information, please refer to the FCC Report and Order and Further Notice of Proposed Rulemakin <u>GCC 1499</u>, released July 23, 2017(1) is FCC decision only applies to Category 2 services (Internal Connections).

# 6. Invoicing

The Service Provider agrees to bill and receive a portion of the payment for the provisions of goods and services described herein direction USAC via the Form

be negotiated and obtained via an official amendment to this Agreement and DSSURYDO E\ WKH 'LVWULFW·V \*RYHUQLQJ %RDUG \$OO WH obligations, maintenance and support of said goods or services shall have a coterminous expiration date with the original date of this Agreement. The District shall not enter into a separate Agreement for said goods or services. Responde state in their proposal that they acknowledge, accept and are in agreement with coterminus expiration conditions.

Proposals must beclear, condse, complete, well organized, and demonstrate 5~H~V~S~R~Q~G~H~U~c qualifications and ability to follow instructio

# Independent Contractor

Contractor shall be an independent contractor on a agent or employee of District under this Agreement. Contractor shall be responsible for any damage, loss, or other claim arising out of the performance of its services under this Agreement.

### **Fingerprinting**

Education Code section 45125.1 imports this Agreement. Responder will certify that, pursuant to Education Code Section 45125.1, Responder will have conducted the required criminal background check of all its employees who may have contact with District pupils or unsupervised access to an District campus and shall certify that none of those employees have been reported by the Department of Justice as having been convicted of a serious or violent felony as specified in Penal Code sections 667.5(c) and/or 1192Up(o) verification from the DOJ that those persons fingerprinted have no record of a serious or violent felony, the Responder will so certify by signing and submitting to the Governing Board of District the certification form attached.

Failure to comply with these terms, or iteims unsupervised access by an employee whose name has not been cleared by the DOJ as certified by the Responder shall constitute grounds for termination of this Agreement.

### Attorney Fees

In the event a suit or action is instituted in connection widom throwersy arising out of this contract, the prevailing party shall be entitled to receive, in addition to its costs, such sum as the FRXUW PD\ DGMXGJH UHDVRQDEOH DV WR DWWRUQH\·V IHHV DQG

# Governing Law and Venue

In the event of litigation, tREP documents and related matters shall be governed by and construed in accordance with the laws of the State of California. Venue shall be with the appropriate state or federal court located in Sacramento County.

### RFP Acceptance or Rejection

This RFP does not commit the District to award a contract, to pay any cost incurred in the preparation of this RFP to procure services or supplies. The District reserves the right to accept or reject any or all RFPs received in response to this request, totentegothis that will be in the best interest of the District, or cancel in whole or in part this RFP mitted RFPs and information included therein shall become public records upon delivery to the District. All firms submitting a RFP should note thin execution of any contract would be contingent upon governing Board Approvall these corrections result in significant changes in the amount of money to be paid to the consultant (if awarded the Agreement), the consultant will be informed of the erros and corrections thereof and will be given the option to abide by the corrected amount or withdraw the proposal.

### Term/Extension

Pursuant to Education Code, Sections 17596 and 81644, it is the intent of the District to award a single 1 0 0 0 6 a4,83a4,833(o0292 594.46 Tm 0 g Cos )04400570nb50 0518 0 g I ben

### **Board Contact**

No business entity, including any agent of such entity, shall directly or indirectly contact any Board member immediately before or during the RFP process of any project on which the business entity intends to or hasubmitted a RFP. Any Responder violating this policy shall be deemed disqualified from the RFP process. Should such contact come to light after the RFP is awarded and the entity was deemed the successful Responder, the Board reserves the right to cancel a contract awarded, in which case, the Responder shall be liable for any damage incurred by the District. The Board shall exercise its best judgment for the benefit of the District in making a decision whether to proceed or not, depending on all of the find circumstances.

# Termination of Contracts/Purchase Orders

The District reserves the right to terminate all purchase orders or contracts with due cause by giving a ten (10) calendar day written notice or may terminate without cause by giving a thirty (30) calendar day written notice. Due cause for termination of contract shall include, but not be limited to, failure to provide services required within a reasonable time period, and/or for reasons of unsatisfactory service. Purchase orders or contract extend into a subsequent fiscal year will automatically terminate if the District does not appropriate funds for the goods and/or services under the purchase order or contract.

### **Assignability**

A contract is not assignable by Consultant eitherolle whin part. The contract shall extend to and be binding upon and inure to the benefit of the heirs, executors, administrators, successors, and assignees of the respective parties hereto.

### Price, Terms, and Conditions

Price, terms, and conditions of -3(ics OG [()] Td2ond)-Op1lia 373.316()-2(nd)

of any copyrighted or necopyrighted composition, secret processepted invention, article or appliance furnished or used under this RFP.

# Signing of Proposals

The signature of all persons signing shall be in longhand and executed by principal duly authorized to make contracts. **Res**ponders legal name shall be fulstated. Obligations assumed by such signature must be fulfilled.

### Failure to Fulfill Contract

When any Responder shall fail to deliver any article or service or shall deliver any article or service which does not conform to the specification is its metator may, at its sole discretion, annul and set aside the contract entered into with said Responder, either in whole or in part, and make and enter into a new contract for the same items in such manner as seems to the Board of Education to be to the last advantage of the District. Any failure for furnishing such articles or services by reason of the failure of the Responder, as above stated, shall be a liability against such Responder and his sureties. The Board of Education reserves the right transparate icles or services which the successful Responder may be unable to furnish because of economic conditions,

Are not presently indicted r or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of the certification; and

Have not within a three period preceding this applicant had one or more public transactions (Federal, State, or local) terminated for cause or default; and

Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this.

