

Request for Proposals

ADVERTISED DATE: NOVEMBER 22, 2021			
Request for Proposals (RFP) Title:			
RFP Number:	20:21/22		
Due Date:	December 13, 20	021 - 2:00 p.m.	
Buyers	Sarah Yeckley, C	CPCP	
	syeckley@everettsd.org 425-385-4189		
Pre-Proposal Conference: N/A We acknowledge that all Ad the proposal documents.	Sealed Proposals are hereby solicited and will only be received by: Everett Public Schools Procurement Division Finance and Business Services Electronic submissions via the District's ebidding tool - BONFIRE https://everettsd.bonfirehub.com/portal/?tab=openOpportunities Addenda issued for this RFP have been examined as part of		
Company Name			
Address		City/State /Postal Code	
Signature	Authorized Repre	uthorized Representative / Title	
Email	Phone	Fax	
Contact Name:	Phone	Email	

DATES TO ADVERTISE 22/Nov/21 29/Nov/21

ADVERTISEMENT FOR REQUEST FOR PROPOSAL (RFP)

Everett Public Schools Finance and Business Services will accept sealed proposals on or before the RFP due date of December 13, 2021, not later than 2:00pm Pacific Time at the Community Resource Center, 3900 Broadway, Everett, Washington, 98201 for:

RFP20:21/22 - Accelerated Summer Learning Program

RFP Documents can be retrieved from the District's ebidding tool – BONFIRE at https://everettsd.bonfirehub.com/portal/?tab=openOpportunities or an electronic copy may be requested from Sarah Yeckley, Procurement Supervisor at syeckley@everettsd.org.

Everett Public Schools reserves the right to cancel or postpone the RFP opening, reject any, and all proposals, and to waive any informalities or irregularities in any bid, or parts thereof.

To be advertised in the Daily Journal of Commerce and Everett Herald.

DEFINITION OF WORDS AND TERMS APPLICABLE ONLY TO INSTRUCTION OF THE RFP

Words and terms shall be given their ordinary and usual meanings. Where used in the Contract documents, the following words and terms shall have the meanings indicated. The meanings shall be applicable to the singular, plural, masculine, feminine and neuter of the words and terms.

- <u>Addendum/Addenda</u>: Written additions, deletions, clarification, interpretations, modifications or corrections to the solicitation documents issued by the District during the Proposal period and prior to contract award.
- <u>Best and Final Offer</u>: Best and Final Offer shall consist of the Proposer's revised proposal and any supplemental information requested during the evaluation of Proposals. In the event of any conflict or inconsistency in the items submitted by the Proposer, the items submitted last govern.
- <u>Competitive Range</u>: The Competitive Range consists of the Proposers that have a reasonable chance of selection for contract award. The Proposal Evaluators (PE) shall conduct the initial evaluation of the proposals considering price and Evaluation Factors established in the RFP. The Buyer and Project Manager/PE together shall compare the evaluations and determine the Competitive Range. The Competitive Range may be reduced after the evaluation of additional information, Best and Final Offers and negotiations.
- <u>Criteria, Evaluation Criteria or Evaluation Factors</u>: The elements cited in the RFP that the District shall examine to determine the Proposers understanding of the requirements; technical, business and management approach; key personnel; qualification and experience of the Proposer; potential for successfully accomplishing the Contract; risk allocation and the probable cost to the District.

Days: Calendar days.

- <u>Measurable Amount of Work</u>: For purposes of payment of a living wage, Measurable Amount of Work means a definitive allocation of an employee's time that can be attributed to work performed on a specific matter, but that is not less than a total of one hour in any one week period.
- <u>Proposal Evaluators (PE)</u>: Team of people appointed by the District to evaluate the proposals, conduct discussions, call for Best and Final Offers, score the proposals and make recommendations.
- <u>Proposer</u>: Individual, association, partnership, firm, company, corporation or a combination thereof, including joint ventures, submitting a proposal to perform the Work.
- RFP: Request for Proposals, also known as the solicitation document.
- <u>Reference Documents</u>: Reports, Specifications, and drawings which are available to Proposers for information and reference in preparing proposals but not as part of this Contract.

SECTION 1 PROPOSAL PREPARATION

1.1 Proposal Submission

Proposers are encouraged to submit proposals electronically through the District's Procurement Website at https://www.everettsd.org/Page/4788.

Sealed proposals shall contain all required attachments and information and be submitted to The District (hereinafter "District") no later than the date, time and place stated on the front of this RFP or as amended. The proposals shall show the title and number, the due date specified, and the name and address of the Proposer on the face of the envelope. Proposers are cautioned that failure to comply may result in non-acceptance of the proposal. The Proposer accepts all risks of late delivery of mailed proposals or of misdelivery regardless of fault. Proposals properly and timely submitted will be publicly opened.

Proposals will only be accepted from Contractors able to complete the delivery of goods or services described in the specifications. Joint ventures shall submit one proposal for the team, with accompanying proof of the joint venture agreement.

If a company chooses not to submit a proposal, the District requests the company advise the Buyer by email if they desire to remain listed for the subject of this RFP and state the reason they did not submit a proposal.

1.2 Late Proposals

Proposals, modifications of proposals, received at the office designated in the solicitation after the exact hour and date specified for receipt will not be considered.

1.3 Cancellation of RFP or Postponement of Proposal Opening

The District reserves the right to cancel this RFP at any time. The District may change the date and time for submitting proposals prior to the date and time established for submittal.

1.4 Proposal Signature

Each proposal shall include a completed Proposal response form, the first page of this document, signed by an authorized representative of the Proposer.

1.5 Addenda

If at any time, the District changes, revises, deletes, clarifies, increases, or otherwise modifies the RFP, the District will issue a written Addendum to the RFP.

1.6 Questions and Interpretation of the RFP

No oral interpretations of the RFP will be made to any Proposer. All questions and any explanations must be requested in writing and directed to the Buyer no later than **seven (7)** Days prior to the due date specified in the solicitation. Oral explanations or instructions are not binding. Communications concerning this RFP with other than the listed Buyer or Procurement staff may cause the Proposer to be disqualified. Any information modifying a solicitation will be furnished to all Proposers by addendum.

Communications concerning this proposal, with other than the listed Buyer may cause the Proposer to be disqualified.

1.7 Schedule

Day/Month/Year	Event
22/Nov/2021	Public announcement of Request for Proposals
6/Dec/2021	Preproposal questions due, in writing
13/Dec/2021	Proposals due
13/Dec/2021	*Begin Evaluation of Proposals
<u>6/Jan/2022</u>	*Begin Interviews/Demonstrations/conduct Site Visits, if applicable
10/Jan/2022	*Begin Negotiations
25/Jan/2022	*Execute Contract

^{*}NOTE: Dates preceded by an asterisk are estimated dates. Estimated dates are for information only.

1.8 Examination of Proposal and Contract Documents

The submission of a proposal shall constitute an acknowledgement upon which the District may rely that the Proposer has thoroughly examined and is familiar with all requirements and documents pursuant with the RFP, including any addenda and has reviewed and inspected all applicable statutes, regulations, ordinances and resolutions addressing or relating to the goods or services to be provided hereunder.

The failure of a Proposer to comply with the above requirement shall in no way relieve the Proposer from any obligations with respect to its proposal or to any Contract awarded pursuant to this RFP. No claim for additional compensation shall be allowed which is based upon a lack of knowledge or misunderstanding of this RFP.

1.9 Cost of Proposals and Samples

The District is not liable for any costs incurred by Proposer in the preparation and evaluation of proposals submitted. Samples of items required must be submitted to location and at time specified. Unless otherwise specified, samples shall be submitted with no expense to the District. If not destroyed by testing, samples may be returned at the Proposer's request and expense unless otherwise specified.

1.10 Modifications of Proposal or Withdrawal of Proposal Prior to Proposal Due Date

At any time before the time and date set for submittal of proposals, a Proposer may submit a modification of a proposal previously submitted to the District. All proposal modifications shall be made in writing, executed and submitted in the same form and manner as the original proposal.

