REQUEST FOR BID PROPOSAL

The Delhi Unified School District (DUSD) plans to apply for various eligible services for E-Rate Year 2024. The E-Rate Year 2024 will start on 7/1/2024 and ends on 6/30/2025. The recurring services for E-Rate Year 2024 may start as early as 7/1/2024 and end 6/30/2025 (or beyond for contracts up to 5 years).

This Request for Proposal (RFP) serves as notice that DUSD will accept bid proposals from qualified vendors for data communications services.

DUSD reserves the right to accept or reject any or all bids or any items therein, to waive any irregularities or informalities, and to contract in the best interests of DUSD.

The bid documents must be received by **Tuesday**, **January 23**, **2024**, **at 2:00:00 PM (Pacific) or earlier**, in a sealed envelope, identified by bid identifier "**DUSD E-Rate Year 2024 RFP Bid # 2023-24ER002**", and addressed to Jose Miguel Kubes, Superintendent Delhi Unified School District, 9716 Hinton Avenue, Delhi, CA 95315. <u>DUSD shall use the official</u> U.S. time that is provided by the website https://www.time.gov to determine if the submission has met the deadline.

<u>NOTE</u>: It is the total responsibility of the Vendor to return bids to DUSD by the required date, time, and place. The DUSD District Office hours are Monday through Friday 7:30 AM - 4:30 PM (excluding weekends and holidays). The DUSD District Office is closed on weekends and holidays. **DUSD cannot receive bids after office hours or when the office is closed.** If bids are to be delivered via common carrier or delivery services, vendors are cautioned that express "next day am" delivery is generally not guaranteed in Delhi. **LATE BIDS WILL BE REJECTED.**

Vendors may request a copy of the RFP from Dick Chai by calling (209) 381-6699, or by emailing dchai@mcoe.org with the subject line "Request for DUSD E-Rate Year 2024 RFP Bid # 2023-24ER002".

This RFP is let pursuant to Public Contract Codes 20111, 20118.2, and 22000.

All public works projects shall be subject to compliance monitoring and enforcement by the department of industrial relations.

<u>Pursuant to California Labor Code sections 1725.5 and 1771.1 all public works contractors and subcontractors must</u> be registered with the department of industrial relations.

ose Miguel Kubes	
uperintendent, Delhi Unified School District	
	====

LEGAL AD TO RUN: Tuesday, December 5, 2023, and Monday, December 11, 2023

Merced Sun-Star

Bid Requirements

This document serves as a Request For Proposal (RFP) for vendors to bid on DUSD needs for <u>data communications</u> <u>services</u>.

Vendors who are interested in bidding may request a copy of the RFP from Dick Chai by calling (209) 381-6699 or by emailing dchai@mcoe.org with the subject line "Request for DUSD E-Rate Year 2024 RFP Bid # 2023-24ER002". [Note: vendors should follow up with a phone call if they did not receive a copy of the DUSD E-Rate Year 2024 RFP Bid # 2023-24ER002" within 48 hours of the email request].

Please direct all questions regarding this RFP and/or specific item(s) 470-nnn-24 in this RFP to **Dick Chai** at **dchai@mcoe.org.** Please use "**Questions about DUSD E-Rate Year 2024 RFP Bid # 2023-24ER002**" on the email subject line. All questions must be received before 4:00 pm on **Monday, December 18, 2023**.

In compliance with E-Rate rules, a <u>Service Provider Identification Number (SPIN)</u> will be required, i.e, vendors must possess a SPIN to participate in the E-Rate Program. Therefore, vendors are requested to provide their SPIN as part of their bid response.

Telecommunications Services Providers must be an eligible telecommunications services provider (common carriers) with a telecommunication services SPIN. Proposals from vendors not meeting this criterion may be automatically considered non-responsive.

Preference will be given to telecommunications service providers that offer the California Teleconnect Fund (CTF) 50% discount on the non-E-Rate portion of CTF-eligible services and assume responsibility for "stacking" of discounts.

Each item on the RFP (called item 470) is identified by ITEM 470-nnn-24. For each item 470 tendered, vendors are requested to state the applicable prices and the **TOTAL BID PRICE** (if requested on the form). Vendors may include supplemental information such as product specifications, documentation samples, testimonials, etc.

Vendors shall include a separate quotation for each item 470 tendered. Please refer to the heading in each section of the RFP for details on the specific information to be included in the quotation. For bids on Data Communications Services, vendors shall provide monthly unit pricing for each component of the service.

All bid prices shall be valid for a minimum of <u>180</u> days <u>AFTER the date of the E-Rate Year 2024 Funding Commitment Decision Letter</u>. In the event of a price decrease for a service or a product, the price decrease shall be passed on to DUSD and documented with new price sheet sent to DUSD.

Each E-Rate eligible item 470 depends on partial funding from the E-Rate program. DUSD expects each vendor to make themselves thoroughly familiar with any rules or regulations regarding the E-Rate program. All contracts entered into as a result of these Form 470's will be contingent upon specific funding by the SLD. The vendors will be responsible for billing the USAC Schools and Libraries Division for the DISCOUNTED portion applicable to a particular Form 471 Funding Request Number (FRN). Such vendors are known as Service Provider Invoicing (SPI) vendors, as used herein.

The vendors shall NOT submit any billing or perform any work BEFORE July 1, 2024. In addition, vendors shall NOT perform any work until a purchase order or a notice to proceed has been received from DUSD, AND, until an <u>APPROVED Funding Commitment Decision Letter (FCDL)</u> has been received from E-Rate.

RFP Updates/Changes/Addenda

All RFP addenda, if any, will be published by <u>Wednesday, December 20, 2023</u>. Vendors may obtain the RFP addenda by accessing the USAC E-Rate Productivity Center (EPC) Portal and searching for the RFP addenda for Billed Entity Number (BEN) 144364. The USAC E-Rate Productivity Center (EPC) Portal is located at https://portal.usac.org/suite/. [Note: vendors who do not have an account in EPC or need assistance, should call the Schools & Libraries Client Service Bureau (CSB) at (888) 203-8100].

In addition, vendors may obtain the RFP addenda from: https://www.delhiusd.org/o/delhi-usd/browse/43837

Furthermore, vendors may request the RFP addenda from Dick Chai, by calling (209) 381-6699 or by emailing dchai@mcoe.org with the subject line "Request for DUSD E-Rate Year 2024 RFP Addenda Bid # 2023-24ER002". [Note: vendors should follow up with a phone call if they did not receive the addenda within 48 hours of the email request].

Bid Submission Documents

Bidder understands that all bids are to comply with the General Conditions included herein and submit the following in their bid proposals –

- 1. The ORIGINAL & COMPLETE bid, <u>signed in BLUE ink</u>, containing ALL pages of the RFP and addenda, with actual bid amounts indicated in the appropriate areas, and separate quotations.
- 2. One photo-copy of ALL pages of the COMPLETE bid with addenda.
- 3. Two (2) copies of all product information specifications or any other submittals.
- 4. Service Provider Identification Number (SPIN).
- 5. Telecommunications Service Providers shall provide monthly unit pricing for each component of the service and indicate their eligibility as a CTF vendor where requested. If there is no indication, the vendor will be presumed ineligible in administering CTF discounts.
- All vendor invoices are to be accompanied by the "CONDITIONAL WAIVER AND RELEASE UPON PAYMENT" form that is found in this RFP.

7. For NON TELECOMMUNICATION PROVIDERS

- a). Bid Bond of TEN PERCENT (10%) of the aggregate amount of all NON TELECOMMUNCATION items bid. Bid bonds may be reduced to the respective amounts awarded. Bid Bond shall assure the maintenance of prices bid for 180 days after the date of the E-Rate 2024 Funding Commitment Decision Letter to DUSD.
- b). Pursuant to Civil Code 9550 and 9554, payment bonds are required when the expenditure for public works exceeds \$25,000.
 - i). Upon award of any contract considered "Public Works Project", Performance Bond shall be provided to DUSD upon receipt of the DUSD purchase order. The Performance Bond is to assure the completion of public works projects and/or complete delivery of material,

equipment, supplies, and/or services within <u>120 days</u> after the date of the DUSD purchase order (or within E-Rate guidelines), in addition to all other terms and conditions of the Agreement (an example of which, is included herein), **Performance Bond shall be ONE HUNDRED PERCENT (100%) of the total amount awarded.**

- ii). Payment Bond shall be required for ONE HUNDRED PERCENT (100%) of total amount awarded (pursuant to Civil Code §9550, §9554, et. al).
- 8. Vendor shall bear the costs of procuring all surety bonds that are required in this RFP. Since SURETY/BOND costs are considered as "normal" business costs, the bidder shall NOT include such costs in the bid for each item 470.

Bids must be returned in a sealed envelope, identified by <u>bid identifier "DUSD E-Rate Year 2024 RFP Bid # 2023-24ER002"</u>, and addressed to <u>Attention</u>: Jose Miguel Kubes, Superintendent, Delhi Unified School District, 9716 Hinton Avenue, Delhi, CA 95315.

DUSD RESERVES THE RIGHT TO DEEM ANY BID SUBMISSIONS THAT FAIL TO MEET THE CONDITIONS SPECIFIED IN THE BID SUBMISSION DOCUMENTS SECTION AS NON-RESPONSIVE AND THEREFORE, REJECT SUCH BID SUBMISSIONS.

DUSD WILL REJECT ANY BID SUBMISSIONS SENT VIA EMAIL AND/OR FAX.

Bid Submission Deadline

The deadline for submitting bids is <u>Tuesday, January 23, 2024 at 2:00:00 PM (Pacific)</u>. DUSD shall use the official U.S. time that is provided by the web site https://www.time.gov to determine if the submission has met the deadline.

<u>NOTE</u>: It is the total responsibility of the Vendor to return bids to DUSD by the required date, time, and place. The DUSD District Office hours are Monday through Friday 7:30 AM - 4:30 PM (excluding weekends and holidays). The DUSD District Office is closed on weekends and holidays. DUSD cannot receive bids after office hours or when the office is closed. If bids are to be delivered via common carrier or delivery services, vendors are cautioned that express "next day am" delivery is generally not guaranteed in Delhi. LATE BIDS WILL BE REJECTED.

Bid Opening

A public bid opening will be held on Tuesday, January 23, 2024 after 2:00:00 PM (Pacific).

Bid Assessment

DUSD shall award bids pertaining to Public Works Projects to the lowest, responsive, responsible bidder.

With the <u>exception</u> of bids pertaining to <u>Public Works Projects</u>, DUSD shall evaluate all valid bids deemed responsive on the following criteria

- 1. Price/Charges
- 2. Meets technical specifications and design
- 3. Prior experience
- 4. SPI vendor
- 5. Impact to DUSD cash flow
- 6. Non E-Rate eligible charges

Pursuant to Public Contract Code §20118.2, the weighted relevance of the evaluation criteria is ranked above with #1 (Price/Charges criterion) having the greatest weight followed by #2 through #6 (some weighted equally).

For each item 470 tendered, a score on a scale of 0 – 5 shall be assigned for each of the above criteria. In general, a score of 5 shall indicate the BEST, a score of 1 shall indicate the WORST, and a score of 3 shall indicate UNKNOWN/SATISFACTORY/AVERAGE, except

• SPI vendor – a score of 5 shall be assigned if the bidder is an SPI vendor, while a score of 1 shall be given if the bidder is NOT an SPI vendor.

A score of ZERO (0) shall be assigned to ALL criteria for bids that do not meet technical specifications.

Please refer to **APPENDIX 2** for a sample of the Bid Assessment Form.

For bids on leased dark fiber, DUSD may elect to evaluate the cost effectiveness of dark fiber (leased, IRU, special construction) vs. lit fiber services over a period of up to 20 years.

