TIPS VENDOR AGREEMENT (Part 2)

TIPS RCSP 230201 Synthetic Turf or Natural Sports Fields, Grounds, Courts, and Tracks Goods and Services (Part 2)

The following Vendor Agreement ("Agreement") creates a legal agreement between The Interlocal Purchasing System ("TIPS"), a government purchasing cooperative and Department of Texas Region 8 Education Service Center and (INSERT ENTITY NAME):

Midwest Track Builders

(ENTER ENTITY NAME]

its owners, agents, subsidiaries, and affiliates (together, "Vendor") (individually, "Party", and collectively the "Parties") and this agreement shall exclusively govern the contractual relationship ("Agreement") between the Parties for Part 2 of the related solicitation opportunity. If Vendor proposes and awarded on Part 1, a separate Part 1 Vendor Agreement shall control Part 1 terms.

TIPS, a governmental entity and a national purchasing cooperative seeks to provide a valuable and necessary solution to public entities and qualifying non-profits by performing the public procurement solicitation process and awarding compliant contracts to qualified vendors. Then, where the law of a customer's jurisdiction allows, instead of public entities and qualifying non-profits expending time, money, and resources on the extensive public procurement process, the use of TIPS allows public entities to quickly select and purchase their preferred products or services from qualified, competitively evaluated vendors through cooperative purchasing.

- 1. **Purpose.** The purpose of this Agreement is to identify the terms and conditions of the relationship between TIPS and Vendor. Public entities and qualifying non-profits that properly join or utilize TIPS ("TIPS Members") may elect to "piggyback" off of TIPS' procurements and agreements where the laws of their jurisdiction allow. TIPS Members are not contractual parties to this Agreement although terms and conditions of this Agreement may ensure benefits to TIPS Members.
- 2. Authority. The Parties agree that the signatories below are individual authorized to enter into this Agreement on behalf of their entity and that they are acting under due and proper authority under applicable law.
- 3. Definitions.
 - a. **TIPS Pricing:** The specific pricing, coefficients, mark-ups, discounts, and other pricing terms and incentives which Vendor submitted and TIPS approved for each respective TIPS Contract awarded to Vendor and all permissible, subsequent pricing updates submitted by Vendor and accepted by TIPS, if any.
- 4. Entire Agreement. This Agreement resulted from TIPS posting a Part 2 "TIPS Solicitation" (RFP, RCSP, RFQ, or other) and Vendor submitting a proposal in response to that posted TIPS Solicitation for evaluation and award. The Parties agree that this Agreement consists of the provisions set forth herein and: (1) The Part 2 TIPS solicitation document resulting in this Agreement; (2) Any Part 2 addenda or clarifications issued in relation to the TIPS solicitation; (3) All Part 2 solicitation information provided to Vendor by TIPS through the TIPS eBid System; (3) Vendor's entire Part 2 proposal response to the TIPS solicitation including all accepted required attachments, acknowledged notices and certifications, accepted negotiated terms, pricing, accepted responses to questions, and accepted written clarifications of Vendor's proposal, and; any properly included attachments to this Agreement. All documentation and information listed is hereby incorporated by reference as if set forth herein verbatim. In the event of conflict between the terms herein and one of the incorporated documents the terms and conditions herein shall control.
- 5. Vendor's Specific Warranties, Terms, and License Agreements. Because TIPS serves public entities and non-profits throughout the nation all of which are subject to specific laws and policies of their jurisdiction, as a matter of standard practice, TIPS does not typically accept a Vendor's specific "Sale Terms" (warranties, license agreements, master agreements, terms and conditions, etc.) on behalf of all TIPS Members. TIPS may permit Vendor to attach those to this Agreement to display to interested customers what terms may apply to their Supplemental Agreement with Vendor (if submitted by Vendor for that purpose). However, unless this term of the Agreement is negotiated and modified to state otherwise, those specific Sale Terms are not accepted by TIPS on behalf of all TIPS Members and each Member may choose whether to accept, negotiate, or reject those specific Sale Terms, which must be reflected in a separate agreement between Vendor and the Member in order to be effective.
- 6. Vendor Identity and Contact Information. It is Vendor's sole responsibility to ensure that all identifying vendor information (name, EIN, d/b/a's, etc.) and contact information is updated and current at all times within the TIPS eBid System and the TIPS Vendor Portal. It is Vendor's sole responsibility to confirm that all e-correspondence issued from tips-usa.com, ionwave.net, and tipsconstruction.com to Vendor's contacts are received and are not blocked by firewall or other technology security. Failure to permit receipt of correspondence from these domains and failure to keep vendor identity and contact information current at all times during the life of

the contract may cause loss of TIPS Sales, accumulating TIPS fees, missed rebid opportunities, lapse of TIPS Contract(s), and unnecessary collection or legal actions against Vendor. It is no defense to any of the foregoing or any breach of this Agreement that Vendor was not receiving TIPS' electronic communications issued by TIPS to Vendor's listed contacts.

- 7. Initiation of TIPS Sales. When a public entity initiates a purchase with Vendor, if the Member inquires verbally or in writing whether Vendor holds a TIPS Contract, it is the duty of the Vendor to verify whether the Member is seeking a TIPS purchase. Once verified, Vendor must include the TIPS Contract Number on all purchase communications and sales documents exchanged with the TIPS Member.
- 8. TIPS Sales and Supplemental Agreements. If awarded, when making a sale under this awarded contract, the terms of the specific TIPS order, including but not limited to: shipping, freight, insurance, delivery, fees, bonding, cost, delivery expectations and location, returns, refunds, terms, conditions, cancellations, defects, order assistance, etc., shall be controlled by the purchase agreement (Purchase Order, Contract, AIA Contract, Invoice, etc.) ("Supplemental Agreement" as used herein) entered into between the TIPS Member Customer and Vendor only. TIPS is not a party to any Supplemental Agreement. All Supplemental Agreements shall include Vendor's Name, as known to TIPS, and TIPS Contract Name and Number. Vendor accepts and understands that TIPS is not a legal party to TIPS Sales and Vendor is solely responsible for identifying fraud, mistakes, unacceptable terms, or misrepresentations for the specific order prior to accepting. Vendor agrees that any order issued from a customer to Vendor, even when processed through TIPS, constitutes a legal contract between the customer and Vendor only. When Vendor accepts or fulfills an order, even when processed through TIPS, Vendor is representing that Vendor has carefully reviewed the order for legality, authenticity, and accuracy and TIPS shall not be liable or responsible for the same. In the event of a conflict between the terms of this TIPS Vendor Agreement and those contained in any Supplemental Agreement, the provisions set forth herein shall control unless otherwise agreed to and authorized by the Parties in writing within the Supplemental Agreement. The Supplemental Agreement shall dictate the scope of services, the project delivery expectations, the scheduling of projects and milestones, the support requirements, and all other terms applicable to the specific sale(s) between the Vendor and the TIPS Member.
- 9. Right of Refusal. Vendor has the right not to sell to a TIPS Member under the awarded agreement at Vendor's discretion unless otherwise required by law.
- 10. Reporting TIPS Sales. If awarded on this TIPS Contract, for the duration of the contract, Vendor shall provide a RS Means line-item estimates to TIPS for each anticipated TIPS project or sale. When a TIPS Member Customer seeks a quote or proposal for a TIPS sale, Vendor shall always supply a line-item estimate to TIPS for review and approval. If awarded, Vendor must report all TIPS Sales to TIPS. If a TIPS sale is initiated by Vendor receiving a TIPS Member's purchase order from TIPS directly, Vendor may consider that specific TIPS Sale reported. Otherwise, with the exception of TIPS Automated Vendors, who have signed an exclusive agreement with TIPS regarding reporting, all TIPS Sales must be reported to TIPS by either: (1) Emailing the line item quote and purcha se order or similar purchase document (with Vendor's Name, as known to TIPS, the TIPS Contract Name and Number included, and authorized signatures on behalf of both the TIPS Member and Vendor) to TIPS at tipspo@tips-usa.com with "Confirmation Only" in the subject line of the email within three business days of Vendor's acceptance of the order, or; (2) Within 3 business days of the order being accepted by Vendor, Vendor must login to the TIPS Vendor Portal and successfully self-report all necessary sale information within the Vendor Portal and confirm that it shows up accurately on your current Vendor Portal statement. No other method of reporting is acceptable unless agreed to by the Parties in writing. Failure to report all sales pursuant to this provision may result in immediate cancellation of Vendor's TIPS Contract(s) for cause at TIPS' sole discretion. Please refer to the TIPS Accounting FAQ's for more information about reporting sales and if you have further questions, contact the Accounting Team at accounting@tips-usa.com.
- 11. TIPS Administration Fees. The collection of administrative fees by TIPS, a government entity, for performance of these procurement services is required pursuant to Texas Government Code Section 791.011 et. seq. The administration fee ("TIPS Administration Fee") is the amount legally owed by Vendor to TIPS for TIPS Sales made by Vendor. The TIPS Administration Fee amount is typically a set percentage of the amount paid by the TIPS Member for each TIPS Sale, less shipping cost, bond cost, and taxes if applicable and identifiable, which is legally due to TIPS, but the exact TIPS Administration Fee for this Contract is published in the corresponding solicitation and is incorporated herein by reference. TIPS Administration Fees are due to TIPS immediately upon Vendor's receipt of payment, including partial payment, for a TIPS Sale. The TIPS Administration Fee is assessed on the amount paid by the TIPS Member. not on the Vendor's cost or on the amount for which the Vendor sold the item to a dealer or Authorized Reseller. Upon receipt of payment for a TIPS Sale, including partial payment (which renders TIPS Administration Fees immediately due), Vendor shall issue to TIPS the corresponding TIPS Administration Fee payment as soon as possible but not later than thirty-one calendar days following Vendor's receipt of payment. Vendor shall pay TIPS via check unless otherwise agreed to by the Parties in writing. Vendor shall include clear documentation with the issued payment dictating to which sale(s) the amount should be applied. Vendor may create a payment report within their TIPS Vendor Portal which is the preferred documentation dictating to which TIPS Sale(s) the amount should be applied. Failure to pay all TIPS Administration Fees pursuant to this provision may result in immediate cancellation of Vendor's TIPS Contract(s) for cause at TIPS' sole discretion as well as the initiation of collection and legal actions by TIPS against Vendor to the extent permitted by law. Any overpayment of participation fees to TIPS by Vendor will be refunded to the Vendor

within ninety (90) days of receipt of notification if TIPS receives written notification of the overpayment not later than the expiration of six (6) months from the date of overpayment and TIPS determines that the amount was not legally due to TIPS pursuant to this agreement and applicable law. Any notification of overpayment received by TIPS after the expiration of six (6) months from the date that TIPS received the payment will render the overpayment non-refundable. Region 8 ESC and TIPS reserve the right to extend the six (6) month deadline if approved by the Region 8 ESC Board of Directors. TIPS reserves all rights under the law to collect TIPS Administration Fees due to TIPS pursuant to this Agreement.

12. Term of the Agreement. If awarded, the resulting Agreement with TIPS is for approximately two years with an option for renewal for an additional two consecutive one-year terms. The first renewal year shall be automatic unless Vendor notifies TIPS of its objection to the first one-year renewal. The second one-year renewal shall only be effective if offered by TIPS at its sole discretion. If TIPS offers the second renewal option, the Vendor will be notified via email issued to Vendor's then-listed Primary Contact. The renewal option shall be deemed accepted by Vendor unless Vendor notifies TIPS of its objection to the renewal option in writing and confirms receipt by TIPS.

Actual Effective Date: Agreement is effective upon signature by authorized representatives of both Parties. The Effective Date does not affect the "Term Calculation Start Date."

Term Calculation Start Date: To keep the contract term consistent for all vendors awarded under a single TIPS contract, Vendor shall calculate the foregoing term as starting on the last day of the month that "Award Notifications" are anticipated as published in the Solicitation, regardless of the actual Effective Date.

Example of Term Calculation Start Date: If the anticipated "Award Date" published in the Solicitation is May 22, 2023, but extended negotiations delay award until June 27, 2023 (Actual Effective Date), the Term Calculation Start Date shall be May 31, 2023 in this example.

Contract Expiration Date: To keep the contract term consistent for all vendors awarded under a single TIPS contract, the term expiration date shall be two-years from the Term Calculation Start Date.

Example of Contract Expiration Date: If the anticipated "Award Date" published in the Solicitation is May 22, 2023, but extended negotiations delay award until June 27, 2023 (Actual Effective Date), the Term Calculation Start Date shall be May 31, 2023 and the Contract Expiration Date of the resulting initial "three-year" term, (which is subject to an extension(s)) will be May 31, 2026 in this example.

Option(s) for Renewal: Any option(s) for renewal shall begin on the Contract Expiration Date, or the date of the expiration of the prior renewal term where applicable, and continue for the duration specified for the renewal option herein.

Example of Option(s) for Renewal: In this example, if TIPS offers the second one-year renewal and the Contract Expiration Date is May 31, 2026, then the one-year renewal is effective from May 31, 2026 to May 31, 2027.

TIPS may offer to extend Vendor Agreements to the fullest extent the TIPS Solicitation resulting in this Agreement permits.

- 13. TIPS Pricing. Vendor agrees and understands that for each TIPS Contract that it is awarded, Vendor submitted, agreed to, and received TIPS' approval for pricing, coefficients, mark-ups, discounts, and other pricing terms and incentives which make up Vendor's TIPS Pricing for that TIPS Contract ("TIPS Pricing"). Vendor confirms that Vendor will not add the TIPS Administration Fee as a charge or line-item in a TIPS Sale. Vendor hereby certifies that Vendor shall only offer goods and services through this TIPS Contract if those goods and services fall within the scope of the TIPS Contract and are priced according to Vendor's TIPS Pricing. TIPS reserves the right to review Vendor's proposals and quotes line-item by line-item to determine compliance. However, Vendor contractually agrees that all TIPS quotes and proposals shall be within the original terms of the Vendor's TIPS Pricing (scope, coefficients, percentage markups, and other pricing terms and incentives originally proposed by Vendor) such that TIPS may approve Vendor's quotes and proposals without additional vetting at TIPS discretion.
- 14. Indemnification of TIPS. <u>VENDOR AGREES TO INDEMNIFY, HOLD HARMLESS, AND DEFEND TIPS, TIPS MEMBERS, TIPS OFFICERS, TIPS EMPLOYEES, TIPS DIRECTORS, AND TIPS TRUSTEES (THE "TIPS INDEMNITEES") FROM AND AGAINST ALL CLAIMS AND SUITS BY THIRD-PARTIES FOR DAMAGES, INJURIES TO PERSONS (INCLUDING DEATH), PROPERTY DAMAGES, LOSSES, EXPENSES, FEES, INCLUDING COURT COSTS, ATTORNEY'S FEES, AND EXPERT FEES, ARISING OUT OF OR RELATING TO VENDOR'S PERFORMANCE UNDER THIS AGREEMENT (INCLUDING THE PERFORMANCE OF VENDOR'S OFFICERS, EMPLOYEES, AGENTS, AUTHORIZED RESELLERS, SUBCONTRACTORS, LICENSEES, OR INVITEES), REGARDLESS OF THE NATURE OF THE CAUSE OF ACTION, INCLUDING WITHOUT LIMITATION CAUSES OF ACTION BASED UPON COMMON, CONSTITUTIONAL, OR STATUTORY LAW OR BASED IN</u>

WHOLE OR IN PART UPON ALLEGATIONS OF NEGLIGENT OR INTENTIONAL ACTS OR OMISSIONS ON THE PART OF VENDOR, ITS OFFICERS, EMPLOYEES, AGENTS, AUTHORIZED RESELLERS, SUBCONTRACTORS, LICENSEES, OR INVITEES. NO LIMITATION OF LIABILITY FOR DAMAGES FOR PERSONAL INJURY OR PROPERTY DAMAGE ARE PERMITTED OR AGREED TO BY TIPS. APART FROM THIS INDEMNIFICATION PROVISION REQUIRING INDEMNIFICATION OF THE TIPS INDEMNITEES' ATTORNEY'S FEES AS SET FORTH ABOVE, RECOVERY OF ATTORNEYS' FEES BY THE PREVAILING PARTY IS AUTHORIZED ONLY F AUTHORIZED BY TEX. EDUC. CODE § 44.032(F).

- 15. Indemnification and Assumption of Risk Vendor Data. <u>VENDOR AGREES THAT IT IS VOLUNTARILY PROVIDING DATA</u> (INCLUDING BUT NOT LIMITED TO: VENDOR INFORMATION, VENDOR DOCUMENTATION, VENDOR'S PROPOSALS, VENDOR PRICING SUBMITTED OR PROVIDED TO TIPS, TIPS CONTRACT DOCUMENTS, TIPS CORRESPONDENCE, VENDOR LOGOS AND IMAGES. VENDOR'S CONTACT INFORMATION, VENDOR'S BROCHURES AND COMMERCIAL INFORMATION, VENDOR'S FINANCIAL INFORMATION, VENDOR'S CERTIFICATIONS, AND ANY OTHER VENDOR INFORMATION OR DOCUMENTATION, INCLUDING WITHOUT LIMITATION SOFTWARE AND SOURCE CODE UTILIZED BY VENDOR, SUBMITTED TO TIPS BY VENDOR AND ITS AGENTS) ("VENDOR DATA") TO TIPS. FOR THE SAKE OF CLARITY, AND WITHOUT LIMITING THE BREADTH OF THE INDEMNITY OBLIGATIONS IN SECTION 13 ABOVE, VENDOR AGREES TO PROTECT, INDEMNIFY, AND HOLD THE TIPS INDEMNITES HARMLESS FROM AND AGAINST ANY AND ALL LOSSES, CLAIMS, ACTIONS, DEMANDS, ALLEGATIONS, SUITS, JUDGMENTS, COSTS, EXPENSES, FEES, INCLUDING COURT COSTS, ATTORNEY'S FEES, AND EXPERT FEES AND ALL OTHER LIABILITY OF ANY NATURE WHATSOEVER ARISING OUT OF OR RELATING TO: (I) ANY UNAUTHORIZED, NEGLIGENT OR WRONGFUL USE OF, OR CYBER DATA BREACH INCIDENT AND VIRUSES OR OTHER CORRUPTING AGENTS INVOLVING, VENDOR'S DATA, PRICING, AND INFORMATION, COMPUTERS, OR OTHER HARDWARE OR SOFTWARE SYSTEMS, AND; (II) ALLEGATIONS OR CLAIMS THAT ANY VENDOR DATA INFRINGES ON THE INTELLECTUAL PROPERTY RIGHTS OF A THIRD-PARTY OR VENDOR.
- 16. Intellectual Property Indemnification by Vendor. Procedures Related to Indemnification. In the event that an indemnity obligation arises, Vendor shall pay all amounts set forth in Section 13 and 14 above (including any settlements) and if it has accepted its indemnity obligation without qualification control the legal defense to such claim or cause of action, including without limitation attorney selection, strategy, discovery, trial, appeal, and settlement, and TIPS shall, at Vendor's cost and expense (with respect to reasonable out of pocket costs and expenses incurred by TIPS which shall be reimbursed to TIPS by Vendor), provide all commercially reasonable assistance requested by Vendor. In controlling any defense, Vendor shall ensure that all assertions of governmental immunity and all applicable pleas and defenses shall be promptly asserted.
- 17. Indemnity for Underlying Sales and Supplemental Agreements. Vendor shall be solely responsible for any customer claims or any disputes arising out of TIPS Sales or any Supplemental Agreement as if sold in the open-market. The Parties agree that TIPS shall not be liable for any claims arising out of Vendor's TIPS Sales or Supplemental Agreements, including but not limited to: allegations of product defect or insufficiency, allegations of service defect or insufficiency, allegations regarding delivery defect or insufficiency, allegations of fraud or misrepresentation, allegations regarding pricing or amounts owed for TIPS sales, and/or allegations regarding payment, over-payment, under-payment, or non-payment for TIPS Sales. Payment/Drafting, overpayment/over-drafting, under-payment/under-drafting, or non-payment for TIPS Sales between customer and Vendor and inspections, rejections, or acceptance of such purchases shall be the exclusive respective obligations of Vendor/Customer, and disputes shall be handled in accordance with the terms of the underlying Supplemental Agreement(s) entered into between Vendor and Customer. Vendor acknowledges that TIPS is not a dealer, subcontractor, agent, or reseller of Vendor's goods and services and shall not be responsible for any claims arising out of alleged insufficiencies or defects in Vendor's goods and services, should any arise.
- 18. Confidentiality of Vendor Data. Vendor understands and agrees that by signing this Agreement, all Vendor Data is hereby released to TIPS, TIPS Members, and TIPS third-party administrators to effectuate Vendor's TIPS Contract except as provided for herein. The Parties agree that Vendor Data is accessible by all TIPS Members as if submitted directly to that TIPS Member Customer for purchase consideration. If Vendor otherwise considers any portion of Vendor's Data to be confidential and not subject to public disclosure pursuant to Chapter 552 Texas Gov't Code (the "Public Information Act") or other law(s) and orders, Vendor must have identified the claimed confidential materials through proper execution of the Confidentiality Claim Form which is required to be submitted as part of Vendor's proposal resulting in this Agreement and incorporated by reference. The Confidentiality Claim Form included in Vendor's proposal and incorporated herein by reference is the sole indicator of whether Vendor considers any Vendor Data confidential in the event TIPS receives a Public Information Request. If TIPS receives a request, any responsive documentation not deemed confidential by you in this manner will be automatically released. For Vendor Data deemed confidential by you in this manner, TIPS will follow procedures of controlling statute(s) regarding any claim of confidentiality and shall not be liable for any release of inform ation required by law, including Attorney General determination and opinion. In the event that TIPS receives a written request for information pursuant to the Public Information Act that affects Vendor's interest in any information or data furnished to TIPS by Vendor, and TIPS requests an opinion from the Attorney General, Vendor may, at its own option and expense, prepare comments and submit information directly to the Attorney General stating why the requested information is exempt from disclosure pursuant to the requirements of the Public Information Act. Vendor is solely responsible for submitting the memorandum brief and information to the Attorney General within the time period prescribed by the Public Information Act. Notwithstanding any other information provided in this solicitation

or Vendor designation of certain Vendor Data as confidential or proprietary, Vendor's acceptance of this TIPS Vendor Agreement constitutes Vendor's consent to the disclosure of Vendor's Data, including any information deemed confidential or proprietary, to TIPS Members or as ordered by a Court or government agency, including without limitation the Texas Attorney General. Vendor agrees that TIPS shall not be responsible or liable for any use or distribution of information or documentation by TIPS Members or a s required by law.

