Request for Proposal (RFP) for Threat Assessment Revision Consultation

RFP: 19-19

Minneapolis Public Schools - Special School District No. 1

1250 West Broadway Ave
Minneapolis, Minnesota 55413-2398
Russell Graham
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Issued: Tuesday June 11, 2019
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SECTION I: OVERVIEW

A. Project Objective

Minneapolis Public Schools (MPS) is seeking proposals from companies and individuals wishing to provide Threat Assessment Revision Consultation.

Minneapolis Public Schools or Special School District Number 1 (SSD #1) is a school district that is coterminous with the City of Minneapolis, Minnesota. With authority granted by the state legislature, the school board makes policy, selects the superintendent, and oversees the district's budget, curriculum, personnel, and facilities. Students speak ninety different languages at home and most school communications are printed in English, Hmong, Spanish, and Somali. The District covers over 70 school programs and 75 sites, with approximately 36,000 students and 5,100 staff.

The District intends to select one company to provide the Threat Assessment Revision Consultation. To facilitate the submission and evaluation of proposals, this proposal provides additional background information regarding MPS that will be relevant to the proposal of the Threat Assessment Revision Consultation.

RFP Primary Objective 1: Gain a thorough understanding of the service/product capability in order to select, implement and operate a K-12 facility and student threat assessment process that is aligned with current best practice and flexible for future adjustments.

RFP Primary Objective 2: Gain a thorough understanding of the Threat Assessment Revision Consultation total proposed costs. Including but not limited to: consultant hours for assessment of currents systems, review of incidents, and implementation of any changes. Possibly including access to an intelligence apparatus to support reporting and assessment of threats to the district.

RFP Primary Objective 3: Select a company with a product/service strategy and product enhancement deliver/implementation history that will meet the District’s needs (for both for current use and future additional functionality) throughout the length of the contract.

B. Schedule of Proposal

1. Issue RFP: Tuesday June 11, 2019
2. Written Questions Due: Tuesday June 25, 2019 – 4PM
3. Intent to Submit a Proposal: Tuesday June 25, 2019 – 4PM
4. Responses to Questions: Monday July 1, 2019
5. Proposals Due: Tuesday July 16, 2019 – 2PM
6. Finalists Selected & notified: Tuesday July 23, 2019
7. Finalist Presentations: Week of August 5, 2019
8. Award bid – Selection: Tuesday August 13, 2019
9. District Approval: Tuesday September 10, 2019
10. Implementation: Monday September 16, 2019

C. Mandatory Intention to Submit Proposals

In order for your company to receive updates to this Request for Proposal, including responses to submitted questions from all participating companies, please complete Appendix 1: Intention to Submit a Proposal by Tuesday June 25, 2019. This document can be emailed to Russell.Graham@mpls.k12.mn.us. This will allow the District to provide timely information to interested parties. This document is a mandatory document, if this is not submitted in person or
by email by Tuesday June 25, 2019 by 4:00 PM CST; the company will not be able to participate in RFP 19-19 Threat Assessment Revision Consultation Threat Assessment Revision Consultation.

D. Submission of Written Questions
All questions about the RFP shall be submitted by e-mail by 4:00 p.m. Central Standard Time on or before Tuesday June 25, 2019 to: Russell Graham at Russell.Graham@mpls.k12.mn.us. The District will provide written responses to questions from prospective Proposers no later than Monday July 1, 2019 EOD, no further questions or inquiries will be allowed after that date until finalists are notified on Tuesday July 23, 2019.

E. Changes to the RFP
Vendors who are registered with MPS for this RFP will be notified by email of any changes in the specifications contained in this RFP. If any changes are issued to this RFP, a good faith attempt will be made to deliver the additional information to those persons or companies who, according to the records of MPS, have previously received a copy of and are registered (on the Intent to Submit form) with the District for this RFP.

F. Preparation of Proposal
1. Careful attention must be paid to all requested items contained in this Request for Proposal. Please read the entire package before bidding. Each proposal shall be prepared simply and economically avoiding the use of elaborate promotional materials beyond what is sufficient to provide a complete, accurate, and reliable presentation.
2. For ease of review, the proposals must follow the outline in Section III and IV of this request for proposal. Each response should be clearly numbered, and the full question listed.
3. Each page of the proposal must be sequentially numbered and include the proposing company’s name.
4. RFP must be double-spaced, with at least one-inch margins. Font must be at least 12-point. Any RFP submitted that is not double-spaced, uses margins less than 1-inch, and smaller than 12-point font will not be reviewed. There will be no exceptions.
5. Each response to questions in Section III and IV of the RFP must be appropriately labeled (e.g., Section III: General Business Questions, A. General Business Requirements, Question #1; etc.).
6. The RFP narrative for Section III-IV may not exceed twenty-five (25) total, not including appendices. RFPs exceeding the twenty-five (25) in Section III-IV will not be reviewed. There will be no exceptions.
7. Some questions in this RFP will require companies to submit documents as an Appendix. Applicants may wish to submit additional supplemental materials to support responses to questions in Section III and IV. If an applicant intends to include supplemental materials with responses to questions in Sections III and IV of the RFP, separate appendices for each part must be developed. Each appendix should be clearly labeled (e.g., Appendix A: Financial Records, etc.).
8. All appendix materials (e.g., sample letters, curricula, lesson plans, progress reports, academic effectiveness data, etc.) must be labeled with the name of the company and reference the appropriate section and question (e.g., Section C: Description of Expected Services 1a). Although there is no page limitation for the Appendix, the appendix should not be excessive in length. Applicants should also ensure the appendix items are appropriately described and referenced in the narrative section of the RFP.
9. The RFP must be submitted in the appropriate order. Each part of the RFP should be separated with a section divider listing the title of the next part of the RFP that is enclosed. This divider should be a true tab divider not a single page. All RFPs should follow the order below:
MPS RFP 19-19 Threat Assessment Revision Consultation

a. Company Information Cover Page (Provided in attached Appendix 2)
b. Table of Contents
c. Section III - General Business Information
d. Section IV - Project Scope
e. Appendix Materials (Appendix A-E)

10. Additional circumstances that may lead to RFP not being reviewed and/or selected:
   a. RFP was received after the deadline, which includes not on the deadline date but also after the deadline time.
   b. Applicant does not intend to complete criminal history checks on employees.
   c. Applicant’s previous clients have significant complaints regarding the quality of the Title services, communication issues, or other problems.
   d. Any section of the RFP is missing or incomplete.
   e. The RFP does not meet length, font, or other formatting requirements.

G. Submission of Proposals
In order to be considered for selection, companies must submit a signed physical and electronic (.pdf) response to this solicitation no later than 2:00 PM on Tuesday July 16, 2019. Late proposals shall not be accepted. Six (6) physical copies and one (1) electronic copy on USB flash drive must be submitted to:

Russell Graham
Minneapolis Public Schools
1250 West Broadway Ave.
Minneapolis, MN 55411
Phone: 612-668-0317

No other distribution of the proposal shall be made by the company. It is the sole responsibility of the company to assure that the proposal is delivered to the designated district office in Item H, above, prior to the deadline. No proposal received after the deadline will be considered. No unsolicited corrected or resubmitted proposals will be accepted after the proposal submission deadline. CD-ROMs and/or USB flash drives will not be returned.