Proposals may be withdrawn by written notice received prior to the exact hour and date specified for receipt of proposals. A proposal also may be withdrawn in person by a Proposer or authorized representative provided their identity is made known and they sign a receipt for the proposal, but only if the withdrawal is made prior to the exact hour and date set for receipt of proposals. All requests for modification or withdrawal of proposals, whether in person or written, shall not reveal the amount of the original proposal.

1.11 Proposal Withdrawal After Public Opening

Except for claims of error granted by the District, no Proposer may withdraw a proposal after the date and time established for submitting proposals, or before the award and execution of a Contract

pursuant to this RFP, unless the award is delayed for a period exceeding the period for proposal effectiveness.

Requests to withdraw a proposal due to error must be submitted in writing along with supporting evidence for such claim for review by the District. Evidence must be delivered to the District within two (2) Days after request to withdraw. The District reserves the right to require additional records or information to evaluate the request. Any review by the District of a proposal and/or any review of such a claim of error, including supporting evidence, creates no duty or liability on the District to discover any other proposal error or mistake, and the sole liability for any proposal error or mistake rests with the Proposer.

1.12 Error and Administrative Corrections

The District shall not be responsible for any errors in proposals. Proposers are responsible for all errors or omissions in their proposals, and any such errors or omissions will not serve to diminish their obligation to the District. A proposer who claims error and fails to enter a contract with the District, shall be prohibited from proposing on the same commodity or service if the requirement is subsequently resolicited by the District. Negligence in preparing a proposal does not give a proposer the right to withdraw their proposal after opening. Proposers shall only be allowed to alter proposals after the submittal deadline in response to requests for clarifications or Best and Final Offers by the District.

The District reserves the rights to allow corrections or amendments to be made that are due to minor administrative errors or irregularities, such as errors in typing, transposition or similar administrative errors.

1.13 Proposal Content Requirements

A. The proposal shall contain the following items and follow the sequence outlined below:

Sec. 1 & 2 Instructions and Information about the RFP Process

Cover sheet of this RFP with Proposer's Signature

Sec 3 - Scope of Work and Proposal Requirements

Optional – Executive Summary or Overview of Proposal – two pages maximum.

Proposer's Response to RFP Questions

Price Proposal

References

Contract: Identify any exceptions to the District's terms and conditions and attachments with a signed letter from an attorney or authorized representative

- B. Submit one original [marked ORIGINAL] unbound proposal and all attachments.
 - 1. Proposers shall submit their proposal in Adobe Acrobat ™ format.

1.14 Compliance with RFP Terms, Attachments and Addenda

- A. The District intends to award a Contract based on the terms, conditions, attachments and addenda contained in this RFP. Proposers shall submit proposals, which respond to the requirements of the RFP.
- B. Proposers are strongly advised to not take exceptions to the terms, conditions, attachments and addenda; exceptions may result in rejection of the proposal. An exception is not a response to a proposal requirement. If an exception is taken, a 'Notice of Exception' must be submitted with the

- proposal. The 'Notice of Exception' must identify the specific point or points of exception and provide an alternative.
- C. The District reserves the right to reject any proposal for any reason including, but not limited to, the following
 - Any proposal, which is incomplete, obscure, irregular or lacking necessary detail and specificity;
 - Any proposal that has any qualification, limitation, exception or provision attached to the proposal;
 - Any proposal from Proposers who (in the sole judgment of the District) lack the qualifications or responsibility necessary to perform the Work;
 - Any proposal submitted by a Proposer which is not registered or licensed as may be required by the laws of the state of Washington or local government agencies;
 - Any proposal, from Proposers who are not approved as being compliant with the requirements for equal employment opportunity; and
 - Any proposal for which a Proposer fails or neglects to complete and submit any qualifications information within the time specified by the District.
- D. The District may, at its sole discretion, determine that a proposal with a 'Notice of Exception' merits evaluation. A proposal with a 'Notice of Exception' not immediately rejected may be evaluated, but its competitive scoring shall be reduced to reflect the importance of the exception. Evaluation and negotiation shall only continue with the Proposer if the District determines that the proposal continues to be advantageous to the District.
- E. In consideration for the District's review and evaluation of its proposal, the Proposer waives and releases any claims against the District arising from any rejection of any or all proposals, including any claim for costs incurred by Proposers in the preparation and presentation of proposals submitted in response to this RFP.
- F. Proposals shall address all requirements identified in this RFP. In addition, the District may consider proposal alternatives submitted by Proposers that provide cost savings or enhancements beyond the RFP requirements. Proposal alternatives may be considered if deemed to be in the District's best interests. Proposal alternatives shall be clearly identified.

1.15 Acceptance of Contract, Attachments and Addenda

Proposer(s) shall review the Contract, and all its attachments, and submit a signed letter by their attorney or authorized legal representative stating they intend to comply with all the terms and conditions. The signed letter shall be submitted with the proposal.

If there are exceptions taken to the terms and conditions in Attachment A Contract and any of its attachments, the Proposer's attorney or authorized legal representative shall sign an exception letter describing reasoning for the exceptions and include the exception letter and Attachment A Contract as an attachment to the proposal, identifying the exceptions and proposed changes. All proposed changes shall be tracked the Contract using the tracking changes feature in Microsoft Word®.

The project schedule is such that it requires a very efficient proposal review and negotiation period. It is very important that any possible roadblocks or issues the Proposer may have with the terms and conditions are identified during the proposal process and resolved prior to proceeding with the Contract negotiations.

1.16 Forms Required before Contract Signing

- The Proposer shall submit within five (5) Days of notification from the District the insurance certificate and endorsement meeting the levels of coverage set forth in this RFP.
- W-9 if not already on file with the District.

1.17 Collusion

If the District determines that collusion has occurred among Proposers, none of the proposals from the participants in such collusion shall be considered. The District's determination shall be final.

1.18 Proposal Price and Effective Date

- A. The proposal price shall include everything necessary for the prosecution and completion of Work under the Contract including but not limited to furnishing all materials, equipment, supplies, tools, plant and other facilities and all management, supervision, labor and service, except as may be provided otherwise in this RFP. Proposed Prices shall include all freight charges, FOB to the designated delivery point. Washington State sales/use taxes and Federal excise taxes shall not be included in the proposal price. The District shall pay any Washington State sales/use taxes applicable to the Contract price or tender an appropriate amount to the Contractor for payment to Washington State. The District is exempt from Federal excise taxes. All other government taxes, duties, fees, royalties, assessments and charges shall be included in the Proposal price.
- B. In the event of a discrepancy between the unit price and the extended amount for a proposal item, the District reserves the right to clarify the Proposal.
- C. The Proposer agrees if they offer the same service or product to another customer comparable in size at a lower price than the rates detailed on this RFP, the Proposer will adjust the District costs to the lower rate.
- D. The proposal shall remain in effect for <u>90</u> Days after the proposal due date, unless extended by agreement.

1.19 Procedure When Only One Proposal Is Received

If the District receives a single responsive, responsible proposal, the District may request an extension of the proposal acceptance period and/or conduct a price or cost analysis on such proposal. The Proposer shall promptly provide all cost or pricing data, documentation and explanation requested by the District to assist in such analysis. By conducting such analysis, the District shall not be obligated to accept the single proposal; the District reserves the right to reject such proposal or any portion thereof.

PROPOSAL EVALUATION AND CONTRACT AWARD

1.20 Proposal Evaluation

A. The District will evaluate proposals using the criteria set forth in this RFP. If deemed necessary, written and/or oral discussions, site visits or any other type of clarification of proposal information may be conducted with those Proposers whose proposals are found to be potentially acceptable. Identified deficiencies, technical requirements, terms and conditions of the RFP, costs or prices, and clarifications may be included among the items for discussion. The discussions are intended to give Proposers a reasonable opportunity to resolve deficiencies, uncertainties and clarifications as requested by the District and to make the cost, pricing or technical revisions required by the resulting changes. In addition, the District may request additional business and administrative information.