The Delhi Unified School District (DUSD) is requesting LEASED LIT FIBER circuit(s) (EPL, ADE NON OTU4, or equivalent) to connect various sites. Each LIT FIBER circuit will be an INDIVIDUAL DEDICATED POINT-TO-POINT CIRCUIT. The endpoints of each circuit ("A" location & "Z" location) are identified in ITEM 470-LF1-24 and ITEM 470-LF2-24 in this section. Connections shall terminate at the respective site's MDF. The location of the MDF is indicated by the pushpin/thumbtack and GPS coordinates on the aerial image. The aerial images are included in this RFP. [NOTE: if the respective site's MDF is not the Minimum Point of Entry (MPOE), then the vendor should extend the service from the MPOE to the site's MDF].

In this section, ITEM 470-LF1-24 and ITEM 470-LF2-24 are <u>INDIVIDUAL PROJECTS</u>. Each <u>INDIVIDUAL PROJECT</u> is a <u>DEDICATED</u>, <u>SPECIFIC</u>, and <u>INDIVIDUAL point-to-point LIT FIBER</u> circuit between 2 sites ("A" location and "Z" location).

Therefore, ITEM 470-LF1-24 and ITEM 470-LF2-24 must be PRICED SEPARATELY. DO NOT bundle the ITEM 470-LF1-24 and ITEM 470-LF2-24 together OR with other circuits that are requested in this RFP. Pricing MUST NOT be contingent on DUSD being required to purchase more than one project. Bids/proposals that fail to meet these pricing conditions may be considered as non-responsive and may fail technical specifications and design.

NOTE - DUSD is seeking bid(s) for POINT-TO-POINT lit fiber circuits. DUSD will NOT consider any bid(s) that provide fiber circuits in a point-to-multipoint configuration OR circuit(s) that are shared among the sites stated in this RFP. DUSD will deem such bid(s) as having FAILED technical specifications and design.

In the bid response to ITEM 470-LF1-24 and ITEM 470-LF2-24 in this section, the vendor is requested to enter the necessary information, including the <u>one-time non-recurring charges</u>, the <u>monthly recurring charges</u>, and the anticipated circuit <u>ready date</u>. All charges should be all-inclusive. All-inclusive in this case means, including all non-recurring costs (NRC) required by the vendor to commence service, and all monthly recurring costs (MRC) should be included in the requisite columns of ITEM 470-LF1-24 and ITEM 470-LF2-24 in this section.

The vendor shall provide the following supporting documentation for lit fiber service –

- 1. A <u>SEPARATE</u> itemized copy of the quotation for each individual point-to-point LIT FIBER circuit. The quotation shall indicate the non-recurring cost required by the vendor to commence service, monthly recurring charges, and terms of the agreement. The itemized copy of the quotation shall clearly indicate all non-recurring charges (especially, the E-Rate eligible special construction charges related to the construction of network facilities, design and engineering, and project management).
- 2. Any additional technical specifications to utilize the quoted service outside the stated "Technical Requirements" and "Service Description". Include "best practices" if available.
- 3. A copy of the vendor Service Level Agreement. The SLA shall state the following
 - a. Response time for outages
 - b. Mean Time-To-Repair for outages <4 hours
 - c. Network availability >= 99.99%
 - d. Packet delivery rate commitment >= 99.999%
 - e. Bit-error rate commitment <0.25% between circuit endpoints
 - f. Network latency commitment (one way) <12 ms
 - g. Network Jitter commitment (one way) <3 ms
 - h. bit-error rate commitment <0.25% between circuit endpoints
 - liquidated damages
- An estimated timeline that reflects from the time of order to the time of customer hand-off/turn-up.

- 5. Vendor's billing terms and conditions as they pertain to E-Rate and CTF discounts. Vendors shall assume the responsibility of "stacking" discounts.
- 6. Vendors shall indicate their eligibility as a CTF vendor where requested. If there is no indication, the vendor will be presumed as ineligible in administering CTF discounts.

The proposed lit service(s) shall meet the following requirements –

- 1. Fully managed.
- 2. Guaranteed Lit Transport Bandwidth throughput (upload and download) of CIR with Service Level Agreement (SLA) guarantees.
- 3. Connections shall be full-duplex, point-to-point. Connections shall terminate at the respective site's MDF (as indicated on the aerial images that are included in this RFP).
- 4. Circuit shall be handed off to the customer as follows
 - a. The customer handoff shall be single mode, full duplex, LC connections on BOTH ends of the circuit.
- 5. Lit service(s) that support 802.1p CoS (Class of Service) markings must support the Premium CoS option i.e., the 802.1p value of 5.
- 6. There is no right to rate limit or throttle the capacity of the circuit at any time.
- 7. Symmetrical upstream and downstream bandwidth to the required levels.
- 8. Support for IPv6. Please provide documentation relating to the support for IPv6.

[Note: "normal" business costs, such as, but not limited to, SURETY/BOND costs, overhead costs, etc. shall NOT be shown on the itemized quotation].

* Provide pricing for ALL options requested below to enable a comprehensive comparison. Each option is a <u>DEDICATED INDIVIDUAL POINT-TO-POINT circuit</u>, and it is NOT to be combined with other circuits. The pricing MUST NOT be bundled with other circuits and MUST NOT be contingent on DUSD being required to purchase more than 1 circuit. <u>Failure to meet these pricing conditions MAY be considered as non-responsive and MAY failed technical specifications and design.</u>
<u>BIDS/PROPOSALS THAT PROVIDE LIT FIBER CIRCUITS IN A POINT-TO-MULTIPOINT OR SHARED CONFIGURATION WILL BE DEEMED AS FAILED TECHNICAL SPECIFICATIONS AND DESIGN.</u>

	ITEM 470-LF1-24			LEASED LIT FIBE	R - DEC	DICATED POINT	T-TO-POINT C	<u>IRCUIT</u>						
	Services shall begin 4/2/2025. Service term up to 5 years (60 months) "A" Location "Z" Location Speed Service Qty Sone-time (NRC) (NRC) (MRC) Speed Service Qty Sone-time (NRC) Speed Service Comparison Speed Service Qty Sone-time (NRC) Speed Service Speed Service Speed Service Speed Service Speed Service Qty Sone-time (NRC) Speed Service Speed Speed													
Option	"A" Location	"Z" Location	Speed	Service	Qty	· ·		_		Ready Date	E-Rate (Y/N)?			
1	16304 Delhi Ave Delhi, CA 95315 Latitude: 37.430137°	450 West 18 th Street Merced, CA 95340 Latitude: 37.301895°	20 Gbps	NON OTU4, or equivalent) with	1						YES			
Notes														
•	1													
2	2.													
	Time to MIGRATE AL	L services (hours):					CTF vendor	(Yes/No):						

Delhi Unified School District

* Provide pricing for ALL options requested below to enable a comprehensive comparison. Each option is a DEDICATED INDIVIDUAL POINT-TO-POINT circuit, and it is NOT to be combined with other circuits. The pricing MUST NOT be bundled with other circuits and MUST NOT be contingent on DUSD being required to purchase more than 1 circuit. Failure to meet these pricing conditions MAY be considered as non-responsive and MAY failed technical specifications and design.

BIDS/PROPOSALS THAT PROVIDE LIT FIBER CIRCUITS IN A POINT-TO-MULTIPOINT OR SHARED CONFIGURATION WILL BE DEEMED AS FAILED TECHNICAL SPECIFICATIONS AND DESIGN.

				D	elhi Un	ified School D	istrict				
	ITEM 470-LF2-24			LEASED LIT FIBE	R - DEC	ICATED POINT	T-TO-POINT C	RCUIT			
			<u>Se</u>	rvices shall begin 4/	2/2025	. Service term	up to 5 years	(60 months)		
Option	"A" Location	"Z" Location	Speed	Service	Qty	\$One-time (NRC)	\$Monthly (MRC)	\$Surchg & Fees	\$Govt Tx & Fees	Ready Date	E-Rate (Y/N)?
1	DUSD NOC 16304 Delhi Ave Delhi, CA 95315 Latitude: 37.430137° Longitude: -120.779822°	Merced COE Room D4 632 W 13 th Street Merced, CA 95340 Latitude: 37.297443° Longitude: -120.488709°	20 Gbps	Lit Fiber (EPL, ADE NON OTU4, or <u>equivalent</u>) with support for IPv6	1						YES

	Longitude:	-120.779822°	Longitude: -120.488709°	1 1					
<u>Notes</u>									
1									
2	<u> </u>								
		Time to MIGRATE ALL	services (hours):			CTF vendor	(Yes/No):		

LEASED LIT FIBER WITH PHYSICALLY DIVERSE PATHS (RING TOPOLOGY). TRANSPORT ONLY NO INTERNET ACCESS

The Delhi Unified School District (DUSD) is also seeking a ring-based managed lit fiber network as an alternative to a point-to-point (hub & spoke) managed lit fiber network as requested in the previous sections of this RFP. The lit fiber circuit(s) (EPL, ADE NON OTU4, or <u>equivalent</u>) shall <u>terminate at each location's MDF</u>. The location of the MDF is identified in ITEM 470-LR1-24 in this section and is indicated by the pushpin and GPS coordinates on the aerial images. The aerial images are included in this RFP. [<u>NOTE</u>: the respective site's MDF may not be the Minimum Point of Entry (MPOE). In such cases, the vendor should extend the service from the MPOE to the site's MDF].

In this section, ITEM 470-LR1-24 MUST BE PRICED SEPARATELY. **DO NOT bundle the ITEM 470-LR1-24 together OR** with other circuits that are requested in this RFP. Pricing MUST NOT be contingent on DUSD being required to purchase more than one project. Failure to meet these pricing conditions may be considered as non-responsive and may fail technical specifications and design.

The Service Provide shall provide a ring-based managed lit fiber network to connect each location in ITEM 470-LR1-24 to the HUB using physically diverse paths. The Diverse Path circuit options shall include Port diversity, Alternate Wire Center diversity, and Inter-Wire Center diversity. The vendor should build the physically diverse ring-based managed lit fiber network in the most cost-effective manner.

<u>DUSD</u> will DEEM any bid proposal(s) that provide fiber circuits in a point-to-multipoint configuration OR circuit(s) that are shared among the sites stated in this RFP as having FAILED the technical specifications and design criterion.

In the bid response to ITEM 470-LR1-24 in this section, the vendor is requested to enter the necessary information including the <u>one-time non-recurring charges</u>, the monthly recurring charges, and the anticipated circuit ready <u>date</u>. All charges should be all-inclusive. All-inclusive, in this case, means including all non-recurring costs (NRC) required by the vendor to commence service, and all monthly recurring costs (MRC) should be included in the columns shown on ITEM 470-LR1-24 in this section.

The vendor shall provide the following supporting documentation for the lit fiber service –

- 1. An itemized copy of the quotation for each managed LIT FIBER circuit/segment in the ring. The quotation shall indicate each non-recurring cost required by the vendor to commence service, monthly recurring charges, and terms of the agreement. The itemized copy of the quotation shall clearly indicate all non-recurring charges (especially, the E-Rate eligible special construction charges related to the construction of network facilities, design and engineering, and project management).
- 2. Any additional technical specifications to utilize the quoted service outside the stated "Technical Requirements" and "Service Description". Include "best practices" if available.
- 3. A copy of the vendor Service Level Agreement. The SLA shall state the following
 - a. Response time for outages
 - b. Mean Time-To-Repair for outages <4 hours
 - c. Network availability >= 99.99%
 - d. Packet delivery rate commitment >= 99.999%
 - e. Bit-error rate commitment <0.25% between circuit endpoints
 - f. Network latency commitment (one way) <12 ms
 - g. Network Jitter commitment (one way) <3 ms
 - h. Liquidated damages
- 4. An estimated timeline that reflects from the time of order to the time of customer hand-off/turn-up.
- 5. Vendor's billing terms and conditions as they pertain to E-Rate and CTF discounts.