H. Withdrawal of Proposals
A proposal may be withdrawn by the vendor prior to the date and time for submittal of proposals by means of a written request signed by the vendor or its properly authorized representative. Such written request must be delivered to Russell Graham at Russell.Graham@mpls.k12.mn.us. This written request can be either electronic or a hard copy format.

I. Finalist’s Presentation
The District’s RFP Evaluation Committee will invite finalists to meet with the evaluation team the Week of August 5, 2019. The District is requesting that all finalists provide program demonstrations. The Evaluation Committee will attend and score vendor demonstrations. This is a mandatory meeting for the finalists selected. More information regarding the Finalist’s presentation to occur when Finalists are notified, Tuesday July 23, 2019.

J. Evaluation and Selection Process
1. The Threat Assessment Revision Consultation Evaluation Committee members will include but is not be limited to a minimum of one member from at least two departments to be
named by the Director, Emergency Management, Safety & Security. Potential participating committee members from departments could include, but not be limited to:

a. Emergency Management, Safety & Security  
b. Student Support Services  
c. Risk Management  
d. Procurement

2. Proposals, responses, presentations and references will be included as the Evaluation Committee recommends a solution for the District. Upon approval from the authorized District signer on Tuesday September 10, 2019, the District will then proceed with contract discussions with the selected vendor(s). The District has no liability to any vendor participating in this RFP process prior to when the authorized District signer signs a contract to that vendor.

3. Consensus on proposal selection will be determined by the Evaluation Committee reaching consensus on the selection. The Threat Assessment Revision Consultation Evaluation Committee members will use a rubric to evaluate the responses to the questions outlined in this RFP. The rubric will be provided when the Responses to Questions are due.

4. The Evaluation Committee will then only consider those proposals that meet the minimum service/product requirements for further evaluation. The Evaluation Committee will evaluate and score the vendor with regard to the scoring rubric that will be provided when the Responses to Questions are due.

K. Effective Period of Proposals
Proposals must state the period for which the proposal shall remain in effect (i.e., how much time does the District have to accept or reject the proposal under the terms proposed). Such period shall not be less than 120 days from the proposal date.

L. Bid Reservations
Notwithstanding any other provisions of this RFP, the District reserves the right to award this contract to the company(s) that best meet the requirements of the RFP, and not necessarily, to the lowest cost Proposer. Further, the District reserves the right to reject any or all bids, to award in whole or part, and to waive minor immaterial defects in bids. The District may consider, at its sole discretion, any alternative bid.

M. Notifications of Unsuccessful Vendors
The Evaluation Committee through the Procurement and Supply Chain Development, Russell Graham, shall notify all Vendors after the Finalists’ Presentations but no later than the award notification and approval to the District signer on Tuesday August 13, 2019.
N. Contract Negotiations
Negotiations may include all aspects of services and fees. After a review of the proposals, and in-person presentations, the District intends to enter into contract negotiations with the selected company(s). If a contract with the selected company is not finalized within 90 days, the District reserves the right to open negotiations with the next ranked company(s).

O. Award of Contract
The District reserves the right to award by Service Area or as a whole, whichever is deemed most advantageous to the District.

The selected company(s) shall be required to enter into a written contract or contracts with the District in a form approved by legal counsel for the District. This RFP and the proposal, or any part thereof, may be incorporated into and made a part of the final contract(s). The District reserves the right to negotiate the terms and conditions of the contract(s) with the selected Proposer(s).

P. Contract Term
It is the intent to award the contract(s) for an initial two (2) year period with no options to renew in alignment with the grant awarded to the district by the federal government. The decision to renew the contract(s) will be at the sole discretion of the District and agreed upon by both parties.

Proposers must agree to fix contract fees for each school district fiscal year (June 1 to July 31); it must give written notice to the District by February 1 of each contract year in advance of any fee change. Fees may be changed only for the single fiscal year. These fees are subject to negotiation and approval by the District.

Q. Disposition of Proposals
All materials submitted in response to this RFP will become the property of the District. All information submitted is considered public and may be disclosed to third parties.

R. Cost Incurred in Responding
This solicitation does not commit the District to pay any costs incurred in the preparation and submission of proposals or in making necessary studies for the preparation thereof, nor to procure or contract for services.

S. Assignment
The successful proposer shall not assign, transfer, convey, or otherwise dispose of the contract, or right, title of interest, or power to execute such a contract to any person, company, or corporation without the previous consent in writing by the District.

T. Causes for Termination
Causes for termination of the agreement may include any of the following: Failure to promptly and faithfully provide the services required at the prices indicated in the Proposal; violation of any law governing services provided to the District; failure to cooperate upon receiving any reasonable request for information or service; or improper actions of the officers or employees, which in the opinion of the District, would adversely affect its interest, or endanger the structure of the proposing company such as a spin off or merger which materially affects the terms of this agreement. The District may terminate the agreement without cause on 90-days’ notice. The District may terminate the agreement with cause on 30 days’ notice.
SECTION II: SCOPE OF SERVICES

A. Project Background

This section begins with some background information on the Minneapolis Public School District and then discusses the overall expectations for the Threat Assessment Revision Consultation, as well as the district’s specific needs. It also describes existing services and equipment that the Vendor may wish to incorporate into its design and the issues that need to be considered.

The Minneapolis Public Schools is the third largest K-12 District in Minnesota. Minneapolis, located in Hennepin County, is the largest city in the state of Minnesota, and is the 48th largest in the United States. The District covers over 70 school programs and 75 sites, with approximately 36,000 students and 5,100 staff.

70 school programs include:
- ✓ K-5 Schools: 19
- ✓ K-8 Schools: 17
- ✓ Middle Schools (6-8): 5
- ✓ High Schools (9-12): 7
- ✓ Special Education Schools: 2
- ✓ Specialty Schools: 1
- ✓ District Alternative Schools: 4
- ✓ Contract Alternative Schools: 12

Growth projection: stable
Superintendent: Ed Graff
Chief Operating Officer: Karen DeVet
Director, Emergency Management, Safety & Security: Jason Matlock
Procurement & Supply Chain Development: Russell Graham

Current Threat Assessment Revision Consultation Environment
- ✓ The Emergency Management, Safety & Security (EMSS) Department, led by Jason Matlock, currently conducts physical assessments of school safety and security of all buildings on a three-year rotation using a template built from national best practice documents. It also coordinates the district level threat assessment team that is made up of representatives from EMSS, Psychological Services, Social Work Services, Counseling Services, and when appropriate the Minneapolis Police Department. The district team then interfaces with the site team that typically consists of the Principal, a Teacher, any Mental Health Service Provider(s), and a Case Manager or Behavior Specialist. The current behavioral threat assessment model is a combination of the “Secret Service” and “Virginia” models.