- B. The District may find that a Proposer appears fully qualified to perform the Contract or it may require additional information or actions from a Proposer. In the event the District determines that the proposal is not within the Competitive Range the District shall eliminate the proposal from further consideration.
- C. The evaluation of Proposers' proposals and additional information may result in successive reductions of the number of proposals that remain in the Competitive Range. If applicable to the procurement, the firms remaining in the Competitive Range may be invited to continue in the proposal evaluation process, and negotiations.
- D. The District reserves the right to contact all references provided by the bidder and additional customers not listed by the bidder. All information obtained by the District will be used in the evaluation process.
- E. Upon completion of discussions, the District may issue to all remaining potentially acceptable Proposers within the competitive range a request for Best and Final Offers. The request shall include notice that discussions are concluded, an invitation to submit a revised proposal with a Best and Final Offer, and a new submittal date and time.
- F. The District may enter negotiations with one or more Proposers to finalize Contract terms and conditions. Negotiation of a Contract shall be in conformance with applicable federal, state and local laws, regulations and procedures. The objective of the negotiations shall be to reach agreement on all provisions of the proposed Contract. In the event negotiations are not successful, the District may reject proposals.
- G. The District reserves the right to make a Contract award without written and/or oral discussions with the Proposers and without an opportunity to submit Best and Final Offers when deemed to be in the District's best interests. Contract award, if any, shall be made by the District to the responsible Proposer whose proposal best meets the requirements of the RFP, and is most advantageous to the District, taking into consideration price and the other established evaluation factors. The District is not required to award a Contract to the Proposer offering the lowest price. The District shall have no obligations until a Contract is signed between the Proposer and the District. The District reserves the right to award one or more contracts as it determines to be in its best interest.

1.21 Responsive and Responsible

Responsive

The District will consider all the material submitted by the Proposer, and other evidence it may obtain otherwise, to determine whether the Proposer is in compliance with the terms and conditions set forth in this RFP.

Responsible

In determining the responsibility of the Proposer, the District may consider:

- the ability, capacity and skill to perform the Contract and provide the service required;
- the character, integrity, reputation, judgment and efficiency;
- financial resources to perform the Contract properly and within the times proposed;
- the quality and timeliness of performance on previous contracts with the District and other agencies, including, but not limited to, the effort necessarily expended by the District and other agencies in securing satisfactory performance and resolving claims;

- compliance with federal, state and local laws and ordinances relating to public contracts;
- other information having a bearing on the decision to award the Contract.

Failure of a Proposer to be deemed responsible or responsive may result in the rejection of a proposal.

1.22 Evaluation Criteria and Proposal Scoring

Each proposal has a total possible score of **155** points with the points assigned as follows:

	Proposal Evaluation Criteria	Points
	Criteria	
Demonstrates strong track record of success and positive outcomes with students, including results of reading and math growth on national and/or state assessments.	 Results of reading growth based on national and/or state assessment for three years Results of mathematics growth based on national and/or state assessment for three years Data that demonstrates gaps in student achievement closed or significantly reduced between groups of students identified by race or income 	15 (0-5 points can be awarded in each element)
Quality and rigor of summer learning curriculum, including the quality and rigor of detailed daily lesson plans for English Language Arts and mathematics aligned to the Common Core State Standards for grades K-8.	 Curriculum includes a comprehensive scope and sequence of summer learning program Daily lesson plans for English Language Arts are aligned to Common Core State Standards Daily lesson plans for mathematics are aligned to Common Core State Standards Daily lesson plans are written clearly with detailed instructions for preparing and delivering instruction Daily lesson plans include options for differentiation and enrichment 	25 (0-5 points can be awarded in each element)
Intentional design of summer learning program to provide highly engaging instruction for students that is developmentally appropriate and to	Curriculum and/or daily lesson plans include quality questioning and discussion techniques, elevating student voice Curriculum and/or daily lesson plans include strategies for engaging	15 (0-5 points can be awarded in each element)

promote family engagement.	students in learning (e.g., activities and assignments, student groups, use of structure and pacing) • Program, curriculum and/or daily lesson plans include elements of family engagement	
Data-driven design of summer learning program that provides formative and summative assessments to monitor student progress and to evaluate the effectiveness of the program.	Curriculum and/or daily lesson plans include quality formative assessments to monitor student program Program includes pre- and post-assessment to measure the effectiveness of the program Program provides opportunities for student self-assessment and monitoring Professional development addresses elements of providing meaningful feedback to students	(0-5 points can be awarded in each element)
Experience providing high-quality professional learning aligned to summer learning program curriculum and designed to provide ongoing support for teachers with synchronous and asynchronous options.	Professional development is provided prior to the program with synchronous and asynchronous options Professional development aligned with the curriculum and daily lessons is provided during the program with synchronous and asynchronous options Professional development is delivered by mentor teachers with experience teaching the program Professional development includes additional resources and supports, such as exemplars of student work and videos of expert teachers delivering lessons	(0-5 points can be awarded in each element)
Ability to provide curriculum and materials primarily through a digital platform.	 Curriculum, daily lessons, and program resources are delivered through a digital platform Program is designed to maximize the use of technology 	(0-5 points can be awarded in each element)

Option for social- emotional lesson plans.	Daily lesson plans focused	5
	on social	(o-5 points can be awarded in each element)
TT 1 . 1º C. 1	D	·
Understanding of task	Partner organization	15
and intent as identified	describes ability and	(0-5 points can be awarded in
in the RFP that includes	experience to provide	each element)
the extent, ability and	summer learning program	
experience to provide	Partner organization	
an accelerated summer	describes ability to support a	
learning program for	digitally-rich curriculum	
students in grades K-8.	experience	
	Partner organization	
	provides references that can	
	describe the extent, ability,	
	and experience to provide an	
	accelerated summer learning	
	program for students in	
	grades K-8	
Cost proposed to	Curriculum, daily lesson	15
the District to meet the	plans, and assessments	(0-5 points can be awarded in
intent of this RFP over	included at no extra cost	each element)
the term of this	 Professional development 	
agreement to provide	before and during program	
an accelerated summer	provided at no extra cost	
learning program for	Data collection and surveys	
students in grades K-	explicitly outlined in the	
8. Final contracted	proposal	
amount between the		
District and Provider		
Agency is subject to		
negotiation between		
parties.		
Overall quality,	Proposal is clear and	5
completeness, and	concise	(0-1 point can be awarded in
content of proposal, and	Proposal is complete	each element)
ability to meet the Goals	 Meets goals and objectives 	
and Objectives, and	of the district	
Minimum Qualifications.	Proposal meets minimum	
	qualifications	
	Proposal is well qualified	
Terms and Conditions	Compliance with Contract	10
	Terms and Conditions	
	Total possible points	155

1.23 Public Disclosure of Proposals

This procurement is subject to the Washington Public Records Act, RCW (Revised Code of Washington) 42.56 et seq. Proposals submitted under this RFP shall be considered public documents unless the documents are exempt under the public disclosure laws. After a decision to award the contract has been made, the proposals shall be available for inspection and copying by the public.

If a Proposer considers any portion of its proposal to be protected under the law, the Proposer shall clearly identify each such portion with words such as "CONFIDENTIAL," "PROPRIETARY" or "BUSINESS SECRET." If the District determines that the material is not exempt from public disclosure law, the District will notify the Proposer of the request and allow the Proposer ten (10) Days to take whatever action it deems necessary to protect its interests. If the Proposer does not take such action within said period, the District will release the portions of the proposal deemed subject to disclosure. By submitting a proposal, the Proposer assents to the procedure outlined in this subsection and shall have no claim against the District on account taken under such procedure.