- 19. Vendor's Subcontractors. TIPS recognizes that many vendors operate in the open market through the use of subcontractors. For that reason, TIPS permits Vendor to utilize subcontractors as authorized and permitted by the TIPS Member Customer. However, all purchase documents must include: (1) Vendor's Name, as known to TIPS, and; (2) Vendor's TIPS Contract Name and Number under which it is making the TIPS Sale. Vendor must report the sale pursuant to the terms herein and Vendor agrees that it is legally responsible for all reporting and fee payment as described herein for TIPS Sales even when subcontractors are utilized. The TIPS Administration Fee is assessed on the amount paid by the TIPS Member to Vendor. The Parties intend that Vendor shall be responsible and for actions of subcontractors during a TIPS Sale. Vendor agrees that it is voluntarily authorizing subcontractors and in doing so, Vendor agrees that it is doing so at its own risk and agrees to protect, indemnify, and hold TIPS harmless in accordance with Sections 14-17 above related to subcontractor TIPS Sales made pursuant to this Agreement or purporting to be made pursuant to this Agreement that may be asserted against Vendor whether rightfully brought or otherwise. The Parties further agree that it is no defense to Vendor's breach of this Agreement that a subcontractor caused Vendor of breach this Agreement.
- **20.** Circumvention of TIPS Sales. When a public entity initiates a purchase with Vendor, if the Member inquires verbally or in writing whether Vendor holds a TIPS Contract, it is the duty of the Vendor to verify whether the Member is seeking a TIPS purchase. Any request for quote, customer communication, or customer purchase initiated through or referencing a TIPS Contract shall be completed through TIPS pursuant to this Agreement. Any encouragement or participation by Vendor in circumventing a TIPS sale being completed may result in immediate termination of Vendor's TIPS Contract(s) for cause as well as preclusion from future TIPS opportunities at TIPS sole discretion.
- 21. State of Texas Franchise Tax. By signature hereon, Vendor hereby certifies that Vendor is not currently delinquent in the payment of any franchise taxes owed to the State of Texas under Chapter 171 of the Texas Tax Code.

22. Termination.

- A) Termination for Convenience. TIPS may, by written notice to Vendor, terminate this Agreement for convenience, in whole or in part, at any time by giving thirty (30) days' written notice to Vendor of such termination, and specifying the effective date thereof.
- B) Termination for Cause. If Vendor fails to materially perform pursuant to the terms of this Agreement, TIPS shall provide written notice to Vendor specifying the default. If Vendor does not cure such default within thirty (30) days, TIPS may terminate this Agreement, in whole or in part, for cause. If TIPS terminates this Agreement for cause, and it is later determined that the termination for cause was wrongful, the termination shall automatically be converted to and treated as a termination for convenience.
- C) Vendor's Termination. If TIPS fails to materially perform pursuant to the terms of this Agreement, Vendor shall provide written notice to TIPS specifying the default ("Notice of Default"). If TIPS does not cure such default within thirty (30) days, Vendor may terminate this Agreement, in whole or in part, for cause. If TIPS terminates this Agreement for cause, and it is later determined that the termination for cause was wrongful, the termination shall automatically be converted to and treated as a term ination for convenience.
- D) Upon termination, all TIPS Sale orders previously accepted by Vendor shall be fulfilled and Vendor shall be paid for all TIPS Sales executed pursuant to the applicable terms. All TIPS Sale orders presented to Vendor but not fulfilled by Vendor, prior to the actual termination of this agreement shall be honored at the option of the TIPS Member. TIPS shall submit to Vendor an invoice for any outstanding TIPS Administration Fees and approved expenses and Vendor shall pay such fees and expenses within 30 calendar days of receipt of such valid TIPS invoice. Vendor acknowledges and agrees that continued participation in TIPS is subject to TIPS' sole discretion and that any Vendormay be removed from the TIPS program at any time with or without cause. This termination clause does not affect TIPS Sales Supplemental Agreements pursuant to this term regarding termination and the Survival Clause term.
- E) Vendor hereby waives any and all claims for damages, including, but not limited, to consequential damages or

lost profits, that might arise from TIPS' act of terminating this Agreement.

- 23. Survival Clause. It is the intent of the Parties that this Agreement and procurement method applies to any TIPS Sale made during the life of this Agreement even if made on or near the Contract Expiration Date as defined herein. Thus, all TIPS Sales, including but not limited to: leases, service agreements, license agreements, open purchase orders, warranties, and contracts, even if they ext end months or years past the TIPS Contract Expiration Date, shall survive the expiration or termination of this Agreement subject to the terms and conditions of the Supplemental Agreement between Customer and Vendor or unless otherwise specified herein.
- 24. Audit Rights. Due to transparency statutes and public accountability requirements of TIPS and TIPS Members, Vendor shall at their sole expense, maintain documentation of all TIPS Sales for a period of three years from the time of the TIPS Sale. In order to ensure and confirm compliance with this agreement, TIPS shall have authority to conduct audits of Vendor's TIPS Pricing or TIPS Sales with thirty-days' notice unless the audit is ordered by a Court Order or by a Government Agency with authority to do so without said notice. Notwithstanding the foregoing, in the event that TIPS is made aware of any pricing being offered to eligible entities that is materially inconsistent with Vendor's TIPS Pricing, TIPS shall have the ability to conduct the audit internally or may engage a third-party auditing firm to investigate any possible non-compliant conduct or may terminate the Agreement according to the terms of this Agreement. In the event of an audit, the requested materials shall be reasonably provided in the time, format, and at the location acceptable to TIPS. TIPS agrees not to perform a random audit the TIPS transaction documentation more than once per calendar year, but reserves the right to audit for just cause or as required by any governmental agency or court with regulatory authority over TIPS or the TIPS Member. These audit rights shall survive termination of this Agreement for a period of one (1) year from the effective date of termination.
- **25.** Conflicts of Interest. The Parties confirm that they have not offered, given, or accepted, nor intend to give at any time hereafter any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor, service to the other in connect ion with this Agreement. Vendor affirms that, to the best of Vendor's knowledge, this Agreement has been arrived at independently, and is awarded without collusion with anyone to obtain information or gain any favoritism that would in any way limit competition or give an unfair advantage over other vendors in the award of this Agreement. Vendor agrees that it has disclosed any necessary affiliations with Region 8 Education Service Center and the TIPS Department, if any, through the Conflict of Interest attachment provided in the solicitation resulting in this Agreement.
- 26. Volume of TIPS Sales. Nothing in this Agreement or any TIPS communication may be construed as a guarantee that TIPS or TIPS Members will submit any TIPS orders to Vendor at any time.
- 27. Compliance with the Law. The Parties agree to comply fully with all applicable federal, state, and local statutes, ordinances, rules, and regulations applicable to their entity in connection with the programs contemplated under this Agreement.
- 28. Severability. If any term(s) or provision(s) of this Agreement are held by a court of competent jurisdiction to be invalid, void, or unenforceable, then such term(s) or provision(s) shall be deemed restated to reflect the original intention of the Parties as nearly as possible in accordance with applicable law and the remainder of this Agreement, and the remainder of the provisions of this A greement shall remain in full force and effect and shall in no way be affected, impaired or invalidated, unless such holding causes the obligations of the Parties hereto to be impossible to perform or shall render the terms of this Agreement to be inconsistent with the intent of the Parties hereto.
- **29.** Force Majeure. If by reason of Force Majeure, either party hereto shall be rendered unable wholly or in part to carry out its obligations under this Agreement through no fault of its own then such party shall give notice and full particulars of Force Majeure in writing to the other party within a reasonable time after occurrence of the event or cause relied upon. Upon delivering such notice, the obligation of the affected party, so far as it is affected by such Force Majeure as described, shall be suspended during the continuance of the inability then claimed but for no longer period, and such party shall endeavor to remove or overcome such inability with all reasonable dispatch. In the event that Vendor's obligations are suspended by reason of Force Majeure, all TIPS Sales accepted prior to the Force Majeure event shall be the legal responsibility of Vendor and the terms of the TIPS Sale Supplemental Agreement shall control Vendor's failure to fulfill for a Force Majeure event.
- 30. Immunity. Vendor agrees that nothing in this Agreement shall be construed as a waiver of sovereign or government immunity; nor constitute or be construed as a waiver of any of the privileges, rights, defenses, remedies, or immunities available to Region 8 Education Service Center or its TIPS Department. The failure to enforce, or any delay in the enforcement of, any privileges, rights, defenses, remedies, or immunities available to Region 8 Education Service Center or its TIPS Department or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities or be considered as a basis for estoppel.

31. Insurance Requirements. Vendor agrees to maintain the following minimum insurance requirements for the duration of this Agreement. All policies held by Vendor to adhere to this term shall be written by a carrier with a financial size category of VII and at least a rating of "A-" by A.M. Best Key Rating Guide. The coverages and limits are to be considered minimum requirements and in no way limit the liability of the Vendor(s). Any immunity available to TIPS or TIPS Members shall not be used as a defense by the contractor's insurance policy. Only deductibles applicable to property damage are acceptable, unless proof of retention funds to cover said deductibles is provided. "Claims made" policies will not be accepted. Vendor's required minimum coverage shall not be su spended, voided, cancelled, non-renewed or reduced in coverage or in limits unless replaced by a policy that provides the minimum required coverage except after thirty (30) days prior written notice by certified mail, return receipt requested has been given to TIPS or the TIPS Member if a project or pending delivery of an order is ongoing. Upon request, certified copies of all insurance policies shall be furnished to the TIPS or the TIPS Member. Vendor agrees that when Vendor or its subcontractors are liable for any da mages or claims, Vendor's policy, shall be primary over any other valid and collectible insurance carried by the Member or TIPS.

General Liability:	\$1,000,000 each Occurrence/Aggregate
Automobile Liability:	\$300,000 Includes owned, hired & non-owned
Workers' Compensation	: Statutory limits for the jurisdiction in which the Vendor performs under this Agreement. If Vendor performs
	in multiple jurisdictions, Vendor shall maintain the statutory limits for the jurisdiction with the greatest dollar
	policy limit requirement.
Umbrella Liability:	\$1,000,000 each Occurrence/Aggregate

- **32.** Waiver. No waiver of any single breach or multiple breaches of any provision of this Agreement shall be construed to be a waiver of any breach of any other provision. No delay in acting regarding any breach of any provision shall be construed to be a waiver of such breach.
- **33. Binding Agreement.** This Agreement shall be binding and inure to the benefit of the Parties hereto and their respective heirs, legal successors, and assigns.
- 34. Headings. The paragraph headings contained in this Agreement are included solely for convenience of reference and shall not in any way affect the meaning or interpretation of any of the provisions of this Agreement.
- **35.** Choice of Law and Venue. This Agreement shall be governed by, construed, and enforced in accordance with the laws of the State of Texas. Any proceeding, claim, action, or alternative dispute resolution arising out of or relating to this Agreement or involving TIPS shall be brought in a State Court of competent jurisdiction in Camp County, Texas, or if Federal Court is legally required, a Federal Court of competent jurisdiction in the Eastern District of Texas, and each of the Parties irrevocably submits to the exclusive jurisdiction of said court in any such proceeding, waives any objection it may now or hereafter have to venue or to convenience of forum, agrees that all claims in respect of the proceeding shall be heard and determined only in any such court, and agrees not to bring any proceeding arising out of or relating to this procurement process or any contract resulting from or and contemplated transaction in any other court. The Parties agree that either or both of them may file a copy of this paragraph with any court as written evidence of the knowing, voluntary and freely bargained for agreement between the Parties irrevocably to waive any objections to venue or to convenien ce of forum.
- **36.** Relationship of the Parties. Nothing contained in this Agreement shall be construed to make one Party an agent of the other Party nor shall either party have any authority to bind the other in any respect, unless expressly authorized by the other party in writing. The Parties are independent contractors and nothing in this Agreement creates a relationship of employment, trust, agency or partnership between them.
- **37.** Assignment. No assignment of this Agreement or of any duty or obligation of performance hereunder, shall be made in whole or in part by a Party hereto without the prior written consent of the other Party. Written consent of TIPS shall not be unreasonably withheld.
- **38.** Minimum Condition and Warranty Requirements for TIPS Sales. All goods quoted or sold through a TIPS Sale shall be new unless clearly stated otherwise in writing. All new goods and services shall include the applicable manufacturers minimum standard warranty unless otherwise agreed to in the Supplemental Agreement.
- **39. Minimum Customer Support Requirements for TIPS Sales.** Vendor shall provide timely and commercially reasonable support for TIPS Sales or as agreed to in the applicable Supplemental Agreement.
- **40. Minimum Shipping Requirements for TIPS Sales.** Vendor shall ship, deliver, or provide ordered goods and services within a commercially reasonable time after acceptance of the order. If a delay in delivery is anticipated, Vendor shall notify the TIPS Member as to why delivery is delayed and provide an updated estimated time for completion. The TIPS Member may cancel the order if the delay is not commercially acceptable or not consistent with the Supplemental Agreement applicable to the order.

- **41. Minimum Vendor License Requirements.** Vendor shall maintain, in current status, all federal, state, and local licenses, bonds and permits required for the operation of the business conducted by Vendor. Vendor shall remain fully informed of and in complian ce with all ordinances and regulations pertaining to the lawful provision of goods or services under the TIPS Agreement. TIPS and TIPS Members reserve the right to stop work and/or cancel a TIPS Sale or terminate this or any TIPS Sale Supplemental Agreement in volving Vendor if Vendor's license(s) required to perform under this Agreement or under the specific TIPS Sale have expired, lapsed, are suspended or terminated subject to a 30-day cure period unless prohibited by applicable statue or regulation.
- **42. Minimum Vendor Legal Requirements.** Vendor shall remain aware of and comply with this Agreement and all local, state, and federal laws governing the sale of products/services offered by Vendor under this contract. Such applicable laws, ordinances, and policies must be complied with even if not specified herein.

43. Minimum Site Requirements for TIPS Sales (when applicable to TIPS Sale).

Cleanup: When performing work on site at a TIPS Member's property, Vendor shall clean up and remove all debris and rubbish resulting from their work as required or directed by the TIPS Member or as agreed by the parties. Upon completion of work, the premises shall be left in good repair and an orderly, neat, clean and unobstructed condition.

Preparation: Vendor shall not begin a project for which a TIPS Member has not prepared the site, unless Vendor does the preparation work at no cost, or until TIPS Member includes the cost of site preparation in the TIPS Sale Site preparation includes, but is not limited to: moving furniture, installing wiring for networks or power, and similar pre-installation requirements.

Registered Sex Offender Restrictions: For work to be performed at schools, Vendor agrees that no employee of Vendor or a subcontractor who has been adjudicated to be a registered sex offender will perform work at any time when students are, or reasonably expected to be, present unless otherwise agreed by the TIPS Member. Vendor agrees that a violation of this condition shall be considered a material breach and may result in the cancellation of the TIPS Sale at the TIPS Member's discretion. Vendor must iden tify any additional costs associated with compliance of this term. If no costs are specified, compliance with this term will be provided at no additional charge.

Safety Measures: Vendor shall take all reasonable precautions for the safety of employees on the worksite, and shall erect and properly maintain all necessary safeguards for protection of workers and the public. Vendor shall post warning signs against all hazards created by the operation and work in progress. Proper precautions shall be taken pursuant to state law and standard practices to protect workers, general public and existing structures from injury or damage.

Smoking: Persons working under Agreement shall adhere to the TIPS Member's or local smoking statutes, codes, ordinances, and policies.

- 44. Wage Rates: TIPS Member Customers often have to designate either Davis Bacon Act wage rates or similar wage rates for their construction contracts. The RS Means Unit Price Book accounts for local wage rates and the contractor must comply with RS Means and any additional wage rate requirements of the TIPS Member Customer.
- **45. Engineering and Architectural Services:** It is impermissible in Texas and some other jurisdictions for engineering and architectural services (A&E) to be procured or provided through an interlocal cooperative contract such as this one. The TIPS Member Customer, if required by law, must engage independent A&E providers according to the laws of their jurisdiction.
- **46. Payment for TIPS Sales.** TIPS Members may make payments for TIPS Sales directly to Vendor, or as otherwise agreed to in the applicable Supplemental Agreement after receipt of the invoice and in compliance with applicable payment statutes. Regardless of how payment is issued or received for a TIPS Sale, Vendor is responsible for all reporting and TIPS Administration Fee payment requirements as stated herein.
- 47. Marketing. Vendor agrees to allow TIPS to use their name and logo within the TIPS website, database, marketing materials, and advertisements unless Vendor negotiates this term to include a specific acceptable-use directive. Any use of TIPS' name and logo or any form of publicity, inclusive of press release, regarding this Agreement by Vendor must have prior approval from TIPS which will not be unreasonably withheld. Request may be made by email to tips@tips-usa.com. For marketing efforts directed to TIPS Members, Vendor must request and execute a separate Joint Marketing Disclaimer, at marketing@tips-usa.com, before TIPS can release contact information for TIPS Member entities for the purpose of marketing your TIPS contract(s). Vendor must adhere to strict Marketing Requirements once a disclaimer is executed. The Joint Marketing Disclaimer is a supplemental agreement specific to joint mark eting efforts and has no effect on the terms of the TIPS Vendor Agreement. Vendor agrees that any images, photos, writing, audio, clip art,

music, or any other intellectual property ("Property") or Vendor Data utilized, provided, or approved by Vendor during the course of the joint marketing efforts are either the exclusive property of Vendor, or Vendor has all necessary rights, license, and permissions to utilize said Property in the joint marketing efforts. Vendor agrees that they shall indemnify and hold harmless TIPS and its employees, officers, agents, representatives, contractors, assignees, designees, and TIPS Members from any and all claims, damages, and judgments involving infringement of patent, copyright, trade secrets, trade or services marks, and any other intellectual or intangible property rights and/or claims arising from the Vendor's (including Vendor's officers', employees', agents', Authorized Resellers', subcontractors', licensees', or invitees') unauthorized use or distribution of Vendor Data and Property.

- **48.** Tax Exempt Status of TIPS Members. Most TIPS Members are tax exempt entities and the laws and regulations applicable to the specific TIPS Member customer shall control.
- **49.** Automatic Renewal Limitation for TIPS Sales. No TIPS Sale may incorporate an automatic renewal clause that exceeds month to month terms with which the TIPS Member must comply. All renewal terms incorporated into a TIPS Sale Supplemental Agreement shall only be valid and enforceable when Vendor received written confirmation of acceptance of the renewal term from the TIPS Member for the specific renewal term. The purpose of this clause is to avoid a TIPS Member inadvertently renewing an Agreement during a period in which the governing body of the TIPS Member has not properly appropriated and budgeted the funds to satisfy the Agreement renewal. Any TIPS Sale Supplemental Agreement containing an "Automatic Renewal" clause that conflicts with these terms is rendered void and unenforceable.
- **50.** Choice of Law Limitation for TIPS Sales. Vendor agrees that if any "Choice of Law" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause must provide that the "Choice of Law" applicable to the TIPS Sale agreement/contract between Vendor and TIPS Member shall be the state where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Choice of Law" clause that conflicts with these terms is rendered void and unenforceable.
- **51. Venue Limitation for TIPS Sales.** Vendor agrees that if any "Venue" provision is included in any TIPS Sale Agreement/contract between Vendor and a TIPS Member, that clause must provide that the "Venue" for any litigation or alterna tive dispute resolution shall be in the state and county where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Venue" clause that conflicts with these terms is rendered void and unenforceable.
- **52.** Indemnity Limitation for TIPS Sales. Texas and other jurisdictions restrict the ability of governmental entities to indemnify others. Vendor agrees that if any "Indemnity" provision which requires the TIPS Member to indemnify Vendor is included in any TIPS sales agreement/contract between Vendor and a TIPS Member, that clause must either be stricken or qualified by including that such indemnity is only permitted, "to the extent permitted by the laws and constitution of [TIPS Member's State]" unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing an "Indemnity" clause that conflicts with these terms is rendered void and unenforceable.
- **53.** Arbitration Limitation for TIPS Sales. Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause may not require that the arbitration is mandatory or binding. Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause provides for only voluntary and non-binding arbitration unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Arbitration" clause that conflicts with these terms is rendered void and unenforceable.

In Witness Whereof, the parties hereto, each acting under due and proper authority, have signed this Agreement.

TIPS VENDOR AGREEMENT SIGNATURE FORM

TIPS Synthetic Turf or Natural Sports Fields, Grounds, Courts, and Tracks Goods and Services (2 Part with JOC)– Part 2

Vendor Name: Midwest Track Builders
Vendor Address: 810 Sunset Dr.
City: Round Lake State: IL Zip Code: 60073
Vendor Authorized Signatory Name: Nick Belleno
Vendor Authorized Signatory Title: Project Manager
Vendor Authorized Signatory Phone:
Vendor Authorized Signatory Email: nickbelleno@gmail.com
Vendor Authorized Signature: $\frac{1}{\sqrt{u}}$ $\frac{1}{\sqrt{u}}$ Date: $\frac{1}{\sqrt{3}}$ Date: $\frac{1}{\sqrt{3}}$ Date: $\frac{1}{\sqrt{3}}$
TIPS Authorized Signatory Name: Dr. David Fitts
TIPS Authorized Signatory Title: Executive Director
TIPS Authorized Signature: Aavid Wayne Fitte Date:4-27-2023

TIPS Vendor Agreement Signature Form (Part 2)



230201 Addendum 1 Midwest Track Builders Roja Corp Supplier Response

Event Information

Number: Title:	230201 Addendum 1 Synthetic Turf or Natural Sports Fields, Grounds, Courts, and Tracks Goods and Services (2 Part with JOC)
Type:	Request for Proposal
Issue Date:	
Deadline:	3/17/2023 03:00 PM (CT)
Notes:	This is a solicitation issued by The Interlocal Purchasing System (TIPS), a department of
	Texas Region 8 Education Service Center. It is an Indefinite Delivery, Indefinite Quantity
	("IDIQ") solicitation. It will result in contracts that provide, through adoption/"piggyback"
	an indefinite quantity of supplies/services, during a fixed period of time, to TIPS public
	entity and qualifying non-profit "TIPS Members" throughout the nation. Thus, there is no
	specific project or scope of work to review. Rather this solicitation is issued as a
	prospective award for utilization when any TIPS Member needs the goods or services
	offered during the life of the agreement.
	This is a two part solicitation. Part 1 is solicited for TIPS sales that are not considered a
	"public work" construction project. Part 1 permits the sale of goods and non-
	construction/non-"public work" services such as maintenance and minor repairs. Part 2
	Job Order Contract (JOC) is solicited for projects considered by your TIPS Member
	Customers to be a "public work" construction project. The determination of whether or
	not a TIPS sale amounts to a "public work" construction project requiring a Part 2 JOC

contract is made by the TIPS Member Customer at the time of each TIPS sale. Thus, Vendors are encouraged to respond to both Parts 1 and 2 in case your TIPS Member Customers require that a sale be made under one Part or the other. However, responding to both Parts is not required.