There is a high level of interest among all user groups in a comprehensive Threat Assessment Revision Consultation with enhanced capabilities and functionality. The highest interest is in:

- ✓ A diverse and well-trained workforce that understands not only the fundamentals of threat assessment but the population the district serves.
- ✓ The understanding that the District’s priority is maintaining a safe and welcoming environment for all to support learning in a K-12 educational setting.
- ✓ Ability to provide a range of flexible services from program evaluation to creation and implementation.
Threat Assessment Revision Consultation Vision

The key success factor for this selection and installation of a vended solution are:

- Experience in threat assessment beyond academic constructs
- Knowledge around cultural factors that impact individual responses and biases
- Understanding of the unique environment Urban K-12 safety and security operates in
- Connection to proven training and technological solutions currently deployed in the field for both facility and behavior assessment

Threat Assessment Revision Consultation Stakeholders

Users of the Employee Benefits Program include:

- All District employees
- MPS Students
- MPS Parents
- MPS’ Community

B. Project Goals

1. Deconstruct the current threat assessment model at MPS to facilitate incorporation of new information and best practices
2. Explore a component that provides for informed participation from the general staff, students, and parents via awareness materials and reporting structures in order to expand the frequency and timeliness of assessment
3. Better define and support the post assessment management by the sites
4. Explore a system to house assessment data that can be monitored and updated
5. Explore active and passive technology to monitor district software platforms and public social media
6. Facilitate after action reviews of significant incidents of violence in schools to determine root cause and patterns
7. Develop a training plan for the teams on the new system

C. Emergency Management, Safety & Security Department

Emergency Management, Safety & Security Department Structure

- The EMSS Department provides support to all MPS District schools and administrative sites. It is committed to supporting safe and welcoming learning and work environments for students and staff in Minneapolis Public Schools. The work improves the District’s ability to respond to emergencies no matter how large or small.
- EMSS is organized into 3 major areas reporting to Jason Matlock:
  - Emergency Management: focusing on emergency plans including, Online site emergency plan/drill reporting and support, drill planning, the Incident Command System, evacuation plans, evacuation site MOU’s, inclement weather planning and onsite lockdown drill assistance, SETeam Training requests and other training requests.
  - Safety and Security: focusing on critical incident response, threat assessments, School Resource Officer management, site assessments and general safety and security inquiries/consultation, training, physical security projects, photo ID oversight and site video footage requests.
D. Description of Expected Services

1. MPS expects the highest level of quality, professionalism, and results from the Contractor and product and the development and implementation of services provided by them, including, but not limited to the following:
   a. Consultant shall comply with all applicable federal, state, and local statutes, laws, ordinances, rules and regulations, including securing and maintaining in force such permits, and licenses as are required by law in connection with the furnishing of services pursuant to this agreement.

2. MPS expects that success of the Contractors’ performance and product will be determined at the sole discretion of MPS.

3. MPS expects that success of the consultant’s performance and product will be determined by both qualitative and quantitative means of data collection and analysis.

4. Adhere to the local policies, directives and procedures as directed by the MPS Office of Emergency Management, Safety and Security (EMSS) and any written manual of instructions issued by MPS.

5. Provide written materials and recommendations to EMSS that will be considered MPS property moving forward.

SECTION III: GENERAL BUSINESS INFORMATION

A. General Business Requirements

1. Provide a general overview and brief history of your company, including parent and/or subsidiary companies, number of employees, and number of years of experience in the field related to this RFP.

2. Describe your company’s policy on changing the account manager on an account in the event MPS asks for a different representative or if it’s at the discretion of the company.

3. Do you have any existing or potential conflict of interest, direct or indirect, with MPS? If yes, please state the potential conflict of interest.

4. Within the past seven years, has your company been and/or is involved as a defendant in any lawsuits or administrative charges/complaints? Include those filed by or for customers or employees of customer companies. If yes, provide a brief summary of the case and its current status.

5. In the past seven years, has your company experienced any major debt restructure or bankruptcy proceedings? If yes, provide a brief summary.

6. List any contracts or business arrangements currently and/or formerly in place between your company and MPS.

7. MPS wants to ensure that companies have sufficient cash flow to serve as a preferred MPS vendor. Please provide the following financial information in totality for the last 3 years: Total Assets, Earnings before Interest & Tax, Net Sales, Market Value of Equity, and Total Liabilities. In the absence of audited financial records, the applicant may attach federal income tax returns, balance sheets, and/or budget accounting for revenues, expenses, and cash flows. List the attachments in a cover sheet for Appendix A.
8. Provide 5 current (no more than three years old) K-12 preferred. If K-12 not available, provide non K-12 customer references. For each reference, provide the following information in a table format in Appendix B:

<table>
<thead>
<tr>
<th>Description</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Customer Name</td>
<td></td>
</tr>
<tr>
<td>Customer Address</td>
<td></td>
</tr>
<tr>
<td>Current Telephone # of a rep. most familiar with the project/program</td>
<td></td>
</tr>
<tr>
<td>Description of services provided</td>
<td></td>
</tr>
<tr>
<td>Length of time services were rendered</td>
<td></td>
</tr>
<tr>
<td>Describe type of environment, audience and any other details that describes the type of work performed. I.E. Urban school district K-12.</td>
<td></td>
</tr>
</tbody>
</table>

B. Qualifications and Experience

1. Describe the experience of your company in providing Threat Assessment Revision Consultation solution for other school districts. Please include the company name, date established and the address of the office that would be assigned the District’s account. Include a brief description of the company’s history, growth, philosophy and culture, number of employees and number of years in business under the same name. If unable to provide for a school district, describe the experience for another company.

2. Describe the most significant challenge your company faced in the past two years pertaining to the services in this RFP and the actions/steps your company took to address the challenge.

3. Describe your company’s most important success in the past 2 years pertaining to the services in this RFP.

4. Describe your company’s most important success in the past 2 years as a company.

5. Please list your top three (3) competitors and detail out where your company has a competitive advantage over each.

6. What is your company doing to stay competitive in the marketplace?

C. Supplier and Employee Equity & Diversity, Sustainability and Community Engagement

1. One of the District's values is equity and diversity for employees, suppliers, and the products that are purchased. We support companies who support and exhibit equity and diversity in many different areas. Please explain, be specific, how your company supports and demonstrates this MPS value in regard to Supplier Diversity and Employee Diversity.

2. Is your company a certified, through a formal certification process from a Diverse Supplier company i.e. MMSDC, WBENC, Quorum etc. or 51% owned or controlled by an individual who represents a diversity category? If yes, please state which one.

3. If yes, please provide a copy of your certification documentation. If yes, but you do not have a certification document please state that here; MPS will also accept a notarized letter of affidavit.

4. Does your company subcontract to Diverse Suppliers? If yes, please provide your annual spend with subcontracted Diverse Suppliers. Do you plan on using subcontracted Diverse Suppliers in the provision of the services specified in this RFP?

