



COUNTY OF ROANOKE

FINANCE DEPARTMENT

PURCHASING DIVISION

Kate Hoyt
Buyer

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October 1, 2018

INVITATION TO BID #2019-036

Gym Floor Refinishing Services
for
Roanoke County Public Schools

Sealed Bids Due:
October 11, 2018
2:00 PM
(Local Prevailing Time)
One (1) Original
Two (2) Complete Copies
One (1) Electronic Copy

INVITATION TO BID #2019-036

GENERAL INFORMATION

The County of Roanoke, Virginia, on behalf of Roanoke County Public Schools (RCPS), is requesting sealed bids for an annual contract to provide gym floor refinishing services. The County of Roanoke may use the resulting contract at the discretion of the County. It is the intent of RCPS to award a contract for an initial term of one (1) year, with the option to renew for four (4) additional one-year periods.

SUBMISSION OF THE BID

One (1) Original, two (2) complete copies and, one (1) electronic copy (USB preferred), of the sealed bid will be accepted at and until **2:00 PM (local prevailing time) on October 11, 2018**, at the Department of Finance, Purchasing Division, 5204 Bernard Drive, Suite 300F, Roanoke, VA 24018. As this is a sealed formal Invitation to Bid, faxed bids will NOT be accepted. Bids not received by the date and time listed above will be returned to the Offeror unopened. The bid package must be clearly marked with "**IFB #2019-036 GYM FLOOR REFINISHING.**"

It is not the intent of the specifications to be proprietary, nor to exclude any manufacturer or dealer. Deviations will be given consideration if they are considered to be suitable and acceptable for comparison. Any deviations must be submitted, in writing, with your bid. Deviations discovered after bid award or material receipt, not stated in your bid, shall be grounds for disqualification and nullification of order. It is the responsibility of the Offeror to prove that the deviation is equal to the product/service specified. The County of Roanoke will make the final determination as to whether the product is equivalent.

EVALUATION OF THE BID

The County of Roanoke shall provide the mechanism for the evaluation of all information received, the final determination of responsible Offerors, and reserves the right to waive informalities and irregularities and to accept or reject any or all bids. Roanoke County reserves the right to procure from State Contracts when it is in our opinion that the State Contract is in the best interest of Roanoke County. Roanoke County retains the right to split items to multiple suppliers.

Individuals with disabilities, who require assistance or special arrangements in order to participate in bidding, please contact us. We require that you provide at least 48 hours notice so that reasonable efforts may be made to provide the proper arrangements. You may be requested to specify the nature of any accommodation or assistance, which may be required for your participation.

FOR QUESTIONS REGARDING THE BID, PLEASE CONTACT:

Kate Hoyt, Buyer
5204 Bernard Dr., SW, Suite 300F
Roanoke, VA 24018
Telephone: 540-283-8149
Email: khoyt@roanokecountyva.gov

Any inquiries or questions concerning specifications or bid submission should be submitted in writing. Written responses will be provided on our Purchasing Website in the form of an Addendum. It is the responsibility of the Offeror to periodically check our website for any addendum or sign up for email or text notification using the 'Notify Me' module.

NO CONTACT POLICY

Any contact initiated by any Offeror with any County representative, other than the purchasing representative listed herein, concerning this Invitation for Bids is prohibited. Any such unauthorized contact may cause disqualification of the Offeror from this procurement transaction.

SCOPE OF WORK

The purpose of this bid is to establish a contract for the annual refinishing of wood gym floors and other floors mentioned in the following specifications.

Each bidder must indicate whether they will comply exactly as described in the specifications herein, or indicate any deviations being offered. If a deviation is offered, the bidder must include a detailed description of the policy offered, and an explanation of why the deviation equals or exceeds the policy specified. Acceptance of such deviations from specifications shall be at the sole discretion of the County/RCPS.

The Contractor shall furnish all materials, labor, supervision, travel, tools and equipment necessary to satisfactorily complete the specified refinishing process on wood floors. Service provided shall be quality work performed in a professional manner according to the standards of the industry and in strict accordance with these specifications.

Roanoke County shall provide the mechanism for the evaluation of all information received, the final determination of responsible bidders, and reserves the right to waive informalities and/or irregularities and to accept or reject any or all proposals. The County reserves the right to split awards if it is in the best interest of the County.

WARRANTY

All materials and workmanship shall be fully guaranteed to industry standards for a period of one (1) year provided proper maintenance products and maintenance procedures are applied per manufacturer's recommendations.

QUALIFICATION OF BIDDERS

RCPS shall make investigations as deemed necessary, to determine the ability of the bidder to perform the work specified. The bidder shall furnish to RCPS all such information and data for this purpose as is requested. RCPS reserves the right to reject any bid if such evidence and investigation fails to satisfy RCPS that the bidder is properly qualified to carry out the obligation of the contract and complete the work contemplated therein.