LEASED LIT FIBER WITH PHYSICALLY DIVERSE PATHS (RING TOPOLOGY). TRANSPORT ONLY NO INTERNET ACCESS

- 6. Vendors shall indicate their eligibility as a CTF vendor where requested. If there is no indication, the vendor will be presumed as ineligible in administering CTF discounts.
- 7. A network topology diagram showing the locations that are connected in the ring and the respective connection speeds.

The proposed managed lit service(s) shall meet the following requirements –

- 1. Fully managed.
- 2. Guaranteed Lit Transport Bandwidth throughput (upload and download) of CIR with Service Level Agreement (SLA) guarantees.
- 3. Connections shall be full-duplex, point-to-point. Connections shall terminate at the respective site's MDF (as indicated on the aerial images that are included in this RFP).
- 4. Circuit shall be handed off to the customer as follows
 - a. The customer handoff shall be single mode, full duplex, LC connections on BOTH ends of each circuit.
- 5. Lit service(s) that support 802.1p CoS (Class of Service) markings must support the Premium CoS option i.e., the 802.1p value of 5.
- 6. There is no right to rate limit or throttle the capacity of the circuit at any time.
- 7. Symmetrical upstream and downstream bandwidth to the required levels.
- 8. Support for IPv6. Please provide documentation relating to the support of IPv6.

[Note: "normal" business costs, such as, but not limited to, SURETY/BOND costs, overhead costs, etc. shall NOT be shown on the itemized quotation].

LEASED LIT FIBER WITH PHYSICALLY DIVERSE PATHS (RING TOPOLOGY). TRANSPORT ONLY NO INTERNET ACCESS.

* Pricing for the services requested in this section MUST NOT be bundled with other services requested in this RFP and MUST NOT be contingent on DUSD being required to purchase other services requested in this RFP. Failure to meet these pricing conditions may be considered as non-responsive and failed technical specifications and design. BID PROPOSALS THAT PROVIDE LIT FIBER CIRCUITS IN A POINT-TO-MULTIPOINT OR SHARED CONFIGURATION WILL BE DEEMED AS FAILED TECHNICAL SPECIFICATIONS AND DESIGN

				Delhi Unified S	chool District				
ITEM 470-LR1-24		LEASED L	T FIBER CIRCUITS W	ITH PHYSICALLY	DIVERSE PATH	(RING-BASED	TOPOLOGY)		
			Services shall begin	4/2/2025. Servi	ce term up to 5	years (60 montl	ns)		
Locations	Service	Speed	Qty	\$One-time (NRC)	\$Monthly (MRC)	\$Surchg & Fees	\$Govt Tx & Fees	Ready Date	E-Rate (Y/N)?
DUSD NOC (HUB) 16304 Delhi Ave, Delhi, CA 95315 Latitude: 37.430137° Longitude: -120.779822° Wired Data Center 450 West 18 th Street, Merced, CA 95340 Latitude: 37.301895° Longitude: -120.482619° Merced COE Room D4 632 West 13th Street, Merced, CA 95341 Latitude: 37.297443° Longitude: -120.488709°	Lit Fiber (EPL, ADE NON OTU4, or equivalent) with support for IPv6 Lit Fiber (EPL, ADE NON OTU4, or equivalent) with support for IPv6 Lit Fiber (EPL, ADE NON OTU4, or equivalent) with support for IPv6	20 Gbps per circuit 20 Gbps per circuit 20 Gbps per circuit	2 circuits total. Each circuit taking diverse paths to remote sites 1 circuit to HUB physically diverse from Merced COE Room D4 to HUB 1 circuit to HUB physically diverse from Wired Data Center to HUB						YES
Notes 1 2.								_	
Time to MIGRA	ATE ALL services (hours):			СТ	F vendor (Yes/No	o):		

The Delhi Unified School District (DUSD) is requesting LEASED DARK FIBER to connect various sites. Each DARK FIBER connection will be an **INDIVIDUAL DEDICATED POINT-TO-POINT CIRCUIT**. The endpoints of each circuit ("A" location & "Z" location) are identified in ITEM 470-DF1-24 and ITEM 470-DF2-24 in this section. The circuits shall terminate at the respective site's MDF. The location of the MDF is indicated by the pushpin/thumbtack and GPS coordinates on the aerial images. The aerial images are included in this RFP. [NOTE: the respective site's MDF may not be the Minimum Point of Entry (MPOE). In such cases, the vendor should extend the service from the MPOE to the site's MDF].

The fiber run between the "A" location and the "Z" location shall comprise of dedicated fiber. DUSD prefers to lease dark fiber routes that contain a homogenous fiber type throughout the segment.

DUSD plans to compare dark fiber (leased and/or IRU) to lit fiber services to determine the MOST cost-effective solution. However, vendors are encouraged to propose lit fiber services and dark fiber so that DUSD can perform a comprehensive comparison of the solutions.

The contract term for leased dark fiber shall be 5 years (California Education Code 17596). In addition, DUSD seeks proposals for leased dark fiber in the form of an IRU (Indefeasible Right To Use). The contract term of the IRU is perpetual.

In this section, ITEM 470-DF1-24 and ITEM 470-DF2-24 are <u>SEPARATE PROJECTS</u>. Each <u>INDIVIDUAL PROJECT</u> is a <u>DEDICATED</u>, <u>SPECIFIC</u>, and <u>INDIVIDUAL point-to-point</u> leased dark fiber circuit between 2 sites ("A" location and "Z" location).

Therefore, ITEM 470-DF1-24 and ITEM 470-DF2-24 must be PRICED SEPARATELY. DO NOT bundle ITEM 470-DF1-24 and ITEM 470-DF2-24 together OR with other circuits that are requested in this RFP. Pricing MUST NOT be contingent on DUSD being required to purchase more than one circuit. Bids/proposals that fail to meet these pricing conditions may be considered as non-responsive and may fail technical specifications and design.

BID/PROPOSALS FOR LEASED DARK FIBER THAT ARE IN A POINT-TO-MULTIPOINT CONFIGURATION OR SHARED CONFIGURATION WILL BE DEEMED AS HAVING FAILED TECHNICAL SPECIFICATIONS AND DESIGN.

In the bid response to ITEM 470-DF1-24 and ITEM 470-DF2-24 in this section, the vendor is requested to enter the necessary information including the <u>one-time non-recurring charges</u>, the <u>monthly recurring charges</u>, and the <u>anticipated circuit ready date</u>. All charges should be all-inclusive. All-inclusive, in this case, means, including all non-recurring costs (NRC) required by the vendor to commence service, and all monthly recurring costs (MRC) should be included in the requisite columns of ITEM 470-DF1-24 and ITEM 470-DF2-24 in this section.

The pricing for IRU leased dark fiber shall consist of a one-time capital cost payment and an "all-in" recurring payment for operations and maintenance costs of the fiber facilities for the 5-year lease term. DUSD welcomes proposals with optional payment plans structure such as a monthly recurring cost (MRC) over the 5-year lease term. DUSD may assign a lower score for "Meet technical specifications and design" to proposals that do not include at least one option for an up-front capital payment for the fiber combined with separately identified recurring maintenance payments. In addition, DUSD requests that vendors provide installment payment options for the non-discounted portion of any non-recurring costs related to the special construction, with such payments to be made over 4 years.

If special construction charges are requested by the vendor for the fiber proposed to be IRU'd, DUSD expects significant reductions from prevailing market rates for the IRU fee and annual maintenance charges.

The bid proposal should include -

- A <u>separate detailed line item bill of materials, labor, and costs</u> to light the fiber. The materials needed to light the fiber will be based on bandwidth requirements of the site, fiber distance, and estimated dB loss budget. The itemized bill of materials should include –
 - a. The modulating electronics (such as Cisco Systems or equivalent), Ethernet transceivers (Cisco Systems or equivalent), required licenses, services, and maintenance of the modulating electronics.
 - b. Any other required components to make an operational system.
 - c. The estimated timeframe (per phase and per subproject, if applicable) to procure the items.
 - d. The part number, part description, quantities, unit pricing, and total pricing of the items in the itemized bill.
 - e. Vendor/manufacturer warranty and maintenance policies and procedures.
- 2. Customer handoff consisting of Single Mode, duplex bulkhead, with SC/APC connectors.
- 3. Operations and Maintenance Practices DUSD will require ongoing maintenance and operations of the fiber for the lease term. When pricing maintenance and operations, the vendors should include an overview of fiber maintenance practices including:
 - a. Routine maintenance and inspection.
 - b. Scheduled maintenance windows and scheduling practices for planned outages.
 - c. Fiber monitoring including information on what fiber management software is used, what fiber monitoring system is used, and who performs the monitoring.
 - d. Handling of unscheduled outages and customer problem reports
 - e. What service level agreement is included, and what alternative service levels may be available at additional cost.
 - f. The agreements are in place with applicable utilities and utility contractors for emergency restoration.
 - g. Repair of fiber breaks.
 - h. Replacement of damaged fiber.
 - i. Replacement of fiber that no longer meets specifications.
 - j. Policies for customer notification regarding maintenance.
 - k. Process for changing procedures, including customer notification practices.

[NOTE: the pricing for dark fiber maintenance should include the annual cost per linear foot for dark fiber maintenance and operations].

* Provide pricing for ALL option(s) requested below to enable a comprehensive comparison. Each option is a DEDICATED INDIVIDUAL POINT-TO-POINT circuit, and it is NOT to be combined with other circuits. The pricing MUST NOT be bundled with other circuits and MUST NOT be contingent on DUSD being required to purchase more than 1 circuit. Failure to meet these pricing conditions MAY be considered as non-responsive and failed technical specifications and design. BID PROPOSALS THAT PROVIDE LEASED DARK FIBER IN A POINT-TO-MULTIPOINT OR SHARED CONFIGURATION, WILL BE DEEMED AS FAILED TECHNICAL SPECIFICATIONS AND DESIGN

				Delhi	Unified School	District								
	ITEM 470-DF1-24		LEASED DARK I	IBER -	DEDICATED PO	INT-TO-POINT	CIRCUIT							
	LEASED DARK FIBER - DEDICATED POINT-TO-POINT CIRCUIT Services shall begin 4/2/2025. Service term up to 5 years (60 months) "A" Location "Z" Location Service Qty Some-time (NRC) (NRC) Wired Data Center 450 West 18th Street Delhi, CA 95315 Latitude: 37.430137° Longitude: -120.779822° Longitude: -120.482619° LEASED DARK FIBER - DEDICATED POINT-TO-POINT CIRCUIT Services shall begin 4/2/2025. Service term up to 5 years (60 months) \$\text{Qty}\$ \$\text{Sonothing}\$ (MRC) \$\text{Sonothing}\$ \$\text{Sonothing}\$ \$\text{Sonothing}\$ \$\text{Rea}\$ \$\text{Ees}\$ \$\text{Da}\$ \$\text{Constitute}\$ \$\text{Sonothing}\$ \$													
Option	"A" Location	"Z" Location	Service	Qty			_	-	Ready Date	E-Rate (Y/N)?				
1	16304 Delhi Ave Delhi, CA 95315 Latitude: 37.430137°	450 West 18 th Street Merced, CA 95340 Latitude: 37.301895°		1						YES				
<u>Notes</u>	I. _j													
2	2.													
	Time to MIGRATE AI	L services (hours):				CTF vendor	(Yes/No):							

* Provide pricing for ALL option(s) requested below to enable a comprehensive comparison. Each option is a DEDICATED INDIVIDUAL POINT-TO-POINT circuit, and it is NOT to be combined with other circuits. The pricing MUST NOT be bundled with other circuits and MUST NOT be contingent on DUSD being required to purchase more than 1 circuit. Failure to meet these pricing conditions MAY be considered as non-responsive and failed technical specifications and design. BID PROPOSALS THAT PROVIDE LEASED DARK FIBER IN A POINT-TO-MULTIPOINT OR SHARED CONFIGURATION, WILL BE DEEMED AS FAILED TECHNICAL SPECIFICATIONS AND DESIGN

				Denni	Omnica School	District				
	ITEM 470-DF2-24		LEASED DARK	FIBER -	DEDICATED PO	INT-TO-POINT	<u>CIRCUIT</u>			
			Services shall begin	4/2/2	025. Service ter	m up to 5 years	(60 months	1		
Option	"A" Location	"Z" Location	Service	Qty	\$One-time (NRC)	\$Monthly (MRC)	\$Surchg & Fees	\$Govt Tx & Fees	Ready Date	E-Rate (Y/N)?
1	DUSD NOC (HUB) 16304 Delhi Ave Delhi, CA 95315 Latitude: 37.430137° Longitude: -120.779822°	Merced COE Room D4 632 West 13th Street, Merced, CA 95341 Latitude: 37.297443° Longitude: -120.488709°	2-strand single mode dark fiber	1						YES
Notes 1										
2	2.								<u> </u>	
_										
	Time to MIGRATE A	LL services (hours):				CTF vendor	(Yes/No): _			

Delhi Unified School District

LEASED DARK FIBER CIRCUITS WITH DIVERSE PATHS (RING TOPOLOGY)

The Delhi Unified School District (DUSD) is also seeking leased dark fiber circuits in a ring topology as an alternative to a point-to-point leased dark fiber circuits in a hub & spoke topology. The leased dark fiber circuits shall terminate at each site's MDF. The location of each site's MDF is identified in ITEM 470-DR1-24 in this section and is indicated by the pushpin and GPS coordinates on the aerial images. The aerial images are included in this RFP. [NOTE: the respective site's MDF may not be the Minimum Point of Entry (MPOE). In such cases, the vendor should extend the service from the MPOE to the site's MDF].