5. One of the District's values is community engagement and involvement. Please describe, in detail, and provide some examples of how your company supports this MPS value.
6. One of the District's values is sustainability. Please describe, in detail, and provide some examples of how your company applies sustainable practices to your operations. I.e. Hybrid or Eco Friendly fleet, sustainable sourced moving supplies etc.

D. Business Ethics

1. How does your company protect confidential employee and customer information in compliance with applicable privacy legislation?
2. Provide details of where all system processing will be performed, and data stored, including information regarding your company’s data practices and procedures for ensuring confidentiality.
3. Describe your process for conducting background and reference checks on new hires including criminal checks and providing that information to School Districts.

E. Service Level Expectations

1. Describe your company's efforts and processes to ensure that services provided to us will completely satisfy or exceed our expectations.
2. Describe in detail your company's contingency plan for working around problems which may arise as a result of providing your services.
3. What contract cancellations or non-renewals have your company experienced over the last five (5) years? Please explain.
4. State your staff turnover rate of staff area for the last three years related to the services in this RFP. How do you see your staff turnover rate affecting customer service to Minneapolis Public Schools?
5. What turnover has your company experienced at the executive level over the last three years?
6. Please describe your structure for employee and company relationship, i.e., how many consultants, researchers, writers, etc.? Include the names of all professional staff who will be assigned to work on the District's account and a brief resume of their background and experience with an emphasis on K-12 education organizations. Please include a company chart to illustrate.
7. Who will be the main point of contact for MPS?
8. What are the hours of operation for your customer service and technical support?
9. A sample MPS contract is attached in Appendix 3. This contract is included to provide a sample of the level of service that will be required by MPS. MPS and the successful service provider(s) will decide together on the final contract that will be used to manage their relationship. Considering this information:
   a. What existing policies or suggestions does your company have in respect to penalties for non-performance of services (inaccurate/late billing and reporting, contract agreements not met, unavailability of service etc.)?
   b. Explain, in detail, your complaint escalation process if the contract is in breach.

F. Fees and Costs

The total cost of the award over two years cannot exceed $166,000

1. Describe detail your fee structure and additional costs, if any. The summary breakdown should clearly delineate initial costs vs. ongoing costs. Estimated costs should include but not limited to:
   a. Hourly rate for
      i. Research
ii. Program construction
iii. Moderation of After-Action Reviews
iv. Technology procurement or adjustment
v. Final report construction

2. Identify any and all commissions and fees that you would expect to receive from existing programs for services requested herein as well as additional services that you are recommending.

3. Identify any split commission or joint marketing arrangements with other agents, brokers, companies or associations.

4. Identify and describe any and all other fee-based related services that are available from your company.

5. Provide complete details of your pricing methodology.

6. Provide estimates around costs of MPS staff attending trainings provided by your company related to your threat assessment systems.

7. Are there any other costs MPS can anticipate that have not been identified in this RFP?

G. Reporting

1. Related to this RFP, Minneapolis Public Schools may require at least monthly and annual usage with the ability to sort and categorize information in accordance with the grant requirements. Is your company capable of providing the level of detail MPS requires, as described above? Please provide an example of this.

2. Is your reporting information available via hard and digital copy formats?

3. Describe in detail your company’s capabilities to provide ad hoc reports?

4. Does your company have web-based portals available for reporting purposes?

H. Billing and Payment

1. Does your company have automated invoicing and payment processes? If no, state below if your company is willing to transition to these methods for Minneapolis Public School invoicing.

2. What alternative payment and billing methods do you support (i.e., ACH and credit card)?

3. MPS pays its companies on a net 30-day term. Is this acceptable? If not, what are your standard payment terms?

4. Does your company offer a discount if Minneapolis Public Schools pays in Net 20, Net 10? If so, please list rebate or price discount.

5. To manage our Vendor Master profile in our procurement system, we prefer to remit payments to one central location only. If you have several offices, can we remit to one central location? If no, provide an explanation as to why this is not possible.

6. List the different methods in which your company is able to accept a Purchase Order (i.e., electronically, fax, phone, or mail).
SECTION IV: PROJECT SCOPE

A. Project Scope

1. Are there specific challenges working for a public sector organization vs. a private company? 
   a. Why or why not?
2. What specific experience does your organization have in working with juveniles? Please state a specific example including: name of business or school site, the age range of the juveniles and the demographics.
3. What specific training certifications or expertise do your consultants have?
4. Please describe the largest event or organization that your company has provided a similar service for: 
   a. What was the nature of the work of the organization/event?
   b. How many buildings comprised the portfolio?
   c. How in depth was the service?
      i. Site assessment
      ii. Behavioral detection training
      iii. Threat Assessment
      iv. Program development
      v. Technology integration
   d. Was this a single project or ongoing partnership?
5. What is you biggest barrier to an organization implementing your recommendations? What ways have you helped them overcome those barriers?
6. Where does a majority of your workforce currently reside geographically?
7. Our District is represented by a very diverse community. A majority of our diverse community is African American, Somali, Hmong, Hispanic and Native American. Do you have individuals available who speak other languages and/or understand those cultural norms as it pertains to threat assessment?
   a. What languages/cultures?
   b. If not, what is your contingency?
8. Please provide an outline of your typical template of recommendations for K-12 security and threat assessment (can be included in the Appendix)
9. Please provide a copy of your training and assessment philosophy (can be an Appendix). Describe the methodology behind it.

B. Wrap up to Project Scope Information

1. The District’s key objective is to get the best overall value, taking into account quality, cost, service, diversity, community involvement, sustainability and other relevant factors, for the services we intend to acquire. Because one of our objectives is to reduce our total cost of doing business, we ask you to summarize how you will help us accomplish this objective without compromising the overall value we receive from you.
2. Identify and describe any and all other related services or concepts that your company is offering as part of this proposal.
3. Is there any further information or comments pertinent to this RFP that you wish to add?
SECTION V: Appendix Requirements

A. Financial Records: MPS wants to ensure that companies have sufficient cash flow to serve as Title providers in our nonpublic school programs. Please provide the following financial information in totality for the last 3 years: Total Assets, Earnings before Interest & Tax, Net Sales, Market Value of Equity, and Total Liabilities. In the absence of audited financial records, the applicant may attach federal income tax returns, balance sheets, and/or budget accounting for revenues, expenses, and cash flows.

B. References: Please see section III. A. Question 8 for table

C. Pricing Information

D. MPS Reports: Please see section III. G. Question 1 for more information

E. Service Level Expectations: Attach samples of service level agreements, contracts etc.
SECTION VI: MPS Appendix Documents

1. Intention to Submit a Proposal
2. Company Information Cover Sheet
3. MPS Sample Contract
APPENDIX 1
INTENTION TO SUBMIT A PROPOSAL

In order to provide timely updates to this Request for Proposal, including the responses to questions submitted, we ask that potential companies complete the follow form and return it by email to Russell Graham at Russell.Graham@mpls.k12.mn.us.