SECTION 2 SCOPE OF WORK

1. Scope of Work

Everett Public Schools (District) is seeking an organization or company to provide a structured summer learning program in English Language Arts and mathematics for students in grades K-8 for the purposes of accelerating and/or closing gaps in learning in core academic areas. The partner organization will provide Common Core State Standards-aligned curriculum in English Language Arts and mathematics and professional development for teachers and instructional staff aligned to the practices, resources, and tools provided by the partner organization or company.

It is the intent of the District that contract awards may be made to multiple qualified contractors as a result of this solicitation. It is also the intent of the District to include optional extension years to the original term in the contract.

2. Goals and Objectives

- A. The following are the requirements for the accelerated summer learning program for students in grades K-8:
 - Daily lesson plans for English Language Arts and mathematics for each grade level
 - Day-by-day teacher preparation materials for English Language Arts and mathematics for each grade level
 - Exemplars of student work aligned with the lesson plans
 - Videos of expert teachers delivering lessons
 - On-going, scheduled professional learning opportunities for teachers and instructional staff with synchronous and asynchronous options
 - Formative and summative assessments aligned with the curriculum to be able to monitor student progress and for the purposes of program evaluation
 - Curriculum and materials primarily delivered through a digital platform
 - Option for daily social-emotional lesson plans
- B. The partner organization will be able to provide an option for the district to select the implementation of English Language Arts or mathematics for some or all grade levels, to be determined prior to the launch of the program.
- C. The partner organization will be able to evaluate the impact of the program on student achievement through the use of grade-level standards-aligned pre- and post-assessments.
- D. The partner organization will evaluate perceptions of the effectiveness of the program by students, staff, and families through surveys or similar tools and methods.

3. Principles of Design for Accelerated Summer Learning

The summer learning program provided to District students should be based on the following principles and guidelines:

- A. The program's goals and outcomes should be aligned with the District mission, vision, and strategic plan.
- B. The program should be aligned to rigorous grade-level standards for English Language Arts and mathematics.
- C. The program should be instructionally engaging and provide regular opportunities for critical reflection.
- D. The program should be designed in alignment with culturally responsive pedagogy.
- E. The program should be data-driven to ensure instruction can be adjusted to meet the needs of students.

- F. The program should maximize technology to provide ease of access to the curriculum, greater differentiation and communication, and academic transparency.
- G. The partner organization should seek feedback from students, families, and District staff to inform the design and implementation of the program.
- H. The program should include an explicit focus on social-emotional learning.
- I. The program should be designed to provide professional learning and mentorship for the teachers and instructional staff assigned to implement the program.

4. Service Approach

Provider shall work collaboratively with District staff to support the implementation of the summer learning program to selected students in the District and to provide professional learning opportunities to District teachers and instructional staff.

5. Provider Specific Responsibilities

- A. Provide access to curriculum and daily lesson plans for English Language Arts and mathematics for grades K-8.
- B. Clearly state the professional learning opportunities (dates/times/modalities) to be provided that will take place prior to the launch of the program and that will be provided during the implementation of the program.
- C. Clearly state the total numbers of students and teachers the partner organization can support and serve through the summer learning program.
- D. Clearly state the options for dates, days of the week, and amount of time per day required for the program.
- E. Provide a description of the digital and technical tools needed to implement the program with fidelity.
- F. Provide a description of resources and materials not included in the cost of the program that will need to be purchased or available to implement the program with fidelity.
- G. Provide a clear description of the methods that will be used to track student enrollment, attendance, and participation.
- H. Work in a collaborative manner with District staff to ensure effective preparation for and implementation of program.

6. District Responsibilities

- A. The District will determine the dates, times, and modalities of the summer learning program and professional development opportunities for staff assigned to teaching the summer learning program.
- B. The District will determine the number of students and grade levels to be served through the summer learning program.
- C. The District will enroll students, assign staff, provide transportation and food services, and manage and supervise the summer learning program at school sites across the District.
- D. The District will provide technology and internet access, as needed, to implement the summer learning program.
- E. The District with communicate with families directly regarding the summer learning program and summer options available to their child/ren.
- F. In collaboration with the partner organization, the District will facilitate the curriculum and professional development provided by the partner organization.
- G. The District will select the implementation of English Language Arts or mathematics for some or all grade levels, to be determined prior to the launch of the program in collaboration with the partner organization.
- H. The District will provide leadership to ensure the summer learning program is implemented with fidelity.
- I. The District will assist with solving contractual questions and concerns between the parties.

7. Funding

Proposal will include a cost proposal to be funded as a contracted amount through an agreement with the provider over the service term June 1, 2022 to August 31, 2022. Contract amount and exact dates of summer learning program is subject to negotiation between District and Provider.

8. Minimum Provider Qualifications:

Providers must demonstrate in their proposal the ability to:

- A. Provide daily lessons for English Language Arts and mathematics for grades K-8 for the summer learning program.
- B. Provide curriculum and daily lessons through a digital platform.
- C. Provide formative and summative assessments for English Language Arts and mathematics for grades K-8 aligned to summer learning program curriculum.
- D. Provide an option for social-emotional lessons.
- E. Provide professional development prior and during the summer learning program to the staff assigned to teach the program.
- F. Track student enrollment, attendance, and participation.
- G. Share individual student and overall program progress with District staff.
- H. Survey students, families, and staff to evaluate the program's effectiveness.
- I. Provide an option for the district to select the implementation of English Language Arts or mathematics for some or all grade levels, to be determined prior to the launch of the program.
- J. Establish and maintain effective, professional and respectful work relationships with District staff in order to implement the program.

9. Evaluation Criteria

A Review Group will read, review and evaluate each proposal, and selection will be made based on the scoring of the criteria listed below:

- A. Strong track record of success and positive outcomes with students, including results of reading and math growth on national and/or state assessments.
- B. Quality and rigor of summer learning curriculum, including the quality and rigor of detailed daily lesson plans for English Language Arts and mathematics aligned to the Common Core State Standards for grades K-8.
- C. Intentional design of summer learning program to provide highly engaging instruction for students that is developmentally appropriate and to promote family engagement.
- D. Data-driven design of summer learning program that provides formative and summative assessments to monitor student progress and to evaluate the effectiveness of the program.
- E. Experience providing high-quality professional learning aligned to summer learning program curriculum and designed to provide on-going support for teachers with synchronous and asynchronous options.
- F. Ability to provide curriculum and materials primarily through a digital platform.
- G. Option for social-emotional lesson plans.
- H. Understanding of task and intent as identified in the RFP that includes the extent, ability and experience to provide an accelerated summer learning program for students in grades K-8.
- I. Cost proposed to the District to meet the intent of this RFP over the term of this agreement to provide an accelerated summer learning program for students in grades K-8. Final contracted amount between the District and Provider Agency is subject to negotiation between parties.
- J. Overall quality, completeness, and content of proposal, and ability to meet the Goals and Objectives, and Minimum Qualifications.

10. Description of District Summer Learning Program

Everett Public Schools anticipates approximately 60-80 teachers and 1,500-2,000 students in grades K-8 will participate in the summer learning program provided by the partner organization. The dates of the summer program are tentatively scheduled for June 27 – July 29, 2022, five days per week with the exception of the holiday on July 4, 2022. All programming will take place at school sites located within Everett Public Schools.