Bidders shall provide a list of five (5) references, school systems or municipalities preferred, with whom they have contracted similar work.

CONDITIONS OF WORK

Each bidder must inform themselves fully of the conditions relating to the construction and labor under which the work will be performed. Failure to do so will not relieve a successful bidder of the obligation to furnish all materials and labor necessary to carry out the provisions set forth in the bid.

Contractor shall be responsible for clean-up and proper disposal of sanding pads, tape, and for emptying cans, etc.

Contractor is responsible for all work materials within the building, and for securing the building while working and when leaving the job.

Contractor is responsible for ventilation of work area to aid in drying, controlling humidity, and fume dissipation.

Contractor shall contact schools and make provisions for specific scheduling of work to be done. Contractor shall contact each individual school to schedule work dates as to accommodate school events (i.e. camps, summer school, etc.). **All work is to be done during the first two (2) weeks of July.**

Upon completion, each job must be inspected and approved by a designated school representative prior to final payment.

Logos, special artwork, or school symbols will be quoted separately from the pricing provided in this IFB 2019-036.

FINISHING MATERIALS

The following materials, or approved equals, shall be used by the Contractor in the refinishing process:

Sikafloor WP-8
Sports Floor Finish

Finishes must be M.F.M.A. approved, Group 3, Gymnasium type finish, V.O.C. compliant, 50% solids, oil modified urethane finish. Bidder must provide documentation showing the name of the product, manufacturer, and copy of testing approved by M.F.M.A., of the finish to be used. Contractor shall bring approved products to the job sites in factory sealed, factory labeled containers for inspection by RCPS, at the discretion of RCPS.

REFINISHING

The following steps are general refinishing requirements to be provided by the successful bidder:

1. Use of a properly treated dust mop to clean the floor thoroughly.
2. Before abrading surface, walk the entire area to ensure all foreign matter has been removed.
3. All metal plates or receptacles located on gym floor shall be covered with tape prior to applying finish.
4. Disk floor with screenback or steel wool.
5. Debris from screen-disking shall be swept up and vacuumed from the floor, including from underneath any bleachers.
6. Double tack the floor, before the first coat of finish is applied, using a waterless cleaner. Tack entire surface, paying particular attention to edges and corners.
7. Apply even coat using an approved finish in accordance with manufacturer's instructions, with the grain, using a clean lambswool applicator or method approved by the manufacturer.
8. Allow floor to thoroughly dry.

TRAINING

The contractor will demonstrate proper floor maintenance to the custodial staff at each individual school. Such training will cover everyday maintenance as well as long-term maintenance. The

contractor will have adequate materials and equipment to demonstrate all procedures.

SANDING AND FINISHING SPECIFICATIONS

SANDING:

Floor shall be sanded after all other trades are finished. All wood floors shall be sanded with heavy power driven sander. For the first cut, the floor shall be traversed in both directions going with the grain of the flooring using #2 ½ (30 grade) sandpaper. Follow with #1 ½ (40 grade) paper, then with #1/2 (60 grade), and finishing with #2/1 (100 grade). All cuts should be made with the grain and rough of finish sanding on the diagonal will not be permitted without specific permission from the school. Particular attention should be given on each finishing cut to completely remove the courser grit marks from the preceding cut. Sanding machine shall not be moved more than two boards at a time for each traverser on any of the four cuts. After sanding, a better overall floor appearance is achieved by screen disk abrading the floor with a rotary buffering machine. On this last cut, use a floor buffer fitted with fine paper or a fine screen disk (typically 100-120 grit), and sand entire floor to blend circular cuts of the disk sander with the drum sander cuts. This additional screening is strongly recommended for pattern flooring. After sanding, contractor shall thoroughly vacuum floor with heavy duty commercial type vacuum and request inspection by RCPS's representative, before any finishing work shall start.

SEALING:

After sanding, floor shall be thoroughly swept and vacuumed. Tack rag floor with a Turkish towel dampened with solvent until no traces of sanding dust remain on floor. With a clean lambswool applicator, apply a liberal coat of seal, coating uniformly with the direction of the grain of the wood. After the first coat is thoroughly dry (usually 12 hours or overnight), entire surface should be abraded using steel wool under a single brush floor machine. Floor shall be "tack ragged" as outlined above and a second coat of seal applied. After overnight drying, entire surface should be abraded and "tack ragged" in preparation for court layout and painting.

COURT LINING:

Mark game lines with proper colors according to specifications with the use of precision taping machine for circles and arches. Masking tape should be pulled as soon as the paint begins to set and not allowed to stand overnight. Paint should be allowed to dry for at least 12 hours.

Where line painting or touch-up is necessary, this shall follow screen-discing and cleaning with mineral spirits.

Any painting shall be done within the bounds of masking tape. (NO HAND TAPING, MUST USE TAPING MACHINE.)