<table>
<thead>
<tr>
<th>Business Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td>RFP Point of Contact:</td>
</tr>
<tr>
<td>RFP Contact Email:</td>
</tr>
<tr>
<td>Physical Address:</td>
</tr>
<tr>
<td>Mailing Address:</td>
</tr>
<tr>
<td>Phone #</td>
</tr>
<tr>
<td>Fax #:</td>
</tr>
</tbody>
</table>

Diverse Company:
If no, please select “None of the Above”. If yes, please select which classification:
- Disadvantage Business Enterprise
- GLBT
- Veteran Owned
- Woman Owned and Controlled
- Minority Owned and Controlled
- Service Disabled Veteran
- Non Profit
- None of the Above

☐ Yes, we plan to submit a proposal to provide Threat Assessment Revision Consultation. Please continue to provide updates to the individual named above.

☐ No, we do not plan to submit a proposal.

Reason:

Company Name (Print name):

Signature of Authorized Individual:

Printed Name of Authorized Individual:

Printed Title of Authorized Individual:

Date:
# APPENDIX 2

## Company Information Cover Page

<table>
<thead>
<tr>
<th><strong>Company’s Information</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Name of Company:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>RFP Contact Person’s Full Name and Title:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>RFP Contact Person’s Email Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>RFP Contact Person’s Phone Number:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Main Office Address:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Date (Month/Year) the company was formed:</strong></td>
<td></td>
</tr>
</tbody>
</table>
This Contract is entered into between Special School District No. 1, “District”, a special school district created and existing under the laws of Minnesota, and «CompanyName», “Contractor” (collectively “parties”) to provide «ContractPurpose» to «ContractGroup».

1 TERM OF CONTRACT

1.1 This Contract is effective on «EffectiveDate» or the date of the last signature of the parties, whichever is later, and shall remain in effect until «OriginalExpirationDate», or until all obligations set forth in this Contract have been satisfactorily fulfilled, or the Contract has been terminated, whichever occurs first. Contractor shall have a continuing obligation, after said Contract period, to comply with any provision of this Contract intended for District’s protection or benefit, or that that by its sense and context, is intended to survive the completion, expiration or termination of this Contract.

1.2 Contractor understands that NO WORK SHOULD BEGIN UNDER THIS CONTRACT until all required signatures on this Contract have been obtained and the Contract has been authorized and/or approved by the District’s Board. Any work performed by Contractor prior to such time shall be considered as having been performed at Contractor’s OWN RISK and as a volunteer.

2 SCOPE OF WORK

2.1 Contractor shall perform all of the services set forth herein and any exhibits attached hereto as Exhibit A ("Scope of Work"). Contractor understands that time is of the essence in this Contract and agrees to meet all milestones indicated in this section, in the Contract herein and any exhibits attached hereto.

3 CONSIDERATION AND TERMS OF PAYMENT

The consideration for all services (and goods if any) performed or supplied by Contractor under this Contract shall be paid by District as described below.

3.1 Total Obligation.
District’s total obligation to Contractor under this Contract, including compensation for goods, services, and reimbursable expenses, shall not exceed $«Contract Value». Contractor shall not receive any additional reimbursement for materials or subsistence expenses incurred in the performance of this Contract.
3.2 **Frequency of Invoicing and Terms of Payment.**
Subject to the conditions herein, payment shall be made by District within thirty (30) days upon receipt of Contractor’s invoice for goods delivered or services rendered pursuant to this Contract. The Contractor’s standard invoice shall be submitted after satisfactory completion of services on a monthly basis. District has no obligation to pay for services that are not satisfactorily performed or performed in violation of federal, state or local law, ordinance, rule or regulation. In the case of a dispute about satisfactory performance of services, the parties agree to work in good faith to resolve any disputes. If either party does not dispute an invoice in writing within 180 days of receipt of the invoice, no action challenging the invoice may be taken.

As applicable, for all agreed upon work performed by Contractor or Contractor’s personnel in the provision of goods and/or services stipulated herein, District shall pay Contractor at the hourly or per diem rates as set forth in the applicable Exhibit B. Payment shall be made to Contractor based on the hours recorded provided such hours are in accordance with the terms of this Contract. Notwithstanding anything to the contrary, and without limitation, District has not promised or guaranteed any minimum amount of work, and Contractor understands and acknowledges same. District has no obligation to pay for overtime or holiday work, nor will it pay premiums for overtime and holidays.

3.3 **Taxes.**
District is exempt from paying Minnesota sales and use taxes on certain purchases, as provided in Minnesota Statute, Section 297A.70. Contractor shall not charge District for such sales and use taxes. Alternatively, Contractor shall be responsible for the payment of any and all sales taxes to the Minnesota Department of Revenue relating to the following taxable items sold pursuant to this Contract; construction materials, leasing of motor vehicles, food and lodging, [See Minnesota Statute 297A.70]. Contractor shall promptly reimburse District for any and all sales and use taxes paid by District to any governmental authority on behalf of Contractor including penalties and interest with respect thereto, and including any and all expenses (including attorneys’ fees) or damages that result from a failure by Contractor to properly remit or reimburse District for any and all such sales and use taxes provided above.

District may be obligated by state and federal law to withhold state and federal taxes from the consideration stated herein. These taxes may consist of, but are not limited to, the Minnesota state entertainer tax, Minnesota state nonresident withholding tax, federal withholding on payments to foreign nonresident aliens, and federal backup withholding.

3.4 **Fund Availability; Federal Funds Contingency.**
Financial obligations of District payable after the current fiscal year are contingent upon funds for that purpose being appropriated, budgeted and otherwise made available. If this Contract is funded in whole or in part with federal funds, District’s payment obligations are subject to and contingent upon the continuing availability of federal funds for the purposes hereof.

4 **GENERAL TERMS AND CONDITIONS**

4.1 The terms and conditions contained in this Contract shall govern and shall take precedence over any different or additional terms and conditions which Contractor may have included in any documents attached to or accompanying this Contract. Any handwritten changes on the face of this document shall be ignored and have no legal effect unless initialed by all parties. If this Agreement was made pursuant to a Request for Proposal (RFP) or Request for Information (RFI),
the following order of precedence shall apply: (1) this Contract and its Exhibits, (2) District’s RFP or RFI, and (3) Contractor’s Response to District’s RFP or RFI.

5  **AFCOMPANYATIVE ACTION, EQUAL EMPLOYMENT OPPORTUNITY**

5.1 The District is committed to the policy that all persons shall have equal access to its programs, facilities, and employment without regard to race, color, creed, religion, sex, national origin, age, marital status, disability, public assistance status, veteran status, or sexual orientation and is committed to transacting business only with companies who follow these practices. Contractor must apply every good faith effort to ensure implementation of this policy in their practices of employment, upgrade, demotion or transfer, recruitment, or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. As applicable, Contractor shall also develop and have on file for each of its establishments, written Affirmative Action Plans, as may be required by the rules and regulations of the Secretary of Labor. If applicable, Contractor certifies that it has received a certificate of compliance from the Minnesota Commissioner of Human Rights for its affirmative action plan. By accepting this Contract, Contractor certifies that it complies with all applicable federal and state laws as well as District policies related to non-discrimination, equal employment opportunity, and affirmative action.