In this section, ITEM 470-DR1-24 is a <u>SEPARATE PROJECT</u> and <u>MUST BE PRICED SEPARATELY</u>. <u>DO NOT bundle ITEM 470-DR1-24 together with other circuits that are requested in this RFP. Pricing MUST NOT be contingent on DUSD being required to purchase more than one project. Failure to meet these pricing conditions may be considered as non-responsive and may fail technical specifications and design.</u>

DUSD will DEEM any bid proposal(s) that provide fiber circuits in a point-to-multipoint configuration OR circuit(s) that are shared among the sites stated in this RFP as having FAILED the technical specifications and design criterion.

DUSD plans to compare dark fiber (leased and/or IRU) to managed lit fiber services to determine the MOST cost-effective solution. Therefore, vendors are encouraged to propose managed lit fiber services and leased dark fiber so that DUSD can perform a comprehensive comparison of the solutions.

The objective of the WAN ring topology is to provide a resilient network using diverse paths between sites without using a single common backbone that has a single point of failure if a single fiber path was to become cut or damaged.

The Service Provide shall provide a leased dark fiber network ring to connect each location in ITEM 470-DR1-24 using physically diverse paths. The vendor should build the network for ITEM 470-DR1-24 in the most cost-effective manner.

The contract term for leased dark fiber shall be 5 years (California Education Code 17596). In addition, DUSD seeks proposals for leased dark fiber in the form of an IRU (Indefeasible Right To Use). The contract term of the IRU is perpetual.

In the bid response to ITEM 470-DR1-24 in this section, the vendor is requested to enter the necessary information including the <u>one-time non-recurring charges</u>, the monthly recurring charges, and the anticipated circuit ready <u>date</u>. All charges should be all-inclusive. All-inclusive, in this case, means including all non-recurring costs (NRC) required by the vendor to commence service, and all monthly recurring costs (MRC) should be included in the requisite columns of ITEM 470-DR1-24 in this section.

The pricing for IRU leased dark fiber shall consist of a one-time capital cost payment and an "all-in" recurring payment for operations and maintenance costs of the fiber facilities for the 5-year lease term. DUSD welcomes proposals with optional payment plans structure such as a monthly recurring cost (MRC) over the 5-year lease term. Please note that DUSD will be unable to evaluate proposals that do not include at least one alternative for an upfront capital payment for the fiber combined with separately identified recurring maintenance payments. In addition, DUSD requests that vendors provide installment payment options for the non-discounted portion of any non-recurring costs related to the special construction, with such payments to be made over 4 years.

If special construction charges are requested by the vendor for the fiber proposed to be IRU'd, DUSD expects significant reductions from prevailing market rates for the IRU fee and annual maintenance charges.

LEASED DARK FIBER CIRCUITS WITH DIVERSE PATHS (RING TOPOLOGY)

The bid proposal should include -

- A <u>separate detailed line item bill of materials, labor, and costs</u> to light the fiber. The materials needed to light the fiber will be based on bandwidth requirements of the site, fiber distance, and estimated dB loss budget. The itemized bill of materials should include
 - a. The modulating electronics (such as Cisco Systems or equivalent), Ethernet transceivers (Cisco Systems or equivalent), required licenses, services, and maintenance of the modulating electronics.
 - b. Any other required components to make an operational system.
 - c. The estimated timeframe (per phase and per subproject, if applicable) to procure the items.
 - d. The part number, part description, quantities, unit pricing, and total pricing of the items in the itemized bill.
 - e. Vendor/manufacturer warranty and maintenance policies and procedures.
- 2. Customer handoff consisting of Single Mode, duplex bulkhead, with SC/APC connectors.
- 3. Operations and Maintenance Practices DUSD will require ongoing maintenance and operations of the fiber for the lease term. When pricing maintenance and operations, the vendors should include an overview of fiber maintenance practices including:
 - a. Routine maintenance and inspection.
 - b. Scheduled maintenance windows and scheduling practices for planned outages.
 - c. Fiber monitoring including information on what fiber management software is used, what fiber monitoring system is used, and who performs the monitoring.
 - d. Handling of unscheduled outages and customer problem reports
 - e. What service level agreement is included, and what alternative service levels may be available at additional cost.
 - f. The agreements are in place with applicable utilities and utility contractors for emergency restoration.
 - g. Repair of fiber breaks.
 - h. Replacement of damaged fiber.
 - i. Replacement of fiber that no longer meets specifications.
 - j. Policies for customer notification regarding maintenance.
 - k. Process for changing procedures, including customer notification practices.
- 4. A network topology diagram showing the locations that are connected in the ring and the fiber segment distances.

[NOTE: the pricing for dark fiber maintenance should include the annual cost per linear foot for dark fiber maintenance and operations].

LEASED DARK FIBER CIRCUITS WITH DIVERSE PATHS (RING TOPOLOGY)

*Pricing for the services requested in this section MUST NOT be bundled with other services requested in this RFP and MUST NOT be contingent on DUSD being required to purchase other services requested in this RFP. Failure to meet these pricing conditions may be considered as non-responsive and failed technical specifications and design. BID PROPOSALS THAT PROVIDE LEASED DARK FIBER CIRCUITS IN A POINT-TO-MULTIPOINT OR SHARED CONFIGURATION WILL BE DEEMED AS FAILED TECHNICAL SPECIFICATIONS AND DESIGN

ITEM 470-DR1-24		LEASE	D DARK FIBE	R CIRCUITS	S WITH PHYSICALLY DIVI	ERSE PATH (RING	TOPOLOGY)						
			Services sha	ll begin 4/	2/2025. Service term up	to 5 years (60 m	onths)						
Locations	Service	Qty	\$One-t (NRC		\$Monthly (MRC)	\$Surchg & Fees	\$Govt Tx & Fees	Ready Date	E-Rate (Y/N)?				
DUSD NOC (HUB) 16304 Delhi Ave, Delhi, CA 95315 Latitude: 37.430137° Longitude: -120.779822°	SINGLE MODE dark fiber	4 strands							YES				
Wired Data Center 450 West 18 th Street, Merced, CA 95340 Latitude: 37.301895° Longitude: -120.482619°	SINGLE MODE dark fiber	2 strands to HUB physically diverse from Merced Coe Room D4 to HUB							YES				
Merced COE Room D4 632 West 13th Street, Merced, CA 95341 Latitude: 37.297443° Longitude: -120.488709°	SINGLE MODE dark fiber	2 strands to HUB physically diverse from Wired Data Center to HUB							YES				
Notes 1.													
2.													
Time to MIGRATE ALL	. services (hours):				С	TF vendor (Yes/No	o):						

Delhi Unified School District

BID PREPARATION

- 1. Before submitting a bid, each bidder is expected to thoroughly examine the actual conditions (if applicable), specifications, general conditions, and all other related contractual documents. Failure to do so will be at the bidder's risk and will not bar the bidder's obligation to perform if a contract is awarded pursuant to this Invitation to Bid. Each bidder must satisfy himself/herself by personal examination and by such other means as he/she may prefer as to the actual conditions and requirements under which the contract will be performed.
- 2. Bidders are encouraged to return the bids on forms furnished by the Delhi Unified School District (DUSD). The Delhi Unified School District (DUSD) reserves the right to disqualify bids that are not returned on forms furnished by the Delhi Unified School District (DUSD). DUSD requests two copies (the original plus one copy) of all bid pages and additional information or supporting documentation.
- 3. It is the total responsibility of the bidder to return the bid to the place called for, by the deadline. No bid or modifications received after the time specified in this Invitation to Bid will be considered for award. The DUSD is closed on weekends, on holidays, and between 12:00 noon and 1:00 P.M. on weekdays. Therefore, DUSD cannot receive bids during these times.
- 4. Changes, additions, or any other modifications which are not specifically called for in the bid may cause the bid to be rejected as not being responsive to the Invitation to Bid.
- 5. Bidders are encouraged to enter all information requested in the appropriate space on the form. Corrections, if necessary, must be initialed by the person signing the bid, in the margin adjacent to the correction. Please sign the bids in longhand in ink in all indicated areas. Failure to sign bid documents or initial corrections on bid documents MAY cause rejection of the bid.
- 6. Unless otherwise requested by the DUSD, all items supplied pursuant to this bid shall be new and unused.

APPROVAL OF SUBSTITUTIONS AND ALTERNATIVES FOR "FUNCTIONALLY EQUIVALENT" ITEMS

1. Vendors may propose to furnish alternatives or substitutes for a particular item specified in the RFP Documents, provided that such proposed substitution or alternative complies with the requirements of the Specifications relating to substitutions of specified items and the Vendor certifies to the DUSD in writing that the quality, performance capability and functionality (including visual and/or aesthetic effect) of the proposed alternative or substitute will meet or exceed the quality, performance capability and functionality of the item or process specified, and must demonstrate to the DUSD that the use of the substitution or alternative is appropriate and will not result in an increase to the Contract Price. The Vendor shall submit engineering, construction, dimension, visual, aesthetic and performance data, and samples if requested by/to the DUSD to permit proper evaluation of the proposed substitution or alternative. If requested by the DUSD, Vendor shall promptly furnish any additional information or data regarding a proposed substitution or alternative which the DUSD deems reasonably necessary for the evaluation of the proposed substitution or alternative. The Vendor shall not provide, furnish or install any substitution or alternative without the DUSD's review and final action on the proposed substitution or alternative; any alternative or substitution installed or incorporated into the Work without first obtaining DUSD review and final action of the same shall be subject to removal and immediate replacement with the specified item(s) in the RFP. The DUSD decision evaluating the Vendor's proposed substitutions or alternatives shall be final. Neither the Contract Time nor the Contract Price shall be increased on account of any substitution or alternative proposed by the Vendor and which is accepted by the DUSD; provided, however, that in the event a substitution or alternative accepted by the DUSD and purchase, fabrication and/or installation or such accepted substitution or alternative shall be less expensive than the originally specified item, the Contract Price shall be reduced by

the actual cost savings realized by the Vendor's furnishing and/or installation of such approved substitution or alternative. The Vendor shall be solely responsible for all costs and fees incurred by the DUSD to review a proposed substitution or alternative, including without limitation fees of the DUSD, of any DUSD consultant(s) and/or governmental agencies to review and/or approve any proposed substitution or alternative. The Vendor shall be solely responsible for any increase in the cost of any accepted substitution or alternative or any Work affected by such alternative or substitution. The foregoing notwithstanding, all requests for the Vendor's review and approval of any proposed substitution or alternative and all engineering and performance data substantiating the equivalency of the proposed substitution or alternative shall be submitted by Vendor by Monday, December 18, 2023 as specified herein. Any request for approval of proposed alternatives or substitutions submitted thereafter may be rejected summarily. The foregoing process and time limits shall apply to any proposed substitution or alternative regardless of whether the substitute or alternate item is to be provided, furnished or installed by Vendor, any Subcontractor, any Sub-Subcontractor, Material Supplier or Manufacturer.