Kind and type of paint: Paint used for lines or other markings shall be an approved oil-base type (no epoxy or latex). Contractor shall consult with Principal as to exact color used. Approved brands of paint include Pittsburgh, Sherwin Williams, or Bullington.

FINISHING:

After lines have dried overnight, abrade and tack rag. Apply an even coat of finish with the grain using a lambswool applicator. Allow to dry overnight. Abrade and tack rag. Apply a final coat of finish, as outlined above. After final coat, do not use floor for at least 72 hours. Avoid heavy traffic for at least one week.

NOTE:

During product application and drying time, floor must be free of dust and dirt. For the first four (4) hours, avoid all air currents that carry dust or dirt. Temperature of the floor, room, and materials should be 65 degrees Fahrenheit or higher during treatment and curing. Allow adequate ventilation for proper curing.

SPECIFICATIONS

Referring to attached chart naming each school and checks showing work to be performed, the following conditions shall be applicable:

1. Each floor shall be thoroughly cleaned with a buffer and #100 screen-disc pad to remove dirt, grime, gum, stains and other debris. No swirl marks will be acceptable. (Under no condition is water to be used for cleaning.)
2. Debris from screen-discing shall be swept up and vacuumed from the floor. (Including underneath bleachers.)
3. To assure that floor is free from grease, dust, and other debris the contractor shall further clean, before applying finish, by going over the floor using a turkish-towel material saturated with a neutral mineral spirit as a cleaning agent or until floor surface is free of dust when running hand over the floor.
4. Assuming the floor is clean (having a dull luster as a result of screen-discing) the contractor shall apply the finish using a lambs wool applicator.
5. All metal plates or receptacles located on gym floor shall be covered with tape before finish is applied.
6. Finish shall be applied with a lambs wool applicator using a back and forth stroke making sure to cover all areas, yet in a fashion so as not to pile up, puddle, or leave lap marks.
7. Finish to be used shall be Sikafloor WP-8 or approved equal.
8. Where line painting or touch-up is needed, this shall follow screen-discing and cleaning with mineral spirits.
9. Any painting shall be done within the bounds of masking tape. (NO HAND TAPING, MUST USE TAPING MACHINE.)
10. Any painted area shall have a least two coats of finish for proper protection.
11. Kind and type of paint: Paint used for lines or other markings shall be an approved oil-base type (no epoxy or latex). Contractor shall consult with Principal as to exact color used. Approved brands of paint are Pittsburgh, Sherwin Williams, or Bullington.
12. Contractor is to furnish all tools, buffing machines, paint, tape, finish, mineral spirits, applicators, disc pads and other necessary supplies.
13. Contractor is responsible for ventilation of work area to aid in drying, controlling humidity, and fume dissipation.
14. Contractor is responsible for contents within the building and for securing the building while working and when leaving the job.
15. Contractor shall be responsible for clean-up and proper disposal of screen-disc pads, tape and for emptying cans, etc.
16. Contractor shall contact schools and make provisions for specific scheduling of work to be done.
17. Schools will be available to commence work by June 06, 2013 and must be ready for school opening by August 27, 2013.

18. Upon completion each job must be inspected and approved by Dennis Epperly, Supervisor of Maintenance, or other school representative designated, before final payment is made.
19. Contractor shall be licensed, provide a certificate of liability insurance, and workers compensation insurance, and be in a position to provide a performance bond equal to the amount of the bid, if required by the School Board. Certificate of Insurance shall name Roanoke County School Board as additional insured.
20. Bid is not to include any logos, special artwork, or school symbols.
21. Roanoke County School Board reserves the right to reject any or all bids, to waive informalities, to award to one or more than one bidder, to delete any work, and to award the business to other than the lowest bidder should it be deemed in the best interest of Roanoke County Schools.

INVOICING

Invoices may be submitted individually for each school upon completion, or as a single invoice submitted after final completion of work at all schools, at the preference of the contractor.

Invoices must clearly reference the contract number (2019-036).

COOPERATIVE PROCUREMENT

The procurement of goods and/or services provided for in this Invitation for Bid is being conducted pursuant to Virginia Code, Section 2.2-4304.

Therefore, the Offeror or Bidder is advised, and by submitting a response to this procurement, such Offeror or Bidder agrees that any resulting contract from this procurement may in addition to the County of Roanoke, may also be extended to other public agencies or bodies in the Commonwealth of Virginia to permit those public agencies or bodies to purchase such goods and/or services at contract prices, in accordance with the terms, conditions, and specifications of this procurement. The successful Offeror or Bidder shall deal directly with each public agency or body seeking to obtain any goods and/or services pursuant to any contract that may result from this procurement and in accordance with Virginia Code, Section 2.2-4304.

