

Request for Proposal - Title Page One

Arlington Public Schools Procurement Office

Request for Proposal 34FY20

Request for Proposal Title: Telecomm Infrastructure Maintenance

and Procurement of Associated

Components and Materials

Request for Proposal Number: 34FY20

Request for Proposal Issue Date: May 4, 2020

Pre-Proposal Conference: May 7, 2020

Proposal Due Date and Time: May 29, 2020, No later than 11:59 P.M.

(Local Prevailing Time)

Procurement Office Kim Young, Senior Procurement Specialist

Representative: (703) 228-7643, kimberly.young@apsva.us

This is Arlington County School Board, operating as Arlington Public Schools ("APS" or "Owner") Request for Proposal (RFP) #34FY20 for the establishment of a Contract for Telecom Infrastructure Maintenance and Procurement of Associated Components and Materials ("Work"). Sealed Proposals **shall not** be received in response to the RFP at the Syphax Education Center by mail, express mail, in person, or by courier, but will do so instead electronically through a secure cloud-based file sharing platform ("Platform").

Offerors wishing to submit a Proposal in response to the RFP are required to upload the Proposal Requirements found in Section IV into the Platform through the link found on the Current Solicitations webpage under the Procurement Office website. A link to the webpage is provided below. Found under the Due Date column for RFP 34FY20 of the Current Solicitations table is a link for Offerors to submit its Proposal. ("Link to submit Proposal – RFP 34FY20"). To assist Offerors with its Proposal submission, screenshots of the steps required to submit a Proposal are attached as Appendix 1 to this RFP.

For a Proposal to be considered for award of a Contract the Proposal must be received in the Platform by no later than 11:59 p. m. on Friday, May 29 ("Proposal Due Date"). Offerors are strongly encouraged to submit their Proposals in advance of Proposal Due Date to allow sufficient time for the Proposals to be uploaded into the Platform before the Proposal Due Date. The time a Proposal is received shall be determined by the time shown under the Activity in the Folder log ("the Log"). If the upload time shown in the Log is after Proposal Due Date the Proposal will be considered non-responsive and will not be considered for Contract award. **Proposals received after the Proposal Due Date shall not be considered.**

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For further information please contact Kimberly Young at <u>Kimberly.young@apsva.us</u> or at (703) 228-7643.

Link to the Current Solicitations webpage: https://www.apsva.us/procurement-office/current-solicitations/

Pre-Proposal Conference:

A non-mandatory pre-Proposal conference ("Conference") will be held for this RFP on Thursday. May 7, 2020, at 2:00 P.M. (Local Prevailing Time). The Conference will take place virtually, to discuss the Work and answer general questions. Attendance at the Conference is encouraged. Offerors seeking to attend the Conference can access the Conference via a link in the Current Solicitations table on the Procurement Office website.

Minutes of the Conference, including but not limited to questions and answers presented at the Conference, will be issued in writing by the Procurement Office as an Information Item and distributed in the same manner as an Addenda, as set forth below

Questions:

All questions regarding this RFP, other than those submitted at the Conference, must be submitted in writing via email addressed to: Kimberly Young, Senior Procurement Specialist, kimberly.young@apsva.us and Singh Ajrawat, APS Project Manager, via email: singh.ajrawat@apsva.us and **must be received by 5:00 PM (Local Prevailing Time) on May 11, 2020**. The Procurement Office will issue written responses to questions received as an Information Item, in the same manner as an Addenda, as set forth below.

Refer to Section III, Instructions to Offerors, for additional instructions and requirements.

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Addenda:
Changes to this RFP will be made only by written Addenda issued by the Procurement Office and designated as "Addendum No" . No other form of communication shall modify this RFP.
Addenda will be posted on https://www.apsva.us/Procurement-office/current-solicitations ("APS website"), and on the Commonwealth of Virginia's on-line e-procurement system, at www.eva.virginia.gov ("eVA").
Offerors shall ascertain prior to submitting a Proposal that all Addenda issued have been received and shall acknowledge receipt and inclusion of all Addenda by marking here, or by including a signed copy of all Addenda with the Proposal:
Addendum # Date: Addendum # Date: Addendum # Date: Date:
<u>Information Items</u> :
Questions received timely in response to this RFP, including those at the Conference, will be answered by written
Information Items issued by the Procurement Office. This RFP shall not be modified by an Information Item.