2. Final approval of a functional equivalent system shall be determined at the time of job completion. The filing of Form 486 will remain pending until installation is complete and tested to be functionally equivalent.

Failure to provide the "precise functional equivalent" shall result in the removal of the functional equivalent system at the contractor's expense. In that event, DUSD will not be financially responsible for the payment of the "functional equivalent" system and the labor to install that system.

- 3. Throughout this RFP, technical specifications, attachments and possible amendments, numerous references may have been made to products or services from specific Original Equipment Manufacturers (OEMs), generally in the context of providing information about DUSD's existing telecommunications and technology infrastructure. DUSD hereby strongly emphasizes its belief in open and fair competitive bidding compliant with the rules of the E-Rate program as well as all applicable state and local rules. Mention of brands is purely intended to convey required functional or quantitative information about the products and services in use. For each such reference, the phrase "or equivalent functionality" is hereby inserted by reference, especially where a description might be interpreted to convey possible future services sought. DUSD seeks the most cost effective and compatible solutions consistent with the RFP requirements.
- 4. The following types of equipment must include the specific functions (as stated below) to be compatible with the current network environment and be deemed functionally equivalent
 - a). Network switches must support the following functions
 - i). CDP
 - ii). VTPv3
 - iii). IPv6
 - iv). QoS
 - v). NetFlow
 - b). Routers must support the following functions
 - i). EIGRP
 - ii). QoS
 - iii). NetFlow
 - c). Wireless devices must support the following functions
 - i). Current 802.11 wireless specifications
 - ii). Ability to map Active Directory OU to VLAN
 - iii). QoS

- iv). Switch port auto configuration for Access Points
- v). Cisco Prime Infrastructure software
- 5. Substitutions that may interfere with manufacturer warranty or support will NOT be permitted.

PRICES

- 1. All prices and notations must be typed or written in ink. Verify all prices before submission, since they may not be corrected after bids are opened. No oral or telegraphic modification will be considered.
- 2. Prices shall remain firm and in effect for a minimum of one hundred eighty (180) days after the date of the E-Rate Year 2024 Funding Commitment Decision Letter, unless a longer period is specified by the vendor (if so, specify on bid forms).

CASH DISCOUNTS

- Unless otherwise specified, all prices bid shall be considered to be net. Cash discounts will be considered for bid evaluation purposes for timely payment only. Timely payment by the DUSD shall be in no case less than twenty (20) days. Further discounts for payments in less than twenty days may be accepted if determined to be in the best interest of the DUSD, but such discounts shall not be considered for the purpose of bid evaluation.
- In connection with any cash discount offered, time will be calculated from the date of complete delivery of
 the supplies, labor, or equipment specified, or from the date correct invoices are received in the DUSD
 Accounting Office, whichever is later. For the purposes of earning the discount, payment is deemed to be
 made on the date of mailing of the DUSD warrant.

RENEWAL OF ONGOING SERVICE

1. DUSD may wish to extend service(s) on a month-to-month basis. Please include options for TWO (2) extensions of service(s). Each extension shall be on a month-to-month basis for ONE (1) year following the initial agreement or extension. The option to extend the service(s) shall be in writing and subject to the availability of funds in subsequent years.

BID CLARIFICATION, CHANGES, ADDENDA

- 1. Any request(s) for clarification on or correction to the bid documents must be submitted to the DUSD via email. The contact information is found in APPENDIX 1 of this document.
- 1. Changes in the bid documents shall be made by addenda. All addenda issued during the time of bidding shall be incorporated into the bid.
- 2. The DUSD will not be responsible for oral interpretations.

ACTUAL CONDITIONS

- 1. VENDOR shall be responsible for examining the actual site(s) and certifying all measurements, specifications, and conditions affecting the work to be performed at the site(s).
- 1. By submitting a bid, VENDOR warrants that they have made such site examination(s) as they deem necessary as to the condition of the site(s), its accessibility for materials, workers, and utilities, and its ability to protect the existing surface or subsurface improvements.
- 2. No claim for allowance of time or money will be allowed as to such matters for any other undiscovered conditions on the site(s).

DELIVERY / RISK OF LOSS OR DAMAGE

- Unless otherwise requested all items supplied to the DUSD shall be bid F.O.B. destination (U.C.C. 2-319 (1).
 a.). The bidder is required to absorb all delivery costs. The DUSD shall not be liable for any delivery, storage, demurrage, packing, or freight charges involved in the shipment of the item(s).
- 2. The Vendor shall be responsible for all transportation, loading, and unloading of materials or equipment associated with the project.
- 3. The Vendor agrees to assume all risk of loss or damage until the project is accepted by the DUSD.

TAXES

1. State and local taxes and all other applicable taxes are to be included in bids.

LIABILITIES

- 1. The Vendor or Vendor shall save, defend, hold harmless, and indemnify the DUSD against any and all liability, claims, and costs of whatsoever kind and nature for injury to or death of any person or persons, and for loss or damage to any property occurring in connection with or in any way incident to or arising out of the occupancy, use, service, operations, or performance of work or supply of material under the terms of this contract, resulting in whole or in part from the negligent acts or omissions of Vendor, and subcontractor, or any employee, agent, or representative of Vendor or subcontractor.
- The Vendor or Vendor shall hold the DUSD, its officers, agents, servants, and employees harmless from liability of any nature or kind, including the use of any copyrighted or non-copyrighted composition, secret process, patented or unpatented invention, articles, or appliances furnished or used under this bid. The Vendor agrees to defend, at his own expense, any and all actions brought against the DUSD or himself because of unauthorized use of such articles.

BONDS FOR NON-TELECOMMUNICATIONS RELATED ITEMS / PUBLIC WORKS PROJECTS

Bids for non-telecommunication related items must be accompanied by one of the following forms of bidder's security: (1) a cashier's check made payable to the DUSD; (2) a certified check made payable to the DUSD; or (3) a bidder's bond executed by a California admitted surety as defined in Code of Civil Procedure Section 995.120, made payable to the DUSD in the form set forth in the contract documents. Such bidder's security

must be in an amount not less than TEN PERCENT (10%) of the maximum amount of bid as a guarantee that the bidder will enter into the proposed contract, if the same is awarded to such bidder, and will provide the required Performance and Payment Bonds and insurance certificates. In the event of failure to enter into said contract or provide the necessary documents, said security will be forfeited.

- 1. Separate payment and performance bonds, each in an amount equal to ONE HUNDRED PERCENT (100%) of the total contract amount, are required, and shall be provided to the DUSD prior to execution of the contract and shall be in the form set forth in the contract documents.
- 2. All bonds (Bid, Performance, and Payment) must be issued by a California admitted surety as defined in California Code of Civil Procedure Section 995.120.

INSURANCE

- 1. The Vendor agrees to maintain insurance adequate for protection from claims under Workers Compensatory Acts, and from claims for damages for personal injury, including death and damage to property, which may arise from operations under the contract.
- 1. The Vendor shall not allow any Subcontractor, employee or agent to commence work on this contract or any subcontract until the insurance required of the Vendor, subcontractor, or agent has been obtained.

DEFAULT BY BIDDER

- 1. In case of default by the bidder, the DUSD may procure the articles or services from other sources and may deduct from any money due, or that may thereafter become due to the Vendor, the difference between the price named in the contract or Purchase Order and the actual cost thereof to the DUSD. Prices paid by the DUSD shall be considered the prevailing market price at the time such purchase is made.
- 2. Default by the bidder may be sufficient cause to remove the bidder from the approved Vendor list for subsequent bids.
- 3. Periods of performance may be extended if the facts as to the cause of delay justify such extension in the opinion of the Purchasing Agent.

ATTORNEY FEES / LEGAL FORUM

- 1. If a suit or action is brought by either party in this contract to enforce any of the rights thereunder, the prevailing party shall be entitled to recover such additional sums as the court may adjudge reasonable attorney fees.
- 1. The parties hereby agree that any legal dispute arising from this agreement shall be settled in the appropriate jurisdiction IN CLOSEST PROXIMITY to Merced County, California.

ASSIGNMENT OF CONTRACT

1. The Vendor shall not assign the whole or any part of this agreement or any payment due or to become due thereunder, without the written consent of the DUSD and all sureties who have executed bonds on behalf of the Vendor in connection with this contract.

WARRANTY

- 1. The Vendor warrants that the services and items provided shall be merchantable within the meaning of Articles 2313-2317, et. seq. of the California Commercial Code in effect on the date of this offer. In addition to all warranties which may be prescribed by law, the item(s) shall conform to specifications, drawings, and other descriptions and shall be free from defects in materials or workmanship.
- 2. The Vendor also warrants that, to the extent the item(s) are not manufactured pursuant to detailed designs furnished by the DUSD, they will be free from defects in design.
- 3. Such warranties for any equipment provided, including warranties prescribed by law, shall run to DUSD, its successors, assigns, and customers, and to users of the items, for a period of <u>one (1) year</u>, after delivery, or such longer period as may be prescribed by law or by additional agreement.

AWARD OF BID

- 1. For Public Works projects, DUSD will award bids to the lowest responsive and responsible bidder(s). (P.C.C. 20111). Refer to the BID ASSESSMENT section of the RFP for bid assessment criteria.
- 2. Non Public Works projects due to the highly specialized and unique nature of technology, telecommunications, related equipment, software, and services, because products and materials of that nature are undergoing rapid technological changes, and in order to allow for the introduction of new technological changes into the operations of DUSD, the school district will consider, in addition to price, other factors/criteria that DUSD deems appropriate when awarding contracts for technology, telecommunications, related equipment, software, and services (P.C.C. 20118.2). Please refer to BID ASSESSMENT section of the RFP for bid assessment criteria.
- 2. DUSD reserves the right: (1). to award bids received on the basis of individual items or groups of items, or on the entire list of items; (2). to reject any or all bids, or any part thereof; (3). to waive any informality or irregularity in the bid; and (4). to accept the bid that is in the best interest of the DUSD, price and other factors considered

WITHDRAWAL OF BID

1. Any bidder may withdraw his or her bid personally or by written request at any time prior to the scheduled due date and time for receipt of bids.

BID PROTEST PROCEDURE

1. Any Bidder submitting a Bid Proposal to the DUSD may file a protest of the DUSD's intent to award the Contract provided that each and all of the following are complied with:

- a. The bid protest is in writing;
- The bid protest is filed and received by DUSD's Director Fiscal Services, not more than five (5)
 calendar days following the date of issuance of the DUSD 's Notice of Intent to Award the Contract;
 and
- c. The written bid protest sets forth, in detail, all grounds for the bid protest, including without limitation all facts, supporting documentation, legal authorities, and argument in support of the grounds for the bid protest; any matters not set forth in the written bid protest shall be deemed waived. All factual contentions must be supported by competent, admissible, and creditable evidence.
- 2. Any bid protest not conforming to the foregoing shall be rejected by DUSD as invalid. Provided that a bid protest is filed in strict conformity with the foregoing, the DUSD Director Fiscal Services shall review and evaluate the basis of the bid protest. The DUSD Director Fiscal Services shall provide the bidder submitting the bid protest a written statement concurring with or denying the bid protest. Based on this statement, the DUSD District Superintendent will render a determination and disposition of a bid protest by taking action to adopt, modify or reject the disposition of a bid protest. A determination by the DUSD District Superintendent relative to a bid protest shall be final and not subject to appeal or reconsideration. All the above requirements, including a final determination by the DUSD District Superintendent, shall be express conditions precedent to the institution of any legal or equitable proceedings relative to this bid. In the event that any such legal or equitable proceedings are instituted and the DUSD is named as a party thereto, the prevailing party(ies) shall recover from the other party(ies), as costs, all attorneys' fees and costs incurred in connection with any such proceeding, including any appeal arising there from.