The County of Roanoke shall not be responsible or liable for any costs, expenses, or any other matters of any type to either the successful Offeror or Bidder or the public agency or body seeking to obtain any goods and/or services pursuant to this cooperative procurement provision.

GENERAL TERMS, CONDITIONS, AND INSTRUCTIONS –IFB (Revised 04/2013)

READ CAREFULLY - FAILURE TO COMPLY WITH EACH AND EVERY PROVISION OF THIS INVITATION AND THE SPECIFICATIONS ARE GROUNDS TO DISQUALIFY A BIDDER

Wherever the term Roanoke County, County or Roanoke County Board of Supervisors is used it is understood to include the Roanoke County School Board, in addition, any contract awarded from this solicitation may be used by Roanoke County Public Schools and any other public entity for which the County of Roanoke acts as a fiscal or purchasing agent.

Individuals with disabilities, who require assistance or special arrangements in order to participate in bidding, please contact (540) 772-2061. We require that you provide at least 48 hours' notice so that reasonable efforts may be made to provide the proper arrangements. You may be requested to specify the nature of any accommodations or assistance, which may be required for your participation.

SUBMISSION AND RECEIPT OF BIDS:

- (a) To be considered, all bids must be delivered in a sealed envelope, clearly marked with the words "BID DOCUMENTS", bid number and the name of the item being bid and received in the Roanoke County Finance Department/Purchasing Division no later than the specified date and time for the bid opening. Failure to timely submit such bid shall disqualify the bidder and such bid will be returned to the bidder unopened. NO FAXED BIDS WILL BE ACCEPTED.
- (b) Unless otherwise specified, bidders must use the invitation to bid form furnished by the County. Failure to do so shall be grounds for rejection of the bid.
- (c) Bids having any erasures or corrections must be initialed in ink by the bidder. An authorized officer of the company must sign bids in ink. Such authorization shall be a part of the bid document. All bids must either be typewritten or printed in ink.
- (d) The original copy of the bid must not be permanently bound and one (1) electronic copy is preferred.

IMPORTANT NOTICE EFFECTIVE 3/14/2011 - ADDENDUMS, BIDS, RFPs, TABULATIONS AND NOTICES OF AWARD:

Vendors may visit <http://roanokecountyva.gov/list.aspx> to sign up to receive emails or text message notices about bids, proposals, addendums, bid tabulation and awards. Vendors can sign up to receive notification in selected commodity/service categories. It is the vendor's responsibility to keep information current in the system in order to receive the notifications. The sign up only requires an email address and/or a cell phone number for receiving text messages (if your phone is capable) and your choice of categories.

Although '**Notify Me**' will be the only way to receive automatic notification, all BIDS/RFP Information will continue to be posted on our website, , and can be picked up at the Purchasing Division, 5204 Bernard Drive, Suite 300F, Roanoke, VA 24018. Phone # (540) 772-2061.

PRICES TO BE FIRM:

The bidder warrants, by virtue of bidding, that the prices, terms and conditions quoted in his bid will be firm for a period of 60 days from the date of the bid opening.

NET 30 after receipt of invoice. Price should include shipping.

INVOICES:

The contractor must send all invoices directly to the payment address shown on the purchase order/contract and must submit invoices for items ordered, delivered and accepted by Roanoke County. **All invoices must show the contract number (2019-036).** All contractors need to be properly registered as a payment vendor for the County in order to receive payment. All vendors previously registered are still in the system as a payment vendor. This system will no longer be used for notification of bids/RFPs.

PERFORMANCE BOND:

At the time of or prior to the execution of the contract, the County reserves the right to require the bidder or contractor to furnish a performance and/or labor and material payment bond with corporate surety, satisfactory to the County of Roanoke, in the amount of the contract price.

DELIVERY POINT:

Unless otherwise indicated, all items shall be delivered F.O.B. with destination and delivery charges included in the bid price. F.O.B. destination is interpreted to mean unloading and placing in the building or area as directed by the County.

CASH DISCOUNTS:

In determining the award of a bid, cash discounts for prompt payment will be considered. Discount time period computation shall commence from and after complete delivery, in satisfactory condition, and receipt of a properly documented invoice.

BRAND NAMES:

When a brand name appears in the specifications, it is solely for the purpose of establishing a grade or quality of material. The County does not wish to rule out other brands or manufacturers; therefore, the words "EQUIVALENT TO" are automatically included. However, if a product other than that specified is bid, it is the vendor's responsibility to prove to the County that said product is equivalent to that specified in the bid.

QUALITY:

All materials used for the manufacture or construction of any supplies, materials, or equipment covered by this bid shall be of the best quality available.

ACCEPTANCE OF MATERIAL:

Until such time as all the conditions in the contract are fulfilled, the County reserves the right to refuse and return material, at the seller's expense.

WARRANTY/RETURNS:

Clearly specify your warranty of product and handling of returns, including turnaround time on faulty equipment. Warranties and other technical data are to be included.