IF YOU CURRENTLY HOLDS TIPS CONTRACT 20020501 OR 20020502 SYNTHETIC OR NATURAL SPORTS FIELDS, COURTS OR TRACKS PART 1 OR 2 ("20020501 OR 02"), OR IF YOU HOLD TIPS CONTRACT 200202 GROUNDS AND TURF MAINTENANCE EQUIPMENT, PARTS, AND REPAIR SERVICES ("200202"), YOU MUST RESPOND TO THIS SOLICITATION TO PREVENT LAPSE OF CONTRACT UNLESS YOU HOLD ANOTHER CURRENT TIPS CONTRACT THAT COVERS ALL OF YOUR OFFERINGS. THIS AWARDED CONTRACT WILL REPLACE YOUR EXPIRING TIPS CONTRACT 20020501 AND/OR 20020502 AND/OR 200202.

IF YOU HOLD ANOTHER TIPS CONTRACT OTHER THAN 20020501 AND/OR 20020502 AND/OR 200202 WHICH COVERS ALL OF YOUR OFFERINGS AND YOU ARE SATISFIED WITH IT, THERE IS NO NEED TO RESPOND TO THIS SOLICITATION UNLESS YOU PREFER TO HOLD BOTH CONTRACTS.

Contact Information

Address: Region 8 Education Service Center 4845 US Highway 271 North Pittsburg, TX 75686 Phone: +1 (866) 839-8477

Email: bids@tips-usa.com

Midwest Track Builders Information

Contact:	J.V. Johnson
Address:	810 Sunset Dr.
	Round Lake, IL 60073
Phone:	(847) 438-9926
Fax:	(847) 526-7320
Email:	jv@midwesttrackbuilders.com
Web Address:	www.midwesttrackbuilders.com

By submitting your response, you certify that you are authorized to represent and bind your company.

Jack Johnson Signature Submitted at 3/17/2023 09:56:11 AM (CT)

Requested Attachments

Pricing Form 1 (Part 1)

If responding to Part 1, Pricing Form 1 (Part 1) must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed as instructed, and uploaded to this location.

Email

jv@midwesttrackbuilders.com

Pricing Form 2 (Part 1)

If responding to Part 1, Pricing Form 2 (Part 1) must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed as instructed, and uploaded to this location.

Alternate or Supplemental Pricing Documents (Part 1)

Optional. If responding to Part 1, when completing Pricing Form 1 (Part 1) & Pricing Form 2 (Part 1), you direct TIPS to view additional, alternate, or supplemental pricing documentation, you may upload that Part 1 documentation.

Vendor Agreement (Part 1)

If responding to Part 1, the Vendor Agreement must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, Vendor Name placed in the line provided at the top, and uploaded to this location. If Vendor has proposed deviations to the Vendor Agreement (Part 1), Vendor may assert so in the Attribute Questions and those shall be addressed during evaluation.

Vendor Agreement Signature Form (Part 1)

If responding to Part 1 the Vendor Agreement Signature Form (Part 1) must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded to this location. If Vendor has proposed deviations to the Vendor Agreement (Part 1), Vendor may leave the signature line of this page blank and assert so in the Attribute Questions and those shall be addressed during evaluation.

Part 2 Required Bonding Capacity Letter

If proposing on Part 2, Vendor is required to upload a Bonding Capacity Letter from its surety, as described herein, at this location. Please see the attachment entitled "Instructions and Sample - Part 2 Required Bonding Capacity Letter" for complete instructions. On Part 2, Vendor will be scored on the aggregate bonding capacity displayed in the accepted letter. Vendor must provide a current letter (issued on or after the first day of the month preceding the date on which the solicitation was posted) from its surety verifying Vendor's bonding capacity as described herein. (Ex. if the solicitation/bid posted on February 4, 2022, the letter must be dated on or after January 1 2022. The letter must be issued from Vendor's Surety companies, on surety company letterhead, must specify the maximum bonding capacity of the Vendor, and must be signed by an authorized representative of the surety company. The issuing surety must be authorized to do business in the State of Texas and must be listed on the Department of the Treasury's Listing of Approved Sureties (Department Circular 570).

230201 Pricing Form 1 (Part 1)_Midwest.xlsx

230201 Pricing Form 1 (Part 1)_Midwest.xlsx

230201 Vendor Agreement (Part 1) Midwest.pdf

RFP 230201 Part 1 signed.pdf

6 Bond Capacity Midwest Track .pdf

No response

IonWave eBid System, reviewed, properly completed, and uploaded to this location. If Vendor has proposed deviations to the Vendor Agreement (Part 2), Vendor may assert so in the Attribute Questions and those shall be addressed during evaluation.

Vendor Agreement (Part 2)

Vendor Agreement Signature Form (Part 2)

If responding to Part 2, the Vendor Agreement Signature Form (Part 2) must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded to this location. If Vendor has proposed deviations to the Vendor Agreement (Part 2), Vendor may leave the signature line of this page blank and assert so in the Attribute Questions and those shall be addressed during evaluation.

If responding to Part 2, the Vendor Agreement (Part 2) must be downloaded from the "Attachments" section of the

Reference Form

The Reference Form must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded to this location. The Reference Form must be uploaded in Excel format.

Required Confidentiality Claim Form

The Required Confidentiality Claim Form must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded to this location. This is the only way for Vendor to assert confidentiality of any information submitted.

Conflict of Interest Questionnaire - Form CIQ

Do not upload this form unless you have a reportable conflict with TIPS. There is an Attribute entitled "Conflict of Interest Questionnaire Requirement" immediately followed by an Attribute entitled "Conflict of Interest Questionnaire Requirement – Form CIQ – Continued." Properly respond to those Attributes and only upload this form if applicable/instructed. If upload is required based on your response to those Attributes, the Conflict of Interest Questionnaire – Form CIQ must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded at this location.

Disclosure of Lobbying Activities - Standard Form - LLL

Do not upload this form unless Vendor has reportable lobbying activities. There are Attributes entitled, "2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment – Continued." Properly respond to those Attributes and only upload this form if applicable/instructed. If upload is required based on your response to those Attributes, the Disclosure of Lobbying Activities – Standard Form - LLL must be downloaded from the "Attachments" section of the IonWave eBid System, reviewed, properly completed, and uploaded to this location.

Current Form W-9

Vendor must upload their current IRS Tax Form W-9. The legal name, EIN, and d/b/a's listed should match the information provided herein exactly. This form will be utilized by TIPS to properly identify your entity.

Certificates & Licenses (Supplemental Vendor Information Only)

Optional. If Vendor would like to display any applicable certificates or licenses (including HUB certificates) for TIPS and TIPS Member Customer consideration, Vendor may upload those at this location. These supplemental documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

Vendor's Warranties, Terms, and Conditions (Supplemental Vendor Information Only)

Optional. If Vendor would like to display any standard warranties, terms, or conditions which are often applicable to their offerings for TIPS and TIPS Member Customer consideration, Vendor may upload those at this location. These supplemental documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

Supplemental Vendor Information (Supplemental Vendor Information Only)

Optional. If Vendor would like to display or include any brochures, promotional documents, marketing materials, or other Vendor Information for TIPS and TIPS Member Customer consideration, Vendor may upload those at this location.

These supplemental documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

230201 Vendor Agreement - JOC (Part 2)_Midwest.pdf

230201 Reference Form 2023 (Parts 1 & 2)_Midwest.xlsx

RFP 230201 Part 2 signed.pdf

230201 Required Confidentiality Claim Form_Midwest.pdf

No response

No response

2023 W9 Form signed.pdf

Warranty and O&M sample.pdf

No response

No response

230201 Addendum 1

Vendor Logo (Supplemental Vendor Information Only)

Optional. If Vendor desires that their logo be displayed on their public TIPS profile for TIPS and TIPS Member viewing, Vendor may upload that logo at this location. These supplemental documents shall not be considered part of the TIPS Contract. Rather, they are Vendor Supplemental Information for marketing and informational purposes only.

Response Attachments

Installation list 1985-2022.pdf

Installation List

Bid Attributes

1	Disadvantaged/Minority/Women Business & Federal HUBZone
	Some participating public entities are required to seek Disadvantaged/Minority/Women Business & Federal HUBZone ("D/M/WBE/Federal HUBZone") vendors. Does Vendor certify that their entity is a D/M/WBE/Federal HUBZone vendor?
	If you respond "Yes," you must upload current certification proof in the appropriate "Response Attachments" location.
	NO
2	Historically Underutilized Business (HUB)
	Some participating public entities are required to seek Historically Underutilized Business (HUB) vendors as defined by the Texas Comptroller of Public Accounts Statewide HUB Program. Does Vendor certify that their entity is a HUB vendor?
	If you respond "Yes," you must upload current certification proof in the appropriate "Response Attachments" location.
	No
3	National Coverage
	Can the Vendor provide its proposed goods and services to all 50 US States?
	Yes
4	States Samuel
4	States Served If Vendor answered "No" to the question entitled "National Coverage," please list all states where vendor can
	provide the goods and services proposed directly below. Your response may dictate which potential TIPS Member customers consider purchasing your offerings.
	No response
_	
5	Description of Vendor Entity and Vendor's Goods & Services
	If awarded, this description of Vendor and Vendor's goods and services will appear on the TIPS website for customer/public viewing.
	Our Services include installation, repair, maintenance, and striping of outdoor all-weather track surfaces
6	Primary Contact Name
	Please identify the individual who will be primarily responsible for all TIPS matters and inquiries for the duration of the contract.
	JV Johnson

7 Primary Contact Title

Primary Contact Title

President

8 Primary Contact Email

Please enter a valid email address that will definitely reach the Primary Contact.

jv@midwesttrackbuilders.com

9 Primary Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

Please provide the accurate and current phone number where the individual who will be primarily responsible for all TIPS matters and inquiries for the duration of the contract can be reached directly.

8474389926

1 Primary Contact Fax

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

No response

1 Primary Contact Mobile

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

No response

1 Secondary Contact Name

Please identify the individual who will be secondarily responsible for all TIPS matters and inquiries for the duration of the contract.

Nick Belleno

1 Secondary Contact Title

Secondary Contact Title

Project Manager

1 Secondary Contact Email

Please enter a valid email address that will definitely reach the Secondary Contact.

nickbelleno@gmail.com

1 Secondary Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

Please provide the accurate and current phone number where the individual who will be secondarily responsible for all TIPS matters and inquiries for the duration of the contract can be reached directly.

8474566425

1 6

1 7

Secondary Contact Fax

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

No response

Secondary Contact Mobile

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

No response

1 Administration Fee Contact Name

Please identify the individual who will be responsible for all payment, accounting, and other matters related to Vendor's TIPS Administration Fee due to TIPS for the duration of the contract.

JV Johnson

1 Administration Fee Contact Email

Please enter a valid email address that will definitely reach the Administration Fee Contact.

jv@midwesttrackbuilders.com

2 Administration Fee Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

8474389926

2 Purchase Order and Sales Contact Name

Please identify the individual who will be responsible for receiving and processing purchase orders and sales under the TIPS Contract.

JV Johnson

2 Purchase Order and Sales Contact Email

Please enter a valid email address that will definitely reach the Purchase Order and Sales Contact.

jv@midwesttrackbuilders.com

2 Purchase Order and Sales Contact Phone

Numbers only, no symbols or spaces (Ex. 8668398477). The system will auto-populate your entry with commas once submitted which is appropriate and expected (Ex. 8,668,398,477).

8474389926

2 Company Website

Company Website (Format - www.company.com)

http://www.midwesttrackbuilders.com

2 Entity D/B/A's and Assumed Names

You must confirm that you are responding to this solicitation under your legal entity name. Go now to your Supplier Profile in this eBid System and confirm that your profile reflects your "Legal Name" as it is listed on your W9.

In this question, please identify all of your entity's assumed names and D/B/A's. Please note that you will be identified publicly by the Legal Name under which you respond to this solicitation unless you organize otherwise with TIPS after award.

Roja Corp dba Midwest Track Builders

2 Primary Address

Primary Address

810 Sunset Dr.

2 Primary Address City

Primary Address City

Round Lake

2 Primary Address State

Primary Address State (2 Digit Abbreviation)

2 Primary Address Zip

Primary Address Zip

60073

IL

3 Search Words Identifying Vendor

Please list all search words and phrases to be included in the TIPS database related to your entity. **Do not** list words which are not associated with the bid category/scope (See bid title for general scope). This will help users find you through the TIPS website search function. You may include product names, manufacturers, specialized services, and other words associated with the scope of this solicitation.

field, sports field, track, sport surfaces

Does Vendor's parent company or majority owner:

(A) have its principal place of business in Texas; or (B) employ at least 500 persons in Texas?

Texas Education Code Section 44.031 requires that this information be considered in evaluation for certain contracts. However, Vendor response does not affect points, scoring, or potential award.

No

IL

3 Vendor's Principal Place of Business (City)

In what city is Vendor's principal place of business located?

Round Lake

3 Vendor's Principal Place of Business (State)

In what state is Vendor's principal place of business located?

3 Vendor's Years in Business

How many years has the business submitting this proposal been operating in its current capacity and field of work?

3 Certification Regarding Entire TIPS Agreement for Part 1 and Part 2 Contracts

This is a two part solicitation. Part 1 is solicited for TIPS sales that are not considered a "public work" construction project. Part 1 permits the sale of goods and non-construction/non-"public work" services such as maintenance and minor repairs. Part 2 Job Order Contract (JOC) is solicited for projects considered by your TIPS Member Customers to be a "public work" construction project. The determination of whether or not a TIPS sale amounts to a "public work" construction project requiring a Part 2 JOC contract is made by the TIPS Member Customer at the time of each TIPS sale. Thus, Vendors are encouraged to respond to both Parts 1 and 2 in case your TIPS Member Customers require that a sale be made under one Part or the other. However, responding to both Parts is not required. If Vendor responds and is awarded to both Parts, Vendor will have one contract for Part 1 and a separate contract for Part 2.

Vendor agrees that, if awarded, Vendor's final TIPS Contract(s), for either Part 1, Part 2, or both Parts, will consist of the provisions set forth in the corresponding finalized TIPS Vendor Agreement, Vendor's responses to these attribute questions, and: (1) The TIPS solicitation document resulting in the Agreement; (2) Any addenda or clarifications issued in relation to the corresponding TIPS solicitation; (3) All solicitation information provided to Vendor by TIPS through the TIPS eBid System; (3) Vendor's entire proposal response to the corresponding TIPS solicitation including all accepted required attachments, acknowledged notices and certifications, accepted negotiated terms, accepted pricing, accepted responses to questions, and accepted written clarifications of Vendor's proposal, and; any properly included attachments to the TIPS Contract.

Does Vendor agree?

Minimum Percentage Discount Offered to TIPS Members on all Part 1 Goods and Services (READ
 CAREFULLY)

Please read thoroughly and carefully as an error on your response can render your Part 1 contract award unusable. <u>If you are not proposing on Part 1, you must still respond to proceed but it will not</u> apply to you unless you decide to propose and are awarded on Part 1.

TIPS Members often turn to TIPS Contracts for ease of use and to receive discounted pricing.

If awarded on Part 1, what is the minimum percentage discount that you can offer TIPS Members off of all Part 1 goods and service pricing that you offer?

Vendor must respond with a percentage from 0%-100%. The percentage discount that you input below will be applied to your Part 1 "Catalog Pricing", as defined in the solicitation, for all TIPS Sales made during the life of the contract. The only limited exception to this discount is for limited services listed in Vendor's original proposal, typically in Pricing Form 2, for which they offer a specific lesser discount. You cannot alter this percentage discount once the solicitation legally closes. You will always be required to discount every TIPS Sale by the percentage included below. The only limited exception to this discount is for limited services listed in Vendor's original proposal, typically in Pricing Form 2, for which they offer a specific lesser discount. If you add goods or services to your "Catalog Pricing" during the life of the contract, you will be required to sell those new items with this discount applied.

Example: In this example, you enter a 10% minimum percentage discount below. In year-one of your TIPS Contract, your published Part 1 "Catalog Pricing" (website/store/published pricing) for "Material A" is \$100 and for "Material A Maintenance Service" is \$100. In this example, you must sell those items under the Part 1 TIPS Contract at the proposed 10% discounted price of: "Material A" - \$90, "Material A Maintenance Service" - \$90. In year two of your TIPS Contract, you update your Part 1 "Catalog Pricing" with the market. You add "Material B" to your "Catalog Pricing" for \$200 and have increased the price of "Material A" to \$110 and the price of "Material A Maintenance Service" to \$110. In this example, after the Part 1 "Catalog Pricing" update, you must still sell those items under the Part 1 TIPS Contract at the proposed 10% discounted price of: "Material A" to \$110 and the price of "Material A Maintenance Service" + \$99, and "Material B" + \$180.00.

With the exception of limited services listed in Vendor's original proposal, typically in Pricing Form 2, for which vendor proposed a specific lesser discount, if you cannot honor the discount on all Part 1 goods and items now included or which may be added in the future with certainty, then you should offer a lesser discount percentage below.

If awarded on Part 1, what is the minimum percentage discount that you can offer TIPS Members off of all Part 1 goods and service pricing that you offer?

5%

Honoring Vendor's Part 1 Minimum Percentage Discount

Vendor is asked in these Attribute Questions to provide a Minimum Percentage Discount offered to TIPS Members on all Part 1 goods and services sold under the TIPS Contract. If proposing on Part 1, points will be assigned for your response and scoring of your Part 1 proposal will be affected. On your Part 1 evaluation, a "YES" answer will be awarded the maximum 10 points and a "NO" answer will be awarded 0 points. If you are not proposing on Part 1, you must still answer to proceed but this term will not apply to you or affect your scoring unless you decide to propose and are awarded on Part 1.

If awarded on Part 1, does Vendor agree to honor the Minimum Percentage Discount off of their TIPS "Catalog Pricing" that Vendor proposed for all TIPS Sales made for the duration of the TIPS Contract?

Yes

37

38	Volume and Additional Discounts
8	In addition to the Part 1 Minimum Percentage Discount proposed herein, does Vendor ever expect and intend to offer additional, greater, or volume discounts to TIPS Members?
	If proposing on Part 1, point(s) may be assigned for your response in the Part 1 category of "Pricing" during scoring and evaluation. If you are not proposing on Part 1, you must respond to proceed but no points will be assigned for your response.
3 9	Part 1 "Catalog Pricing" and Pricing Requirements
•	This is a requirement of the Part 1 TIPS Contract and is non-negotiable. If you are not proposing on Part 1, you must still agree to proceed but it will not apply to you unless you decide to propose and are awarded on Part 1.
	In this solicitation and resulting contract, Part 1 "Catalog Pricing" shall be defined as:
	"The then available list of goods or services, in the most current listing regardless of date, that takes the form of a catalog, price list, price schedule, shelf-price or other viewable format that:
	A. is regularly maintained by the manufacturer or Vendor of an item; and
	B. is either published or otherwise available for review by TIPS or a customer during the purchase process;
	C. to which the Minimum Percentage Discount proposed by the proposing Vendor may be applied.
	If awarded on Part 1 of this TIPS Contract, for the duration of the contract, Vendor agrees to provide, upon request, their then current "Catalog Pricing." Or, in limited circumstances where Vendor has proposed the Percentage Mark-Up method of pricing in this proposal, proof of Vendor's "cost" may be accepted by TIPS in place of catalog pricing.
	YES

4	REQUIRED FOR PART 2 - Vendor's Regular Hours RS Means Coefficient
0	What is Vendor's Regular Hours RS Means Coefficient?
	The RS Means Price Book is a unit price book adjusted for different geographic areas by using the City Cost Index for each location. You may visit https://www.rsmeans.com for more information.
	You must review the TIPS Part 2 RS Means JOC Pricing Explanation & Rubric under the "Attachments" tab prior to responding herein.
	To propose the RS Means Price Book pricing exactly, Vendor would insert a 1.0 as their Regular Hours RS Means Coefficient below, to propose a 5% discount off of the RS Means Price Book Vendor would insert a .95 as their Regular Hours RS Means Coefficient below. To see the full scoring rubric and use TIPS scoring calculator, please view the TIPS RS Means JOC Pricing Explanation & Rubric under the "Attachments" tab.
	Insert Vendor's Regular Hours RS Means Coefficient below.
4	REQUIRED FOR PART 2 - Vendor's After-Hours RS Means Coefficient
4 1	REQUIRED FOR PART 2 - Vendor's After-Hours RS Means Coefficient What is Vendor's After-Hours RS Means Coefficient?
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4 REQUIRED FOR PART 2 - Vendor's Percentage Markup of Items not Pre-Priced within the RS Means 2 Price Book

Here, Vendor must enter a percentage, not a coefficient.

If Vendor sells items which cannot be found in the RS Means Price Book, at what Percentage Markup does Vendor agree to sell those Non Pre-Priced items? This is a maximum Percentage Markup and Vendor may always offer customers a lesser markup.

Example: In this example, Vendor is selling a project to a TIPS Member school district and some of the contract pricing for special materials cannot be verified because it cannot be found in the RS Means Price book. Vendor may sell those specialty items to the Member this percentage markup from cost. In this example, if one of the specialty items cost Vendor \$100 from the manufacturer and Vendor proposed a Percentage Markup of 30% here, then Vendor could sell the item to the TIPS Customer for \$130.00 or less in this example.

Vendor must provide TIPS with manufacturer documentation reflecting the cost of any non pre-priced item at the time of the TIPS sale so that TIPS can verify that the proposed percentage markup is being honored.

What is Vendor's Percentage Markup of items not Pre-Priced within the RS Means Price Book?

30%

REQUIRED FOR PART 2 - TIPS Pricing and Line Item Estimate Pricing Requirements

This is a requirement of the Part 2 TIPS Contract and is non-negotiable. If you are not proposing on Part 2, you must still agree to proceed but it will not apply to you unless you decide to propose and are awarded on Part 2.

Vendor must respond to the required pricing attributes above seeking RS Means coefficients and a percentage markup if seeking to propose on Part 2.

If awarded on Part 2 of this TIPS Contract, for the duration of the contract, Vendor agrees to provide a RS Means line-item estimate to TIPS for each anticipated Part 2 TIPS project or sale. Or, in limited circumstances in contracts where Xactimate pricing is also expressly permitted and Vendor also submits Xactimate pricing under Part 2, Vendor may instead provide an Xactimate line-item estimate to TIPS. However, Vendor agrees that when a TIPS Member Customer seeks a quote for a Part 2 TIPS sale, Vendor will always supply a line-item estimate to TIPS for review and approval.