Information Items will be posted on the APS website, and on eVA.

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Trade Secrets or Proprietary Information:

Each Offeror shall confirm whether their Proposal contains any information the Offeror deems proprietary or a trade secret. Information considered to be proprietary or a Trade Secret is to be included in the Proposal response at Tab 5. See Section IV. Proposal Requirements, D., Submission of Proprietary Information, for additional information.

Please mark one:	
() Yes,	My Proposal contains information deemed to be proprietary or a trade secret. The information deemed to be proprietary or a trade secret can be located under Tab #5
() No,	My Proposal does not contain information deemed to be proprietary or a trade secret.
Acceptance of W By submitting a P	ork: roposal, Offeror confirms that it can deliver all of the Work contained in the RFP.
Under subSection Conditions, and t "transact business 13.1 or Title 50 or it by the State Cor	n Commission (SCC) Identification Number: Mandatory Requirement: C.8. of Section III, Instructions to Offerors, subSection 35 of Section VI., Contract Terms and the Virginia Public Procurement Act (VPPA) § 2.2 4311.2, the Offeror shall be authorized to in the Commonwealth of Virginia as a domestic or foreign business entity if so required by Title as otherwise by law. The Offeror shall include in its Proposal the identification number issued to report to Commission (SCC). For more information on how the SCC can expedite a request for an other, please contact the SCC at (www.scc.virginia.gov) or the Clerk's office at 1-804-371-9733.
Please complete th	ne following by checking the appropriate line that applies and providing the requested information:
The Offer	a Virginia business entity organized and authorized to transact business in Virginia by the SCC. or's identification number issued by the SCC is (The SCC number is NOT ral tax Identification number nor your eVA registration number).
	an out-of-state (foreign) business entity that is authorized to transact business in Virginia by the such Offeror's identification number issued to it by the SCC is
business" to be auth	mited business activities, however, are specifically excluded from the definition of "transacting The Offeror does not have an identification issued to it by the SCC and such Offeror is not required orized to "transact business" in Virginia by the SCC for the following exclusion(s). Exclusion(s) and at https://www.scc.virginia.gov/clk/befaq/forinva.aspx#a2 .
authorized to tro	Iditional sheets to explain in further detail why such Offeror is not required to be unsact business in Virginia in accordance with option3 above. Proposals that fail to ng details regarding option 3 above may be considered non-responsive by APS.
debarment was en circumstances rela	to any of the following, on a separate attachment, state the person or entity against whom the tered, give the location and date of the debarment, describe the project involved, and explain the ating to the debarment, including the names, addresses and phone numbers of persons who might dditional information
partner or	ganization or any officer, director, project manager, procurement manager, chief financial officer, owner currently debarred from doing federal, state or local government work for any reason? No

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2.	Has your organization or any current officer, dir financial officer, partner or owner ever been deb	. 1 3	
	for any reason?	g 10	
	Yes No		
Тур	e of Business:		
Pleas	se check the following information relevant to your	firm:	
	Minority Owned Business:	YES	NO
	Small Business:	YES	NO
	Woman Owned Business:	YES	NO
	Service Disabled Veteran Owned Business:	YES	NO
	Employment Service Organization:	YES	NO
	None of the Above:	YES	

Ethics in Public Contracting/Certification of Non-Disclosure:

Any Contract awarded as a result of this RFP will incorporate by reference Article 9 of the APS Procurement Resolution (Procurement Resolution), as well as any state or federal law related to ethics, conflicts of interest, or bribery, including by way of illustration and not limitation, the Virginia State and Local Government Conflict of Interests Act (Code of Virginia § 2.2-3100 et seq.), the Virginia Governmental Frauds Act (Code of Virginia § 18.2-498.1 et seq., and Articles 2 and 3 of Chapter 10 of Title 18.2 of the Code of Virginia, as amended (§ 18.2-438 et seq.). The undersigned certifies that its offer is made without collusion or fraud and that it has not offered or received any kickbacks or inducements from any other person(as defined in Code of Virginia Section 59.1-68.6 et seq.) and that it has not conferred on any public employee having official responsibility for this purchase any payment, loan, subscription, advance, deposit of money, services, or anything of more than nominal value, present or promised unless consideration of substantially equal or greater value was exchanged.

In compliance with this RFP and all the conditions imposed therein, the undersigned offers and agrees to furnish the Work in accordance with the attached Proposal or as mutually agreed upon by subsequent negotiations. By my signature below, I certify that I am authorized to bind the Offeror in any and all negotiations and/or contractual matters relating to this RFP. Sign in blue ink and type or print requested information.

My signature certifies that the Offeror has no business or personal relationships with any other companies or persons that could be considered as a conflict of interest or potential conflict of interest to APS, and that there are no principals, officers, agents, employees, or representatives of this firm that have any business or personal relationships with any other companies or person that could be considered as a conflict of interest or a potential conflict of interest to APS, pertaining to any and all Work to be performed as a result of this RFP and any resulting Contract with APS.

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This Proposal is Submitted By:

Full Legal Name of Offeror: (to be used for Award):				
Mailing Address:	Remittance Address (If Different):			
Phone: ()	Fax: ()			
Email Address:	Contact Person:			
Tax Identification (FIN/SSN#):	Title:			
Typed/Printed Name:	Signature:			
Date:	(Person signing must be authorized to bind the Offeror in contractual matters)			

A $\,$ W-9 Form should be attached showing correct Full Legal name for award of contract.

1. Include Pages 1 - 5 of this RFP as the first 5 Pages of the Proposal Response Under Tab 1

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I. <u>Introduction to RFP 34FY20</u>

1. Background

Arlington Public Schools (APS) consists of twenty-three (23) elementary schools, five (5) middle schools and four (4) high schools. An alternative 6-12 secondary program is available as well as a high school continuation program and a special education center serving persons aged two (2) through twenty-two (22). APS has the following Departments responsible for overseeing its operations: Administrative Services, School & Community Relations, Facilities and Operations, Finance and Management Services, Information Services, Teaching and Learning and Human Resources. APS employs more than four thousand, two hundred (4,200) employees and serves approximately twenty-six thousand (26,000) Pre-K to 12 students and over five thousand (5,000) adult education students. Additional information about APS can be found at www.apsva.us.

2. **General Information:**

APS has a three-staff member telecommunications organization dedicated to providing services to employees. The school system currently has a joint maintenance and purchase agreement with the existing Contractor (Allen Corporation of America), which will expire on June 30, 2020. At an annual cost of \$326,500 Allen Corporation of America provides two (2) full time, certified on-site technicians, replacement of faulty (break fix) all telephony components (including phone sets), software assurance, and 7X24 monitoring, trouble isolation, and resolution. Purchases for Mitel telephony products and services are made directly through Allen Corporation of America via the existing APS Contract. APS presently has forty (40) physical buildings, all located within the 25-square mile area of Arlington County, Virginia. Telephony voice communications, both within and outside of the school system is a critical communication medium and thus a reliable, efficient telephony infrastructure is core to the operation of the APS.

2.1 Hours of Operation

Core business hours of APS are 7:00 a.m. to 4:00 p.m., Monday through Friday. A procedure for after-hours access exists, allowing for 7 days a week, 24 hours a day access to all APS facilities. This will be provided to the successful Offeror.