# RFP Protest

A Responder may file a protest against the award of the Contract to any other Responder by following the District bid protest procedulines.protest must be in writing, filed withinge (3) business days after RFP award notification

- a. Only aResponder who has actually submitted proposal and who could be awarded the Contract if RTP protest is upheld, is eligible to submitRTP protest. Subcontractors are not eligible to suRTP introtests. Responder may not rely on the Protest submitted by another Responder.
- b. An RFPprotest must contain a complete statement of any and all basis for the protest and all supporting documentation. Materials submitted afRePthe protest deadline will not be considered.
- c. The protest must refer to **\$pecific** portions of all documents that form the basis for the protest.

These requirements are to be strictly constituted mely protests and/or grounds not set forth in the protest will not be consider ther, the failure to comply with the elect requirements will constitute a waiver of the right to challenge and forever bar the Responder from challenging, whether before the District or any administrative or judicial tribunal, any particular RFP(s), the RFP process or any ground not the thought of the District will provide a written response within 30 working days to any timely RFP protest.

### E-Rate Participation

The District is participating in the Federal Universal Service Discount program for schools and libraries (FRate), offeed by the Federal Communications Commissions (FCC), via the Schools and Libraries Division (SLD). The proposal and the contract negotiated implementing this proposal, are conditional and subject to fulkate funding by the SLD. The District reselhesight to cancel or in any manner reduce the scope of this procurement in the event the SLD does not completely fund the request for funding submitted referencing this proposal.

### E-Rate Spin

Each vendor providing services to the District as part brate program must have a Service Provider Identification Number (SPIN). Vendor is responsible to apply to and receive from the Schools and Libraries Division a valid SPIN. Schools and Libraries Division can be reached online at: http://www.usac.orgate.

# <u>Brands</u>

When a particular brand or brand and model number are named in connection with any item, it is named as a standard of quality and utility only. A Bidder may submit a bid to furnish an item other than that named, but the item offered by the Bidder must state in the Bid Form the brand

# 7KH 'LVWULFW·V Palo - SFP+ transceiver module - 10 GigE PAN-SFP-PLUS-SR

PAN-PA-5260TP-5YR-HA2	2	Palo Threat Prevention for PA-5260 subscription license (5 years)1 dev	\$	-
PAN-PA-5260WF-5YR-HA2	2	WildFire for PA5260 for High Availability- subscription license (5 years)	\$	-
PAN-SVC-PREM-52605YR	1	Palo Premium Support Program- extended service agreement- 5 years	\$	-
PAN-QSFP-40GBASESR4	2	Palo Alto QSFP+ 40G 100M Transceiver	\$	-

Sacrament City Unified SchodDistrict 5735 4<sup>t</sup>7 Ave.
Sacrament Californi 95824

To: Superintendent and Members of the Board of Education

The undersigned, doing business under the full and complete legal Responder name as set forth below, having examined the Notice to Responders, RFP Instructions, Scope of Work & Requirements, General Conditions, Agreement and all other documents formingoa placetime package for the above ferenced RFP, hereby proposes to perform the A397(Scope)-3()-397(3[documents])

Name	Name
ChiefBusiness Officer	
Title	Title
5735 4 <sup>t</sup> 7 Avenue Sacramento, CA 9582 <sup>2</sup>	
Address	Address
Rose-f-ramos@scusd.edu	
Email	Email
9166439055	
Phone	Phone

The Responder hereby warrants that he or she has no business or financial interests that are in conflict with his or her obligations to the District and further agrees to disclose any such interest which may be acquired during the life of an agreement thet District. The Responder also certifies that it and its members are not officers, agents, or employees of the District, nor have they been since January 1, 2001

Signature	
Printed Name	
Title	
Responder	
Date	

Notice to Responders regarding Indem

Contractor shall requireWV 6XEFRQWUDFWRU V LI DQ\ WR SURFXUH DQG &RPSHQVDWLRQ,QVXUDQFH DQG (PSOR\HUV-/LDELOLW\,QVXUDQG 6XEFRQWUDFWRU V \$Q\FODVV RI HPSOR\HH RU HPSOR\HHV QR insurance shall be covered\ &RQWUDFWRU.V LQVXUDQFH ,I DQ\ FODVV RI engaged in Work under this Contract, on or at the Site of the Project, is not protected under the :RUNHUV- &RPSHQVDWLRQ,QVXUDQFH &RQWUDFWRU VKDOO SUR provide, adequate insurance coverage for the protection of any employee(s) not otherwise

7KH LQVXUDQFH UHTXLUHPHQWV VHW IRUWK KHUHLQ VKDOO LQ C

In the event suit is brought upon this bond by the Obligee and judgment is recovered, the Surety shall pay all costs incurred by the Obligee in such suit, including a reasonable attorneys' fee to be fixed to be

If the District awards the bid, the security of unsuccessful bidder(s) shall be returned within sixty (60) days from the time the award is made. Unless otherwise required by law, no bidder may withdraw its bid for ninety (90) days after the ofd the bid opening.

IN WITNESS WHEREOF, this instrument has been day of day of	• • • • • • • • • • • • • • • • • • • •
	(Affix Corporate Seal)
Principal	
Ву	
Suratu	(Affix Corporate Seal)
Surety	
Ву	
Name of California Agent of Surety	
Address of California Agent of Surety	
Telephone Number of California Agent of Surety	