Yes, Vendor agrees

4	EXCEPTIONS & DEVIATIONS TO TIPS STANDARD TERMS AND CONDITIONS
4	Vendor agrees that, if awarded, Vendor's final TIPS Part 1 and/or Part 2 Contract will consist of the provisions set forth in the finalized TIPS Vendor Agreement, Vendor's responses to these attribute questions, and: (1) The corresponding TIPS solicitation document resulting in this Agreement; (2) Any addenda or clarifications issued in relation to the corresponding TIPS solicitation; (3) All solicitation information provided to Vendor by TIPS through the TIPS eBid System; (3) Vendor's entire proposal response to the corresponding TIPS solicitation including all accepted required attachments, acknowledged notices and certifications, accepted negotiated terms, accepted pricing, accepted responses to questions, and accepted written clarifications of Vendor's proposal, and; any properly included attachments to the TIPS Contract. In the event of conflict between the terms of the finalized Vendor Agreement and one of the incorporated documents the terms and conditions which are in the best interest of governmental/qualifying non-profit TIPS Members shall control at TIPS sole discretion.
	If Vendor responds, "No, Vendor does not agree" to this Attribute, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negotiations as redline edits for TIPS consideration. This is the only proper way to submit proposed deviations for TIPS consideration. TIPS reserves the right to accept, decline, or modify Vendor's requested negotiated terms. For this reason, answering "No, Vendor does not agree" may ultimately delay or prevent award.
	Does Vendor agree with TIPS standard terms and conditions as presented in the TIPS solicitation document (RFP, RCSP, RFQ, or other) and the TIPS Vendor Agreement document?
4 5	TIPS Sales Reporting Requirements
5	This is a requirement of the TIPS Contract and is non-negotiable.
	By submitting this proposal, Vendor certifies that Vendor will properly report all TIPS sales. With the exception of TIPS Automated Vendors, who have signed an exclusive agreement with TIPS regarding reporting, all TIPS Sales must be reported to TIPS by either:
	(1) Emailing the purchase order or similar purchase document (with Vendor's Name, as known to TIPS, and the TIPS Contract Name and Number included) to TIPS at tipspo@tips-usa.com with "Confirmation Only" in the subject line of the email within three business days of Vendor's acceptance of the order, or;
	(2) Within 3 business days of the order being accepted by Vendor, Vendor must login to the TIPS Vendor Portal and successfully self-report all necessary sale information within the Vendor Portal and confirm that it shows up accurately on your current Vendor Portal statement.
	No other method of reporting is acceptable unless agreed to by the Parties in writing. Failure to report all sales pursuant to this provision may result in immediate cancellation of Vendor's TIPS Contract(s) for cause at TIPS' sole discretion.

TIPS Administration Fee Requirement and Acknowledgment

This is a requirement of the TIPS Contract and is non-negotiable.

The collection of fees by TIPS, a government entity, for performance of these procurement services is required pursuant to Texas Government Code Section 791.011 et. seq. The TIPS Administration Fee is the amount legally owed by Vendor to TIPS for TIPS Sales made by Vendor. The TIPS Administration Fee amount is typically a set percentage of each TIPS Sale legally due to TIPS, but the exact TIPS Administration Fee for this Contract is published in the corresponding RFP or RCSP document. TIPS Administration Fees are due to TIPS immediately upon Vendor's receipt of payment, including partial payment, for a TIPS Sale.

By submitting a proposal, Vendor agrees that it has read, understands, and agrees to the published TIPS Administration Fee amount, calculation, and payment requirements. By submitting a proposal Vendor further confirms that all TIPS Pricing includes the TIPS Administration Fee and Vendor will not show adding the TIPS Administration Fee as a charge or line-item in any TIPS Sale.

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This is a requirement of the TIPS Contract and is non-negotiable.

Notwithstanding any other information provided in this solicitation or Vendor designation of certain documentation as confidential or proprietary, Vendor's submission of this proposal constitutes Vendor's express consent to the disclosure of Vendor's comprehensive proposal, including any information deemed confidential or proprietary, **to TIPS Members**. The proposing Vendor agrees that TIPS shall not be responsible or liable for any use or distribution of information or documentation to TIPS Members or by TIPS Members. By submitting this proposal, Vendor certifies the foregoing.

4 Non-Collusive Bidding Certificate

This is a requirement of the TIPS Contract and is non-negotiable.

By submission of this proposal, the Vendor certifies that:

1) This proposal has been independently arrived at without collusion with any other entity, bidder, or with any competitor;

2) This proposal has not been knowingly disclosed and will not be knowingly disclosed, prior to the opening of bids, or proposals for this project, to any other bidder, competitor or potential competitor:

3) No attempt has been or will be made to induce any other person, partnership or corporation to modify, submit, or not to submit a bid or proposal; and

4) The person signing this bid or proposal certifies that they are duly authorized to execute this proposal/contract on behalf of Vendor and they have fully informed themselves regarding the accuracy of the statements contained in this certification, and under the penalties being applicable to the bidder as well as to the person signing in its behalf;

4 Antitrust Certification Statements (Tex. Government Code § 2155.005)

This is a requirement of the TIPS Contract and is non-negotiable.

By submission of this bid or proposal, Vendor certifies under penalty of perjury of the laws of the State of Texas that:

(1) I am duly authorized to execute this proposal/contract on my own behalf or on behalf of the company, corporation, firm, partnership or individual (Vendor) identified herein;

(2) In connection with this proposal, neither I nor any representative of Vendor has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. & Comm. Code Chapter 15;

(3) In connection with this proposal, neither I nor any representative of the Vendor has violated any federal antitrust law;

(4) Neither I nor any representative of Vendor has directly or indirectly communicated any of the contents of this bid to a competitor of the Company or any other company, corporation, firm, partnership or individual engaged in the same line of business as the Company.

5 Limitation on Out-of-State Litigation - Texas Business and Commerce Code § 272

This is a requirement of the TIPS Contract and is non-negotiable.

Texas Business and Commerce Code § 272 prohibits a construction contract, or an agreement collateral to or affecting the construction contract, from containing a provision making the contract or agreement, or any conflict arising under the contract or agreement, subject to another state's law, litigation in the courts of another state, or arbitration in another state. If included in Texas construction contracts, such provisions are voidable by a party obligated by the contract or agreement to perform the work.

By submission of this proposal, Vendor acknowledges this law and *if Vendor enters into a construction contract with a Texas TIPS Member* under this procurement, Vendor certifies compliance.

5 Required Confidentiality Claim Form

This is a requirement of the TIPS Contract and is non-negotiable.

TIPS provides the required TIPS Confidentiality Claim Form in the "Attachments" section of this solicitation. Vendor must execute this form by either signing and waiving any confidentiality claim, or designating portions of Vendor's proposal confidential. If Vendor considers any portion of Vendor's proposal to be confidential and not subject to public disclosure pursuant to Chapter 552 Texas Gov't Code or other law(s) and orders, Vendor must have identified the claimed confidential materials through proper execution of the Confidentiality Claim Form.

If TIPS receives a public information act or similar request, any responsive documentation not deemed confidential by you in this manner will be automatically released. For Vendor documents deemed confidential by you in this manner, TIPS will follow procedures of controlling statute(s) regarding any claim of confidentiality and shall not be liable for any release of information required by law, including Attorney General determination and opinion.

Notwithstanding any other Vendor designation of Vendor's proposal as confidential or proprietary, Vendor's submission of this proposal constitutes Vendor's agreement that proper execution of the required TIPS Confidentiality Claim Form is the only way to assert any portion of Vendor's proposal as confidential.

5 Non-Discrimination Statement and Certification

This is a requirement of the TIPS Contract and is non-negotiable.

In accordance with Federal civil rights law, all U.S. Departments, including but not limited to the USDA, USDE, FEMA, are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by federal funds (not all bases apply to all programs).

Vendor certifies that Vendor will comply with applicable Non-Discrimination and Equal Opportunity provisions set forth in TIPS Member Customers' policies and other regulations at the local, state, and federal levels of governments.

✓ Yes, I certify (Yes)

5 Limitation of Vendor Indemnification and Similar Clauses

This is a requirement of the TIPS Contract and is non-negotiable.

TIPS, a department of Region 8 Education Service Center, a political subdivision, and local government entity of the State of Texas, is prohibited from indemnifying third-parties (pursuant to the Article 3, Section 52 of the Texas Constitution) except as otherwise specifically provided for by law or as ordered by a court of competent jurisdiction. Article 3, Section 52 of the Texas Constitution states that "no debt shall be created by or on behalf of the State ... " and the Texas Attorney General has opined that a contractually imposed obligation of indemnity creates a "debt" in the constitutional sense. Tex. Att'y Gen. Op. No. MW-475 (1982). Thus, contract clauses which require TIPS to indemnify Vendor, pay liquidated damages, pay attorney's fees, waive Vendor's liability, or waive any applicable statute of limitations must be deleted or qualified with "to the extent permitted by the Constitution and Laws of the State of Texas."

Does Vendor agree?

Ves, I Agree (Yes)

5 Alternative Dispute Resolution Limitations

This is a requirement of the TIPS Contract and is non-negotiable.

TIPS, a department of Region 8 Education Service Center, a political subdivision, and local government entity of the State of Texas, does not agree to binding arbitration as a remedy to dispute and no such provision shall be permitted in this Agreement with TIPS. Vendor agrees that any claim arising out of or related to this Agreement, except those specifically and expressly waived or negotiated within this Agreement, may be subject to non-binding mediation at the request of either party to be conducted by a mutually agreed upon mediator as prerequisite to the filing of any lawsuit arising out of or related to this Agreement. Mediation shall be held in either Camp or Titus County, Texas. Agreements reached in mediation will be subject to the approval by the Region 8 ESC's Board of Directors, authorized signature of the Parties if approved by the Board of Directors, and, once approved by the Board of Directors and properly signed, shall thereafter be enforceable as provided by the laws of the State of Texas.

Does Vendor agree?

P This is a requirement of the TIPS Contract and is non-negotiable. Vendor agrees that nothing in this Agreement shall be construed as a vaiver of sovereign or government immunity: nor constitute or be construed as a vaiver of any of the privileges, rights, defenses, remedies, or immunities available to Region & Education Service Center or its TIPS Department. The failure to enforce, or any delay in the enforcement, of any privileges, rights, defenses, remedies, or immunities available to Region & Education Service Center or its TIPS Department under this Agreement or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities available to Region & Education Service Center or its TIPS Department under this Agreement or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities available to Region & Education Service Center or use TIPS Members, remedies, or immunities available to region & Education Service Center or its TIPS Department under this Agreement or under applicable law shall not constitute a waiver of such privileges, rights, defenses, remedies, or immunities available to region & Education Service Center or use TIPS Members and Funding Out Clause 6 Payment Terms and Funding Out Clause 7 Payment Terms and Funding Out Clause 8 This is a requirement of the TIPS Contract and is non-negotiable. 9 Vendor agrees that TIPS Members shall not be liable for interest or late-payment fees on past-due balances at a rate higher than permitted by the laws or regulators initiation of the TIPS Member. 9 Funding-Out Clause: Vendor agrees to a TIPS Member are subject to the budge	5 5	No Waiver of TIPS Immunity	
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Yes		When applicable, does Vendor certify?	
		Yes	

5 9	Certification Regarding Prohibition of Contracts with Certain Foreign-Owned Companies (Tex. Gov. Code 2274)
	Certain public entities are prohibited from entering into a contract or other agreement relating to critical infrastructure that would grant Vendor direct or remote access to or control of critical infrastructure in this state, excluding access specifically allowed by a customer for product warranty and support purposes.
	Vendor certifies that neither it nor its parent company nor any affiliate of Vendor or its parent company, is (1) owned by or the majority of stock or other ownership interest of the company is held or controlled by individuals who are citizens of China, Iran, North Korea, Russia, or a designated country; (2) a company or other entity, including governmental entity, that is owned or controlled by citizens of or is directly controlled by the government of China, Iran, North Korea, Russia, or a designated country; or (3) headquartered in China, Iran, North Korea, Russia, or a designated country.
	For purposes of this certification, "critical infrastructure" means "a communication infrastructure system, cybersecurity system, electric grid, hazardous waste treatment system, or water treatment facility." Vendor certifies that Vendor will not grant direct or remote access to or control of critical infrastructure, except for product warranty and support purposes, to prohibited individuals, companies, or entities, including governmental entities, owned, controlled, or headquartered in China, Iran, North Korea, Russia, or a designated country, as determined by the Governor.
	When applicable, does Vendor certify?
	Yes

Certification Regarding Prohibition of Discrimination Against Firearm and Ammunition Industries (Tex. Gov. Code 2274)

If (a) Vendor is not a sole proprietorship; (b) Vendor has at least ten (10) full-time employees; and (c) this Agreement or any Supplemental Agreement with certain public entities have a value of at least \$100,000 that is paid wholly or partly from public funds; (d) the Agreement is not excepted under Tex. Gov. Code 2274 and (e) the purchasing public entity has determined that Vendor is not a sole-source provider or the purchasing public entity has from a company that is able to provide this written verification, the following certification shall apply; otherwise, this certification is not required.

Vendor certifies that Vendor, or association, corporation, partnership, joint venture, limited partnership, limited liability partnership, or limited liability company, including a wholly owned subsidiary, majority-owned subsidiary parent company, or affiliate of these entities or associations, that exists to make a profit, does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association and will not discriminate during the term of this contract against a firearm entity or firearm trade association.

For purposes of this Agreement, "discriminate against a firearm entity or firearm trade association" shall mean, with respect to the entity or association, to: "(1) refuse to engage in the trade of any goods or services with the entity or association based solely on its status as a firearm entity or firearm trade association; (2) refrain from continuing an existing business relationship with the entity or association based solely on its status an existing business relationship with the entity or association based solely on its status as a firearm entity or firearm trade association; or (3) terminate an existing business relationship with the entity or association."

"Discrimination against a firearm entity or firearm trade association" does not include: "(1) the established policies of a merchant, retail seller, or platform that restrict or prohibit the listing or selling of ammunition, firearms, or firearm accessories; and (2) a company's refusal to engage in the trade of any goods or services, decision to refrain from continuing an existing business relationship, or decision to terminate an existing business relationship to comply with federal, state, or local law, policy, or regulations or a directive by a regulatory agency, or for any traditional business reason that is specific to the customer or potential customer and not based solely on an entity's or association's status as a firearm entity or firearm trade association."

When applicable, does Vendor certify?

Certification Regarding Termination of Contract for Non-Compliance (Tex. Gov. Code 552.374)

If Vendor is not a governmental body and (a) this Agreement or any Supplemental Agreement with a public entity has a stated expenditure of at least \$1 million in public funds for the purchase of goods or services by certain public entities; or (b) this Agreement or any Supplemental Agreement results in the expenditure of at least \$1 million in public funds for the purchase of goods or services by certain public funds for the purchase of goods or services by certain public funds for the purchase of goods or services by certain public entities in their fiscal year, the following certification shall apply; otherwise, this certification is not required.

As required by Tex. Gov. Code 552.374, the following statement is included in the RFP and the Agreement (unless the Agreement is (1) related to the purchase or underwriting of a public security; (2) is or may be used as collateral on a loan; or (3) proceeds from which are used to pay debt service of a public security of loan): "The requirements of Subchapter J, Chapter 552, Government Code, may apply to this solicitation and Agreement and the Vendor agrees that this Agreement and any applicable Supplemental Agreement can be terminated if Vendor knowingly or intentionally fails to comply with a requirement of that subchapter."

Pursuant to Chapter 552 of the Texas Government Code, Vendor certifies that Vendor shall: (1) preserve all contracting information related to this Agreement as provided by the records retention requirements applicable to TIPS or the purchasing TIPS Member for the duration of the Agreement; (2) promptly provide to TIPS or the purchasing TIPS Member any contracting information related to the Agreement that is in the custody or possession of Vendor on request of TIPS or the purchasing TIPS Member; and (3) on completion of the Agreement, either (a) provide at no cost to TIPS or the purchasing TIPS Member all contracting information related to the Agreement that is in the custody or possession of Vendor, or (b) preserve the contracting information related to the Agreement as provided by the records retention requirements applicable to TIPS or the purchasing TIPS Member all contracting information related to the Agreement that is in the custody or possession of Vendor, or (b) preserve the contracting information related to the Agreement as provided by the records retention requirements applicable to TIPS or the purchasing TIPS Member.

When applicable, does Vendor certify?

5	Certification Regarding Prohibition of Boycotting Certain Energy Companies (Tex. Gov. Code 2274)
	If (a) Vendor is not a sole proprietorship; (b) Vendor has ten (10) or more full-time employees; and (c) this Agreement or any Supplemental Agreement with certain public entities has a value of \$100,000 or more that is to be paid wholly or partly from public funds, the following certification shall apply; otherwise, this certification is not required.
	Vendor certifies that Vendor, or any wholly owned subsidiary, majority-owned subsidiary, parent company, or affiliate of these entities or business associations, if any, do not boycott energy companies and will not boycott energy companies during the term of the Agreement or any applicable Supplemental Agreement.
	For purposes of this certification the term "company" shall mean an organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, or limited liability company, that exists to make a profit.
	The term "boycott energy company" shall mean "without an ordinary business purpose, refusing to deal with, terminating business activities with, or otherwise taking any action intended to penalize, inflict economic harm on, or limit commercial relations with a company because the company (a) engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy and does not commit or pledge to meet environmental standards beyond applicable federal and state law, or (b) does business with a company described by paragraph (a)." (See Tex. Gov. Code 809.001).
	When applicable, does Vendor certify? Yes
6	Felony Conviction Notice - Texas Education Code 44.034
3	Texas Education Code, Section 44.034, Notification of Criminal History, Subsection (a), states, "a person or business entity that enters into a contract with a school district must give advance notice to the district if the person or an owner or operator of the business entity has been convicted of a felony. The notice must include a general description of the conduct resulting in the conviction of a felony."
	Subsection (b) states, "a school district may terminate a contract with a person or business entity if the district determines that the person or business entity failed to give notice as required by Subsection (a) or misrepresented the conduct resulting in the conviction. The district must compensate the person or business entity for services performed before the termination of the contract."
	Subsection (c) states, "This section does not apply to a publicly held corporation.
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	Vendor certifies one of the following:
	Vendor certifies one of the following:
	Vendor certifies one of the following: A. My firm is a publicly held corporation; therefore, this reporting requirement is not applicable, or;
	Vendor certifies one of the following: A. My firm is a publicly held corporation; therefore, this reporting requirement is not applicable, or; B. My firm is not owned nor operated by anyone who has been convicted of a felony, or;
	Vendor certifies one of the following: A. My firm is a publicly held corporation; therefore, this reporting requirement is not applicable, or; B. My firm is not owned nor operated by anyone who has been convicted of a felony, or; C. My firm is owned or operated by the following individual(s) who has/have been convicted of a felony.

6 4	Felony Conviction Notice - Texas Education Code 44.034 - Continued
4	If Vendor selected Option (C) in the previous attribute, Vendor must provide the following information herein:
	1. Name of Felon(s)
	2. The Felon(s) title/role in Vendor's entity, and
	3. Details of Felon(s) Conviction(s).
	No response
6 5	Conflict of Interest Questionnaire Requirement
Э	Vendor agrees that it has looked up, read, and understood the current version of Texas Local Government Code Chapter 176 which generally requires disclosures of conflicts of interests by Vendor hereunder if Vendor:
	(1) has an employment or other business relationship with a local government officer of our local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
	(2) has given a local government officer of our local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
	(3) has a family relationship with a local government officer of our local governmental entity.
	(4) Any other financial, commercial, or familial relationship with our local government that may warrant reporting under this statute.
	Does Vendor certify that it has NO reportable conflict of interest?
	Yes
6	
6	Yes Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." Have you uploaded this form if applicable?
66	Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ."
	Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." Have you uploaded this form if applicable?
6 6 7	Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." Have you uploaded this form if applicable? Not Applicable
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<mark>6</mark> 7	Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." Have you uploaded this form if applicable? Not Applicable Vendors are required by TIPS to upload a current, accurate W-9 Internal Revenue Service (IRS) Tax Form for your entity. This form will be utilized by TIPS to properly identify your entity. You must confirm that you are responding to this solicitation under your legal entity name. Go now to your Supplier
	Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." Have you uploaded this form if applicable? Not Applicable Upload of Current W-9 Required Vendors are required by TIPS to upload a current, accurate W-9 Internal Revenue Service (IRS) Tax Form for your entity. This form will be utilized by TIPS to properly identify your entity. You must confirm that you are responding to this solicitation under your legal entity name. Go now to your Supplier Profile in this eBid System and confirm that your profile reflects your "Legal Name" as it is listed on your W9.
<mark>6</mark> 7	Conflict of Interest Questionnaire Requirement - Form CIQ - Continued If you responded "No, Vendor does not certify - VENDOR HAS CONFLICT" to the Conflict of Interest Questionnaire question above, you are required by law to fully execute and upload the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." If you accurately claimed no conflict above, you may disregard the form attachment entitled "Conflict of Interest Questionnaire - Form CIQ." Have you uploaded this form if applicable? Not Applicable Upload of Current W-9 Required Vendors are required by TIPS to upload a current, accurate W-9 Internal Revenue Service (IRS) Tax Form for your entity. This form will be utilized by TIPS to properly identify your entity. You must confirm that you are responding to this solicitation under your legal entity name. Go now to your Supplier Profile in this eBid System and confirm that your profile reflects your "Legal Name" as it is listed on your W9. Regulatory Good Standing Certification Does Vendor certify that its entity is in good standing will all government entities and agencies, whether local, state,

Regulatory Good Standing Certification - Explanation - Continued

If Vendor responded to the prior attribute that "No", Vendor is not in good standing, Vendor must provide an explanation of that lack of good standing here for TIPS consideration.

No response

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Instructions Only - Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Instructions for Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion

1. By answering yes to the next Attribute question below, the vendor and prospective lower tier participant is providing the certification set out herein in accordance with these instructions.

2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and / or debarment.

3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.

4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participants," "person," "primary covered transaction," "principal," "proposal" and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.

5. The prospective lower tier participant agrees by submitting this form that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this form that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction" without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.

8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible or voluntarily excluded from participation in this transaction, in addition to other remedies available to the federal government, the department or agency with which this transaction originated may pursue available remedies, including suspension and / or debarment.

7 1	Suspension or Debarment Certification Read the instructions in the attribute above and then answer the following accurately.
	Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
	Does Vendor certify?
	Yes
7 2	Vendor Certification of Criminal History - Texas Education Code Chapter 22
	Texas Education Code Chapter 22 requires entities that contract with school districts to provide services to obtain criminal history record information regarding covered employees. Contractors must certify to the district that they have complied. Covered employees with disgualifying criminal histories are prohibited from serving at a school

DEFINITIONS

district pursuant to this law.

Covered employees: Employees of a contractor or subcontractor who have or will have continuing duties related to the service to be performed at the District and have or will have direct contact with students. The District will be the final arbiter of what constitutes direct contact with students.