Attachment A to RFP #

SAMPLE - Standard Contract - SAMPLE

	is un	ic Scl derta	hools aking	CONTRACT # ("Contract") is entered into by the Everett ls, (the "District"), and <u>TBD</u> (the "Contractor"), whose address is The District g certain activities related to, and, the District desires to engage the Contractor ork in connection with such undertakings of the District,	
		tione	d, to	REFORE , in consideration of payments, covenants, and agreements hereinafter be made and performed by the parties hereto, the parties covenant and do mutually ws:	
I.	C	CONT	TRAC	CT DOCUMENTS -	
The Contractor shall provide all Work described in this Contract, which consists of the following documents and attached exhibits, each of which are made a part hereof by this reference in the following order of precedence:					
	1	. (Cont	tract Amendment(s)	
	2	(Cont	tract, which consists of this page, the Terms and Conditions, and the following:	
			\boxtimes	Scope of WorkEx	hibit A
			\boxtimes	Price Attachment Ex	hibit B
			\boxtimes	Certificate(s) of Insurance and Policy EndorsementEx	hibit C
				Other Exhibits and attachments (if applicable)	
	3).]	Requ	uest for Proposal (if applicable - as modified by any addenda)	
	4	ļ. (Cont	tractor's Proposal (if applicable)	
II.	C	CONT	TRAC	CT TERM	
	a	fter t	he d	ract shall be effective when countersigned by The District and shall expire <u>number (o)</u> y date of the District's signature, unless extended or terminated earlier pursuant to the tentions of this Contract.	
III	. C	CONT	TRAC	CT AMOUNT	
				ict shall reimburse the Contractor upon Acceptance of the Work specified in this Contract not to exceed <i>TBD</i> .	act in
IV	. A	CKN	IOW	/LEDGEMENT AND AUTHORITY	

its express terms and provisions and the rule of construction that any ambiguities are to be resolved against the drafting party shall not be employed in the interpretation of this Contract.

The parties acknowledge that they have had the opportunity to review this Contract. Therefore, the parties expressly agree that this Contract shall be given full force and effect according to each and all of

The parties executing this Contract have authority to sign and bind its represented party to this Contract.

EVERETT PUBLIC SCHOOLS	COMPANY NAME - TBD
Authorized Signature	Authorized Signature
Name and Title (Print or Type)	Name and Title (Print or Type)
Date Accepted:	Date Accepted:

TERMS AND CONDITIONS

SECTION 1 DEFINITIONS

Words and terms shall be given their ordinary and usual meanings. Where used in the Contract documents, the following words and terms shall have the meanings indicated. The meanings shall be applicable to the singular, plural, masculine, feminine and neuter of the words and terms.

<u>Acceptance or Accepted</u>: A written determination by the District that the Contractor has completed the Work in accordance with the Contract.

<u>Contract Amendment</u>: A written change to the Contract modifying, deleting or adding to the terms and conditions or Scope of Work, signed by both parties, with or without notice to the sureties.

<u>Contractor</u>: The individual, association, partnership, firm, company, corporation, or combination thereof, including joint ventures, contracting with the District for the performance of Work under the Contract.

Day: Calendar day.

<u>Measurable Amount of Work</u>: A definitive allocation of an employee's time that can be attributed to Work performed under this Contract, but that is not less than a total of one hour in any one week period.

<u>Person</u>: Includes individuals, associations, firms, companies, corporations, partnerships, and joint ventures.

<u>Project Manager</u>: The individual designated by the District to manage the project on a daily basis and who may represent the District for Contract administration.

RCW: The Revised Code of Washington.

<u>Scope of Work (SOW)</u>: An exhibit to the Contract consisting of a written description of the Work to be performed.

<u>Subcontractor</u>: The individual, association, partnership, firm, company, corporation, or joint venture entering into an agreement with the Contractor to perform any portion of the Work covered by this Contract.

<u>Work</u>: Everything to be provided and done for the fulfillment of the Contract and shall include services, goods and supplies specified under this Contract, including Contract Amendments.

SECTION 2 GENERAL PROVISIONS

2.1 Administration

The Contractor shall be responsible for performing the Work. The District is not a party to defining the division of Work between the Contractor and its Subcontractors, if any.

The Contractor represents that it has or shall obtain all personnel, materials and equipment required to perform the Work under this Contract.

2.2 Warranty

Contractor warrants that the Work shall in all material respects conform to the requirements of this Contract. Contractor further warrants that qualified professional personnel with in-depth knowledge shall perform the Work in a timely and professional manner, and that the Work shall conform to the standards generally observed in the industry for similar Work.

2.3 Payment Procedures; Prompt Payment of Subcontractors

For Work Accepted by the District the Contractor shall furnish invoices to the project manager identified in notices section of this contract. All invoices shall contain the complete description of the products, services, phases or milestones Accepted, hours worked and Contract hourly rates, or authorized fees.

The District will not be bound by prices contained in an invoice that are higher than those in Exhibit B, or if not used as part of this Contract, then the current price list for this Contract approved by the District. Within thirty (30) Days after receipt of an invoice, the District shall pay the Contractor for Accepted Work, upon acceptance of payment Contractor waives any claims for the Work covered by the invoice.

If the Contractor is registered with the State of Washington it shall add all applicable State sales or use taxes to each invoice and upon receipt of the payment promptly remit appropriate amounts to the State of Washington, or the District will make payment directly to the State.

The Contractor agrees to pay each Subcontractor under this Contract for satisfactory performance of its Subcontract within ten (10) Days from the receipt of each payment the Contractor receives from the District.

2.4 Pricing

Prices shall remain firm for the duration of the Contract. The Contractor may request a price change(s) in writing delivered to the District. The Contractor shall provide documentation satisfactory to the District in support of its request, such as changes to the Producers Price Index for the commodity, the Consumer Price Index for the Seattle-Bellevue-Everett area, or a manufacturer's published notification of price change(s). The District reserves the right, in its sole discretion, to grant the request as submitted, engage the Contractor in a discussion about modifications to the request, or deny the request in its entirety.

The Proposer agrees if they offer the same service or product to another customer comparable in size at a lower price than the rates detailed on this RFP, the Proposer will adjust the District costs to the lower rate.

Any change in pricing granted by the District shall be affected through a Contract Amendment instituting the price adjustment and establishing an effective date.

2.5 Contract Amendment

All changes to the Contract shall be made in writing through a Contract Amendment. No oral statement or other conduct by the District shall change or modify the Contract. The District may perform an analysis of cost, price or schedule to determine the reasonableness of the proposed change to the Contract.

2.6 Changed Requirements

New federal, state and School Board laws, regulations, ordinances, policies and administrative practices may be established after the date this Contract is established and may apply to this Contract. To achieve compliance with changing requirements, the Contractor agrees to accept all changed requirements that apply to this Contract and require Subcontractors to comply with revised requirements as well. Changed requirements shall be implemented through Section 2.5, Contract Amendment.

2.7 Taxes, Licenses, and Certificate Requirements

If, for any reason, the Contractor's required licenses or certificates are terminated, suspended, revoked or in any manner modified from their status at the time this Contract becomes effective, the Contractor shall notify the District immediately of such condition in writing. The Contractor and Subcontractor(s) shall maintain and be liable for payment of all applicable taxes (except sales/use taxes), fees, licenses permits and costs as may be required by applicable federal, state or local laws and regulations as may be required to provide the Work under this Contract.

2.8 Notices

Unless otherwise specified in the Contract, all notices or documentation required or provided pursuant to this Contract shall be in writing and shall be deemed duly given when received at the addresses first set forth below via certified or registered first class mail, return receipt requested, personal delivery or electronic mail. However, if any of the following occur: "notice to cure" a default, Contractor communication in connection with an alleged default, or notice of termination, such notice or communication shall only be delivered personally, or by certified or registered first class mail, return receipt requested.

THE DISTRICT	CONTRACTOR	
TBD	TBD	

2.9 Certification Regarding Debarment, Suspension and Other Responsibility Matters

This Contract is a covered transaction for purposes of the Code of Federal Regulations and the Contractor is required to verify that none of the Contractor, its principals, or affiliates, are excluded or disqualified from receiving contract award by the Federal Government. The Contractor is required to comply with CFR and must include the requirement to comply with the CFR in any lower tier covered transaction it enters into. By signing and submitting this Contract, the Contractor certifies as follows:

The certification in this clause is a material representation of fact relied upon by the District. If it is later determined that the Contractor knowingly rendered an erroneous certification, in addition to remedies available to the District, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment. The Contractor agrees to comply with the requirements of the CFR while performing this Contract and further agrees to include a provision requiring such compliance in its lower tier covered transactions.