DELIVERY:

Time is of the essence for delivery of any items, products or service procured as a result of this bid. If delivery is not made at the time specified on the Invitation to Bid form, the County reserves the right to call in any and all bonds or other security given for performance, to cancel the order, or any part thereof, without obligation, to declare the seller in default, and to disqualify the seller from bidding on future County contracts.

DEFAULT PROVISION:

In case of default by the contractor, the County shall have the sole discretion to procure the articles or services from other sources. The defaulting contractor shall be liable for any and all costs in excess of the contract price occasioned by or resulting from such default whether directly or indirectly, which sums may be paid or credited from any forfeited bond or other security.

PRICING:

In the event of discrepancy between the total pricing and unit prices, the County in its sole discretion, shall determine the bid price.

Negotiation with lowest responsible Bidder: The County of Roanoke reserves the right to negotiate with the lowest responsible bidder if the low bid exceeds available funds. This

provision will be used in accordance with County Code Chapter 17 (Ord. No. 3350, S2-30, 12-14-82). State Code 2.2.4318.

COPYRIGHTS OR PATENT RIGHTS:

The bidder warrants that there have been no violations of copyrights or patent rights in the manufacture, production or sale of the goods shipped or ordered as a result of this bid. The bidder agrees that the County of Roanoke shall be indemnified and held harmless from any and all liability or expense occasioned by any such violations.

FEES INCLUDED IN BID PRICE:

Submitted bids shall include in the price, the cost of any Business and/or Professional licenses, permits or fees as required by law.

TAX EXEMPTION:

The County of Roanoke is exempt from any taxes imposed by State and/or Federal Government. Upon notification, the County will furnish a certificate of tax exemption.

CERTIFICATION AND ABILITY:

The County of Roanoke reserves the right to request from the bidder, a separate manufacturer's certification of all statements made in the bid. The County may request any or all bidders to furnish proof of experience, ability and financial standing.

SIGNED BID CONSIDERED AN OFFER:

THIS INVITATION TO BID MUST BE SIGNED AS HEREIN PROVIDED. Submission of this signed invitation shall be considered an offer by the bidder or contractor to sell the items or services as required in the specifications. All bids are subject to approval by the County Board of Supervisors. In the case of default by the bidder or contractor after acceptance of a bid, the County of Roanoke may take such action, as it deems appropriate, including forfeiture of any and all bonds or other security and legal action for damages or specific performance.

NO BID:

To insure that your name remains on our bid listing, should you desire not to bid on a particular project, return the completed bid package marked with the words "NO BID". Failure to return to the County a bid or "NO BID" may cause your name to be removed from our listing.

COMPLIANCE WITH LAWS:

The bidder is responsible for compliance with all Local, State and/or Federal laws and regulations. The County of Roanoke shall be held harmless from any liability.

AUTHORITY TO TRANSACT BUSINESS IN VIRGINIA:

A Contractor organized as a stock or nonstock corporation, limited liability company, business trust, or limited partnership or registered as a registered limited liability partnership shall be authorized to transact business in the Commonwealth as a domestic or foreign business entity if so required by Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law. Any business entity described herein that enters into a Contract with the County pursuant to the Virginia Public Procurement Act 2.2-4300 et seq. shall not allow its existence to lapse or its certificate of authority or registration to transact business in the Commonwealth, if so required under Title 13.1 or Title 50 of the Code of Virginia, to be revoked or cancelled at any time during the term of the Contract. The County may void any Contract with a business entity if the business

entity fails to remain in compliance with the provisions of this section. All corporations, LLC's and LLP's shall be registered with the State Corporation Commission. To determine whether your firm should register, please contact the SCC.

By my signature on this solicitation, I certify compliance with federal, state, and local laws and regulations applicable to the performance of the services described herein.

ACCEPTANCE OR REJECTION OF BIDS:

The County of Roanoke reserves the right to accept or reject any or all bids/offers. The County also reserves the right to award the contract for any such materials, goods or services the County deems will best serve its interests. It further reserves the right to award the contract on a split order basis, lump sum or individual basis, or such combinations as shall best serve the interest of the County. Roanoke County reserves the right to make a site visit to the facility prior to bid award.

RULING LAW:

This invitation to bid and any contract executed pursuant hereto of which this invitation shall be an internal part shall be governed, controlled and interpreted in accordance with the laws of the Commonwealth of Virginia without reference to its conflict of law principles. Each party to such contract shall thereby submit to the exclusive jurisdiction of the Circuit Court of the County of Roanoke or, in the event that jurisdiction is authorized, to the United States District Court for the Western District of Virginia, sitting at Roanoke, Virginia.