OSHA COMPLIANCE / MATERIAL SAFETY DATASHEETS

The article(s) covered in this bid must conform to the safety orders of the Division of Occupational Safety and Health of the State of California, and the Federal Occupational Safety and Health Act, whichever is more restrictive.

INSPECTION / ACCEPTANCE

- 1. All items provided under this bid shall be subject to inspection and testing by the DUSD. All items must meet or exceed bid specifications, and/or, at a minimum, be merchantable per the definition of the California Commercial Code. Acceptance shall include (as applicable) complete delivery of all components, installation, training, testing, and other requirements of the contract, as verified by the DUSD.
- In case any supplies or lots of supplies are defective in material or workmanship or otherwise not in conformity with the requirements of this contract, the DUSD shall have the right either to reject them or to require their correction. Supplies or lots of supplies that have been rejected or required to be corrected shall be removed, or if permitted or requested by the DUSD, corrected in place and at the expense of the Vendor promptly after notice, and shall not thereafter be tendered for acceptance unless the former rejection or requirement of correction is disclosed.
- 2. If the Vendor fails to promptly replace or correct such supplies or lots of supplies, the DUSD either (1) may, by contract or otherwise, replace or correct such supplies and charge to the Vendor the cost occasioned by the DUSD thereby; or (2) may terminate this contract for default as provided in the clause of this contract entitled "Default."

- 3. Unless the Vendor corrects or replaces such supplies within the delivery schedule, the DUSD may require the delivery of such supplies at a reduction in price which is equitable under the circumstances.
- 4. Except as otherwise provided in this contract, acceptance shall be conclusive except as regards latent defects, fraud, or such gross mistakes as amount to fraud

PERMITS AND LICENSES

- 1. In connection with the furnishing of materials, articles, or services listed herein, the Vendor and all of his or her employees shall secure and maintain in force such licenses and permits as are required by law.
- All operations, materials, handling, transportation, labeling, and production shall comply with all Federal, State, and Local laws.

INVOICES AND PAYMENTS

- Unless otherwise specified, the Vendor shall render invoices in triplicate for materials delivered or services
 performed under this bid to the DUSD Accounting Office, 9716 Hinton Avenue, Delhi, CA 95315. All invoices
 and packing lists must reference the DUSD Purchase Order number.
- 1. Terms are net 30 days for the portion to be paid by Delhi Unified School District following acceptance and satisfactory operation of network equipment and services. Delhi Unified School District is not responsible for portion and payment terms as set out by the Schools & Libraries Corporation for E-Rate.
- All vendor invoices are to be accompanied by the "CONDITIONAL WAIVER AND RELEASE UPON PAYMENT" form that is found in this RFP.

BID DOCUMENTS AND SAVINGS CLAUSE

- 1. The complete bid packet may include, as applicable, the Request for Proposal, General Conditions, Specifications, Addenda, or other supplementary information.
- 2. Any of the above shall be interpreted to include all the provisions of the other documents as though fully set out therein. The Vendor should fully acquaint himself or herself with the conditions and terms affecting the performance of this contract.
- 3. Submission of a bid shall be taken as prima facie evidence of compliance with this provision.
- 4. The Vendor agrees that in the event any provision(s) specified herein are finally held, or determined to be, illegal or void, or as being in contravention of any applicable law, the remainder of the agreement shall remain in full force and effect.

PREVAILING WAGE

1. If the CONTRACTOR employs workers and the bid is for a "public project" (i.e., construction) greater than \$1,000 in value, the CONTRACTOR hereby agrees that the project described in this Invitation for Bids is a public work, in accordance with Section 1720-1861 of the California Labor Code, and waives any right to later object or contend that the project or any portion of the project is not a public work.

- The Director of the Department of Industrial Relations of the State of California, in the manner provided by law, has ascertained the general prevailing wage rate per diem wages and rate of legal holidays and overtime work. CONTRACTOR must pay any labor therein described or classified in an amount not less than the rates specified. Wage rates are available at the Department of Industrial Relations (http://www.dir.ca.gov/dlsr/main.htm). However, this does not relieve the CONTRACTOR or Subcontractor from paying the latest up-to-date Wage Rates as set forth by the California Labor Code. Specify that all labor provided in this proposal shall be performed in accordance with the California Labor Code.
- In a timely manner following completion of the project, the CONTRACTOR agrees to provide the DUSD with certified payroll records for each employee of the CONTRACTOR and all subcontractors who worked on the project.
- 3. The CONTRACTOR understands and agrees that at least the final payment (10% of the contract amount) will be withheld by the DUSD until the contract is complete, and DUSD is in possession of complete certified payroll records for all work performed by the CONTRACTOR and all subcontractors in connection with this contract and is satisfied that prevailing wages are paid to employees on this project.

CERTIFICATION OF NON-COLLUSION

"NONCOLLUSION AFFIDAVIT TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID"

State of California)	cc.	
County of)	SS.	
, being	first duly sworn, de	poses and says that he	e or she is
made in the interest of, or on behalf corporation; that the bid is genuine a solicited any other bidder to put in a for agreed with any bidder or anyone bidder has not in any manner, directly to fix the bid price of the bidder or ar of that of any other bidder, or to se interested in the proposed contract; not, directly or indirectly, submitted hinformation or data relative thereto	of, any undisclosed and not collusive or stalse or sham bid, are else to put in a sly or indirectly, soughly other bidder, or the cure any advantage that all statements on the core or paid, and will tory, or to any men	I person, partnership, sham; that the bidder and has not directly or in that anyon that by agreement, com o fix any overhead, proge against the public becontained in the bid arr any breakdown there not pay, any fee to a	g the foregoing bid that the bid is not company, association, organization, or has not directly or indirectly induced or ndirectly colluded, conspired, connived, one shall refrain from bidding; that the munication, or conference with anyone ofit, or cost element of the bid price, or body awarding the contract of anyone e true; and, further, that the bidder has eof, or the contents thereof, or divulged any corporation, partnership, company to effectuate a collusive or sham bid."
I certify, under penalty of perjury, un	der the laws of the	State of California tha	t the foregoing is true and correct.
 Signature		 Date	

VENDOR'S CERTIFICATE REGARDING WORKERS' COMPENSATION

Labor Code Section 3700:

"Every employer except the State shall secure the payment of compensation in one or more of 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.
- (c). For all political subdivisions of the State, including each member of a pooling arrangement under a joint exercise of powers agreement (but not the State itself), by securing from the Director of Industrial Relations a certificate of consent to self-insure against Workers' Compensation claims, which certificate may be given upon furnishing proof satisfactory to the Director of ability to administer Workers' Compensation claims properly, and to pay Workers' Compensation claims that may become due it employees. On or before May 31, 1979, a political subdivision of the State which, on December 3, 1978, was uninsured for its liability to pay compensation, shall file a properly completed and executed application for a certificate of consent to self-insure against Workers' Compensation claims. The certificate shall be issued and be subject to the provisions of Section 3702.

I am aware of the provision of Section 3700 of the Labor Code which requires every employer to be insured against liability for workers' 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 this contract.

NAME:	TITLE:
SIGNATURE:	DATE:

(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).

CONTRACTOR'S CERTIFICATE REGARDING DRUG-FREE WORKPLACE

This Drug-Free Workplace Certification form is required from all successful bidders 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 the following:

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 that will be taken against employees for violations of the prohibition;

Establishing a drug-free awareness program to inform employees about all the following:

- a. The dangers of drug abuse in the workplace;
- a. The person's or organization's policy of maintaining a drug-free workplace;
- b. The availability of drug counseling, rehabilitation, and employee-assistance programs; and
- c. The penalties that may be imposed upon employees for drug abuse violations;

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 substances controlled substances at the workplace, (b) establish a drug-free awareness program, and (c) requires each employee engaged in the performance of the contract 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 DUSD 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, 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 et. seq. and hereby certify that I will adhere to the requirements of the Drug-Free Workplace Act of 1990.

Date:	:	Contractor:	
	Signature of Authorized Agent or Representative:		

•	-				-	_		 _	_	_	 	-	_	_	_				_				• •	_	-		-	 •			-	-			•			_			-	•			_	_	•		-	•					
•	m	NI	ı	^			10	•	ы		 -16			_	v	. r.	: ^	v	11	ın	17-		ΛІ		7	_	7		-	١.	/∟	v	$\Lambda \iota$	е.		n	~		112	·Λ	r 'r		1_L	-	-	_ (r · /	1 II	м	DI.	16		"		v
	_	v	ш	~	•		JΝ		. L	•	- 11		ч	_	n	- 1	-		u	ш		.,	-	٠.	u	п	u	•	D	_ \	<i>ı</i> L	л.	~,	911			u	·	, D	•	L		,-,	-11	_	_ '		٠ı	V I I	г.) г	u		

The CONTRACTOR agrees that it will abide by and implement to Campus Policy, which prohibits the use of alcoholic beverages leased buildings, on DUSD property and in DUSD vehicles. The "ALCOHOLIC BEVERAGE AND TOBACCO USE IS PROHIBITED" at always displayed at all entrances to school property.	and tobacco products, at any time, on DUSD-owned or eCONTRACTOR shall procure signs stating,
DATE:	CONTRACTOR
	By: Signature

WORKPLACE CONTRACTOR CERTIFICATION REGARDING BACKGROUND CHECKS

[Authori	ized Emp	certifies that it has performed one of the following: loyee/Agent of Contractor]	
	Pursuant to Education Code Section 45125.1, Contractor has conducted criminal background checks, through the California Department of Justice, of all employees providing services to the DUSD, pursuant to the contract/purchase order dated, and that none have been convicted of serious or violent felonies, as specified in Penal Code Sections 1192.7(c) and 667.5(c), respectively. As further required by Education Code Section 45125.1, attached hereto as Attachment "A" is a list of the names of the employees of the undersigned who may come in contact with pupils.		
		OR	
	Pursuant to Education Code Section 45125.2, Contractor will ensure the safety of pupils by one or more the following methods:		
	(1)	The installation of a physical barrier at the worksite to limit contact with pupils.	
	(1)	Continual supervision and monitoring of all employees of the entity by an employee of the entity whom the Department of Justice has ascertained has not been convicted of a violent or serious felony.	
I declare	e under p	enalty of perjury under the laws of the United States that the foregoing is true and correct.	
DATE	:	CONTRACTOR	
		By: Signature	

CONTRACTOR CERTIFICATION REGARDING BACKGROUND CHECKS ATTACHMENT "A"

(BELOW INCLUDE ALL NAMES OF EMPLOYEES WHO MAY COME IN CONTACT WITH PUPILS)

* BID GUARANTEE FORM			
(in lieu of BID BOND)			
Accompanying this proposal is cash, a cashier's check or a certified check payable to the order of the Delhi Unified			
School District in an amount equal to TEN PERCENT (10%) of the base bid and alternates (\$).			
This cash or the proceeds of this check shall become the property of said Delhi Unified School District , if, this proposal			
shall be accepted by the Delhi Unified School District through the Delhi Unified School District's GOVERNING BOARD,			
and the undersigned fails to execute a contract with and furnish the sureties required by the Delhi Unified School District within the required time; otherwise, said cash or check is to be returned to the undersigned.			
District within the required time, otherwise, said cash of theth is to be returned to the undersigned.			
Bidder			

BID BOND					
KNOW ALL MEN BY THESE PRESENTS					
that we, the undersigned,		(hereafter called			
"Principal"), and					
unto the Delhi Unified School District (herea	fter called "Owner") in the sum of	Dollars (\$)			
for the payment of which, well and truly to be made, we hereby jointly and severally bind ourselves, successors, and assigns.					
SIGNED this day of	20				
The condition of the above obligation is such	that whereas the Principal has submitted to t	the Owner a certain Bid,			

NOW, THEREFORE,

- 1. If said Bid is rejected, or
- 1. If said Bid is accepted and the Principal executes and delivers a contract or the attached example Agreement form within five (5) days after acceptance (properly completed in accordance with said Bid), and furnishes bonds for his faithful performance of said Contract and/or for payment of all persons performing labor or furnishing materials in connection therewith,

Then this obligation shall be void; otherwise, the same shall remain in force and effect.

attached hereto and hereby made a part hereof, to enter into a contract in writing.

Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract, or the call for bids, or the work to be performed thereunder, or the specifications accompanying the same, shall in anyway affect its obligation under this bond, and it does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of said contract, or the call for bids, or the work, or to the specifications.

In the event suit is brought upon this bond by the Owner and judgment is recovered, the Surety shall pay all costs incurred by the Owner in such suit, including without limitation, attorneys' fees to be fixed by the court

	ereunto set their hands and seals, and such of them as are corporations sed and these presents to be signed by their proper officers, on the day
and year first set forth above.	ted and these presents to be signed by their proper officers, on the day
PRINCIPAL:	
ATTEST: (if individual, two witnesses are required)	
Ву:	
Title:	
ATTEST: (if corporation)	
_	
Ву:	
Title:	
(Corporate Seal)	
SURETY:	
ATTEST:	
Ву:	
Title:	
(Corporate Seal)	

<u>IMPORTANT</u>: Surety companies executing bonds must possess a certificate of authority from the California Insurance Commissioner authorizing them to write surety insurance defined in California Insurance Code Section 105, and if the work or project is financed, in whole or in part, with federal, grant, or loan funds, it must also appear on the Treasury Department's most current list (Circular 570 as amended).

THIS IS A REQUIRED FORM

Any claims under this bond may be addressed to:
(Name and address of Surety):
Name:
Address:
City: State: Zipcode:
Name and address of agent or representative for service of process in California (if different from above):
Name:
Address:
City: State: Zipcode:
Telephone number of Surety and agent or representative for service of process in California:
Telephone Number:

LABOR AND MATERIAL PAYMENT BOND (CALIFORNIA PUBLIC WORKS)

KNOW ALL MEN BY THESE PRESENTS:

THAT WHEREAS the Delhi Unified Scho	al District (samptimes ref	erred to hereinafter as "Obligee") has awarded to
That whereas, the Delin Office Scho	•	as the "Principal" or "Contractor"), an agreement
for the work described as follows: (Project Work"); and	- ') (hereinafter referred to as the "Public
WHEREAS, said Contractor is required to Civil Code Section 9550;	furnish a bond in connect	tion with said Contract, and pursuant to California
NOW, THEREFORE, We,		, the undersigned Contractor, as Principal;
		ized and existing under the laws of the State of
, and duly authorized	to transact business unde	er the laws of the State of California, as Surety, are
entitled by law to file stop notices under entitled to make a claim on this bond, in amount payable by said Obligee under t	California Civil Code Secti n the sum being not less t he terms of said Contract,	to any and all persons, companies, or corporations ion 9100, or any person, company, or corporation than ONE HUNDRED PERCENT (100%) of the total for which payment will and truly to be made, we and assigns, jointly and severally, firmly by these

THE CONDITION OF THIS OBLIGATION IS SUCH that if said Principal, its heirs, executors, administrators, successors, or assigns, or subcontractor, shall fail to pay any person or persons named in Civil Code Section 9100; or fail to pay for any materials, provisions, or other supplies, used in, upon, for, or about the performance of the work contracted to be done, or for any work or labor thereon of any kind, or for amounts due under the Unemployment Insurance Code, with respect to work or labor thereon of any kind; or shall fail to deduct, withhold, and pay over to the Employment Development Department, any amounts required to be deducted, withheld, and paid over by Unemployment Insurance Code Section 13020 with respect to work and labor thereon of any kind, then said Surety will pay for the same, in an amount not exceeding the amount herein above set forth, and in the event suit is brought upon this bond, also will pay such reasonable attorneys' fees as shall be fixed by the court, awarded and taxed as provided in California Civil Code Section 9550 et seq.

This bond shall inure to the benefit of any person named in Civil Code Section 9100 giving such person or his/her assigns a right of action in any suit brought upon this bond.

It is further stipulated and agreed that the Surety of this bond shall not be exonerated or released from the obligation of the bond by any change, extension of time for performance, addition, alteration or modification in, to, or of any contract, plans, or specifications, or agreement pertaining or relating to any scheme or work of improvement herein above described; or pertaining or relating to the furnishing of labor, materials, or equipment therefor; nor by any change or modification of any terms of payment or extension of time for payment pertaining or relating to any scheme or work of improvement herein above described; nor by any rescission or attempted rescission of the contract, agreement or bond; nor by any conditions precedent or subsequent in the bond attempting to limit the right of recovery of claimants otherwise entitled to recover under any such contract or agreement or under the bond; nor by any fraud practiced by any person other than the claimant seeking to recover on the bond; and that this bond be construed most strongly against the Surety and in favor of all persons for whose benefit such bond is given; and under no circumstances shall the Surety be released from liability to those for whose benefit such bond has been given, by reason of any breach of contract between the Obligee and the Contractor or on the part of any obligee named in such bond; that the sole condition of recovery shall be that the claimant is a person described in California Civil Code Section

9100, and who has not been paid the full amou any such change, extension of time, addition, a			waive notice of
IN WITNESS WHEREOF, we have hereunto set of	our hands and seals this	day of	, 20
	PRINCIPAL/CONTRACTOR	₹:	
	Ву:		
	SURETY:		
	By:Attorne	ey-in-Fact	

IMPORTANT: THIS IS A REQUIRED FORM.

Surety companies executing bonds must possess a certificate of authority from the California Insurance Commissioner authorizing them to write surety insurance defined in California Insurance Code Section 105, and if the work or project is financed, in whole or in part, with federal, grant or loan funds, Surety's name must also appear on the Treasury Department's most current list (Circular 570 as amended).

Address of agent or representative for service f process in California)
insert name and title of the officer), who proved to me is/are subscribed to the within instrument knowledged to me that he/she/they and his own name as Attorney-in-Fact on the
ornia that the foregoing paragraph is true
(SEAL)
)

CONTRACT PERFORMANCE BOND (CALIFORNIA PUBLIC WORKS)

KNOW ALL MEN BY THESE PRESENTS:

· · · · · · · · · · · · · · · · · · ·	: (sometimes referred to hereinafter as "Obligee") has awarded to
	(hereinafter designated as the "Principal" or "Contractor"), an
agreement for the work described as follows: (P	roject Name:) (hereinafter referred to as the
"Public Work"); and	
WHEREAS, the work to be performed by the Cor	ntractor is more particularly set forth in that certain contract for said
Public Work dated	, (hereinafter referred to as the "Contract"), which Contract is
incorporated herein by this reference; and	
WHEREAS, the Contractor is required by said Co	ontract to perform the terms thereof and to provide a bond both for
the performance and guaranty thereof.	
NOW, THEREFORE, we,	, the undersigned Contractor, as Principal, and
, a corp	oration organized and existing under the laws of the State of
	sact business under the laws of the State of California, as Surety, are
held and firmly bound unto the Delhi Unified S	School District in the sum being not less than 100% (ONE HUNDRED
PERCENT) of the total amount payable by said C	Obligee under the terms of said Contract, for which amount well and
truly to be made, we bind ourselves, our heirs, ex	ecutors, administrators, successors, and assigns, jointly and severally,
firmly by these presents.	

THE CONDITION OF THIS OBLIGATION IS SUCH THAT, if the bounded Contractor, his or her heirs, executors, administrators, successors or assigns, shall in all things stand to and abide by, and well and truly keep and perform the covenants, conditions, and agreements in said Contract and any alteration thereof made as therein provided, on his or her part, to be kept and performed at the time and in the manner therein specified, and in all respects according to their intent and meaning; and shall faithfully fulfill guarantees of all materials and workmanship; and indemnify, defend and save harmless the Obligee, its officers and agents, as stipulated in said Contract, then this obligation shall become null and void; otherwise it shall be and remain in full force and effect.

The Surety, for value received, hereby stipulates and agrees that it shall not be exonerated or released from the obligation of this bond (either by total exoneration or pro tanto) by any change, extension of time, alteration in or addition to the terms of the contract or to the work to be performed there under or the specifications accompanying the same, nor by any change or modification to any terms of payment or extension of time for any payment pertaining or relating to any scheme of work of improvement under the contract. Surety also stipulates and agrees that it shall not be exonerated or released from the obligation of this bond (either by total exoneration or pro tanto) by any overpayment or underpayment by the Obligee that is based upon estimates approved by the Architect. The Surety stipulates and agrees that none of the aforementioned changes, modifications, alterations, additions, extension of time or actions shall in any way affect its obligation on this bond, and it does hereby waive notice of any such changes, modifications, alterations, additions or extension of time to the terms of the contract, or to the work, or the specifications as well notice of any other actions that result in the foregoing.

Whenever Principal shall be, and is declared by the Obligee to be, in default under the Contract, the Surety shall promptly either remedy the default, or shall promptly complete the Contract through its agents or independent contractors, subject to acceptance and approval of such agents or independent contractors by Obligee as hereinafter set forth, in accordance with its terms and conditions and to pay and perform all obligations of Principal under the Contract, including, without limitation, all obligations with respect to warranties, guarantees and the payment of liquidated damages; or, at Obligee's sole discretion and election, Surety shall obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by Obligee of the lowest responsible bidder, arrange for a contract between such bidder and the Obligee and make available as Work progresses (even though there should be a default or succession of defaults under the contract or contracts of completion arranged under this paragraph) sufficient funds to pay the cost of completion less the "balance of the Contract price" (as hereinafter defined), and to pay and perform all obligations of Principal under the Contract, including, without limitation, all obligations with respect to warranties, guarantees and the payment of liquidated damages. The term "balance of the Contract price," as used in this paragraph, shall mean the total amount payable to Principal by the Obligee under the Contract and any modifications thereto, less the amount previously paid by the Obligee to the Principal, less any withholdings by the Obligee allowed under the Contract.

Surety expressly agrees that the Obligee may reject any agent or contractor which may be proposed by Surety in fulfillment of its obligations in the event of default by the Principal. Unless otherwise agreed by Obligee, in its sole discretion, Surety shall not utilize Principal in completing the Contract nor shall Surety accept a bid from Principal for completion of the work in the event of default by the Principal.

No final settlement between the Obligee and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

Surety shall remain responsible for all patent and latent defects that arise out of or relate to the Contractor's failure and/or inability to properly complete the Public Work as required by the Contract and the Contract Documents. The obligation of the Surety hereunder shall continue so long as any obligation of the Contractor remains.

Contractor and Surety agree that if the Obligee is required to engage the services of an attorney in connection with enforcement of the bond, Contractor and Surety shall pay Obligee's reasonable attorneys' fees incurred, with or without suit, in addition to the above sum.

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 reasonable attorneys' fees to be fixed by the Court.