2.2 Network Infrastructure

APS recently completed the necessary upgrades to be fully Voice Over Internet Protocol (VOIP) compliant. All sites utilize Mitel Networks MXe controller platform. Please refer to Appendix G and Appendix H for specific information regarding the network topology, components, and inventories.

2.3 <u>Network Management</u>

The incumbent Contractor provides 7 days a week, 24 hours a day network maintenance to include alarm notification, isolation, dispatch and resolution for all telephony components. APS intends to continue this level of service with the new awarded Offeror.

2.4 Internal Network.

All APS sites are interconnected with proprietary, dedicated fiber optic circuits, owned and maintained by Arlington County Government. There is a single, primary Session Initiation Protocol (SIP) circuit leased from Verizon used to route all Direct Inward Dialing (DID) traffic via a Verizon VOIP cloud.

2.5 Enterprise Manager

APS utilizes Mitel Networks proprietary Enterprise Manager (v.9.0) platform for administration and network management. All APS sites are connected to the Enterprise Manager platform via APS data WAN.

2.6 <u>Call Accounting System</u>

APS uses an in-house developed call accounting system. Station Message Detail Recording (SMDR) information is provided by the Enterprise Manager.

2.7 <u>Voicemail</u>

APS uses the XMedius CallXpress voice messaging system. The voice messaging system is covered via a separate Contract with another Contractor and is <u>not</u> the subject of this RFP. However, it is expected the awarded Offeror <u>will support the integration between the voicemail system and the</u> <u>Mitel Networks infrastructure.</u>

2.8 Leased-Local Telecommunications Services

APS has an established long term contract with Verizon to procure local, long distance, wireless 4/5G, and SIP/VOIP services. APS presently leases the following services to support telecommunications operations.

- Potts lines: Lease 500 to support building security, 911, elevators, fax, emergency telephones
- SIP Service: Leased SIP circuit with managed Router, both from Verizon.
- VOIP Cloud: Verizon provides VOIP cloud each site set up with hub/spoke arrangement.
- DID Service: 703-228-XXXX. Total DID#s: 3063 Active DID#s: 2220

2.9 Operations History and Statistics

- 2.9.1 There is routine Move, Add, Change (MAC) activity within APS during the school year (September through June), averaging approximately 50 MACs per month. However, MAC activity increases significantly during the summer break (July through August) when most new construction, renovations, and major moves are completed. APS Telecommunications staff completes 100% of MAC work activity utilizing in house telecom staff and the two (2) existing on-site technicians.
- 2.9.2 The APS telecomm network processes an estimated 1.5 million combined incoming, outgoing, and internal calls per year.
- 2.9.3 Approximate number of telephone active phone sets is 4500 1500 Mitel VOIP and 3000 analog sets. NOTE: Most all of the analog telephone sets are installed in school classrooms and programmed with "internal extensions" not 4-digit DID numbers. See DID count in above section 2.8
- 2.9.4 Approximately 80% percent of the upgrade and preventative maintenance work activity is completed prior to start of the day between 6:00 AM and 7:30 AM. The remaining 20% is completed during after business hours or during the weekends. During the summer months (July and August), much of the upgrade activity at school buildings (40 sites) is completed during the business day.

- 2.9.5 98% of the VOIP phones are Mitel 5330e models and close to 100% of the analog sets are manufactured by Vodavi and are Starplus II single line w/speaker.
- 2.9.6 There are a total of 320 Mitel Wireless Headsets installed.

2.10 <u>Future Plans</u>

APS plans to upgrade the MXe controllers throughout in the future. The long-term plan is to add SIP backup for DID service, either via a secondary SIP circuit or some other solution(s). It will be expected that the successful Offeror will support whatever solution is implemented.

II. Scope of Work

Arlington Public Schools (APS) is soliciting Proposals from qualified Offerors for the provision of Telecom Infrastructure Maintenance and Procurement of Associated Components and Materials (the "Work"). Department of Information Services (DIS), located at the Syphax Education Center at Sequoia Plaza, 2110 Washington Blvd., Arlington, Virginia 22204, is the lead group in utilizing and deploying the resulting Contract. The Contractor shall be responsible for providing the Work.