NONDISCRIMINATION PROVISIONS:

During the performance of this contract, the contractor will not discriminate against any employee or applicant for employment because of age, race, religion, color, sex or national origin, except where religion, sex or national origin is a bona fide occupational qualification reasonably necessary to the normal operation of the contractor. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause. The contractor, in all solicitations or advertisements for employees placed by or on behalf of the contractor, will state that such contractor is an equal opportunity employer.

INSURANCE

The CONTRACTOR shall purchase and maintain such insurance as will protect him from claims set forth below which may arise out of or result from the CONTRACTOR'S execution of the WORK, whether such execution be by himself or by any SUBCONTRACTOR or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

Claims under workmen's compensation, disability benefit and other similar employee benefit acts; and

Claims for damages because of bodily injury, occupational sickness or disease, or death of his employees; and

Claims for damages because of bodily injury, sickness liability coverage which are sustained (1) by any person as a result of an offense directly or indirectly related to the employment of such person by the CONTRACTOR, or (2) by any other person; and

Claims for damages because of bodily injury, sickness, or disease, or death of any person other than his employees; and

Claims for damages because of injury in or destruction of tangible property, including loss of use resulting there from.

Certificates of insurance acceptable to the OWNER shall be filed with the OWNER prior to coverage's afforded under the policies will not be canceled unless at least fifteen (15) days prior WRITTEN NOTICE has been given to the OWNER.

The CONTRACTOR shall procure and maintain, at his own expense, during the CONTRACT TIME, liability insurance as hereinafter specified:

CONTRACTOR'S General Public Liability and Property Damage Insurance including vehicle coverage issued to the CONTRACTOR and protecting him from all claims for personal injury, including death, and all claims for destruction of or damage to property, arising out of or in connection with any operations under the CONTRACT DOCUMENTS, whether such operations be by himself or by any SUBCONTRACTOR under him, or anyone directly or indirectly employed by the CONTRACTOR or by a SUBCONTRACTOR under him. Insurance shall be written with a limit of liability of not less than \$1,000,000 for all damages arising out of bodily injury, including death, at any time resulting there from, sustained by any one person in any one accident; and a limit of liability of not less than \$1,000,000 aggregate for any such damages sustained by two or more persons in any one accident. Insurance shall be written with a limit of liability of not less than \$1,000,000 for all property damage sustained by any one person in any one accident; and a limit of liability of not less than \$1,000,000 aggregate for any such damage sustained by two or more persons in any one accident.

The CONTRACTOR shall procure and maintain, at his own expense, during the CONTRACT TIME, in accordance with the provisions of the laws of the state in which the WORK is performed. Workmen's Compensation Insurance, including occupational disease provisions, for all of his employees at the site of the PROJECT and in case any WORK is sublet, the CONTRACTOR shall require each SUBCONTRACTOR similarly to provide Workmen's Compensation Insurance, including occupational disease provisions for all of the latter's employees unless such employees are covered by the protection afforded by the CONTRACTOR. In case any class of employees engaged in hazardous WORK under this CONTRACT at the site of the PROJECT is not protected under Workmen's Compensation statute, the CONTRACTOR shall provide, and shall cause each SUBCONTRACTOR to provide, adequate and suitable insurance for the protection of his employees not otherwise protected.

QUESTIONS REGARDING THE BID:

Questions should be directed to:

Kate Hoyt, Buyer

5204 Bernard Dr., SW, Suite 300F

Roanoke VA 24018

Telephone: 540-283-8149

Email: khoyt@roanokecountyva.gov

SPECIAL INSTRUCTIONS:**ANTITRUST:**

By entering into a contract, the bidder conveys, sells, assigns, and transfers to Roanoke County all rights, title, and interest in and to all causes of the action it may now or hereafter acquire under the antitrust laws of the United States and the Commonwealth of Virginia, relating to the particular goods or services purchased or acquired by Roanoke County under said contract.

ASSIGNMENT OF CONTRACT:

A contract shall not be assignable by the contractor in whole or in part without the written consent of Roanoke County.

AVAILABILITY OF FUNDS:

It is understood and agreed between the parties herein that Roanoke County shall be bound hereunder only to the extent of the funds available or which may hereafter become available for the purpose of this contract.

IMMIGRATION REFORM AND CONTROL ACT OF 1986:

By signing this bid, the bidder certifies that the firm does not and will not during the performance of this contract employ illegal alien workers or otherwise violate the Federal Immigration Reform and Control Act of 1986.

ANTI-COLLUSION CERTIFICATION:

By my signature on the face of this bid, I certify that this bid is made without prior understanding, agreement, or connection with any corporation, firm or person submitting a bid for the same materials, supplies, equipment, or services, and is in all respects fair and without collusion or fraud. I understand collusive bidding is a violation of the Virginia Governmental Frauds Act and Federal Law and can result in fines, prison sentences, and civil damage awards. I agree to abide by all conditions of this bid and certify that I am authorized to sign this bid for the bidder.