6  **BACKGROUND CHECKS**

6.1 Contractor shall screen Contractor and all paid and volunteer employees and agents, including interviews, reference checks, credit history (if handling district funds), driving history and insurance coverage (if transporting district staff, students or families). And, Contractor shall conduct criminal background checks in accordance with state and federal law and District policy for Contractor and all paid and volunteer employees and agents who will have direct contact with children under this Contract. Background checks will be done prior to any contact with children, and shall be done in accordance with applicable state and federal laws, including but not limited to Minn. Stat. Sections 299C.61-.64; Minn. Stat. Section 123B.03; 42 U.S.C. Section 5119a and 42 U.S.C. Section 14501-05.

6.2 Contractor is responsible for ensuring that all paid and volunteer employees and agents who will be in contact with District staff and students are appropriate persons to conduct such work.

7  **DATA PRIVACY**

7.1 Contractor agrees that any information it creates, collects, receives, stores, uses, or disseminates during the course of its performance, which concerns the personal, financial, or other affairs of the District, its Board, officers, employees or students shall be kept confidential and in conformance with all state and federal laws relating to data privacy, including, without limitation, the Minnesota Government Data Practices Act, Minnesota Statute, Chapter 13. Contractor must comply with any applicable requirements as if it were a governmental entity. The remedies in Minn. Stat. § 13.08 apply to the Contractor. The Contractor will report immediately to the District any requests from third parties for information related to this Contract. The District will respond to such data requests. All subcontracts, if allowed, shall contain the same or similar data practices compliance requirements.

8  **OWNERSHIP OF MATERIAL**
8.1 The Contractor expressly waives to the District any claim to copyright pertaining to all new materials, publications, and documents produced as a result of this Contract and agrees that the District shall have exclusive right to and responsibility for their distribution, publication, copyrighting (when applicable) and all other matters relating to dissemination of the materials. Contractor shall not use, willingly allow or cause to have such materials used for any purpose other than performance of Contractor’s obligations under this Contract without prior written consent of the District.

9 USE OF DISTRICT NAME OR LOGO

9.1 Contractor agrees not to use the name, logo, or any other marks (including, but not limited to, colors and music) owned by or associated with the District or the name of any representative of the District in any sales promotion work or advertising, or any form of publicity, without the written permission of the District.

10 INDEPENDENT CONTRACTOR

10.1 Contractor shall perform its duties hereunder as an independent contractor and not as an employee of the District. Neither Contractor nor any agent or employee of Contractor shall be or shall be deemed to be an agent or employee of the District. Contractor shall pay when due all required employment taxes and income tax withholding, including all federal and state income tax on any monies paid pursuant to this Contract. Contractor acknowledges that Contractor and its employees are not entitled to tax withholding, worker’s compensation, unemployment compensation, or any employee benefits, statutory or otherwise. Contractor shall have no authorization, express or implied, to bind District to any agreements, liability, or understanding except as expressly set forth herein. Contractor shall be solely responsible for the acts of Contractor, its employees and agents.

10.2 Contractor shall hold District completely harmless from and against any such contributions, premiums and taxes described above and from all claims and liability pertaining to those or any other item for which Contractor is responsible under this Contract, and from all attorney’s fees and other costs incurred by District in contesting or defending against any responsibility therefore which is asserted against District.

10.3 Contractor shall hold District completely harmless from and against any such contributions, premiums and taxes described above and from all claims and liability pertaining to those or any other item for which Contractor is responsible under this Contract, and from all attorney’s fees and other costs incurred by District in contesting or defending against any responsibility therefore which is asserted against District to the extent permitted by law.

11 WORKER HEALTH, SAFETY AND TRAINING

11.1 Contractor shall be solely responsible for the health and safety of its employees and/or self in connection with the work performed under this Contract. Contractor shall make arrangements to ensure the health and safety of all subagents and other persons who may perform work in connection to this Contract. Contractor shall ensure all personnel, subagents and/or self are properly trained and supervised and, when applicable, duly licensed or certified appropriate to the tasks performed under this Contract. Contractor shall comply with federal, state and local occupational safety and health standards, regulations, and rules promulgated pursuant to the Occupational Health and Safety Act that are applicable to the work performed by Contractor.
Contractor shall develop and implement an emergency plan and procedures to follow in emergencies.

12 BUREAU OF CITIZENSHIP & IMMIGRATION SERVICES REQUIREMENTS

12.1 Contractor shall comply with all applicable requirements of the BCIS relating to employment including but not limited to confirming nationality for all employees and complying with requirements for employing aliens if appropriate.

13 INSURANCE

13.1 Contractor maintains a program of self-insurance authorized by Minnesota Statute Section 471.981 or maintains an insurance program with the coverages required below.

13.2 At all times during its performance under this Contract, Contractor shall obtain and keep in force comprehensive general liability insurance, including coverage for death, bodily or personal injury, property damage, liability and automobile coverages, with limits of not less than $1,500,000 each claim and $1,500,000 each occurrence covering claims that arise out of its acts and operations in providing services to the District or at limits established for a municipal corporation by Minnesota Statute Section 466.04. All such certificates evidencing such insurance shall name District as additional insured. Contractor may meet the limits above $1,000,000 per occurrence through umbrella or excess coverage.

13.3 Contractor represents that it has worker’s compensation insurance to the extent required by law and agrees to furnish proof of such insurance for worker’s compensation and the liability insurance, upon request. Contractor also represents that it has professional liability insurance with limits of not less than $1,500,000 each claim and $1,500,000 each occurrence covering claims that arise out of its acts and operations in providing services to the District but shall not name the District as an additional insured to the coverage.

13.4 Contractor represents that it has worker’s compensation insurance to the extent required by law and agrees to furnish proof of such insurance for worker’s compensation and the liability insurance, upon request. Contractor also represents that it has Director’s and Officer’s Errors and Omissions and professional liability insurance with limits of not less than $1,500,000 each claim and $1,500,000 each occurrence covering claims that arise out of its acts and operations in providing services to the District but shall not name the District as an additional insured as the coverage. Contractor shall provide all such certificates to District.

13.5 Contractor or its members shall also maintain property insurance coverage for the facility in which the program is located if it is not in a district building. Contractor and its members shall obtain and maintain insurance covering claims for the loss of or damage to its personal property that may be caused by students attending its programs.

13.6 Contractor shall provide all such certificates to District. Contractor shall not cancel or revise any insurance coverage required by this section during the term of this Contract and shall require its insurer to mail the District a notice if the coverage is cancelled or revised.
13.7 Contractor shall not cancel or revise any insurance coverage required by this section during the term of this Contract and shall require its insurer to mail the District a notice if the coverage is cancelled.