2.10 Compliance with Laws and Regulations

The Contractor shall comply fully with all applicable federal, state and local laws, ordinances, executive orders and regulations that prohibit discrimination. These laws include, but are not limited to, RCW Chapter 49.60, Titles VI and VII of the Civil Rights Act of 1964, the American with Disabilities Act, and the Restoration Act of 1987. The Contractor shall further comply fully with any equal opportunity requirements set forth in any federal regulations, statutes or rules included or referenced in the contract documents.

SECTION 3 LEGAL RELATIONS; INDEMNITY AND INSURANCE

3.1 Independent Status of Contractor

In the performance of this Contract, the parties shall be acting in their individual, corporate or governmental capacities and not as agents, employees, partners, joint ventures, or associates of one another. The parties intend that an independent contractor relationship shall be created by this Contract. The Contractor shall be responsible for all federal and/or state tax, industrial insurance, wages, benefits, or other compensation by or on behalf of the Contractor and its employees. The Contractor shall not make any claim of right, privilege or benefit which would accrue to an employee under chapter 41.06 RCW or Title 51 RCW.

3.2 Indemnification and Hold Harmless

To the fullest extent permitted by law, the Contractor shall defend, indemnify and hold harmless the District, including its employees, directors, agents, volunteers, and affiliates, from and against any and all claims, actions, suits, demands, damages, liabilities, obligations, losses, settlements, judgements, costs, and expenses (including, without limitation, reasonable attorney's fees and costs) arising out of this Contract, except for any actions arising from the sole negligence or willfull misconduct of the District, its employees, directors, agents, volunteers, and affiliates. The District shall have the right to demand that the Contractor defend any and all claims, lawsuits, or proceedings related to services provided under the Contract, without cost to the District, with legal representation acceptable to the District.

The indemnification, hold harmless, protection and defense obligations contained herein shall survive the expiration, abandonment or termination of this Contract.

Nothing contained within this Section 3.2 shall affect and/or alter the application of any other section contained within this Contract.

3.3 Evidence and Cancellation of Insurance

- A. Prior to execution of the Contract, the Contractor shall file with the District evidence of insurance and endorsements from the insurer(s) certifying to the coverage of all insurance required herein. All evidence of insurance shall be certified by a properly authorized officer, agent, general agent or qualified representative of the insurer(s) and shall certify the name of the insured, the type and amount of insurance, the location and operations to which the insurance applies, the expiration date, and that the District shall receive notice at least forty-five (45) Days prior to the effective date of any cancellation, lapse or material change in the policy.
- B. The Contractor shall, upon demand of the District, deliver to the District all such policies of insurance, and all endorsements and riders, and the receipts for payment of premiums thereon.
- C. Failure to provide such insurance in a timeframe acceptable to the District shall enable the District to suspend or terminate the Contractor's Work hereunder in accordance with Contract provisions regarding "Termination for Convenience/Default/Non-appropriation." Suspension or termination of this Contract shall not relieve the Contractor from its insurance obligations hereunder.

3.4 Insurance Requirements

Upon execution of this Contract, the Contractor, at its own cost, shall have procured and will maintain for the duration of this Contract, insurance as specified in the Minimum Scope and Limits of Insurance The Contractor shall furnish the District with certificates of insurance and endorsements required by

this Contract. The District reserves the right to require complete, certified copies of all required insurance policies at any time.

Each insurance policy shall be written on an "occurrence" form; except that professional liability, errors and omissions, will be acceptable on a "claims made" form.

If coverage is approved and purchased on a "claims made" basis, the Contractor warrants continuation of coverage, either through policy renewals or the purchase of an extended discovery period, if such extended coverage is available, for not less than three years from the date of completion of the Work which is the subject of this Contract.

By requiring such minimum insurance coverage, the District shall not be deemed or construed to have assessed the risks that may be applicable to the Contractor under this Contract. The Contractor shall assess its own risks and, if it deems appropriate and/or prudent, maintain greater limits and/or broader coverage.

Nothing contained within these insurance requirements shall be deemed to limit the scope, application and/or limits of the coverage afforded, which coverage will apply to each insured to the full extent provided by the terms and conditions of the policy(s). Nothing contained within this provision shall affect and/or alter the application of any other provision contained within this Contract.

A. Minimum Scope and Limits of Insurance

The Contractor shall maintain limits no less than,

- 1. General Liability: \$1,000,000.00 combined single limit per occurrence for bodily injury, personal injury and property damage, and for those policies with aggregate limits, a \$1,000,000.00 aggregate limit. CG 00 01 current edition, including Products and Completed Operations
- 2. Professional Liability, Errors and Omissions: \$3,000,000.00 Per Claim and in the Aggregate
- 3. Automobile Liability: \$1,000,000.00 combined single limit per accident for bodily injury and property damage. CA 0001 current edition, Symbol 1.
- 4. Workers' Compensation: Statutory requirements of the State of residency, and
- 5. Employers' Liability or "Stop Gap" coverage: \$100,000.00.

B. Other Insurance Provisions and Requirements

The insurance coverage(s) required in this Contract are to contain, or be endorsed to contain the following provisions:

All Liability Policies except Workers Compensation and Professional Liability:

1. The District, its officers, employees and agents are to be covered as additional insureds as respects liability arising out of activities performed by or on behalf of the Contractor in connection with this Contract. Such coverage shall be primary and non-contributory insurance as respects the District, its officers, officials, employees and agents. Additional Insured Endorsement shall be included with the certificate of insurance, "CG 2010 11/85" or its equivalent is required. The District requires this Endorsement to complete the Contract.

All Policies:

- 1. The Contractor's insurance coverage shall apply separately to each insured against whom a claim is made and/or lawsuit is brought, except with respect to the limits of the insurer's liability.
- Any deductibles or self-insured retentions must be declared to, and approved by, the
 District. The deductible and/or self-insured retention of the policies shall not limit or apply
 to the Contractor's liability to the District and shall be the sole responsibility of the
 Contractor
- 3. Coverage shall not be suspended, voided, canceled, reduced in coverage or in limits, until after forty-five (45) Days prior written notice, has been given to the District.
- 4. Insurance coverage is to be placed with insurers with a Bests' rating of no less than A: VIII, or, if not rated with Bests', with minimum surpluses the equivalent of Bests' surplus size VIII.

Professional Liability, Errors and Omissions insurance coverage may be placed with insurers with a Bests' rating of B+:VII. Any exception must be approved by the District.

If at any time any of the foregoing policies fail to meet minimum requirements, the Contractor shall, upon notice to that effect from the District, promptly obtain a new policy, and shall submit the same to the District, with the appropriate certificates and endorsements, for approval.

C. Subcontractors

The Contractor shall include all Subcontractors as insureds under its policies, or shall furnish separate certificates of insurance and policy endorsements for each Subcontractor. <u>Insurance coverages provided by Subcontractors as evidence of compliance with the insurance requirements of this Contract not provided by the Contractor, shall be subject to all of the requirements stated herein.</u>

D. Work Site Safety

The Contractor shall have the "right to control" and bear the sole responsibility for the job site conditions, and job site safety. The Contractor shall comply with all applicable federal, state, District and local safety regulations governing the job site, employees and Subcontractors. The Contractor shall be responsible for the Subcontractor's compliance with these provisions.