KICKBACKS:

I certify and warrant that by my signature on this solicitation, neither I nor the bidder for whom I am authorized to act has offered or received any kickback from any other bidder, supplier, manufacturer, or subcontractor in connection with bid on this contract, subcontractor in order, in the form of any payment, loan, subscription, advance, deposit of money, services or anything, present or promised, unless consideration of substantially equal or greater value is exchanged. Further, no person shall demand or receive any payment, loan, subscription, advance, deposit of money, service, or anything of more than nominal value, present or promised, unless consideration of substantially equal or greater value is exchanged.

DEBARMENT:

By my signature on this solicitation, I certify that this person/firm/corporation is not currently barred from bidding on contracts by any agency of the Commonwealth of Virginia or the federal government of the United States of America, nor is this person/firm/corporation a part of any firm/corporation that is currently barred from bidding on contracts by any agency of the Commonwealth of Virginia or the federal government of the United States of America. I have attached an explanation of the previous debarment(s) and copies of notice(s) of reinstatement(s).

INDEMNIFICATION:

To the fullest extent permitted by law, the Vendor shall indemnify and hold harmless the County of Roanoke and their agents and employees from and against all claims, damages, losses and expenses, including but not limited to, attorneys' fees, arising out of or resulting from the performance of the Work, provided that any such claim, damage, loss or expense (1) is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of tangible property (other than the Work itself) including the loss of use resulting there from, and (2) is caused in whole or in part by any negligent act or omission of the Vendor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder. Such obligation shall not be construed to negate, abridge, or otherwise reduce any other right or obligation of indemnity which would otherwise exist as to any party or person described in this Paragraph.

The County cannot legally agree to any clause indemnifying the contractor from any damages arising out of the contract or holding the contractor harmless. The submission of a bid or proposal means that the contractor agrees not to request such language in the resulting contract.

CONTRACT:

Any contract resulting from his bid shall consist of the following documents: the General Terms and Conditions and the Specifications, both of which are contained in the Invitation for Bid, together with the bidders response, which consists of this document, the Price Schedule and other bid documents attached hereto or submitted with this document.

DRUG-FREE WORKPLACE:

During the performance of this contract, the contractor agrees to (i) provide a drug-free workplace for the contractor's employees; (ii) post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in violation of such prohibition; (iii) state in all solicitations or advertisements for employees placed by or on behalf of the contractor that the contractor maintains a drug-free workplace; and (iv) include the provisions of the foregoing clauses in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

For the purposes of this section, "drug-free workplace" means a site for the performance of work done in connection with a specific contract awarded to a contractor in accordance with this chapter, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession or use of any controlled substance or marijuana during the performance of the contract.

DATA ON CONVICTIONS FOR CERTAIN CRIMES AND CHILD ABUSE AND NEGLECT:

The contractor certifies that none of the persons who will provide services on school property or requiring direct contact with students has been convicted of any of the following felony or misdemeanor offenses: felony sex or violence offenses, other felony offenses or misdemeanor sex offenses within the past ten years.

The contractor further understands and acknowledges (1) that if he makes a materially false statement regarding any of the above offenses, he will be guilty of a Class 1 misdemeanor and

may forfeit profits derived from the contract. Further, the contractor understands and acknowledges that before any person is permitted to provide such services subsequent to this certification, he must complete a new certification regarding such person in a form satisfactory to the School Board. The required certification form is attached hereto.

PROPRIETARY INFORMATION:

Ownership of all data, materials, and documentation originated and prepared for the County of Roanoke pursuant to the INVITAITON FOR BID shall belong exclusively to the County and be subject to public inspection in accordance with the Virginia Freedom of Information Act. Trade secrets or proprietary information submitted by a bidder shall not be subject to public disclosure under the Virginia Freedom of Information Act; however, the bidder must invoke the protections of Section 2.2-4342F of the Code of Virginia, in writing, either before or at the time the data or other material is submitted.

The bidder must specifically identify the data or materials to be protected and state the reasons why protection is necessary on the "Notice of Proprietary Information Form" below. In addition, the proprietary or trade secret material submitted must be identified by some distinct method such as highlighting or underlining in the Bid and must indicate only the specific words, figures, or paragraphs that constitute trade secret or proprietary information.

The classification of an entire bid document, line item prices, and/or total bid prices as proprietary or trade secrets is not acceptable and may result in rejection of the bid.

DATA ON CONVICTIONS FOR CERTAIN CRIMES AND CHILD ABUSE AND NEGLECT

CERTIFICATION OF CONTRACTOR

Full Name of Contractor: _____

Description of Contract: Gym floor refinishing services

As required by Section 22.1-296.1 of the Code of Virginia, the undersigned hereby certifies that none of the persons who will provide services requiring direct contact with students on school property during school hours or during school-sponsored activities has been convicted of a felony or any offense involving the sexual molestation, physical or sexual abuse or rape of a child.