14 INDEMNIFICATION

14.1 Contractor agrees to release, defend, indemnify, and hold harmless District, its board, officers, students, employees, and agents from all liability, injuries, claims, damages (including claims of bodily injury, property damage, or negligence), or loss, including costs, expenses, and attorneys’ fees, which arise in connection with, in relation to, or as a result of Contractor’s negligent acts or omissions or in connection with Contractor’s breach of warranties. The foregoing agreement to release, defend, indemnify and hold harmless shall not apply to the extent such liability, injuries, claims, damages, or loss was caused by the intentional, willful, or wanton acts of District.

Contractor shall not settle or compromise any claim in which the District has been named a party and for which Contractor must indemnify the District without a signed agreement approved by the District.

14.2 Contractor and the District agree and acknowledge that Minnesota law limits the liability of the parties in certain circumstances and that Contractor’s liability shall be governed by the provisions of the Municipal Tort Liability Act, Minnesota Statute Section 3.376 and other applicable laws. Each party will be responsible for its own acts and omissions.

15 LIMITATION ON LIABILITY

15.1 In no event shall the District be liable for any indirect, consequential, incidental, lost profits or like expectancy damages arising out of the Contract. District’s maximum obligation under this Contract shall not exceed the amount set forth herein.

16 CONFLICT OF INTEREST/CODE OF ETHICS

16.1 Contractor agrees that it will not represent any other party or client which may create a conflict of interest in its representation with the District. Contractor agrees to be bound by the District’s Code of Ethics. In particular, Contractor: (i) certifies that it has not paid kickbacks directly or indirectly to any District employee for the purpose of obtaining this or any other District Contract; (ii) agrees to cooperate fully with any investigation involving a possible violation; and (iii) agrees to report any suspected violations to the District. Contractor certifies that it has provided no fees, gifts, gratuities, compensation, or anything of value in violation any applicable laws or District policies.

17 COMPLIANCE WITH LAWS AND DEBARMENT

17.1 Contractor certifies that all goods or services furnished under this Contract shall comply with all applicable federal, state, and local laws and regulations, as well as District policies and procedures, regardless of whether such laws and regulations are specifically set forth in this Contract. Contractor represents that it is not currently debarred or suspended by any federal agency from doing business with the federal or state government. Contractor shall notify District if it becomes debarred or suspended during the term of this Contract. District may immediately terminate this Contract in the event of such termination or suspension and Contractor shall be responsible for any costs incurred by District in connection therewith.
18  TERMINATION

18.1 The District and/or Contractor may terminate this Contract at any time without cause, upon thirty (30) days written notice to the other Party. In the event of such termination, Contractor shall be entitled to payment, calculated on a pro rata or other equitable basis, determined by District in its sole discretion, for work or services satisfactorily performed. In no event shall Contractor be paid for work performed or costs incurred after termination, or for costs incurred by suppliers or subcontractors which reasonably could have been avoided.

18.2 District may terminate this Contract in whole or in part for cause upon seven (7) days written notice if Contractor fails to comply with any material term or condition of this Contract, becomes insolvent or files for bankruptcy protection, or fails to comply in a material way with the requirements of this Contract. Late delivery of goods or services, or delivery of goods or services that are defective or do not conform to the Contract shall, without limitation, be causes allowing District to terminate for cause. If a determination is made that District improperly terminated this Contract for cause, then such termination shall be deemed to have been for without cause.

18.3 Notwithstanding the above, Contractor shall not be relieved of liability to the District for damages sustained by the District as a result of any breach of this Contract by the contractor. The District, may, in such event, withhold payments due to the Contractor for the purpose of set-off until such time as the exact amount of damages due to the District is determined. The rights or remedies provided here shall not limit the District, in case of any default, error or omissions, by the Contractor, from asserting any other right or remedy allowed by law. Nothing in this Contract shall be construed as a waiver of any right, remedy, liability limit or immunity of the District under law.

18.4 The District and/or Contractor may terminate this Contract at any time without cause, upon thirty (30) days written notice to the other Party. In the event of such termination, Contractor shall be entitled to payment, calculated on a pro rata or other equitable basis, determined by District in its sole discretion, for work or services satisfactorily performed. In no event shall Contractor be paid for work performed or costs incurred after receipt of notice of termination, or for costs incurred by suppliers or subcontractors which reasonably could have been avoided.

18.5 District may terminate this Contract in whole or in part for cause upon seven (7) days written notice if Contractor fails to comply with any material term or condition of this Contract, becomes insolvent or files for bankruptcy protection, or fails to comply in a material way with the requirements of this Contract. Late delivery of goods or services, or delivery of goods or services that are defective or do not conform to the Contract shall, without limitation, be causes allowing District to terminate for cause. In this event, District will not be liable for any amounts; but Contractor shall be liable to District for all losses, damages, and expenses, including, without limitation, the excess cost of recouping similar goods or services; shipping charges for any items District may at its option return to Contractor, including items already delivered, but for which District no longer has any use because of Contractor’s default; and amounts paid by District for any items District has received but returns to Contractor. If a determination is made that District improperly terminated this Contract for cause, then such termination shall be deemed to have been for without cause.

18.6 Notwithstanding the above, Contractor shall not be relieved of liability to the District for damages sustained by the District as a result of any breach of this Contract by the contractor. The District, may, in such event, withhold payments due to the Contractor for the purpose of set-off
until such time as the exact amount of damages due to the District is determined. The rights or remedies provided here shall not limit the District, in case of any default, error or omissions, by the Contractor, from asserting any other right or remedy allowed by law, equity or statute. Nothing in this Contract shall be construed as a waiver of any right, remedy, liability limit or immunity of the District under law.

19 \[ \text{RETURN OF DATA} \]

19.1 Within ten (10) days of the completion, termination of this Contract, or upon request of the District, whichever occurs first; Contractor shall return all documents, data and other information provided by the District to Contractor, or Contractor’s employees or agents in connection with this Contract. Or, Contractor, upon the request of the District, shall destroy all copies of such District provided data, documents, or information in Contractor’s possession or control, and provide District with proof of such destruction.

19.2 Within fifteen (15) days of the completion or earlier termination of this Contract, or upon earlier request of the District, Contractor shall return all documents, data and other information provided by the District to Contractor, or Contractor’s employees or agents in connection with this Contract. Additionally, Contractor, upon the request of the District, shall destroy all copies of such District provided data, documents, or information in Contractor’s possession or control, and provide District with proof of such destruction.

20 \[ \text{RECORDS MANAGEMENT AND MAINTENANCE} \]

20.1 District shall have the right to inspect and copy such books, records, and documents (in whatever medium they exist) as well as all accounting procedures and practices of Contractor, its agents, and subcontractors to verify Contractor’s performance and all expenses submitted pursuant to the terms of this Contract. Contractor shall make such items available for inspection during normal business hours at Contractor’s place of business. Such records may be subject to copy, review and/or audit by District, State Auditor and/or the Comptroller General of the United States, or a duly authorized representative, if federal funds are used for any work under this Contract. All such items shall be retained by Contractor during the term of this Contract and for a period of six (6) years after the delivery of the goods and/or services. Any items relating to a claim arising out of the performance of this Contract shall be retained by Contractor, its agents and subcontractors, if any, until the claim has been resolved.