II. <u>Core Service Requirements</u>

- A. Contractor shall provide 24 x 7 proactive network monitoring, trouble isolation, resolution to include the repair and/or replacement, (at no cost to APS), for all network elements, including, but not limited to the applicable components below:
 - 1. All proprietary Mitel hardware and software components in Appendix H. including the existing voicemail integration with XMedius CallXpress voice messaging system.
 - 2. Software assurance for all components and with associated 24 x 7 support from Mitel Networks.
 - 3. All leased services from Verizon, including, but not limited to SIP/VOIP, T-1, FIOS, DSL, Potts Lines.
 - 4. UPS systems and associated battery packs.
 - 5. All telephone sets
 - 6. Telephony Routers, Modems, DSUs, etc.
 - 7. All Mitel wireless headsets
- B. Provide two (2) fully Mitel Networks certified and experienced on-site technicians to support objectives of APS. Specifically, the technicians shall be certified on existing hardware and software components as detailed in Appendix H. As APS makes changes, upgrades, enhancements, etc to the telecomm infrastructure, the Contractor shall ensure the site technicians are certified to keep abreast of all such changes.

III. Spares Strategy

- A. Contractor shall provide 7 days a week, 24 hours a day support of all APS telecommunications infrastructure components. Contractors shall house and maintain necessary "spare" components as required to meet service intervals of APS as specified in this solicitation. There shall be <u>no cost to APS</u> should any components be replaced to support service requirements. It is the sole responsibility of the Contractor to purchase, house and manage all parts to support APS requirements.
- B. Describe your warehousing, staging, and inventory processes. Please include the type and quantity of your spare parts. .

IV. 7 Days a Week, 24 Hours a Day Maintenance and Support

- A. Contractor shall provide full 7 days a week, 24 hours a day maintenance and support to include:
 - 1. During core business hours (Monday through Friday 7 AM to 4 PM), the two (2) designated onsite technicians shall proactively engage in network management practices as necessary to resolve network "alarms" and other service concerns.
 - 2. During core business hours (Monday through Friday, 7 AM to 4 PM), the Contractor shall provide resources in the form of additional onsite service technicians and other provisions as necessary to

- assist the two (2) onsite technicians in resolving <u>urgent or emergency service outages</u>. Specifically, for those conditions deemed as "emergency/urgent service concerns", the response time for additional service technician(s) shall be less than two (2) hours after notification by APS to arrive at the affected site(s). There shall be <u>no additional cost to APS</u> should additional resources be required to resolve such service related issues. The Contractor shall bear 100% responsibility for any additional costs.
- 3. During non-business hours (4 PM to 7 AM Monday through Friday, Weekends, and designated APS holidays), the Contractor shall notify designated APS representative with service impacting "alarms" within thirty (30) minutes of occurrence. The APS representative, at his discretion may request a service technician to be dispatched to the site.
- 4. During non-business hours (4 PM to 7 AM Monday through Friday, Weekends, and designated APS holidays), response time for service technician dispatch (as requested by the APS representative) to site shall be less than four (4) hours for the service technician to arrive at the site.

V. <u>Emergency/Urgent Conditions</u>

- A. Emergency/urgent conditions may occur at any time and on a 24 x 7 basis. The Contractor agrees to secure and provide applicable resources to APS as necessary to address the urgent conditions below, and at no additional cost to APS.
- B. An emergency or urgent condition exists when one or more of the following conditions occur:
 - 1. Failure of five (5%) percent or more of the lines in any site
 - 2. Failure of the voicemail system
 - 3. Failure of SIP service or component
 - 4. Failure of any fiber connection
 - 5. Voicemail malfunction
 - 6. Failure of a single telephone if its normal use is emergency or critical in nature (i.e. security/police or fire)
 - 7. ailure of Enterprise Manager server
 - 8. Major or critical alarm on any system
 - 9. A state of emergency has been declared by Arlington County Manager, Arlington
 - 10. Public Schools Superintendent, or the Governor of Virginia which results in the activation of Arlington County's Emergency Operations Center