Disqualifying criminal history: Any conviction or other criminal history information designated by the District, or one of the following offenses, if at the time of the offense, the victim was under 18 or enrolled in a public school: (a) a felony offense under Title 5, Texas Penal Code; (b) an offense for which a defendant is required to register as a sex offender under Chapter 62, Texas Code of Criminal Procedure; or (c) an equivalent offense under federal law or the laws of another state.

Vendor certifies:

NONE (Section A): None of the employees of Vendor and any subcontractors are covered employees, as defined above. If this box is checked, I further certify that Contractor has taken precautions or imposed conditions to ensure that the employees of Vendor and any subcontractor will not become covered employees. Contractor will maintain these precautions or conditions throughout the time the contracted services are provided under this procurement.

SOME (Section B): Some or all of the employees of Vendor and any subcontractor are covered employees. If this box is checked, I further certify that: (1) Vendor has obtained all required criminal history record information regarding its covered employees. None of the covered employees has a disqualifying criminal history; (2) If Vendor receives information that a covered employee subsequently has a reported criminal history, Vendor will immediately remove the covered employee from contract duties and notify the purchasing entity in writing within 3 business days; (3) Upon request, Vendor will provide the purchasing entity with the name and any other requested information of covered employees so that the purchasing entity may obtain criminal history record information on the covered employees; (4) If the purchasing entity objects to the assignment of a covered employee on the basis of the covered employee's criminal history record information, Vendor agrees to discontinue using that covered employee to provide services at the purchasing entity.

Which option does Vendor certify?

None

7 3	Certification Regarding "Choice of Law" Terms with TIPS Members
3	Vendor agrees that if any "Choice of Law" provision is included in any sales agreement/contract between Vendor and a TIPS Member, that clause must provide that the "Choice of Law" applicable to the sales agreement/contract between Vendor and TIPS Member shall be the state where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Choice of Law" clause that conflicts with these terms is rendered void and unenforceable.
	If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negotiations as redline edits for TIPS consideration.
	Does Vendor agree?
	Yes
7	Certification Regarding "Venue" Terms with TIPS Members
4	Vendor agrees that if any "Venue" provision is included in any sales agreement/contract between Vendor and a TIPS Member, that clause must provide that the "Venue" for any litigation or alternative dispute resolution is shall be in the state and county where the TIPS Member operates unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Venue" clause that conflicts with these terms is rendered void and unenforceable.
	If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negotiations as redline edits for TIPS consideration.
	Does Vendor agree?
	Yes
7 5	Certification Regarding "Automatic Renewal" Terms with TIPS Members
	Vendor agrees that no TIPS Sale may incorporate an "Automatic Renewal" clause that exceeds month to month terms with which the TIPS Member must comply. All renewal terms incorporated into a TIPS Sale Supplemental Agreement shall only be valid and enforceable when Vendor received written confirmation of acceptance of the renewal term from the TIPS Member for the specific renewal term. The purpose of this clause is to avoid a TIPS Member inadvertently renewing a Supplemental Agreement during a period in which the governing body of the TIPS Member has not properly appropriated and budgeted the funds to satisfy the Agreement renewal. Any TIPS Sale Supplemental Agreement containing an "Automatic Renewal" clause that conflicts with these terms is rendered void and unenforceable.
	If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negotiations as redline edits for TIPS consideration.
	Does Vendor agree? Yes

7	Certification Regarding "Indemnity" Terms with TIPS Members				
6	Texas and other jurisdictions restrict the ability of governmental entities to indemnify others. Vendor agrees that if any "Indemnity" provision which requires the TIPS Member to indemnify Vendor is included in any sales agreement/contract between Vendor and a TIPS Member, that clause must either be stricken or qualified by including that such indemnity is only permitted, "to the extent permitted by the laws and constitution of [TIPS Member's State]" unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing an "Indemnity" clause that conflicts with these terms is rendered void and unenforceable.				
	If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negotiations as redline edits for TIPS consideration.				
	Does Vendor agree? Yes				
77	Certification Regarding "Arbitration" Terms with TIPS Members				
	Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause may not require that the arbitration is mandatory or binding. Vendor agrees that if any "Arbitration" provision is included in any TIPS Sale agreement/contract between Vendor and a TIPS Member, that clause provides for only voluntary and non-binding arbitration unless the TIPS Member expressly agrees otherwise. Any TIPS Sale Supplemental Agreement containing a "Arbitration" clause that conflicts with these terms is rendered void and unenforceable.				
	If Vendor disagrees, after this solicitation legally closes and TIPS begins evaluating Vendor's file, TIPS will provide Vendor with a draft Word Document version of the Vendor Agreement and will be instructed to include all requested negotiations as redline edits for TIPS consideration.				
	Does Vendor agree? Yes				
7	2 CFR PART 200 AND FEDERAL CONTRACT PROVISIONS EXPLANATION				
8	TIPS and TIPS Members will sometimes seek to make purchases with federal funds. In accordance with 2 C.F.R. Part 200 of the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (sometimes referred to as "EDGAR"), Vendor's response to the following questions labeled "2 CFR Part 200 or Federal Provision" will indicate Vendor's willingness and ability to comply with certain requirements which may be applicable to TIPS purchases paid for with federal funds, if accepted by Vendor.				
	Your responses to the following questions labeled "2 CFR Part 200 or Federal Provision" will dictate whether TIPS can list this awarded contract as viable to be considered for a federal fund purchase. Failure to certify all requirements labeled "2 CFR Part 200 or Federal Provision" will mean that your contract is listed as not viable for the receipt of federal funds. However, it will not prevent award.				
	If you do enter into a TIPS Sale when you are accepting federal funds, the contract between you and the TIPS Member will likely require these same certifications.				

7	2 CFR Part 200 or Federal Provision - Vendor Willingness to Accept Federal Funds			
9	This certification is not required by federal law. However, TIPS Members are public entities and qualifying non- profits which often receive federal funding and grants (ESSER, CARES Act, EDGAR, etc.) Accepting such funds often requires additional required certifications and responsibilities for Vendor. The following attribute questions include these required certifications. Your response to this questions, the following certifications, and other factors will determine whether your contract award will be deemed as eligible for federal fund expenditures by TIPS Members.			
	If awarded, is Vendor willing to accept payment for goods and services offered under this contract paid for by a TIPS Member with federal funds?			
	Yes			
8 2 CFR Part 200 or Federal Provision - Contracts				
0	Contracts for more than the simplified acquisition threshold currently set at \$250,000 (2 CFR § 200.320), which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.			
	Notice: Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members reserve all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.			
	Does vendor agree?			
8 1	2 CFR Part 200 or Federal Provision - Termination			
•	Termination for cause and for convenience by the grantee or subgrantee including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)			
	Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members reserve the right to terminate any agreement in excess of \$10,000 resulting from this procurement process for cause after giving the vendor an appropriate opportunity and up to 30 days, to cure the causal breach of terms and conditions. ESC Region 8 and TIPS Members reserve the right to terminate any agreement in excess of \$10,000 resulting from this procurement process for convenience with 30 days notice in writing to the awarded vendor. The Vendor would be compensated for work performed and goods procured as of the termination date if for convenience of the ESC Region 8 and TIPS Members. Any award under this procurement process is not exclusive and the ESC Region 8 and TIPS reserves the right to purchase goods and services from other vendors when it is in the best interest of the ESC Region 8 and TIPS.			
	Does vendor agree?			
	Yes			

8 2	2 CFR Part 200 or Federal Provision - Clean Air Act
	Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
	Pursuant to the Clean Air Act, et al above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members require that the proposer certify that during the term of an award by the ESC Region 8 and TIPS Members resulting from this procurement process the vendor agrees to comply with all of the above regulations, including all of the terms listed and referenced therein.
	Does vendor agree? Yes
8 3	2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment
3	Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.
	Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members require the proposer certify that during the term and during the life of any contract with ESC Region 8 and TIPS Members resulting from this procurement process the vendor certifies that it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352).
	Does Vendor agree?
	Yes

8	2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment - Continued					
4	Applicable to Grants, Subgrants, Cooperative Agreements, and Contracts Exceeding \$100,000 in Federal Funds					
	Submission of this certification is a prerequisite for making or entering into this transaction and is imposed by the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.					
	The undersigned certifies, to the best of his or her knowledge and belief, that:					
	(1) No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.					
	(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "disclosure Form to Report Lobbying," in accordance with its instructions.					
	(3) The undersigned shall require that the language of this certification be included in the award documents for all covered subawards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.					
	Does Vendor certify that it has NOT lobbied as described herein?					
	Yes					
8 5	2 CFR Part 200 or Federal Provision - Byrd Anti-Lobbying Amendment - Continued					
Э	If you answered "No, Vendor does not certify - Lobbying to Report" to the above attribute question, you must download, read, execute, and upload the attachment entitled "Disclosure of Lobbying Activities - Standard Form - LLL", as instructed, to report the lobbying activities you performed or paid others to perform.					
8 2 CFR Part 200 or Federal Provision - Federal Rule						
6	Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000)					
	Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, ESC Region 8 and TIPS Members requires the proposer certify that in performance of the contracts, subcontracts, and subgrants of amounts in excess of \$250,000, the vendor will be in compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15).					
	Does vendor certify compliance? Yes					

8 7	2 CFR Part 200 or Federal Provision - Procurement of Recovered Materials			
1	A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include: (1) procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; (2) procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.			
	Does vendor certify that it is in compliance with these provisions? Yes			
8 8	2 CFR Part 200 or Federal Provision - Rights to Inventions			
U	If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.			
	Pursuant to the above, when the foregoing applies to ESC Region 8 and TIPS Members, Vendor certifies that during the term of an award resulting from this procurement process, Vendor agrees to comply with all applicable requirements as referenced in the Federal rule above.			
	Does vendor certify?			

8 2 CFR Part 200 or Federal Provision - Domestic Preferences for Procurements and Compliance with 9 Buy America Provisions

As appropriate and to the extent consistent with law, TIPS Member Customers, to the greatest extent practicable under a Federal award, may provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). Vendor agrees that the requirements of this section will be included in all subawards including all contracts and purchase orders for work or products under this award, to the greatest extent practicable under a Federal award. For purposes of 2 CFR Part 200.322, "Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stag through the application of coatings, occurred in the United States. Moreover, for purposes of 2 CFR Part 200.322, "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum, plastics and polymer-based products such as polyvinyl chloride pipe, aggregates such as concrete, glass, including optical fiber, and lumber.

Vendor certifies that it is in compliance with all applicable provisions of the Buy America Act. Purchases made in accordance with the Buy America Act must still follow the applicable procurement rules calling for free and open competition. For purposes of 2 CFR Part 200.322,

"Produced in the United States" means, for iron and steel products, that all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States.

"Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum; plastics and polymer-based products such as polyvinyl chloride pipe; aggregates such as concrete; glass, including optical fiber; and lumber.

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, Vendor certifies that to the greatest extent practicable Vendor will provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).

Does Vendor Certify?

Yes

9 0	2 CFR Part 200 or Federal Provision - Ban on Foreign Telecommunications			
ESC 8 and TIPS Members are prohibited from obligating or expending Federal financial assistance, to include for grant funds, to: (1) procure or obtain, (2) extend or renew a contract to procure or obtain, or (3) enter int contract (or extend or renew a contract) to procure or obtain, equipment, services, or systems that use "cove telecommunications" equipment or services as a substantial or essential component of any system, or as critic technology as part of any system. "Covered telecommunications" equipment is telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities), a physical security surveillance of critical infrastructure and other national security purposes, and video surveillar and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Dig Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities) for purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, a other national security purposes detailed in 2 CFR § 200.216.				
	Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, Vendor certifies that Vendor will not purchase equipment, services, or systems that use "covered telecommunications", as defined by 2 CFR §200.216 equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.			
	Does vendor certify?			
	Yes			
9 1	2 CFR Part 200 or Federal Provision - Contract Cost & Price			
•	For contracts more than the simplified acquisition threshold currently set at \$250,000, a TIPS Member may, in very rare circumstances, be required to negotiate profit as a separate element of the price pursuant to 2 C.F.R. 200.324(b). Under those circumstances, Vendor agrees to provide information and negotiate with the TIPS Member regarding profit as a separate element of the price. However, Vendor certifies that the total price charged by the Vendor shall not exceed the Vendor's TIPS pricing and pricing terms proposed.			
	Does Vendor certify?			
	Yes			
9 2	2 CFR Part 200 or Federal Provision - Equal Employment Opportunity			
-	Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."			
	Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members on any federally assisted construction contract, the equal			
	opportunity clause is incorporated by reference here.			
	Does Vendor Certify?			
	Yes			

9 2 CFR Part 200 or Federal Provision - Davis Bacon Act Compliance

Texas Statute requires compliance with Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

Pursuant to state and federal requirements, Vendor certifies that it will be in compliance with all applicable Davis-Bacon Act provisions if/when applicable.

Does Vendor certify?

Yes

9

4

2 CFR Part 200 or Federal Provision - Contract Work Hours and Safety Standards

Where applicable, all contracts awarded by ESC 8 and TIPS Members in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

Pursuant to the above, when federal funds are expended by ESC Region 8 and TIPS Members, Vendor certifies that during the term of an award for all contracts resulting from this procurement process, Vendor will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act.

Does Vendor certify?

Yes

95	2 CFR Part 200 or Federal Provision - FEMA Fund Certification & Certification of Access to Records			
	If and when Vendor accepts a TIPS purchase paid for in full or part with FEMA funds, Vendor certifies that:			
	(1) Vendor agrees to provide the TIPS Member, the FEMA Administrator, the Comptroller General of the United States, or any of their authorized representatives access to and rights to reproduce any books, documents, papers, and records of the Contractor which are directly pertinent to this contract, or any contract resulting from this procurement, for the purposes of making audits, examinations, excerpts, and transcriptions. This right also includes timely and reasonable access to Vendor's personnel for the purpose of interview and discussion relating to such documents. Vendor agrees to provide the FEMA Administrator or an authorized representatives access to construction or other work sites pertaining to the work being completed under the contract. Vendor acknowledges and agrees that no language in this contract or the contract with the TIPS Member is intended to prohibit audits or internal reviews by the FEMA Administrator or the Comptroller General of the United States.			
	(2) The Vendor shall not use the Department of Homeland Security's seal(s), logos, crests, or reproductions of flags or likenesses of DHS agency officials without specific FEMA pre-approval.			
	(3) The Vendor will comply with all applicable Federal law, regulations, executive orders, FEMA policies, procedures, and directives.			
	(4) The Federal Government is not a party to this contract and is not subject to any obligations or liabilities to the non-Federal entity, contractor, or any other party pertaining to any matter resulting from the contract.			
	(5) The Vendor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the Vendor's actions pertaining to this contract.			
	Does Vendor certify? Yes, Vendor certifies			
9	2 CFR Part 200 or Federal Provision - Certification of Compliance with the Energy Policy and Conservation Act			
	When appropriate and to the extent consistent with the law, Vendor certifies that it will comply with the Energy Policy and Conservation Act (42 U.S.C. 6321 et seq; 49 C.F.R. Part 18) and any state mandatory standards and policies relating to energy efficiency which are contained in applicable state energy conservation plans issued in compliance with the Act.			
	Does Vendor certify?			
	Yes			

9 7	2 CFR Part 200 or Federal Provision - Certification of Compliance with Never Contract with the Enemy
/	Where applicable, all contracts awarded by ESC 8 and TIPS Members in excess of \$50,000.00, within the period of performance, and which are performed outside of the United States, including U.S. territories, are subject to the regulations implementing Never Contract with the Enemy in 2 CFR part 183. Per 2 CFR part 183, in the situation specified, ESC 8 and TIPS Members shall terminate any contract or agreement resulting from this procurement which violates the Never Contract with the Enemy regulation in 2 CFR part 183, including if Vendor is actively opposing the United States or coalition forces involved in a contingency operation in which members of the the Armed Forces are actively engaged in hostilities. Vendor certifies that it is neither an excluded entity under the System for Award Management (SAM) nor Federal Awardee Performance and Integrity Information System (FAPIIS) for any contract terminated due to Never Contract with the Enemy as a Termination for Material Failure to Comply.
	Yes
9 8	2 CFR Part 200 or Federal Provision - Certification of Compliance with EPA Regulations
ð	For contracts resulting from this procurement, in excess of \$100,000.00 and paid for with federal funds, Vendor certifies that Vendor will comply with all applicable standards, orders, regulations, and/or requirements issued pursuant to the Clean Air Act of 1970, as amended (42 U.S.C. 1857(h)), Section 508 of the Clean Water Act, as amended (33 U.S.C. 1368), Executive Order 117389 and Environmental Protection Agency Regulation, 40 CFR Part 15.
	Does Vendor certify?
	Yes
9	2 CFR Part 200 or Federal Provision - Record Retention Requirements
99	For contracts resulting from this procurement, paid for by ESC 8 or TIPS Members with federal funds, Vendor certifies that Vendor will comply with the record retention requirements detailed in 2 CFR § 200.334. Vendor certifies that Vendor will retain all records as required by 2 CFR § 200.334 for a period of three years after final expenditure or financial reports, as applicable, and all other pending matters are closed.
	Does Vendor certify?
	Yes
1	2 CFR Part 200 or Federal Provision - Subcontracting and Affirmative Steps for Small and Minority
0	Businesses, Women's Business Enterprises, and Labor Surplus Area Firms.
	Do you ever anticipate the possibility of subcontracting any of your work under this award if you are successful?
	If you respond "Yes", you must respond to the following attribute question accurately. If you respond "No", you may skip the following attribute question.
	Yes

1 0 1	2 CFR Part 200 or Federal Provision - If "Yes" Response to Above Attribute - Continued - Subcontracting and Affirmative Steps for Small and Minority Businesses, Women's Business Enterprises, and Labor Surplus Area Firms.		
	Only respond to this question if you responded "Yes" to the attribute question directly above. Skip this question if you responded "No" to the attribute question directly above.		
	Does Vendor certify that it will follow the following affirmative steps? Federal Regulation 2 CFR §200.321 Contracting with small and minority businesses, women's business enterprises, and labor surplus area firms. (a)The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.		
	(b) Affirmative steps must include:		
	(1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;		
	(2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;		
	(3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;		
	(4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises;		
	(5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce ; and		
	(6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs(1) through (5) of this section.		
	Does Vendor certify?		
	Yes		
1	ACKNOWLEDGMENT & BINDING CORPORATE AUTHORITY		
2	By submitting this proposal, the individual(s) submitting on behalf of the Vendor certify that they are authorized by		

By submitting this proposal, the individual(s) submitting on behalf of the Vendor certify that they are authorized by Vendor to complete and submit this proposal on behalf of Vendor and that this proposal was duly submitted on behalf of Vendor by authority of its governing body, if any, and within the scope of its corporate powers.

Vendor further certifies that it has read, examined, and understands all portions of this solicitation including but not limited to all attribute questions, attachments, solicitation documents, bid notes, and the Vendor Agreement(s). Vendor certifies that, if necessary, Vendor has consulted with counsel in understanding all portions of this solicitation.

TIPS Synthetic Turf or Natural]	
Sports Fields, Grounds, Courts,	Midwest Track		
and Tracks Goods and Services	Builders		
(2 Part with IOC)			
r.	FIPS REFERENC		
An requested mormation must be typed	1		
provided so please ensure that they are t	yped and accurate. Do	o not handwrite or upload in an	y format other than
Excel. Emails provided must be current	t and active. Do not in	clude TIPS/Region 8 employees	s as a reference.
The entities that you provide must be pe	ving austomore not of	ffiliotos/portnors/monufacturors	rosollors oto
You must provide below at least five (5)) references from five	different entity customers, prefe	erably government
or non-profit entities, who have purchas	ed goods or services f	rom your vendor entity within t	he last three years.
			Valid Contact
Customer Entity Name	Customer Contact Na	Valid Contact Email	Phone
Example: ABC University	Director John Doe	jdoe@abcuniverisity.edu	800-111-2222
Marengo High School	Don Swanson	SwansonD@mchs154.org	815-382-4862
Carlinville High School	Becky Schuchman	schuchmb@cusd1.com	217-854-9823
Robinson High School	Josh Quick	Jquick@Robinsonschools.com	618-553-8298
Willowbrook High School	Tom Manka	tmanka@dupage88.net	630-530-3996
Mahomet High School	Matt Hensley	MHensley@ms.k12.il.us	217-586-4962
North Chicago High School	Brian Arnold	barnold@d187.org	847-775-1336
LeRoy High School	B.J. Zeleznik	zeleznikb@leroyk12.org	309-825-7898
Central A & M High School	Sean Hays	shayes@camraiders.com	217-768-2155
McHenry High School McCraken Field	Hugh Flack	flackhugh@dist156.org	815-385-7900
Wilmington High School	Matt Swick	mswick@209u.net	815-926-1751
Auburn High School	David Bates	dbates@auburn.k12.il.us	217-415-9163

TIPS CONTRACT 230201

REQUIRED CONFIDENTIALITY CLAIM FORM

(VENDOR MUST COMPLETE THE FOLLOWING VENDOR INFORMATION)

Vendor Entity Name:Midwest Track Builders		
Vendor Authorized Signatory Name: Nick Belleno		
Vendor Authorized Signatory Title: Project Manager		
Vendor Authorized Signatory Email: nickbelleno@gmail.com		
Vendor Address: 810 Sunset Dr.		
City: Round Lake	State: IL	Zip Code: 60073

Vendor agrees that it is voluntarily providing its data (including but not limited to: Vendor information, Vendor documentation, Vendor's proposal, Vendor pricing submitted or provided to TIPS, TIPS contract documents, TIPS correspondence, Vendor logos and images, Vendor's contact information, Vendor's brochures and commercial information, Vendor's financial information, Vendor's certifications, and any other Vendor information or documentation submitted to TIPS by Vendor and its agents) (Hereinafter, "Vendor Data") to TIPS. Vendor understands and agrees that TIPS is a government entity subject to public information laws including but not limited to Texas Government Code (TGC) Chapter 552. Vendor agrees that regardless of confidentiality designations herein, Vendor's submission of a proposal constitutes Vendor's consent to the disclosure and release of Vendor's Data and comprehensive proposal, including any information deemed confidential or proprietary herein, to and by TIPS Members.

Notwithstanding the foregoing permissible release to TIPS Members, if Vendor considers any portion of Vendor's proposal to be otherwise confidential and not subject to public disclosure pursuant to public information laws, including but not limited to TGC Chapter 552, Vendor must properly execute *Option 1 only* below, attach to this PDF all documents and information that Vendor deems confidential, and upload the consolidated documentation. Regardless of the Option selected below, this form must be completed and uploaded to the "Response Attachments" section of the eBid System entitled "Required Confidentiality Claim Form." Execution and submission of this form is the sole indicator of whether Vendor considers any Vendor Data confidential in the event TIPS receives a request, a Public Information Request, or subpoena. If TIPS receives a request, any responsive documentation not deemed confidential by you through proper execution of Option 1 of this form will be automatically released. For information deemed confidential by you through proper execution of Option 1 of this form, TIPS will follow procedures of controlling statute(s) regarding withholding that documentation and shall not be liable for any release of information required by law, including Attorney General opinion or court order.