SECTION 4 CONFLICTS OF INTEREST AND NON-COMPETITIVE PRACTICES

4.1 Conflicts of Interest and Non-Competitive Practices

- A. Conflict of Interest By entering into this Contract to perform Work, the Contractor represents that it has no direct or indirect pecuniary or proprietary interest, and that it shall not acquire any such interest, that conflicts in any manner or degree with the Work required to be performed under this Contract. The Contractor shall not employ any Person or agent having any conflict of interest. In the event that the Contractor or its agents, employees or officers hereafter acquires such a conflict of interest, it shall immediately disclose such conflict to the District. The District shall require that the Contractor take immediate action to eliminate the conflict.
- B. Contingent Fees and Gratuities By entering into this Contract to perform Work, the Contractor represents that:

- 1. No Persons except as designated by Contractor shall be employed or retained to solicit or secure this Contract with an agreement or understanding that a commission, percentage, brokerage, or contingent fee would be paid.
- 2. No gratuities, in the form of entertainment, gifts or otherwise, were offered or given by the Contractor or any of its officers, agents, employees or representatives, to any official, member or employee of the District or other governmental agency with a view toward securing this Contract or securing favorable treatment with respect to the awarding or amending, or the making of any determination with respect to the performance of this Contract.
- 3. Any Person having an existing contract with the District or seeking to obtain a contract who willfully attempts to secure preferential treatment in his or her dealings with the District by offering any valuable consideration, thing or promise, in any form to any District official or employee shall have his or her current contracts with the District canceled and shall not be able to bid on any other District contracts for a period of two (2) years.
- C. Disclosure of Current and Former District Employees To avoid any actual or potential conflict of interest or unethical conduct:
 - 1. District employees or former District employees are prohibited from assisting with the preparation of proposals or contracting with, influencing, advocating, advising or consulting with a third party, including Contractor, while employed by the District or within one (1) year after leaving District employment if he/she participated in determining the Work to be done or processes to be followed while a District employee.
 - 2. Contractor shall identify at the time of offer current or former District employees involved in the preparation of proposals or the anticipated performance of Work if awarded the Contract. Failure to identify current or former District employees involved in this Contract may result in termination of this Contract.
 - 3. After Contract award, the Contractor is responsible for notifying the District's Project Manager of current or former District employees who may become involved in the Contract any time during the term of the Contract.

SECTION 5 RECORDS AND AUDITS

5.1 Retention of Records, Audit Access and Proof of Compliance with Contract

A. Retention of Records

The Contractor and its Subcontractors shall maintain books, records and documents of its performance under this Contract in accordance with generally accepted accounting principles. The Contractor shall retain for six (6) years after the date of final payment under the Contract all financial information, data and records for all Work.

B. Audit Access

The Contractor shall provide access to its facilities, including those of any Subcontractors, to the District, the state and/or federal agencies or officials at all reasonable times in order to monitor and evaluate the Work provided under this Contract. The District shall give reasonable notice to the Contractor of the date on which the audit shall begin.

5.2 Audit Exception

The Contractor agrees that it is financially responsible for and will repay the District all indicated amounts following an audit exception that occurs due to the negligence, intentional act and/or failure for any reason to comply with the terms of this Contract by the Contractor, its officers, employees, agents, and/or representatives. This duty to repay shall survive the expiration or termination of this Contract.

5.3 Federal Funding Audit

If the Contractor expended a total of \$750,000.00 or more in federal awards during its fiscal year, and is a non-profit organization, and is, under this Contract, carrying out or administering a program or portion of a program, it shall have an independent audit conducted in accordance with OMB Circular A-133, which shall comply with the requirements of GAAS (generally accepted auditing standards), GAO's Government Audit Standards and OMB Circular A-133, as amended and as applicable. Contractors expending federal awards from more than one source shall be responsible for determining if the combined financial awards are equal to or greater than \$750,000.00. The Contractor shall provide one copy of the audit report to each District division providing federal awards to the Contractor no later than nine (9) months subsequent to the end of the Contractor's fiscal year.

5.4 Public Records Requests

This Contract shall be considered a public document and will be available for inspection and copying by the public in accordance with the Public Records Act, chapter 42.56 RCW (the "Act").

If the Contractor considers any portion of any record provided to the District under this Contract, whether in electronic or hard copy form, to be protected under law, the Contractor shall clearly identify each such portion with words such as "CONFIDENTIAL," "PROPRIETARY" or "BUSINESS SECRET." If a request is made for disclosure of such portion, the District will determine whether the material should be made available under the Act. If the District determines that the material is subject to disclosure, the District will notify the Contractor of the request and allow the Contractor ten (10) business days to take whatever action it deems necessary to protect its interests. If the Contractor fails or neglects to take such action within said period, the District will release the portions of record(s) deemed by the District to be subject to disclosure. The District shall not be liable to the Contractor for inadvertently releasing records pursuant to a disclosure request not clearly identified by the Contractor as "CONFIDENTIAL," "PROPRIETARY" or "BUSINESS SECRET."

SECTION 6 INTELLECTUAL PROPERTY

6.1 Patents, Copyrights and Rights in Subject Data

Any patentable result or materials suitable for copyright arising out of this Contract shall be owned and retained by the District. The District in its sole discretion shall determine whether it is in the public's interest to release or make available any patent or copyright.

The Contractor agrees that the ownership of any plans, drawing, designs, Scope of Work, computer programs, technical reports, operating manuals, calculations, notes and other work submitted or which is specified to be delivered under this Contract, whether or not complete (referred to in this subsection as "Subject Data") shall be vested in the District.

All such Subject Data furnished by the Contractor pursuant to this Contract, other than documents exclusively for internal use by the District, shall carry such notations on the front cover or a title page (or in such case of maps, in the name block), as may be requested by the District. The Contractor shall

also place its endorsement on all Contractor-furnished Subject Data. All such identification details shall be subject to approval by the District prior to printing.

The Contractor shall ensure that the substance of foregoing subsections is included in each subcontract for the Work under this Contract.

6.2 Nondisclosure of Data

Data provided by the District either before or after Contract award shall only be used for its intended purpose. Contractors and Subcontractors shall not utilize nor distribute the District data in any form without the prior express written approval of the District.

6.3 Non-Disclosure Obligation

While performing the Work under this Contract, the Contractor may encounter personal information, licensed technology, drawings, schematics, manuals, data and other materials described as "Confidential", "Proprietary" or "Business Secret". The Contractor shall not disclose or publish the information and material received or used in performance of this Contract. This obligation is perpetual. The Contract imposes no obligation upon the Contractor with respect to confidential information which the Contractor can establish that: a) was in the possession of, or was rightfully known by the Contractor without an obligation to maintain its confidentiality prior to receipt from the District or a third party; b) is or becomes generally known to the public without violation of this Contract; c) is obtained by the Contractor in good faith from a third party having the right to disclose it without an obligation of confidentiality; or, d) is independently developed by the Contractor without the participation of individuals who have had access to the District's or the third party's confidential information. If the Contractor is required by law to disclose confidential information the Contractor shall notify the District of such requirement prior to disclosure.

SECTION 7 CLAIMS AND APPEALS; DISPUTE RESOLUTION

7.1 Claims and Appeals

The Contractor shall address claims for additional time or compensation under the Contract in writing to the Buyer and Project Manager within ten (10) Days of the date in which the Contractor knows or should know of the basis for the claim. Claims shall be accompanied by supporting documentation and citation to applicable provisions in the Contract documents. The District reserves the right to request additional documentation necessary to adequately review the claim. No claim by the Contractor shall be allowed if asserted after final payment under this Contract. The Buyer and Project Manager shall ordinarily respond to the Contractor in writing with a decision issued jointly, but absent such written response, the claim shall be deemed denied upon the tenth (10th) Day following receipt by the Buyer and Project Manager of the claim, or requested additional documentation, whichever is later.

In the event the Contractor disagrees with the determination of the Buyer and Project Manager, the Contractor shall, within five (5) Days of the date of such determination, appeal the determination in writing to the Executive Director of Finance and Business Services. Such written notice of appeal shall include all information necessary to substantiate the appeal. The Executive Director of Finance and Business Services shall review the appeal and make a determination in writing, which shall be final. Appeal to the Executive Director of Finance and Business Services on claims for additional time or compensation shall be a condition precedent to litigation.

At all times, the Contractor shall proceed diligently with the performance of the Contract and in accordance with the direction of the Buyer or Project Manager. Failure to comply precisely with the time deadlines under this Section 8.1 as to any claim and appeal shall operate as a waiver and release of that claim and appeal and an acknowledgment of prejudice to the District.