I further understand and acknowledge (1) that if I make a materially false statement regarding any of the above offenses, I will be guilty of a Class 1 misdemeanor and (2) that before any person is permitted to provide such services subsequent to this certification, I must complete a new certification regarding such person.

Date: _____

Name of Contractor

By: _____

TITLE

**NOTICE OF PROPRIETARY INFORMATION FORM
INVITATION TO BID #2019-036**

Confidentiality References Protection in Accordance with the Code of Virginia, Section 2.2-4342

INSTRUCTIONS: Identify the data or other materials to be protected and state the reasons by using the codes listed below. Indicate the specific words, figures, or paragraphs that constitute trade secrets or proprietary materials. The classification of an entire bid or proposal document, line item prices, and/or total bid or proposal prices as proprietary or trade secret is not acceptable and will result in rejection of the bid or proposal.

- A) This page contains information relating to "trade secrets", and "proprietary information" including processes. Operations, style of work, or apparatus. Identify confidential statistical data. Amount or source of any income...of any person (or) partnership. See Virginia Public Procurement Act. Section 2.2-4342. Unauthorized disclosure of such information would violate the Trade Secrets Act 18 U.S.C. 1905.
- B) This page contains proprietary information including confidential, commercial or financial information, which was provided to the Government on a voluntary basis and is of the type that would not customarily release to the public. See Virginia Public Procurement Act, Section 2.2-4342; 5 U.S.C. 552 (b) (4); 12 C.F.R. 309.5(c) (4).
- C) This page contains proprietary information including confidential, commercial or financial information. The disclosure of such information would cause substantial harm to competitive position and impair the Government's ability to obtain necessary information from contractors in the future. 5 U.S.C. See Virginia Public Procurement Act. Section 2.2-4342; 552 (b) (4)12 C.F.R. 309.5(c) (4).

PRICE FORM AND SIGNATURE PAGE
INVITATION TO BID #2019-036 GYM FLOOR REFINISHING

DRUM SANDING: \$_____ per square foot

ONE COAT OF SEAL: \$_____ per square foot

TWO COATS OF SEAL: \$_____ per square foot

PAINTING: \$_____ per square foot

WARRANTY INFORMATION ATTACHED? YES NO

BIDDERS SIGNING THE BID FORM AGREE THAT THE PRODUCT BEING BID CONFORMS TO ALL SPECIFICATIONS LISTED IN THE BID. BIDDER CERTIFIES THAT BY SUBMISSION OF THIS BID, HE HAS READ AND AGREES TO THE TERMS AND CONDITIONS SET FORTH IN THIS INVITATION TO BID.

DATE _____

PAYMENT TERMS NET 30

COMPANY NAME _____

ADDRESS _____ PHONE # _____

_____ FAX # _____

_____ EMAIL _____

FEIN _____ VA BUSINESS LICENSE NO. _____

VIRGINIA SCC # OR STATEMENT DESCRIBING WHY FIRM IS NOT REQUIRED TO BE SO AUTHORIZED PER VA CODE §2.2-4311.2 _____

SIGNATURE / TITLE _____

NAME / TITLE (please print) _____

To receive consideration for award, this signature sheet must be returned to the Purchasing Division, as it shall be a part of your response.

LISTING OF SCHOOLS AND SQUARE FOOTAGE
INVITATION TO BID #2019-036 GYM FLOOR REFINISHING

SCHOOL	SQUARE FOOTAGE
A. R. Burton Tech Center	2700
Administration	7000
Back Creek Elementary	4700
Bonsack Elementary- Gym	5600
Cave Spring High- Gym	11970
Cave Spring High- Aux	5760
Cave Spring Middle- Gym	700
Cave Spring Elementary- Gym	3200
Cave Spring Elementary- Aux	3500
Fort Lewis Elementary	3750
Glen Cove Elementary	3947
Glenvar Elementary	4131
Glenvar High	9072
Glenvar Middle	4066
Green Valley- Gym	3512
Green Valley- Cafe	2400
H. L. Horn Elementary- Gym	3375
H. L. Horn Elementary- Cafe	4000
Hidden Valley Middle	9542
Hidden Valley High- Main Gym	12000
Hidden Valley High- Auxiliary Gym	6150
Mason's Cove Elementary	3220
Mount Pleasant - Gym	3512
Mountain View- Elementary	3863
Northside High	9000
Northside High- Aux	6300
Northside Middle	6200
Northside Middle Complex	16565
Oak Grove Elementary	4000
Penn Forest Elementary	4000
Roanoke County Career Center	9000
W. E. Cundiff Elementary	3969
William Byrd High- Gym	9630
William Byrd High- Aux	4060
William Byrd High- Stage	1809
William Byrd Middle- Gym	9055