(VENDOR MUST COMPLETE ONE OF THE TWO OPTIONS AND UPLOAD IN THE EBID SYSTEM)

OPTION 1 – DESIGNATING CONFIDENTIAL MATERIALS – YES, VENDOR HAS ATTACHED CONFIDENTIAL MATERIALS

(Confirm each bullet point and sign below)

• Vendor claims some Vendor Data confidential to the extent permitted by TGC Chapter 552 and other applicable law.

• Vendor attached to this PDF all potentially confidential Vendor Data and listed the number of attached pages below.

• Vendor's authorized signatory has signed below and shall upload this document in the proper location in the eBid System.

• Vendor agrees that TIPS shall not be liable for any release of confidential information required by law.

Number of pages attached deemed confidential:

Authorized Signature:

OPTION 2 – WAIVER OF CONFIDENTIALITY – NO, VENDOR HAS NOT ATTACHED CONFIDENTIAL MATERIALS

(Confirm each bullet point and sign below)

By signing for Option 2 below, Vendor expressly waives any confidentiality claim for all Vendor Data submitted in relation to this proposal and resulting contract. Vendor confirms that TIPS may freely release Vendor Data submitted in relation to this proposal or resulting contract to any requestor. Vendor agrees that TIPS shall not be responsible or liable for any use or distribution of Vendor Data by TIPS or TIPS Members.

• Vendor's authorized signatory has signed below and shall upload this document in the proper location in the eBid System.

•Vendor agrees that TIPS shall not be liable for any release of confidential information required by law.

Authorized Signature: Mal Bellin



Contract Bonds

Mitchell Swanson Senior Underwriter Mitchell.Swanson@LibertyMutual.com Phone: 605.679.0871

February 3rd, 2023

RE: The Roja Corporation d/b/a Midwest Track Builders

To Whom It May Concern:

Liberty Mutual Surety and The Ohio Casualty Insurance Company will give consideration to single bonds up to \$750,000 and an aggregate program of \$750,000. A final decision on any particular bond would, of course, depend on a favorable underwriting review of specific underwriting factors such as the details of the job, contract documents, bond forms, and contractor's other work on hand.

The Ohio Casualty Insurance Company is licensed to do business in all states and has an 'A' (Excellent) rating and financial size category of XV in the A.M. Best Insurance Guide.

I trust this is the information you are seeking. If anything else is necessary, please do not hesitate to contact me.

Sincerely,

Mitchell Swanson, Sr. Underwriter Liberty Mutual Surety

VENDOR SUPPLEMENTAL INFORMATION

TIPS permits Vendors to submit supplemental documentation and information ("Vendor Supplemental Information") with their proposals to display to TIPS Member Customers their qualifications, offerings, and special terms. The following documents are for marketing and informational purposes only. They are not terms of Vendor's TIPS Contract. If the Vendor Supplemental Information herein contains any warranties, terms, or conditions, the TIPS Member Customer may review and determine whether or not those are applicable and acceptable for any TIPS purchase before proceeding. If the Vendor Supplemental Information contains any licenses or certificates, TIPS encourages the TIPS Member Customer to ensure current accuracy at the time of a TIPS purchase.

WARRANTY

SEAL-FLEX SYNTHETIC TRACK SURFACE

INSTALLED AT

SAMPLE

SAMPLE

(OWNER)

Midwest Track Builders 1000 North Rand Road Suite 211 Wauconda, Illinois 60084 Office: 847-438-9926 FAX: 847-526-7320

<u>3-YR WARRANTY</u>

WARRANTOR: Midwest Track Builders 1000 North Rand Road Suite 211 Wauconda, Ill 60084

OWNER: SAMPLE

PROJECT: <u>SEAL-FLEX</u> Synthetic Track Surface Installed at

WARRANTY: Midwest Track Builders warrants to Owner, subject to the terms and conditions contained in this Warranty, that the above-described Surface is free from defects in materials and workmanship under normal use and service, and that the Surface was installed in accordance with the drawings, plans and specifications for the Surface.

WARRANTY PERIOD: This Warranty shall be in force for period of (36) months from the Effective Date as defined below; <u>provided, however</u>, that all stripes and markings on the Surface are warranted for a period of twelve months from the Effective Date.

RESPONSE FOR WARRANTY REPAIRS: Midwest Track Builders agrees to perform all repairs required by this Warranty within a reasonable time upon receiving proper written notice from Owner as provided below and after Midwest Track Builders carries out all inspections and tests which it may deem necessary or advisable. Any required repair work shall be initiated by Midwest Track Builders within thirty calendar days from Midwest Track Builders receipt of Owner's written notice requesting such repairs, or within such other time in excess of thirty calendar days as Owner and Midwest Track Builders may mutually agree in writing.

LIMITATIONS AND EXCLUSIONS: This Warranty does not apply to any defect, failure, damage, or undue wear in or to the Surface caused by or connected with: (a) improper or insufficient design or engineering, or improper or insufficient project drawings, plans or specifications; (b) an inadequate or defective pre-existing base or surface; (c) the inherent characteristics of the earth or surface upon which the Surface is installed; (d) misuse, abuse, bubbles, or deliberate acts of vandalism; (e) accident, negligence, or acts of God; (f) static or dynamic loads exceeding Midwest Track Builders recommendations; (g) use of improper cleaning methods; or (h) Owner's failure to care for and maintain the Surface in accordance with Midwest Track Builders written instructions. Midwest Track Builders does not warrant or guarantee the accuracy or sufficiency of any drawings, plans or specifications not prepared by Midwest Track Builders and which are used in connection with installing the Surface.

This Warranty shall not apply to the Surface, or any part thereof, which has been repaired or altered without Midwest Track Builders prior written consent. No allowance or credit will be granted for any repairs or alterations to the Surface made by Owner except as authorized by this Warranty.

THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES, EXPRESS, IMPLIED OR ARISING BY OPERATION OF LAW, INCLUDING (BUT NOT LIMITED TO) ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND OF

ALL OTHER OBLIGATIONS OR LIABILITIES ON MIDWEST TRACK BUILDERS PART. MIDWEST TRACK BUILDERS SHALL NOT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, SPECIAL OR INDIRECT DAMAGES UNDER THIS WARRANTY, INCLUDING BUT NOT LIMITED TO ANY ACTIONS ALLEGING DAMAGES UNDER TORT, CONTRACT OR STRICT LIABILITY.

MIDWEST TRACK BUILDERS SOLE OBLIGATION UNDER THIS WARRANTY IS TO REPAIR AT ITS SOLE DISCRETION ANY PORTION OF THE SURFACE WHICH MAY BE DETERMINED TO BE DEFECTIVE. MIDWESTS LIABILITY FOR ANY SUCH REPAIR SHALL IN NO EVENT EXCEED THE AMOUNT OF THE PURCHASE PRICE ATTRIBUTABLE TO THE DEFECTIVE PORTION OF THE SURFACE WHICH IS REPAIRED.

Midwest Track Builders neither assumes nor authorizes any person to assume for it any other liability in connection with the sale, installation or use of the Surface. This Warranty shall not be construed to be an obligation of any performance or other bond furnished by any party in connection with Midwest Track Builders contract for the Surface and shall not be enforceable against any such party. All pre-existing base or surface upon which the Surface has been installed is specifically excluded from any coverage by this Warranty. Midwest Track Builders previous acceptance of any such pre-existing base or surface for installation of the Surface shall not be deemed to constitute a warranty or other guarantee thereof.

MAINTENANCE INSTRUCTIONS: Midwest Track Builders has supplied Owner with a copy of the Maintenance Manual containing written instructions for the care and maintenance of the Surface. Owner acknowledges receipt of said Maintenance Manual and agrees to comply with and carry out the instructions contained in it as a condition of this Warranty. The terms of the Maintenance Manual are incorporated in this Warranty by reference.

CLAIMS: All claims by Owner under this Warranty must be made in writing to the following address within thirty calendar days after Owner learns of any defect giving rise to the claim: Contract Administrator (Track), Midwest Track Builders, 1000 North Rand Road Suite 211 Wauconda, Illinois 60084

INSPECTION AND TESTS: Midwest Track Builders shall be allowed to inspect the Surface during reasonable business hours regarding any claim which Owner makes under this Warranty; to be present at and to analyze the results of all tests conducted by Owner or others; and to conduct such tests as Midwest Track Builders in its discretion may deem advisable. Owner shall promptly furnish Midwest Track Builders with a copy of all written reports of any tests

Performed by Owner or on Owner's behalf. Midwest Track Builders shall not be responsible for any costs or expenses incurred by Owner or others with respect to such tests, except that Midwest Track Builders shall pay for the costs of all tests and analyses conducted or directed by Midwest Track Builders representatives.

EFFECTIVE DATE: The Effective Date of this Warranty is

GOVERNING LAW: This Warranty shall be governed by and interpreted in accordance with the laws of the State of Illinois.

MIDWEST TRACK BUILDERS

(A Owner)

By:	By:
Title:	Title:
Date:	Date:

<u>Attachment:</u> Instructions for Care and Maintenance of You're SEAL-FLEX Track Surface

Care and Maintenance Of A "SEAL-FLEX" Track

These guidelines should be followed for the proper preservation of your investment in a SEAL-FLEX® running track system:

- 1. No vehicular traffic, only lightweight maintenance equipment and mowers. Mower operators must elevate mowers to maximum height and all equipment should cross-areas on plywood protected paths. This will void you warranty.
- 2. If other vehicles <u>MUST</u> use the track:
 - A. Avoid standing still and operating power steering.
 - B. Avoid gasoline and oil spillage and drippings from all motorized equipment and vehicles.
 - C. Avoid jack rabbit starts.
 - D. Avoid slamming of brakes.
- 3. Team crossing areas heavy foot traffic areas:
 - A. Lay crossing mats.
 - 1. Rubber Belting. Must be removed after every game.
 - 2. Artificial Grass. Must be removed after every game
 - 3. Midwest Track Builders approved crossing mat.
 - B. Each of the above is preferable to plywood.
- 4. No rollerblades, roller-skates, skateboards, bicycles, tricycles, wheelchairs or any other selfpropelled, or otherwise-propelled wheeled apparatus shall be allowed on the facility at any time. Public walkers and joggers must use the outer lanes. Lanes 1 and 2 are the most commonly used and will wear significantly faster if jogging traffic is not diverted. It is suggested to have track lane gates installed to divert joggers/walkers.
- 5. Apply a six-inch spray of water base vegetation killer on all edges where grass abuts. (I.e. Round Up by Monsanto)
 - A. Once monthly during growing season.
 - B. Every 60 days during dormant periods.
- 6. When and if **ant infestation** becomes apparent, and this typically appears at the edges, curbing, and/or in existing cracks, we suggest that a powder application of Orthene (by Ortho) be

immediately applied. A comparable type of insecticide may be as effective. Always follow the written manufacturer's directions. This problem should be addressed at earliest recognition.

7. Where cheerleaders and teams congregate along the track, protective matting should be used to avoid abnormal wear.

8. Absolutely NO pets shall be permitted at any time.

9. At least once a quarter, the track must be cleaned of loose dirt and debris with push brooms or blowers. Removal of loose debris will minimize the unnecessary abrasion caused by dirt and sand.

10. Protective matting must be used at high traffic crossing areas and near gates and for athletes using the infield. Adjust the sprinkler system to minimize water "ponding" on the surface.

11. It is recommended that many of the "Do's and Don'ts" be posted publicly. (i.e. joggers use of the outer lanes, spike use, no bikes, etc...)

12. Care must be taken using lawnmowers, golf carts and other similar machines. Lawnmower blades can cut the surface and the turning of wheels can also cause significant damage.

13. Follow a regular maintenance cycle to preserve the life of the surface, including a depth measurement every year after the track is three years old. Check with your surfacing contractor for an idea of the best procedures for renovation as well as estimates for budgetary purposes.

14. Use weed eaters only if extreme caution is taken not to allow cutting line to contact surfaced area.

15. Do not use any fertilizers at all near the track or spill it on the track. *It will stain your track*. (If container warns of concrete staining, it will also stain your track.) In addition, do not get any grass seed on the track, as it will grow.

- 16. It is difficult to broom a surfaced area.
 - A. Use water nozzle and hose.
 - B. Use blower.
- 17. Do not use surfaced area for storage.
 - A. Irrigation equipment and pipes.
 - B. Hurdles high jump or pole vault standards pits.
 - C. Bleachers.

A.

- 18. Lift and carry equipment for placement <u>DO NOT DRAG</u> (i.e. hurdles).
- 19. Coaches: Try to provide even wear on each lane.
 - Alternate lanes for practice, daily.
 - 1. Starts

- 2. Hurdles
- 3. Hand offs
- 4. Distance work
- B. Keep an alert eye out for individuals intentionally damaging the surface with spikes, vandalism, etc.
- C. Spike use should be kept to a maximum of 1/4" pyramid spikes. Needles, x-mas tree or larger spikes could prematurely wear the surface, especially in starting, dash, and field event areas and should not be allowed.
- 20. Signs can be helpful.

Examples:

- A. No wheeled vehicles or pets allowed on track.
- B. No rollerblades, roller-skates, skateboards, etc. permitted.
- C. Joggers Please use outside 3 lanes only.
- 21. General Suggestions:
 - Re-stripe every 3-5 years
 - Repair jump runways and starting block areas every 3-5 years
 - Recoat every 5-7 years

These suggestions can possibly aid you in extending the life of your track and its appearance. Evaluate track surface once a year prior to the start of the season for loose areas or delaminations. Contact the installer for guidance or materials on repairs.

Your track is tough and can withstand hard use; but please, always exercise common sense and your best judgment. Enjoy your SEAL-FLEX Running Track.



MIDWEST TRACK BUILDERS

810 Sunset Drive • Round Lake, Illinois 60073 Phone: 847-438-9926 • Fax: 847-526-7320

	0:4.4	Contract		
Location	City	Contact	Phone	Installation Year
Fenton High School	Bensenville, IL	Dennis Cromer	630-766-2500	1985
Chicago Public Schools	Chicago, IL	Hanson Park Staduim		1986
Antioch High School	,	Harold Abramson	847-395-1421	1987
Lake Zurich High School	,	Robert Verisario	847-438-5155	1987
Weiss Field Waukegan High School	Waukegan, IL	Jack Miller	847-360-5535	1987
1988				
Libertyville High School	Libertyville, IL	Dock Spangler	847-364-3100	1988
Wauconda High School	Wauconda, IL	Jim Lepagee	847-526-7005	1988
McHenry High School	McHenry, IL	Dan Boland	815-385-7077	1988
Glenbard West High School	Glen Ellyn, IL	Blaise Blasko	630-469-8600	1988
Naperville Central High School	Naperville, IL	Gary Martens	630-420-6324	1988
1989				
Stevenson High School	Prairie View, IL	Ken Johnson	847-634-4000	1989
Marist High School	Chicago, IL	Brother Gerald Brown	773-881-6360	1989
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1990 Des et Alexandres	1.8.1. 0	O and O affective	000 000 0550	1000
Benet Academy		Gary Goforth	630-969-6550	1990
Dundee Crown High School		Al Zinke	847-426-1417	1990
Tinley Park High School	3	Dan R. Wice	708-532-1900	1990
Carmel High School		Father William Harry	847-566-3000	1990
Coal City High School	Coal City, IL	John Cullick	847-634-2397	1990
Mundelein High School		Ted Haug	847-662-3535	1990
Pontiac High School		Ron Yates	815-844-6113	1990
Niles West High School		Gerald C. Turry	847-966-3800	1990
Bloom High School	Chicago Heights, IL	Pam Wallace	708-755-1122	1990
1991				
Joliet Central High School	Joliet, IL	Cahtles Baird	815-727-6960	1991
Channahon Jr. High School	Channahon, IL	Jim Lamping	815-467-4313	1991
Dwight High School	Dwight, IL	Lyle Hicks	815-584-1835	1991
Elgin High School		Mike Rogowski	847-888-5346	1991
Oak Forest High School	Oak Forest, IL	Richard Linden	708-389-1175	1991
Saint Rita High School	Chicago, IL	James F, Segredo	773-925-6600	1991
Maine South High School		D.M/ Stillwaugh	847-969-3600	1991
		Jim Rees	847-825-7711	
Maine East High School	Park Ridge, IL	Bob Dollaske	847-825-4484	1991
Maine West High School	Des Plaines	David Winter	847-827-6183	1991
Bloom Trail High School	Chicago Heights, IL	Ron Ray	708-758-7000	1991
Plainfiled High School	Plainfield, IL	Dick Eldred	815-436-7800	1991
1992				
Bremen High School	Midlothian, IL	David R. Yarbrough	708-371-3600	1992
Niles North High School	Skokie, IL	Tim Albers	847-673-6900	1992
Notre Dame High School	Niles, IL	Bill Casey	847-965-2902	1992
Ridgewood High School	Norridge, IL	John Berquist	708-456-5880	1992
Saint Ignatius College Prep	Chicago, IL	John Chandler	312-421-5900	1992
1002				
1993 Victor I. Androw High School	Tiplay Dark II	Pop Loot	700 240 5704	1002
Victor J. Andrew High School	Tinley Park, IL	Ron Leet	708-349-5764	1993
Batavie High School	Batavia, IL	Don Regole	630-879-4659	1993
Naperville North High School	Naperville, IL	Neil McCauley	630-420-6491	1993
Thornton Fractional North H.S.		Dr. Doug Long	708-418-1910	1993
Glenbard North High School	Carol Stream, IL	David Berdis	630-653-7000	1993

Location	City	Contact	Phone	Installation Year
1994	.	E 11 W	700-150-000	400.4
Saint Laurence High School	Burbank, IL	Ed Lillis	708-458-6900	1994
Geneva High School	Geneva, IL	Jim Newbill	630-208-3529	1994
Woodstock High School	Woodstock, IL	Doug Smith	815-338-4370	1994
Glenbard South High School	Glen Ellyn, IL	Hal Jensen	630-469-6500	1994
Glenbard East High School	Lombard, IL	Craig Fantozzi	630-627-9250	1994
1995				
Addiston Trail High School	Addison, IL	Mike Hinnant	630-530-3996	1995
Deerfield High School	Deerfiled, IL	JoAnne Heindel	847-405-8430	1995
Lemont High School	Lemont, IL	Bruce Nelson	630-257-3714	1995
Martneo Junior High School	New Lenox, IL	Larry Surges	815-485-2169	1995
Rantoul High School	Ratoul, IL	Jerry Zackary	217-892-2151	1995
Stagg High School	Palos Hills, IL	Ron Leet	708-349-5764	1995
Willowbrook High School	Villa Park, IL	Tom Domin	930-530-3406	1995
Hampshire High School	Hampshire, IL	Jim Wallis	847-683-2522	1995
Richmod-Burton High School	Richmond, IL	Keith Forth	815-678-4525	1995
Illinois Valley Com. College	Oglesby, IL	Ralph Niemeyer	815-224-2720	1995
Hearst Park, Chicago Park Dist.	Chicago, IL			1995
1996				
1996 Aurora Central Catholic High School	Aurora, IL	Robert Stewart	630-907-0095	1996
	North Chicago, IL	Robert Stewart	630-907-0095	1996
Great Lakes Navel Training Center Mahamet-Seymour High School	Mahamet, IL	Vic Zimmerman	217-586-4962	1996
Urbana High School	Urbana, IL	Jim Graham	219-384-1144	1996
		Jin Granam	219-304-1144	1990
1997				
Neuqua Valley High School	Naperville, IL	Bar Barrows	630-428-600	1997
Sandwich High School	Sandwich, IL	Marshall Weeks	815-786-2157	1997
Old Orchard Jr. High School	Skokie, IL	Leo Cassidy	847-676-9000	1997
New Trier High School	Winnetka, IL	Doug Chase	847-446-7000	1997
Douglas Park/Chicago Park Dist.	Chicago, IL	Bob Foster	312-747-0571	1997
Huntley High School	Huntley, IL	Loren Lemmon	847-669-5248	1997
Marengo High School	Marengo, IL	Jerry L Trickett	815-668-6511	1997
Marshall High School	Marshall, IL	John Hasten	217-826-2395	1997
Minooka High School	Minooka, IL	Mike Radakovich	815-568-6511	1997
1998				
Newton High School	Newton, IL	Charles Schackmann	618-783-2303	1998
Montini Catholic High School	Lombard, IL	Brother Thomas Harding	630-627-6930	1998
Plano High School	Plano, IL	Ken Cumings	630-552-7782	1998
Romeoville High School	Romeoville, IL	Dennis Schley	815-886-1800	1998
Notre Dame High School	Peoria, IL	John Cummings	309-691-8741	1998
Forman High Schoool	Chicago, IL	Jim Wilson	773-523-0690	1998
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1999	.			1000
Hubbard High School	Chicago, IL	Thomas Skubich	773-838-5112	1999
Lake Park East High School	Roselle, IL	Dr. Jerry Wiseman	630-295-5397	1999
North Chicago High School	North Chicago	Michael Durrah	847-578-7400	1999
Saint Joseph-Ogden High School	Saint Joseph, IL	Gary Garrison	217-469-7321 708-424-2000	1999 1999
Shepard High School Waubonsie Valley High School	Palos Heights, IL Aurora, IL	John Hickey Mike Regowski	708-424-2000 630-375-3393	1999
Yorkville High School	Yorkville, IL	Mr. Brian DeBolt	630-553-4382	1999
Lake Shore Park-Chicago Park Dist.	Chicago, IL	Dan Purciarello	312-747-0740	1999
Morgan Park High School	Chicago, IL	Darrick Calhoun	773-535-2551	1999
2000				
Antioch Community High School	Antioch, IL	Jim Kafer	847-395-1421	2000
Channahon Jr/Sr High School	Channahon, IL	Rich Gibson	815-467-4315	2000
Chase Park	Chicago, IL	Becky Newton	312-742-7518	2000
Chicago Park District # 504	Chicago, IL	Frank Mingy	312-747-6035	2000
Hubbard High School	Chicago, IL	Elton Harris	312-535-2212	2000