21 \[ \text{NOTICES/ADMINISTRATION} \]

Except as otherwise provided in this Contract, all notices, requests and other communications that a party is required or elects to deliver shall be in writing and shall be delivered personally, or by facsimile or electronic mail (provided such delivery is co-companioned), or by a recognized overnight courier service or by United States mail, first-class, certified or registered, postage prepaid, return receipt requested, to the other parties at the address set forth below or to such other address as such party may designate by notice given pursuant to this section.

Special School District No. 1
«ContractGroupCO»
Attn: Contract Owner First and Last Name
807 NE Broadway
22 ACKNOWLEDGMENT

22.1 In signing, Contractor certifies under penalties of perjury (see Section 6109 of the IRS Code for further penalties) that: (1) the taxpayer ID number (TIN) provided to District is correct; (2) it is not subject to backup withholding because (a) it is exempt from such withholding, (b) it has not been notified by the IRS that it is subject to backup withholding as a failure to report all interest or dividends, or (c) the IRS has notified it that it is no longer subject to backup withholding; (3) it is a U.S. person (including a U.S. resident alien); and (4) it has full authority to execute this Contract and perform its obligation under this Contract. Contractor must cross out and initial item (2) and notify District in writing, if Contractor has been notified by the IRS that it is currently subject to backup withholding because of under reporting interest or dividends on its tax return. Contractor must cross out item (3) above if it is not a U.S person for tax purposes or U.S. resident alien.

22.2 Notwithstanding this certification, Contractor hereby acknowledges that District has the right to withhold amounts for federal backup withholding if such withholding is required by written notice from the Internal Revenue Service issued subsequent to the date this Contract is executed.

23 NON-WAIVER

23.1 No waiver by any party of any default or nonperformance shall be deemed a waiver of any subsequent default or nonperformance.

24 ASSIGNMENT

24.1 Contractor may not assign any obligations of this Contract without the prior written consent of District. In the event of any assignment, Contractor shall remain responsible for its performance and that of any assignee under this Contract. This Contract shall be binding upon Contractor, and its successors and assigns, if any. Any assignment attempted to be made in violation of this Contract shall be void. Notwithstanding any notice of assignment, District’s tender of payment to Contractor named herein, or to any person reasonably believed by District to be entitled to payment, shall satisfy District’s obligation to pay, and in no event shall District be obligated to pay twice or be liable for any damages due to failure to pay the correct party.
25  CHOICE OF LAW, FORUM SELECTION, ENTIRE CONTRACT AND AMENDMENT

25.1 This Contract shall be construed under Minnesota law (without regard for choice of law considerations). Any action arising out of this Contract shall be heard by a state court in Minnesota. For this purpose, Contractor specifically consents to jurisdiction in Minnesota. This Contract constitutes the entire Contract and understanding of the parties and replaces any prior or contemporaneous agreement, whether written or oral. Any amendments to this Contract shall be in writing and executed by same parties who executed the original Contract, or their successors in office.

25.2 This Contract shall be construed under Minnesota law (without regard for choice of law considerations) and the policies and procedures of the District, as amended from time to time. Any action arising out of this Contract shall be heard by a state court in Minnesota. For this purpose, Contractor specifically consents to jurisdiction in Minnesota. This Contract constitutes the entire Contract and understanding of the parties and replaces any prior or contemporaneous agreement, whether written or oral. Any amendments to this Contract shall be in writing and executed by same parties who executed the original Contract, or their successors in office.

26  WARRANTY

26.1 Contractor expressly warrants and guarantees that the services performed under this Contract will be of the highest professional standards and quality. Contractor further represents that all services and goods (if any and as applicable) provided under this Contract: (i) are free from defects in material and workmanship; (ii) are of the quality, size and dimensions ordered; (iii) are fit for the particular needs and purposes of District as may be communicated to Contractor; (iv) comply with the highest warranties and representations expressed by Contractor orally or in any written document provided to or in the possession of District; (v) comply with all applicable laws, codes and regulations (including any published by any national or statewide association or groups); and (vi) are not restricted in any way by patents, copyrights, trade secrets, or any other rights of third parties. If any of the foregoing warranties are breached, Contractor agrees to correct all defects and nonconformities at Contractor’s sole expense, to be liable for all direct damages suffered District and any other persons, and to defend, indemnify, and hold harmless District and its Board, officers, students, employees, and agents from any claim asserted by any person resulting in whole or in part from such breach. The foregoing warranties and guarantees shall not be deemed waived by reason of the acceptance of the goods or services or payment by District.

26.2 Contractor expressly warrants and guarantees that the services performed under this Contract will be of the highest professional standards and quality. Contractor further represents that all services and goods (if any and as applicable) provided under this Contract: (i) are free from defects in material and workmanship; (ii) are of the quality, size and dimensions ordered; (iii) are fit for the particular needs and purposes of District as may be communicated to Contractor; (iv) comply with the highest warranties and representations expressed by Contractor orally or in any written document provided to or in the possession of District; (v) comply with all applicable laws, codes and regulations (including any published by any national or statewide association or groups); and (vi) are not restricted in any way by patents, copyrights, trade secrets, or any other rights of third parties. If any of the foregoing warranties are breached, Contractor agrees to correct all defects and nonconformities at Contractor’s sole expense, to be liable for all direct damages suffered District and any other persons, and to defend, indemnify, and hold harmless District and its Board, officers, students, employees, and agents from any claim asserted by any person.
person resulting in whole or in part from such breach to the extent permitted by law. The foregoing warranties and guarantees shall not be deemed waived by reason of the acceptance of the goods or services or payment by District.

27 SEVERABILITY

27.1 If any provision of this Contract shall be invalid or unenforceable with respect to any party, the remainder of the Contract, or the application of such provision to persons other than those as to which it is held invalid or unenforceable, shall not be affected and each provision of the remainder of the Contract shall be valid and be enforceable to the fullest extent permitted by law.

28 SURVIVABILITY

28.1 The terms, provisions, representations, and warranties contained in this Contract that by their sense and context are intended to survive the performance thereof by any of the parties hereunder shall so survive the completion of performance and termination of this Contract, including the making of any and all payments hereunder.

[The remainder of this page intentionally left blank.]
SPECIAL SCHOOL DISTRICT NO. 1

By: ________________________________

Name: «DistrictSigner» «DistrictSignerLast»
(Printed)

Title: ______________________________

Date: _____________________________

«CompanyNameSigBlock»

By: ________________________________

Name: ______________________________
(Printed)

Title: ______________________________

Date: _____________________________
EXHIBIT A: SCOPE OF WORK

Description of Services and Service Delivery

«Description»

Service Outcome

«DeliverablesOutcomes»

Method of Evaluation

«MethodOfEvaluation»

EXHIBIT B: PAYMENT TERMS