7.2 Mediation and Arbitration

If a dispute arises out of or relates to this Contract, or the breach thereof, including any Contractor claim, that is not resolved through the required claims and appeal process set forth in Section 7.1, the parties may, upon mutual agreement, endeavor to settle the dispute in an amicable manner by mediation or other agreed form of alternative dispute resolution process prior to commencing litigation.

7.3 Applicable Law and Forum

This Contract shall be governed by all Washington State and Federal laws including RCWs 28A.400.303, 28A.400.330, 9A.32, 9A.36, 9A.42, 9A.44, 9A.64.030, 9A.88 or any other current laws relative to record checks, crimes against children, or conditions required for working with children.

Pursuant to RCW 28A.400.303, any contractor who will have unsupervised access to children under this agreement shall be required to have successful completion of a background check through the Washington State Patrol Criminal Identification System, under RCW 4.43.830-834, RCW 10.97.30 & .50, and through the Federal Bureau of Investigation prior to contracting with the District and prior to unsupervised access to children. Upon approval by the Purchasing Department, when necessary, contracts may commence on a conditional basis pending completion of the background checks. Contractor shall not utilize any employee (or subcontractor or their employees) at the District site or allow any contact between school children and any employee when an employee has pled guilty to or been convicted of any felony crime involving the physical neglect of a child under Chapter 9A.42 RCW, the physical injury or death of a child under Chapter 9A.32 or 9A.36 RCW (except motor vehicle violations under Chapter 46.61 RCW), sexual exploitation of a child under Chapter 9A.44 RCW where a minor is the victim, promoting prostitution of a minor under Chapter 9A.88 RCW, the sale or purchase of a minor child under 9A.64.030 RCW, or violation of similar laws of another jurisdiction. Any failure to comply with this section shall be grounds for the District to immediately terminate this agreement.

The Contractor, at its own cost, will perform criminal background checks of all individuals providing services under a contractual agreement, and as required by applicable and current Washington State and federal law. Background checks are to be processed through Washington State Patrol criminal investigation system and through the Federal Bureau of Investigation under RCW 28A.400.303.

Tobacco, per RCW 28A210.310, alcohol, drugs, and weapons are prohibited on school grounds.

Any claim, suit, or other legal action pertaining to this Contract shall be brought under the laws of the State of Washington in Snohomish County, Washington.

SECTION 8 TERMINATION

8.1 Termination for Convenience/Default/Non-Appropriation

A. Termination for Convenience

This Contract may be terminated by the District without cause, in whole or in part, upon providing the Contractor ten (10) Days' advance written notice of the termination. If the Contract is terminated pursuant to this Section 9.1.A, the District will be liable only for payment in

accordance with the terms of this Contract for Work performed and Accepted prior to the effective date of termination.

B. Termination for Default

If the Contractor does not perform the Work or the Contractor fails to perform in the manner called for in the Contract, or if the Contractor fails to comply with any material provisions of the Contract, the District may terminate this Contract, in whole or in part, for default as follows:

- 1. A "notice to cure" shall be served on the Contractor by certified or registered first class mail in accordance with Section 2.10. The Contractor shall have ten (10) Days from the date of receipt to cure the default or provide the District with a detailed written plan for review and acceptance, which indicates the time and methods needed to bring the Work into compliance and cure the default.
- 2. If the Contractor has not cured the default or the plan to cure the default is not acceptable to the District, the District may terminate the Contract by serving a "notice of termination" in accordance with Section 2.10 setting forth the manner in which the Contractor is in default and the effective date of termination.
- 3. The Contractor shall only be paid for Work performed and Accepted less any damages to the District caused by or arising from such default. All termination payment requests are subject to an analysis of cost or price by the District to verify compliance with the Contract, applicable laws and regulations.
- 4. The termination of this Contract shall in no way relieve the Contractor from any of its obligations under this Contract nor limit the rights and remedies of the District hereunder in any manner.

C. Termination for Non-Appropriation

- 1. If expected or actual funding is withdrawn, reduced or limited in any way prior to the termination date set forth in this Contract or in any Contract Amendment hereto, the District may, upon written notice to the Contractor, terminate this Contract in whole or in part.
 - If the Contract is terminated pursuant to this Section 9.1.C: 1) the District shall be liable only for payment in accordance with the terms of this Contract for Work performed and Accepted prior to the effective date of termination; and, 2) the Contractor shall be released from any obligation under this Contract affected by the termination or a related purchase order to provide further Work pursuant to the Contract.
- 2. Notwithstanding any provision to the contrary, funding under this Contract beyond the current appropriation year is conditional upon the appropriation by the School Board of sufficient funds to support the Work described in this Contract. Should such an appropriation not be approved, the Contract shall terminate at the close of the current appropriation year.

SECTION 9 MISCELLANEOUS

9.1 Other Public Agency Orders

Other federal, state, city, school districts and local entities may utilize the terms and conditions established by this Contract if agreeable to all parties. The District does not accept any responsibility or involvement in the purchase orders or contracts issued by other public agencies.

9.2 Assignment

Neither party shall assign any interest, obligation or benefit under or in this Contract or transfer any interest in the same, whether by assignment or novation, without prior written consent of the other party. If assignment is approved, this Contract shall be binding upon and inure to the benefit of the successors of the assigning party. This provision shall not prevent Contractor from pledging any proceeds from this Contract as security to a lender. If an assignment is approved, it shall be effective upon the posting of all required bonds, securities and the like by the assignee and the written agreement by assignee to assume and be responsible for the obligations and liabilities of the Contract, known and unknown, and applicable law.

9.3 Force Majeure

The term "force majeure" shall include, without limitation by the following enumeration: acts of nature, acts of civil or military authorities, terrorism, fire, accidents, shutdowns for purpose of emergency repairs, industrial, civil or public disturbances, causing the inability to perform the requirements of this Contract. If any party is rendered unable, wholly or in part, by a force majeure event to perform or comply with any obligation or condition of this Contract, upon giving notice and reasonably full particulars to the other party, such obligation or condition shall be suspended only for the time and to the extent commercially practicable to restore normal operations. In the event the Contractor ceases to be excused pursuant to this provision, then the District shall be entitled to exercise any remedies otherwise provided for in this Contract, including termination for default.

9.4 Confidentiality

In providing services under this Contract, Contractor may have access to personally identifiable education records and confidential information regarding District students or staff (collectively referred to as "Confidential Information"). Contractor agrees that they will maintain the confidentiality of Confidential Information. The use or disclosure of any Confidential Information for any purpose not directly connected to Contractor's services under this Contract is strictly prohibited except where required or authorized by law.

9.5 Discrimination

The Contractor assures the District that the Contractor complies with all state and federal guidelines and/or regulations and does not discriminate on the basis of race, creed, color, national origin, gender, age, marital status, veteran's status, or presence of any physical, sensory or mental handicap, or any other protected group under the law with regard to but not limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoffs or termination; rates of pay or other forms of compensation; selection for training; rendition of services.

9.6 No Third Party Beneficiary

This Contract is for the sole and exclusive benefit of the District and the Contractor and shall not create a contractual relationship with, or cause of action in favor of, any third party.

9.7 Severability

Whenever possible, each provision of this Contract shall be interpreted to be effective and valid under applicable law. If any provision is found to be invalid, illegal or unenforceable, then such provision or

portion thereof shall be modified to the extent necessary to render it legal, valid and enforceable and have the intent and economic effect as close as possible to the invalid, illegal and unenforceable provision.

9.8 Non-Waiver of Breach

No action or failure to act by the District shall constitute a waiver of any right or duty afforded to the District under the Contract; nor shall any such action or failure to act by the District constitute an approval of, or acquiescence in, any breach hereunder, except as may be specifically stated by the District in writing.

END OF TERMS AND CONDITIONS