Lake Zurich High School	Lake Zurich, IL	Dennis Kreeger	847-438-5155	2000
Loyola Academy	Wilmette, IL	John Hoerster	847-256-1100	2000
Main South High School	Park Ridge, IL	Jim Rees	847-825-7711	2000
Location	City	Contact		Installation Year
Marian Catholic High School	Chicago Heights, IL		708-755-8286	2000
Monticello High School	Monticello, IL	Randy Moss	217-762-8511	2000
Niles West High School	Skokie	Steve Heuerman	847-568-3800	2000
Richarads H.L. High School	Oak Lawn, IL	Homer Thomas	708-499-2550	2000
Syacmore High School	Sycamore, IL	Jeff Clapsaddle	815-899-8151	2000
Wauconda High School	Wauconda, IL 6008	•	847-526-6611	2000
Willowbrook High School	Villa Park, IL	Tom Domin	630-530-3406	2000
2001				
Johnsburg High School	Johnsburg, IL	Pat Bingman	815-386-6916	2001
Deerfield High School	Deerfield, IL	Paul Mocogni	847-405-8455	2001
Lemont High School	Lemont, IL	Bruce Nelson	630-257-7603	2001
Stagg High School	Orland Park, IL	Robert Hughes	708-349-5750	2001
Dundee-Crown High School	Carpentersville, IL	Tom Smith	847-426-1317	2001
Rantoul High School	Rantoul, IL	Jerry Zachary	217-892-2153	2001
Hill Crest High School	Hill Crest, IL	Kevin O'Donnell	708-389-1175	2001
Plainfiled High School	Plainfiled, IL	Steve Langert	815-439-3240	2001
Dwight Eisenhower High School	Blue Island, IL	John Hickey	708-424-2000	2001
Troy Middle School	Shorewood, IL	Bill Liekis	815-254-1725	2001
Marion Catholic High School	Woodstock, IL	Bob Kies	815-338-4220	2001
Frankfort Middle School	Frankfort, IL	Ernie Tonelli		2001
West Leyden High School	North Lake, IL	Gordon Lenard	630-574-8725	2001
Bolingbrook High School	Bolingbrook, IL	Gene Egizio	815-886-2700	2001
Lake Park West High School	Roselle, IL	John Slavich	630-295-5397	2001
Tri Valley High School	Downs, IL	Tom Morrison	309-378-2351	2001
GCMS High School	Gibson City, IL	Jack Cowgill	217-784-4292	2001
Warren Township High School	Gurnee, IL	Paul Monahan	847-599-4319	2001
Bishop McNamara School	Kankakee, II	Jim Laurnti	815-932-9413	2001
	Raikakee, li		815-932-9413	2001
2002				
Paris High School	Paris, II	Jerry Whitacre	217-466-6170	2002
Belvidere Mid School	Belvidere, II	Art Commare	815-509-9670	2002
St. Anne High School	St. Anne, II	Jerry Newell	217-427-8609	2002
St Laurence High School		Charlene Crean	708-458-6900	2002
	Burbank, II		815-986-1090	2002
Christian Life High School	, Duviente	Jeff Compton		
Dwight High School	Dwight, II	Dale Adams	815-941-6216	2002
T. F. South	Calumet City, II	David Guthridge	708-585-2302	2002
Catlin High School	Catlin, II	Guy Baniki	217-427-2116	2002
Minooka High School	Minooka, II	Jeff Stangland	815-467-2557	2002
Addison Trail High School	Addison, II	Mike Hinnett	630-628-3362	2002
Cary Jr. High	Cary, II	Tom Gippert	847-639-2148	2002
Ridgewood High School	Norridge, II	Tom Berquist	708-456-4242	2002
New Trier	Winnetka, II	Steve Holm	847-784-2077	2002
Mattoon High School	Mattoon, II	Steve Parker	217-258-5299	2002
Notre Dame High School	Niles, II	Mike Hennessey	847-965-2900	2002
Glenbard West	Glen Ellyn, ll	Pete Miller	630-942-7550	2002
Streamwood High School	Streamwood, II	Joe Creadon	847-888-5000	2002
Stevenson High School	Lincolnshire,II	Jeff Green	847-634-4000	2002
Christian Liberty	Arlington Hts, II	Jeff Morello	847-259-4444	2002
2003	o "	Part Hard		0000
Genoa-Kingston	Genoa, II	Jim Hughes	815-784-5111	2003
Kouts High School	Kouts, In	Jack Birmingham	219-766-2231	2003
DeKalb High School	DeKalb, II	Art Rohlman	815-754-2148	2003
Great Lakes Navy Base	Great Lakes, II	Pat Langbien	847-267-8157	2003
Fenton High School	Bensenville, II	Joe Briski	630-860-6262	2003
Ottawa High School	Ottawa, II	Mark Clinch	815-488-0115	2003
Pontiac High School	Pontiac, II	Russ Munch	815-844-6113	2003
Antioch High School	Antioch, II	Steve Schoenfelder	847-838-7630	2003
Neugua Valley High School	Naperville II	Barb Barrows	630-428-6849	2003

Naperville, II

Barb Barrows

630-428-6849

2003

Neuqua Valley High School

Richmond Burton	Richmond, II	Jan Welch	815-678-4578	2003
Elgin High School	Elgin, II	Marvin Edwards	847-888-5100	2003
Urbana High School	Urbana, Il	Bob Anderson	815-384-3543	2003
Mahomet High School	Mahomet, II	Scott Adreon	217-586-4962	2003
Old Orchard Jr. High	Skokie, II	Christole Leroy	847-676-9000	2003
Location	City	Contact	Phone	Installation Year
St Ignatius College Prep	Chicago, II	John Chandler	312-432-8250	2003
Batavia High School	Batavia, II	George Brens	630-879-4600	2003
	,			
2004				
Brother rice High School	Chicago, II	Mike McShane	773-429-4343	2004
Bolingbrook Middle School	Bolingbrook, Il	Gene Egizio	815-886-2700	2004
Oswego High School	Oswego, II	Bill Bowman	630-554-0480	2004
Waukegan High School	Waukegan, II	Don Pratt	847-360-5402	2004
Lake high School	Antioch, II	Steve Schoenfelder	847-838-7630	2004
Mt Zion High School	Mt. Zion, II	Kelly Fox	217-865-2369	2004
Yorkville High School	Yorkville, II	Brian DeBolt	630-553-4382	2004
Grant High School	Fox Lake, II	Christine Sefcik	847-587-2561	2004
Bremen High School	Midlothian, II	Tom O'Malley	708-371-3600	2004
Tinley Park High School	Tinley Park, II	Tom O'Malley	708-371-3600	2004
Marengo High School	Marengo, II North Laka, II	Becky Weinhandle	815-568-6511	2004
West Leyden High School Benet Academy	North Lake, II	Randy Conrad Ken Gushurst	847-451-3071 630-719-0929	2004 2004
Benet Academy Newton High School	Lisle, II Newton, II	Phil Benefeil	618-783-2303	2004 2004
Oswego High School	Oswego, II	Bill Bowman	630-554-0480	2004 2004
Tuscola High School	Tuscola, Il	Joe Burgess	217-253-4241	2004
Monticello High School	Monticello, AR	Andy Davis	870-687-2569	2004
Glenbrook South H S	Glenview, II	Kurt Hasenstein	847-486-4425	2004
Stickney Central School	Chicago, II	Mike Denault	708-456-2587	2004
Providence Catholic	New Lenox	Bill Farrell	815-458-2136	2004
Huntley High School	Huntley, II	Doug Renkoski	847-659-6639	2004
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2005				
Naperville North	Naperville,II	Steve Mathis	630-420-6434	2005
Plainfield # 3	Plainfield, II	John Fay	815-439-3264	2005
McHenry High School	McHenry, II	Drew Potthoff	815-389-4001	2005
Geneva High school	Geneva, II	Jim Kafer	630-463-3812	2005
Lake Park High School	Roselle, II	Pat Szerlong	630-529-4500	2005
Sycamore High School	Sycamore, II	Jeff Clapsaddle	815-899-8151	2005
Centennial High School Romeoville High School	Champaign,II Romeoville, II	Brian Easter	618-532-7636	2005 2005
Grayslake High School	Grayslake, Il	Gene Egizio Ron Kay	815-886-2700 847-815-4016	2005
Stevenson	Prairie View, II	John Martin	847-634-4000	2005
Huntley #2	Huntley, II	Doug Renkoski	847-659-6639	2005
Huntley # 3	Huntley, II	Doug Renkoski	847-659-6639-	2005
Grayslake # 2	Grayslake, II	Ron Kay	847-815-4016	2005
Crete-Monee	Crete, II	Keith McLean	708-367-8210	2005
Central Catholic H S	,	Mike Hundman	217-366-5876	2005
2006	-			
Geneva Mid School # 2	Geneva, II	Jim Kafer	630-463-3812	2006
Bolingbrook #2	Bolingbrook, Il	Alec Anderson	630-679-3451	2006
Geneva # 3	Geneva, II	Jim Kafer	630-463-3812	2006
Belvidere # 2	Belvidere, II St. Joseph II	Art Commare Mr. Zimmerman	815-509-9670 217-469-2586	2006 2006
St Joseph High School Frankfort # 2	St. Joseph, II Frankfort, II	Dan Spacek	815-469-7931	2006
Bartlett High School	Bartlett, II	Joe Creadon	847-888-5000	2006
Larkin High School	Elgin, Il	Joe Creadon	847-888-5000	2006
St. Thomas More	Champaign, II	Tim Millage	217-352-7210	2006
Mattoon High School	Mattoon, II	Tom Sherman	217-258-5299	2006
Waubonsie High School	Aurora, II	Jim Janski	630-375-3277	2006
Marist High School	Chicago, II	Mark Zavagnin	773-881-5345	2006
T.F. North high School	Calumet City, II	Jim Francus	708-585-1030	2006
Cumberland High School	Toledo, II	Mary Edwards	217-923-3133	2006
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Riverside-Brookfield	Brookfield, II	Gary Johnson	708-442-7500	2006
Baxter Laboratories	Deerfield, II	Matt Schinners	847-948-2060	2006
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2007				
Carterville High School	Carterville, II	Brian Rogan	618-366-8957	2007
Danville High School	Danville, II	George Schildt	217-444-1022	2007
Belvidere # 3	Belvidere, II	Art Commera	815-509-9670	2007
Location	City	Contact	Phone	Installation Year
Plainfield	Plainfield, II	John Fay	815-439-3264	2007
Hampshire High School	Hampshire, II	Jim Wallace	847-683-2522	2007
Bloom Trail High School	Chicago Hts, II	Mark Sheahan	708-755-7010	2007
Metropolis H S	Massac County, II	Steve Woodward	618-524-3440	2007
Paxton High School	Paxton, II	John Overstreet	217-379-4331	2007
Olympia High School	Stanford, II	Mike Lootens	309-379-5911	2007
Eisenhower High School	Blue Island, II	Jim Kuiken	708-597-6300	2007
Crystal Lake South	Crystal Lake, II	Gary Ryg	815-455-8500	2007
Cary Grove High School	Cary, II	Gary Ryg	815-455-8500	2007
Fairfield High School	Fairfield, II	David Savage	618-842-2649	2007
Coal City High School	Coal City, II	Dan Hutchens	815-634-2955	2007
Burlington High School	Burlington, II	Mike Schmitt	847-464-6030	2007
Burlington Mid School	Burlington, II	Mike Schmitt	847-464-6030	2007
Lane Tech High School DePaul University	Chicago, II Chicago, II	Bob Cuvala Rich Rio	312.366-5874 773-534-5857	2007 2007
Athens High School	Athens, II	Wade Meteer	217-636-8109	2007 2007
Athens High School			217-030-0109	2007
2008				
Johnsburg High School	Johnsburg, II	Pat Bingman	815-385-9233	2008
Heyworth High School	Heyworth, II	Jim Carter	217-352-2559	2008
Summit Jr. High	Summit, II	Basil Sabak	847-843-9301	2008
Great Lakes # 2	Great Lakes,II	Jake Johnson	847-366-4101	2008
T.F. South	Calumet City, II	Joe Daily	708-585-2302	2008
New Trier High School	Winnetka, II	Steve Holm	847-784-2077	2008
Arthur High School	Arthur, II	Ken Munds	217-254-0182 708-687-0500	2008
Oak Forest High School	Oak Forest, II	Brian Burke Gerald O'Keefe	847-695-0300	2008 2008
Elgin Accademy Robinson High School	Elgin, II Robinson, II	Terry Rouche	618-544-8834	2008
Paris High School	Paris, II	Jerry Whitacre	217-466-6170	2008
Mahomet High School	Mahomet, II	Matt Hensley	217-586-4962	2008
Woodstock High School	Woodstock, II	Mark Pitcher	815-276-3586	2008
Sullivan High School	Sullivan, II	Less Dillow	217-728-8311	2008
Crystal Lake North	Crystal Lake, II	Gary Ryg	815-455-8500	2008
Prairie Ridge High School	Crystal Lake, II	Gary Ryg	815-455-8500	2008
Assumption High School	Assumption, II	Kurt Corzine	217-226-4042	2008
Urbana High School	Urbana, II	Ota Dossett	217-202-5300	2008
Carlinville High School	Carlinville, II	Ken Garrison	217-854-3104	2008
Glenbard East	Lombard, II	Mark Kolkman	630-424-6700	2008
Glenbard South	Glen Ellyn, ll	John Treiber	630-469-6500	2008
Sandwich High School	Sandwich, II	Rick Schmitt	815-786-2157	2008
Troy Mid School	Plainfield, II Pomoovillo, II	Ken Surma	815-230-9965	2008
Romeoville H S Deerfield High School	Romeoville, II Deerfield, II	Gene Egizio Paul Mocconi	815-886-2700 224-765-1004	2008 2008
Saugatuck High School	Saugatuck, MI	Bo Johnson	517-524-6389	2008
Guilford High School	Rockford, II	Brad Seago	815-654-4868	2008
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2009				
Woodstock HS	Woodstock, II	Doug Smith	815-338-4370	2009
Flora HS	Flora, II	Skip Dillon	618-662-8316	2009
Naperville North HS	Naperville, II	Chuck Morris	530-556-3730	2009
St. Lawrence	Burbank, II	Janet Barham Bish Domon	708-458-6900	2009
Gibson City HS Brooks Middle School	Gibson City, II Bolingbrook, II	Rich Doman Bob Braasch	217-249-8303 815-434-6181	2009 2009
Brooks Middle School Orr Middle School	Bolingbrook, II Chicago, II	Sunny Jung	847-676-4300	2009 2009
Kaneland	Sugar Grove, II	Joe Papanicholas	847-394-6200	2009
Ranciana			- 047-394-0200	2000

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Westinghouse	Chicago		Rick Winkler	773-444-3474	2009
Willowbrook HS	Villa Pa		Charles Holznarth	815-332-2144	2009
Altamont HS	Altamo		Steve May	618-997-7223	2009
Jane Adams	Bolingb		Sherrie Duncan	530-969-7000	2009
Harrison HS	Lafayet		Michael Bennett	765-772-7566	2009
	Lafayet		Michael Bennett	767-772-7566	2009
Dwight HS	Dwight,		Al Wells	815-584-3314	2009
Glenbard North HS	Carol S	tream. II	Chuck Morris	630-878-9950	2009
Location	City		Contact	Phone	Installation Year
Ottawa High School	Ottawa	.	Mark Clinch	815-431-2453	2009
Baxter Labs	Deerfie		Jonathan Brazior	630-346-0340	2009
Metea HS	Aurora,		James Gillian	630-585-7220	2009
Tri Valley	Downs,		Brian Kautson	309-378-2911	2009
St. Scholastica	Chicago	o, II	Bill Sherry	773-508-7551	2009
Wilmington High School	Wilming	gton, IL	Bill Walsh	815-335-2336	2009
Marion Catholic HS	Woodst	tock, IL	Tom Landers	815-338-5883	2009
Streator High School	Streato	r, IL	Dr. Myers	815-672-0545	2009
Harrison High School	West L	afayette, IN.	Jerry Galema	765-463-3511	2009
Dwight High School	Dwight,	IL	Dale Adams	815-584-6200	2009
Glenbard North HS		tream, IL	Bill Iliff	630-681-3189	2009
Hamilton County High School	Mclean	sboro, IL	Mike Lewis	618-308-0795	2009
2010					
Casey-Westfield High School	Casey,	IL	Clyde Frankie	217-932-2175	2010
Geneva High School	Geneva		Jim Kafer	630-209-4712	2010
Notre Dame High School	Niles, II		Mike Hennessey	847-965-2900	2010
Catlin High School	Catlin, I		Ed Corbin	217-427-2116	2010
Streator High School	Streato		Kevin Myers	815-673-3637	2010
Martha Collins High School		ville, Ky.	Dan Lawson	502-773-7033	2010
Newton High School	Newton	•	Phil Benefeil	618-783-2303	2010
Marshall High School	Chicago	o, IL	Dorothy Gators	773-534-6457	2010
Minooka High School	Minook	a, IL	Rick Johnson	815-467-2140	2010
Grant High School	Fox Lal	ke, IL	Mark Barczak	847-587-1768	2010
Maine South High School	Park Ri	dge, IL	Mike Galis	847-692-8029	2010
Antioch High School	Antioch	i, IL	Jim Dennis	262-770-9182	2010
Bishop McNamara High School	Kankak		Ken Klipp	815-933-7620	2010
Shepard High School		leights, IL	Rodger Ford	708-243-3297	2010
Pontiac High School	Pontiac		Leo Johnosn	815-844-6113	2010
Rantoul High School	Rantou		Jerry Zackary	217-892-2151	2010
Arcola High School	Arcola,		Karl Parish	217-268-4962	2010
Willowbrook High School	Villa Pa		Dave Andrews	630-530-3406	2010
Auburn High School	Auburn	, IL	Dave Bates	217-438-6549	2010
2011					
Warren High School	Gurnee	e, IL	Mark Pos	847-599-3171	2011
Genoa High School	Genoa,	IL	Jim Hughes	815-784-5111	2011
Laurenceville High School	Lauren	ceville, IL	Paul Higginbotham	618-943-3389	2011
Hampshire High School	Hamps	hire, IL	Chuck Bumbales	847-792-3569	2011
Grayslake High School	Graysla	ake, IL	Ron Kay	847-815-4016	2011
Centennial High School	Champ	aign, IL	Brian Easter	217-351-3988	2011
The Lakes High School	Lake Vi		Troy Parola	847-838-7100	2011
Pawnee High School	Pawnee		Pat Langheim	217-625-2471	2011
Urbana High School	Urbana		Ota Dossett	217-384-3533	2011
Aurora Christian High School	Aurora,		Don Davidson	630-264-4020	2011
Deerfield High School	Deerfie		Tom Gillhouse	224-632-3111	2011
Yorkville High School	Yorkvill		Seth Schoonover	630-553-4403	2011
LeRoy High School	LeRoy,		B.J. Zeleznik	309-926-2911	2011
Liberty High School Montini Catholia High School	Liberty,		Mark Brassfield	217-645-3389	2011
Montini Catholic High School	Lombar Torro H		Don Riley Bon Clinkonhoord	630-627-6930	2011
Vigo North High School		laute, IN	Ron Clinkenbeard Brian Mancuso	812-462-4312	2011
Vigo South High School Vigo West High School		laute, IN	Thomas Balitewicz	812-462-4252	2011
Nigo West High School North Chicago High School		laute, IN Shicago, IL	Jim Hintz	812-462-4282 847-689-8150	2011 2011
		moauo. IL			2011

North Chicago, IL

North Chicago High School

Jim Hintz

847-689-8150

2011

Martinsville High School	Martinsville, IN	Don Lipps	765-342-5571	2011
Mattoon High School	Mattoon, IL	Tom Sherman	217-238-8850	2011
Muncie Central High School	Muncie, IN	Mike Schuck	765-747-5260	2011
Streamwood High School	Streamwood, IL	Steve Gertz	630-213-5631	2011
Neauqua Vally High School	Naperville, IL	Barb Barrows	630-428-6849	2011
Monticello High School	Monticello, AR	Bobby Harper	870-367-4050	2011
Location	City	Contact	Phone	Installation Year
2012		-		
New Hanover Middle School	Ceder Lake, IN	Carol Kaiser	219-374-3500	2012
Streamwood High School	Streamwood, IL	Steve Gertz	630-213-5631	2012
Harlan County High School	Baxter, KY	Bob Howard	606-574-2020	2012
Sarah E. Goode Stem Academy	Chicago, IL	Daryl Lesney	773-444-3474	2012
Archbishop McNicholas High School	Cincinnati, OH.	Robert Heise	513-231-3500	2012
Geneseo High School	Geneseo, IL.	Travis Mackey	309-945-0304	2012
Manteno High School	Manteno, IL.	Ryan Kemp Dick Duval	815-928-7104 217-469-2332	2012 2012
St. Joseph-Ogden High School Geneva High School	St. Joseph, IL. Geneva, IL.	Jim Kafer	630-463-3812	2012
Monticello High School	Monticello, IL	Randy Moss	217-762-8511	2012
Cook County Boot Camp	Chicago, IL	Scott Bronson	773-523-1111	2012
Madison Central High School	Richmond, KY	Todd Wilson	859-625-6109	2012
Stevenson High School	Lincolnshire, IL.	Jeff Green	847-634-4000	2012
Grayslake North High School	Grayslake, IL	Dr. Catherine Finger	847-986-3171	2012
Glenbrook South High School	Glenview, IL	Steve Rockrohr	847-486-4425	2012
Waubonsie High School	Aurora, IL	Mike Rogowski	630-375-3393	2012
Oak Forest High School	Oakforest, IL	Tom O'Malley	708-396-8426	2012
Bremen High School	Midlothian, IL	Tom O'Malley	708-396-8426	2012
Hillcrest High School	Country Club Hills, II	Tom O'Malley	708-396-8426	2012
Tinley Park High School	Tinley Park, IL	Tom O'Malley	708-396-8426	2012
Naperville North High School	Naperville, IL	Doug Smith	630-420-6490	2012
Glenbard South High School	Glen Ellyn, IL	John Treibar	630-469-6500	2012
Dundee Crown High School	• •	Keith Heinz	847-532-6704	2012
H.D. Jacobs High School	Algonquin, IL	Keith Heinz	847-532-6704	2012
Providence Catholic High School	New Lenox, IL	Doug Ternik	815-4852136	2012
Burlington Central High School	Burlington, IL	Mike Halfpenny	847-464-6050	2012
St. Joseph High School	South Bend, IN	Mrs. Susan Richter	574-233-6137	2012
Brighton Park Elementary	Chicago, IL	Dr. Erma Smith	773-535-7237	2012
Burley Middle School	Chicago, IL	Abby Kelly	773-612-3595	2012
St. Anne High School	St. Anne, IL	Tom Montemayer	815-427-8141	2012 2012
Bloom High School Douglas Park	Chicago Heights, IL Chicago, IL	Chuck Morris	708-755-7010 630-556-3730	2012
Glenbard East High School	Lombard, IL	Mark Kolkman	630-424-6700	2012
University of the Cumberlands	Williamsburg, KY	Randy Vernon	606-539-4540	2012
North Knox High School	Bicknell, IN	Dr. Darrel Bobe	812-735-4434	2012
Location	City	Contact	Phone	Installation Year
Bloomington Central High School	Bloomington, IL.	Doug Adkins	309-661-7000	2013
Mandrake Park	Chicago, IL.	John Keno & Co.	773-380-0700	2013
Fisher High School	Fisher, IL.	Greg Liestman	217-377-8530	2013
Zion-Benton High School	Zion, IL.	John Pekkarinen	847-336-0280	2013
Assumption High School	Assumption, IL.	Kent Stauder	217-768-2155	2013
River Park	Chicago, IL.	Wassim Kemied	773-988-8481	2013
Rotolo Middle School	Batavia, IL.	Orange Crush LLC.	708-544-9440	2013
Belvidere North High School	Belvidere, IL.	Brian Houy	815-547-6346	2013
Belvidere Middle School	Belvidere, IL.	Brian Houy	815-547-6346	2013
Sycamore High School	Sycamore, IL.	Kreg Wesley	815-899-8129	2013
St. Francis High School	Wheaton, IL.	Northern Builders	847-678-5060	2013
Bolingbrook High School	Bolingbrook, IL.	Jon Zon Mika DiFiera	815-325-1507	2013
Hanson Stadium	Chicago, IL.	Mike DiFiore	773-778-8583	2013
Liberty Jr. High Martino, Ir. High	New Lenox, IL	Gallagher Asphalt	708-877-7160	2013
Martino Jr. High Clenhard East High School	New Lenox, IL	Gallagher Asphalt Mark Kolkman	708-877-7160 630-424-6700	2013 2013
Glenbard East High School Newton High School	Glen Ellyn, IL Newton, IL.	Chris Parr	618-783-3065	2013
El Paso High School	El Paso, IL.	Mike Schwichtenberg	847-924-5121	2013
Highland Park High School	Highland Park, IL.	Paul Mocogni	224-632-3031	2013
Troy Middle School	Plainfield, IL.	Tim Wojarowski	815-267-7116	2013
			013-207-1110	2010