IN WITNESS WHEREOF, we have hereunto set o	our hands and seals this day of, 20
	PRINCIPAL/CONTRACTOR:
	Ву:
	SURETY:
	-
	By:Attorney-in-Fact
The rate of premium on this bond is	per thousand.
The total amount of premium charged: \$	(This must be filled in by a corporate surety)

IMPORTANT: THIS IS A REQUIRED FORM

Surety companies executing bonds must possess a certificate of authority from the California Insurance Commissioner authorizing them to write surety insurance defined in California Insurance Code Section 105, and if the work or project is financed, in whole or in part, with federal, grant or loan funds, Surety's name must also appear on the Treasury Department's most current list (Circular 570 as amended).

Any claims under this bond may be addressed to:	
(Name and Address of Surety)	(Name and Address of agent or representative for service for service of process in California)
Telephone:	Telephone:
STATE OF CALIFORNIA))
COUNTY OF)) ss.
On before me,	(insert name and title of the officer)
On, before	me,, a Notary
of satisfactory evidence to be the person(s) whose name(s in-Fact of the (Surety) and ack the (Surety) thereto and his ow	, who proved to me on the basis is/are subscribed to the within instrument as the Attorney nowledged to me that he/she/they subscribed the name of an name as Attorney-in-Fact on the executed instrument.
WITNESS my hand and official seal.	(SEAL)
Notary Public in and for said State Commission expires:	!
	Il representatives of the bonding company must be attached

G	UARANTEE
in accordance with the Contract Documents, includir the work as installed will fulfill the requirements inclu to repair or replace any or all such work, together with with such replacement, that may prove to be	We hereby guarantee that the called in (Project Name:) has been done and without limitation, the drawings and specifications, and that ded in the bid documents. The undersigned and its surety agree an any other adjacent work, which may be displaced in connection defective in workmanship or material within a period of the Notice of Completion of the above-mentioned structure by and unusual abuse or neglect excepted.
period of time, as determined by the Delhi Unified Sci in writing by the Delhi Unified School District , the District to proceed to have said defects repaired and	nply with the above-mentioned conditions within a reasonable hool District, but not later than ten (10) days after being notified undersigned and its surety authorize the Delhi Unified Schoold made good at the expense of the undersigned and its surety, and. The undersigned and its surety shall be jointly and severally ool District enforcement of this Guarantee. Countersigned
(Proper Name)	(Proper Name)
Ву:	By:
(Signature of Subcontract or Contractor)	(Signature of General Contractor if for Subcontractor)
Representatives to be contacted for service:	
Name:	_
Address:	_
Phone Number:	

CONTRACTOR'S CERTIFICATE REGARDING PAYMENT OF PREVAILING WAGE

(This certification must be completed if bidding on a "public works project")

Labor Code Section 1771:

"Except for public works projects of one thousand dollars (\$1,000) or less, not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the public work is performed, and not less than the general prevailing rate of per diem wages for holiday and overtime work fixed as provided in this chapter, shall be paid to all workers employed on public works...."

I am aware of the provision of Section 1771 et. Seq. of the Labor Code which requires every employer to pay employees prevailing wage for public works projects, in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of this contract.

NAME:	 	
TITLE:	 	
SIGNATURE:	 	
DATE:		

The above certificate must be signed and filed with the awarding body prior to performing any work under this contract.

INSURANCE DOCUMENTS & ENDORSEMENTS

The following insurance endorsements and documents must be provided to the **Delhi Unified School District** within five (5) calendar days after receipt of notification of award. If the apparent low bidder fails to provide the documents required below, the **Delhi Unified School District** may award the contract to the next lowest responsible and responsive bidder or release all bidders, and the bidder's bid security will be forfeited. All insurance provided by the bidder shall fully comply with the requirements set forth in Article 11 of the General Conditions.

1. <u>General Liability Insurance</u>: Certificate of Insurance with all specific insurance coverages set forth in Article 11 of the General Conditions, proper Project description, designation of the **Delhi Unified School District** as the Certificate Holder, and a statement that the insurance provided is primary to any insurance obtained by the **Delhi Unified School District** and a minimum of 30 days' cancellation notice. Bidder shall also provide required additional insured endorsement(s) designating all parties required in Article 11 of the General Conditions. The additional insured endorsement shall be an ISO CG 20 10 (11/85), or an ISO CG 20 10 (10/93 or 07/04) and ISO CG 20 37 (10/93 or 07/04) or their equivalent as determined by the **Delhi Unified School District** in its sole discretion.

Incidents and claims are to be reported to the insurer at:

(Title)		(Department)
(Company)		
(Street Address)		
(City)	(State)	(Zip Code)
() (Telephone Number)		

Workers' Compensation/ Employer's Liability Insurance: Certificate of Workers' Compensation Insurance
meeting the coverages and requirements set forth in Article 11 of the General Conditions, minimum of 30
days' cancellation notice, proper Project description, waiver of subrogation and any applicable
endorsements.

	incidents and cial	ms are to be reported to the	e insurer at:	
	Attn:	(Title)		(Department)
		(Company)		
		(Street Address)		
		(City)	(State)	(Zip Code)
		() (Telephone Number)		
DATE:_			CONTRACTOR	
			By:	

CONDITIONAL WAIVER AND RELEASE UPON PAYMENT

CALIFORNIA CIVIL CODE SECTION 3262 (D)(3)

Upon receipt by the undersi	gned of a check from Delhi Uni	fied School District in the sum of \$	payable to				
<i>(herinafter Payee)</i> and when	the check has been properly end	dorsed and has been paid by the bank upon wh	ich it is drawn,				
this document shall become	effective to release any mechar	nic's lien, stop notice, or bond right the Payee	has on the job				
specidfed on Payee's invoice	e number	(hereinafter Job). This release covers the final paymen					
to the undersigned for all labor, services, equipment or material furnished on this Job, except for disputed claims for							
additional work in the amou	unt of \$	Before any recipient of this document re	lies on it, said				
party should verify evidence	of payment to the undersigned						
Dated:	Payee:						
		Divi					
		Ву:					
		Tale					
		Title:					

NOTE: CIVIL CODE 3262 (d)(3) PROVIDES: Where the claimant is required to execute a waiver and release in exchange for, or in order to induce the payment of, a final payment and the claimant is not, in fact, paid in exchange for the waiver and release or a single payee check or joint payee check is given in exchange for the waiver and release, the waiver and release shall follow substantially the form set forth above.

BIDDER INFORMATION							
COMPANY NAME:							
ADDRESS:							
CITY/STATE/ZIP:							
PHONE:	FAX:						
"SPIN" NUMBER:							
SERVICE PROVIDER INVOICING (SPI) (YES/NO)):						
CISCO PARTNER CERTIFICATION:							
GOLD SILVER	OTHER (SPECIFY)						
CA STATE CONTRACTOR LICENSE NUMBER: _							
CA PUBLIC WORKS CONTRACTOR REGISTRATI	ON:						
SIGNATURE:	DATE:						
PRINTED NAME:							
TITLE:							

OFFER TO THE DELHI UNIFIED SCHOOL DISTRICT (DUSD)

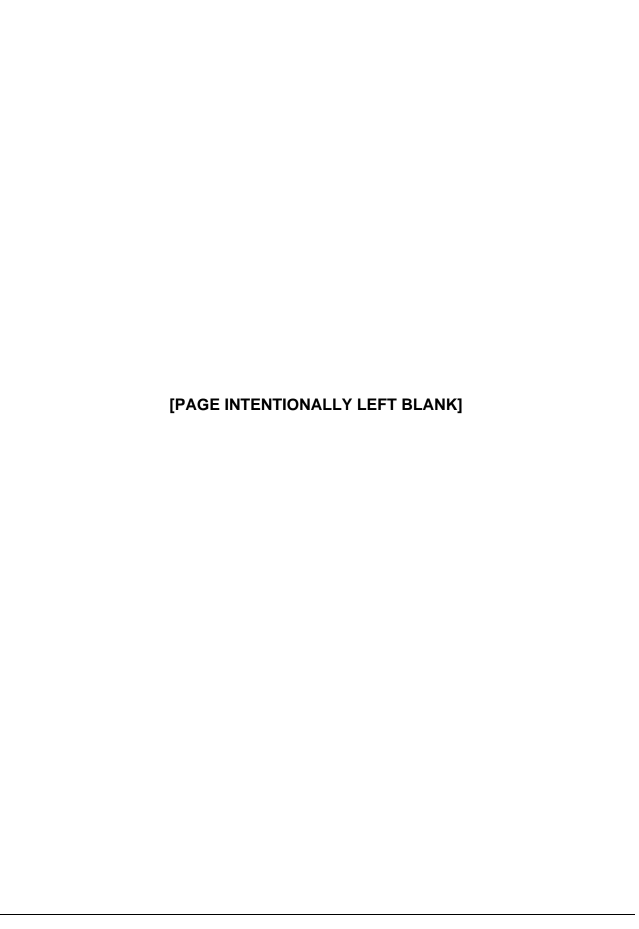
IN COMPLIANCE WITH THE GENERAL CONDITIONS AND SUPPLEMENTARY CONDITIONS (IF APPLICABLE), ATTACHED LIST OF ITEMS, ADDENDA (IF ANY), AND OTHER BID DOCUMENTS, THE UNDERSIGNED OFFERS AND AGREES THAT IF THIS OFFER IS ACCEPTED BY DUSD, WITHIN ONE HUNDRED EIGHTY (180) DAYS FROM THE DATE OF DUSD'S PURCHASE ORDER, TO FURNISH ANY AND ALL ITEMS FOR WHICH PRICES ARE OFFERED, AT THE TERMS, CONDITIONS, SPECIFICATIONS, AND PRICES LISTED, DELIVERED, F.O.B. DESTINATION, WITHIN THE TIME SPECIFIED. THE UNDERSIGNED HEREBY CERTIFIES THAT HE/SHE IS AN AUTHORIZED AGENT TO SIGN ON BEHALF OF THE COMPANY.

VENDOR TO COMPLETE PUBLIC WORKS PROJECTS OR DELIVERY OF MATERIALS, EQUIPMENT, SUPPLIES, AND/OR SERVICES WITHIN <u>120</u> DAYS AFTER DATE OF THE DUSD PURCHASE ORDER OR ACCORDING TO E-RATE GUIDELINES, WHICHEVER OCCURS FIRST

Signature:	DATE:
PRINTED NAME:	
TITLE:	
COMPANY NAME:	
ADDRESS:	
CITY/STATE/ZIP:	
PHONE:	FAX:

RETURN ALL BIDS TO:

Jose Miguel Kubes Delhi Unified School District 9716 Hinton Avenue Delhi, CA 95315 Telephone: (209) 656-2000 ext 1105



APPENDIX 1

Please refer your questions regarding this RFP and/or specific item(s) 470-nnn-24 to the person(s) listed below

Dick Chai

Telephone: (209) 381-6699 Email: <u>dchai@mcoe.org</u>

APPENDIX 2

					Page	<u>1</u> of	
Funding Year 2024							
Project or Service Description	47024						
·			Vandar Can		:	:f.,,,,,,,,,,,	
_			vendor sco	ring (use addit	ional worksheets	ii necessary)	
Selection Criteria	Weight*	Raw Score**	Weighted Score***	Raw Score**	Weighted Score***	Raw Score**	Weighted
Prices/Charges	35%						
Meets technical specifications and design	20%						
Prior experience	15%						
SPI Vendor (Yes=5, No=1)	10%						
Impact to DUSD cash flow	10%						
Non E-Rate eligible charges	10%						
Overall Ranking	100%	[
Vendor Selected:				Rid Assess	ment Comments	if needed:	
Approved By:				D.G 753633		, necucu.	
Title:							
Date:							
					<u> </u>		
Notes:							
* The weight of each criterion as determined neaviest.	d by DUSD. Percentage w	eights must add up to	o 100%. Price must be v	veighted the			
** Evaluated on a scale of 1 to 5: 1=worst, 5	=best. 3=unknown/satisfa	actory/average (exce	pt for "Prices/Charges",	"SPI vendor ")			
*** Weight x Raw Score							