Hillcrest High School	Springfield, MO.	Kim Diehls	417-864-3800	2013
Glendale High School		Kim Diehls	417-864-3800	2013
2014				2014
New Paris High School	Paris, IL.	Feutz Contractors	217-465-8402	2014
Brother Rice High School	Chicago, IL.	Tom Wazio	773-429-4343	2014
Crane High School	S :	Wight & Co.	630-969-7000	2014
Ames Middle School	-	Reliable & Assoc.	312-666-3626	2014
St. Ignatius College Prep.	-	MC Sports	847-277-2578	2014
Neaqua Valley High School		Todd Depaul	630-675-3175	2014
Wilson Field - Chicago Park District	Chciago, IL.	Burling Builders	312-224-4300	2014
Loyola University	Chicago, IL.	Tom Hitcho	773-508-2567	2014
Hickory Creek Middle School	-	Dan Spacek	815-557-3068	2014
Wheaton Academy	West Chicago, IL.	Todd Jaabay	847-673-0010	2014
Richmond-Burton High School	Richmond, IL.	Pat Elder	815-678-7548	2014
Marlow Middle School	Lake in the Hills, IL.		847-659-6158	2014
Geneva North Middle School		Scott Ney	630-463-3020	2014
Geneva South Middle School	Geneva, IL.	Scott Ney	630-463-3020	2014
Cumberland High School		Roy Clapp	217-923-3133	2014
St. Scholastica	· · · · · · · · · · · · · · · · · · ·	Tom Hitcho	773-508-2567	2014
	Chicago, IL. Marengo, IL.		815-501-3920	2014
Marengo High School	-	David Engelbrecht Linda Peete	708-367-8264	2014
Crete-Monee High School	,	Mike Brehm	217-379-4331	2014
Paxton High School	,			
Bartlett High School		Joe Creden Bill Boumonn	847-833-7040	2014 2014
Oswego East High School	Oswego, IL.	Bill Baumann	630-554-0480	
Oswego High School	Oswego, IL.	Bill Baumann	630-554-0480	2014
Location	City	Contact	Phone	Installation Year
2015 Ball County Llink School	Dinavilla KV	Bo Green	606 409 4440	2015
Bell County High School	Pineville, KY.		606-428-1110	2015
Lindblom Park	Chicago, IL.	Chicago Park District	312-747-6443	2015
Cental Greens Park	Indianapolis, IN.	City of Indianapolis	317-327-7607	2015
National Teachers Academy	Chicago, IL.	Chicago Public Schools	773-534-9970	2015
Olympia High School	Stanford, IL	Brian Roney	309-379-5911	2015
Altamont High School	,	Alan Whitt	618-267-6198	2015
Arthur High School	Arthur, IL.	Jared Vanausdoll	217-543-2146	2015
Lake Central High School		CHRIS ENYEART	219-365-8551	2015
Woodlawn Middle School		Mike Shrake	847-821-6206	2015
Twin Groves Middle School		Mike Shrake	847-821-6206	2015
Heinman Middle School	Algonquin, IL.	Doug Renkosik	847-659-6161	2015
Huntley Middle School	Dekalb, IL.	Scott Johnson	815-398-1231	2015
Rockford Christian High School	Rockford, IL.	Ricardo Viera	815-509-2365	2015
Gibson City High School	3 ·	Rich Doman	217-249-8303	2015
Flora High School	Flora, IL.	Bob McNeely	618-662-8316	2015
Carlinville High School	Carlinville, IL.	Mike Kelly	217-854-3104	2015
Lake Shore Park	Chicago, IL.	Chicago Park District	312-742-7891	2015
Monticello High School	Monticello, IL.	Art Sievers	217-762-8511	2015
Crown Point High School	Crown Point, IN.	Bill Dorulla	219-663-4885	2015
East Central High School	St. Leon, IN.	Don Stonefield	812-576-4811	2015
Chesterton Middle School	Chesterton, IN.	Rich Gross	219-983-3776	2015
Southwest Area School	-	Chicago Public Schools	312-744-3090	2015
Clay Community High School	5 57	Mike Howard	812-263-8768	2015
Danville High School		Ronald Henton	217-444-1022	2015
Lane Tech High School	Chicago, IL.	Chris Scott	773-534-5893	2015
2016 Maridian Ulah Cahaal	Marka II		047 400 0004	0040
Meridian High School		Christy-Foltz	217-428-8601	2016
Ressurection College Prep	Chicago, IL.	Steve Sutter	773-775-6616	2016
Walther Lutheran High School	Melrose Park, IL.	Jim Urban	708-975-1216	2016
Highland High School	Highland, IL.	Christ Bros.	618-537-6174	2016
Highland Middle School	Highland, IL.	Christ Bros.	618-537-6174	2016
Taylorville High School	Taylorville, IL.	John Goetz	217-787-1384	2016
Indian Creek Middle School		LJ Dodd	630-554-8511	2016
Grayslake Central High School	Grayslake, IL.	Ron Kay	847-986-3375	2016
Robinson High School	Robinson, IL.	Kelly Bookman	618-544-9510	2016
	-			
The Lakes High School Grant High School	-	Kenneth Mlincsek Curt Sheets	847-838-7100 847-973-3410	2016 2016 2016

Glenbard North High School	Carol Stream, IL	Bill Iliff	630-681-3189	2016
Glenbard East High School	Lombard, II	Mark Kolkman	630-424-6700	2016
West Charlotte High School	Charlotte, NC.	Hellas Construction	512-250-2910	2016
Heyworth High School	Heyworth, IL.	Ty Wolf	309-473-2322	2016
Old Orchard Jr. High	Skokie, IL.	Tara Hillard	847-676-9000	2016
Bloom High School	Chicago Heights, IL	Bill Brink	708-758-7000	2016
Metropolis High School	Metropolis, IL.	Parker Windhorst	618-524-3440	2016
Coal City High School	Coal City, IL	Dan Hutchings	815-634-2396	2016
Location	City	Contact	Phone	Installation Year
2017	5.4.4.4			
Batavia High School	Batavia, IL.	Mark Labno	630-257-2431	2017
Hamilton Co. High School	McLeansboro, IL.	Marilyn Lewis	618-643-2328	2017
Naperville North High School	Naperville, IL. Genoa, IL	Kathy Kavanagh	630-420-6490 815-784-5111	2017 2017
Genoa-Kingston High School Salt-Fork High School	Catlin, IL.	Phillip Jerbi Eric Free	217-427-5421	2017
Waggener High School	Louisville, KY.	Donnie Manford	502-368-4484	2017
Holy Cross High School	Louisville, KY.	Donnie Manford	502-368-4484	2017
Mississinewa High School	Gas City, IN.	Randy Pierce	765-664-5161	2017
Cary-Grove High School	Cary, IL.	Jeff Daurer	815-455-8500	2017
Crystal Lake South High School	Crystall Lake, IL.	Jeff Daurer	815-455-8500	2017
Arcola High School	Arcola, IL.	Ken Vogt	217-268-4962	2017
Sauganash Elementary	Chicago, IL.	F.H. Paschen	773-444-1631	2017
Weiss Field Waukegan HS	Waukegan, IL.	Sam Taylor	847-360-5635	2017
Carrollton High School	Carollton, IL.	Dave Leonatti	217-789-9515	2017
Brooks College Prep	Chicago, IL.	Andrew Charlton	773-628-7011	2017
Hampshire High School	Hampshire, IL.	Bruce Batt	847-532-6700	2017
HD Jacobs High School	Algonquin, IL.	Bruce Batt	847-532-6700	2017
Dundee Crown High School	Carpenterville, IL.	Bruce Batt	847-532-6700	2017
Pontiac High School	Pontiac, IL.	John Tibbs	815-844-6113	2017
St. Xavier University Belvidere Middle School	Chicago, IL.	Mike Feminis	630-217-0555	2017 2017
Bremen High School	Belvidere, IL. Midlothian, II	Bryon Houy Tom O'Malley	815-547-6346 708-371-3600	2017 2017
Tinley Park High School	Tinley Park, II	Tom O'Malley	708-371-3600	2017
Oak Forest High School	Oakforest, IL	Tom O'Malley	708-396-8426	2017
Hillcrest High School	Country Club Hills,		708-396-8426	2017
Rantoul High School	Rantoul, IL.	Travis Lesner	217-892-6117	2017
Belvidere High School	Belvidere, IL.	Brian Houy	815-547-6346	2017
North Davies High School	Elnora, IN	Shannon Brock	812-355-2671	2017
Hitch Elementary	Chicago, IL.	Stephen Cho	630-655-9567	2017
Tri-Valley High School	Downs, IL.	Cade Hasselbring	309-261-1284	2017
Sullivan High School	Sullivan, IL.	Kevin Landrus	217-722-5750	2017
Hoopeston High School	Hoopeston, IL	Mark Eighner	217-283-6661	2017
Thorton High School	Harvey, IL.	Kent Blankenship	708-333-0903	2017
Thornridge High School	Dolton, IL.	Kent Blankenship	708-333-0903	2017
Thornwood High School	South Holland, IL.	Kent Blankenship	708-333-0903 317-596-6371	2017
South Henry High School Location	Straughn, IN. City	MacDougall Pierce Contact	317-596-6371 Phone	2017 Installation Year
2018	Oity	Somaci		mstanation real
Dwight High School	Dwight, IL.	Andy Pittenger	217-588-1569	2018
Geneva High School	Geneva, IL.	Dave Carlie	630-463-3813	2018
Lake View High School	Chicago, IL.	Blinderman Construction	312-982-2600	2018
Praire Ridge High School	Praire Ridge, IL.	Jeff Carr	815-455-8500	2018
Crystal Lake Central High School	Crystal Lake, IL.	Jeff Carr	815-455-8500	2018
Ottowa High School	Ottowa, IL.	Scott Clinch	815-488-0115	2018
Manteno High School	Manteno, IL.	Kyle Flanigan	815-928-7104	2018
Lakeland High School	Lakeland, IN.	API Construction	260-897-2743	2018
Morris High School	Morris, IL.	R.L. Sohol	815-436-1177	2018
Cowden-Herrick High School	Cowden, IL.	Daryl Gordon	217-783-2126	2018
Eckersall Stadium	Chicago, IL.	Chicago Public Schools	773-534-9970	2018
Fernwood Elementary School	Chicago, IL.	Chicago Public Schools	773-534-9970 217-841-2125	2018 2018
Centennial High School Central High School	Champaign, IL. Louisville, KY.	Tim Popovich Riverside Paving	502-368-4484	2018
Brownstown High School	Brownstown, IN.	Troy Martin	812-522-6973	2018
Illinois Valley High school	Chillicothe, IL.	Dan Camp	309-453-0960	2018
minolo valicy right school		Dan Quinp		2010

Urbana High School	Urbana, IL.	Matt Abbatessa	217-202-5322	2018
Harter Middle School	Sugar Grove, IL.	Wold Ruck Pate Arch.	847- 241-6100	2018
Woodstock High School	Woodstock, IL.	Ken Roiland	815-338-3397	2018
Woodstock North High School	Woodstock, IL.	Ken Roiland	815-338-3397	2018
New Trier High School	Northfield, IL.	Bill Bowes	<u>847- 550-9681</u>	2018
Bloom High School	Chicago Heights, IL.	Ken Korbel	708-755-7010	2018
UIC High School (Jackman Field)	Chicago, IL.	Dave Humphrey	312-270-3089	2018
Lake Forest Academy	Lake Forest, IL.	Danny Volbrecht	847-471-6010	2018
Location	City	Contact	Phone	Installation Year
2019				0040
Whitney Young High School	Chicago, IL.	K.R. Miller Contractors	708-259-6035	2019
Steinmetz College Prep.	Chicago, IL.	Wassim Kmeid	773-988-8481	2019
Monticello School District	Monticello, AR.	Redstone Construction	501-374-1557	2019
Seymour Middle School	Seymour, IN. Wheatfield, IN.	All-Star Paving	812-522-4477 219-887-5233	2019 2019
Kankakee Valley High School LaSalle Language Academy	Chicago, IL.	Gariup Construction All-Bry Construction	630-655-9567	2019
Maine West High School	Des Plaines, IL.	Abbey-Paving	630-585-7220	2019
Bolingbrook High School	Bolingbrook, IL.	Integral Construction	844-317-7403	2019
Brooks Middle School	Bolingbrook, IL.	Integral Construction	844-317-7403	2019
John J. Lukancic Middle School	Romeoville, IL.	Integral Construction	844-317-7403	2019
Jane Adams Middle School	Bolingbrook, IL.	Integral Construction	844-317-7403	2019
Romeoville High School	Romeoville, IL.	Integral Construction	844-317-7403	2019
Round Lake High School	Round Lake, IL.	Superior Paving	847-587-1292	2019
Dunbar Park	Chicago, IL.	Wassim Kmeid	773-988-8481	2019
Grays Lake North High School	Grays Lake, IL.	Dr. Michael G. Zelek	847-986-3445	2019
Evergreen Park High School	Evergreen Park, IL.	Tim Donohoe	708-398-1287	2019
Johnsburg High School	Johnsburg, IL.	Tom Schwartz	815-385-6916	2019
West Frankfort High School	W. Frankfort, IL.	Baysinger Architects	618-993-8250	2019
Thornton Fractional N High School	Calumet City, IL.	Chicagoland Paving	847-550-9681	2019
Thornton Fractional S High School	Lansing, IL.	Chicagoland Paving	847-550-9681	2019
Ogden Park	Chicago, IL.	Friedler Construction	773-489-1818	2019
Western Boone High School	Thorntown, IN.	Precision Construction	219-924-0044	2019
McCracken Field	McHenry, IL.	Hugh Flack	815-385-7900	2019
Mary Gage Peterson Elementary	Chicago, IL.	Friedler Construction	773-489-1818	2019
Summit Jr.Hill High School	Frankfort, IL.	Summit Hill SD #161	815-469-9103	2019
McKinley High School	Champaign, IL	Dan Long	217-841-5575 217-367-3526	2019
St. Joseph-Ogden High School	St. Joseph, IL. Niles, IL.	Cross Construction	847-965-2900	2019 2019
Notre Dame College Prep. Athens High School	Athens, IL.	Michael Hennessey Scott Laird	217-636-8761	2019
Roxana High School	Roxana, IL.	Mark Briggs	618-254-7553	2019
Larkin High School	Elgin, IL.	Jeff Meindel	847-697-6700	2019
St. Ignatius College Prep.	Chicago, IL.	Robert Smith	312-833-7244	2019
Location	City	Contact	Phone	Installation Year
2020				
Taft High School	Chicago, IL.	Chicago Public Schools	773-534-9970	2020
Englewood High School	Chicago, IL.	Chicago Public Schools	773-534-9970	2020
Jefferson Jr. High	Woodridge, IL.	Woodridge School Dist 68	630-795-6800	2020
Edgewood High School	Elletsville, IN	Richland-Bean Blossom School Corp.	812-876-7100	2020
Rochester High School	Rochester, IN	Greg Martz	574-855-2655	2020
Zion-Benton High School	Zion, IL.	John Pekkarinen	847-336-0280	2020
Yorkville High School	Yorkville, IL	Pat Brown	630-553-4380	2020
Paris High School	Paris, IL.	Mick Roberts	217-466-6170	2020
Perspective Charter School	Chicago, IL.	Skender Construction	847-487-2587	2020
Stevenson High School	Lincolnshire, IL.	Gilbane	414-287-2649	2020
Laraway Middle School	Joliet, IL.	Joe Salmieri	815-727-5115	2020
St. Joseph High School	South Bend, IN.	Kevin Mackey	574-276-5953	2020
Concordia Seminary	Concordia, IN.	Aaron Lybarger	260-438-3126	2020
Clinton High School Indian Creek Middle School	Clinton, IL. Waterman, IL.	Clinton CUSD #15 Matt Adas	217-935-8321 815-484-4300	2020 2020
Hibbard Elementary	Chciago, IL.	Matt Adas Chicago Public Schools	815-484-4300 773-534-9970	2020 2020
Bureau Valley High School	Manlius, IL	Bureau Valley CUSD # 30	815-445-3101	2020
Mississippi National Guard	Jackson, MS	Mississippi National Guard	601-313-1900	2020
Marengo High School	Marengo, IL.	David Engelbrecht	815-501-3920	2020
Humphrey Middle School	Bolingbrook, IL	Valley View School Distrct	815-886-2700	2020
Transpiroy Middle Conool			010-000-21-00	

Rock Island High School	Rock Island, IL.	Rock Island-Milan School District 41	309-793-5400	2020
North Mac High School	Virden, IL	North Mac CUSD # 34	217-627-2915	2020
Location	City	Contact	Phone	Installation Year
2021				
Marteno	New Lenox, IL	International contractos	630-834-8043	2021
Liberty	New Lenox, IL	International contractios	630-834-8043	2021
Rickover	Chicago, IL	Path Construction	847-398-7100	2021
New Haven	New Haven, IN	API	260-897-2743	2021
Sycamore High School	Sycamore, IL	Nick Sloat	847-742-7828	2021
Lake Park	Roselle, IL	Chicagoland	847-550-9681	2021
Carlinville High School	Carlinville, IL	Becky Schuchman	217-854-9823	2021
Robinson High School	Robinson, IL	Josh Quick	618-553-8298	2021
Willowbrook	Villa Park, IL	Tom Manka	630-530-3996	2021
Harlan County High School	Harlan, KY	Eugene Farmer	606-573-8750	2021
Knoxville	Knoxville, TN	Knoxville Catholic HS	865-696-1049	2021
Mahomet	Mahomet, IL	Matt Hensley	217-586-4962	2021
North Chicago High School	Chicago, IL	Brian Arnold	847-578-1529	2021
Evangelical Christian	Ft. Myers, FL	Scott Guttery	239-936-3319	2021
Grant High School	Fox Lake, IL	Tom Ross	847-973-3412	2021
LeRoy High School	LeRoy, IL	BJ Zeleznik	309-825-7898	2021
Berry Hill	Tulsa, OK	Hellas Construction	512-250-2910	2021
Shephard	Palos Heights, IL	Chris Osinski	312-931-7465	2021
Olympia High School	Stanford, IL	Scott Thornton	309-379-3303	2021
Richards	Oak Lawn, IL	Chris Osinski	301-931-7465	2021
Location	City	Contact	Phone	Installation Year
2022			055 007 4404	
Owen Valley	Spencer, IN	Precision Construction	855-697-4194	2022
Hammond Central	Merriville, IN	Luis Garcia	219-756-2200	2022
Chester Marrian Dark	Chester, IL	Baysinger	618-993-8250	2022
Morgan Park	Chicago, IL	Friedler Bon Hettel	773-489-2020	2022 2022
Troy Middle School Marlow Middle School	Plainfield, IL	Ben Hettel	815-267-7116 847-659-6163	2022 2022
Waubonsie High School	Algonquin, IL Aurora, IL	Doug Renkosik Indian Prairie CUSD 204	630-375-3073	2022 2022
Kouts	Kouts, IN	Don Lauridsen	219-766-2231	2022
Washington	Kouts, IN	Don Lauridsen	219-766-2231	2022
Morgan	Kouts, IN	Don Lauridsen	219-766-2231	2022
Assumption High School	Assumption, IL	Sean Hayes	217-768-2155	2022
Millington Central	Millington, TN	Deea Lester	901-873-5680	2022
Charles Sahs	Chicago, IL	David Zurek	708-921-6596	2022
Grayslake	Grayslake, IL`	Bill Bowes	847-550-9681	2022
Glenbard West	Glen Elyn, IL	Terri Musick	708-658-0252	2022
Maine South	Park Ridge, IL	Jeff Machaj	847-766-5550	2022
Heritage	New Haven, IN	Aaron Lybarger	260-897-2743	2022
McCHenry	McHenry, IL	Mike Cederlund	815-923-2204	2022
Romeoville High School	Romeoville, IL	Tim Angerame	708-544-9440	2022
Wilmington	Wilmington, IL	Matt Swick	815-926-1751	2022
Judson College	Elgin, IL	John Shales	847-989-7468	2022
Georgetown	Georgetown, IL	Engie	913-549-7787	2022
Vaugn	Chicago, IL	CPS	773-553-1000	2022
Richmond-Burton High School	Richmond, IL	Scott Witikka	847-256-3800	2022
Auburn	Auburn, IL	David Bates	217-438-6549	2022
Harrison	Lafayette, IN	Patty Manava	765-269-8424	2022
McCutcheon	Lafayette, IN	Patty Manava	765-269-8424	2022
Wheaton Academy	West Chicago, IL	Brad Byrne	630-562-7523	2022
Hoover	Calumet City, IL	Integral Construction	844-317-7403	2022