VI. On-Site Technicians

A. The resulting Contract shall include two (2) certified and qualified on-site technicians. The on-site technicians shall become key members of APS Telecommunications team and thus expected to professionally represent APS. The on-site technicians shall spend considerable time with APS customers therefore, it is imperative that they always maintain a professional demeanor, appearance, and personal conduct. It is expected the two (2) onsite technicians shall be on-site per the 12-month APS administrative calendar (available on APS web site). The holidays observed shall be those of APS, and not the Contractor's.

VII. Qualifications of the On-Site Technicians

A. The technicians shall be both certified in Mitel telephony products and services as deployed at APS (See Appendix H) and experienced to support all aspects of APS infrastructure components, including, but not limited to PXB, SIP, telephony circuits, fiber optics, voice/data cable plant, and other components comprising APS telecommunications infrastructure. Furthermore, the technicians shall

continue to keep abreast of product certifications as newer products and services are deployed at APS.

- B. The technicians shall possess all necessary tools, personal computer, transportation vehicle, cell phone, etc., to perform the work.
- C. The technicians shall have understanding and experience with supporting voice messaging integration requirements related to the XMedius CallXpress voice messaging system and the Mitel VOIP Telephony.
- D. The technicians shall adhere to professional conduct and dress code as defined and required by the APS Telecommunications Supervisor.
- E. The technicians shall work with other APS vendors as required to manage operations.
- F. The technicians shall promptly escalate concerns to APS Telecommunications Program Manager and/or direct supervisor.
- G. The technicians shall perform other infrastructure maintenance related duties as assigned by APS Telecommunications Program Manager as assigned and not covered in Section 3.12 below.

VIII. Duties of the On-Site Technicians

A. Repair

- 1. Complete repairs within agreed upon intervals, as specified in this document.
- 2. Coordinate among members of APS Telecommunications Department, customers, and vendors.
- 3. To complete repair requests within service intervals.
- 4. Serve as a single point of contact and escalation in completing all repair request to the satisfaction of APS Telecommunications Department and the end users.
- 5. Shall seek internal technical/product support as necessary to support repair and service requirements.
- 6. Will contact respective management (direct supervisor or manager) to arrange for additional help if repair service intervals are not being met. There shall be no cost to APS should additional help be required to meet the service intervals.
- 7. Will work APS business hours (7:00 a.m. through 4:00 p.m., Monday through Friday), but will provide flexibility to start earlier or stay late as necessary.
- 8. Will work past the scheduled hours to handle urgent, outages, or disaster related repair concerns. There shall be no additional cost to APS for additional hours worked to support "regent and emergency" repairs.
- 9. Will adopt APS Help Desk procedures for trouble ticket management and reporting.

B. Preventative Maintenance

- 1. With respect to performing proactive/preventive maintenance duties, primary responsibility of the technician will be to focus on activities in the areas of network security, disaster recovery, and network optimization. Specified duties are detailed below:
 - a. Perform regular traffic analysis to ensure system is properly optimized.
 - b. Ensure ALL hardware and software components are in proper functioning order as required to support 7X24 maintenance activities.
 - c. Make recommendations to APS Program Manager on improving infrastructure reliability/performance, enhancements, cost reduction, and/or operations improvement.

- d. Ensure overall network infrastructure is safeguarded from intrusions, including hackers, fraud/abuse, and other breeches of security.
- e. Perform routine telecommunications/system audits as assigned by APS Program Manager.
- f. Perform system software upgrades as necessary.
- g. Ensure each PBX system is configured for proper "911" operation.
- h. Perform small cabling jobs as necessary to deliver phone service.
- i. Ensure emergency telephones are identified and in proper operation.
- j. Ensure each PBX is configured per APS "class of restriction" requirements.
- k. Attend APS customer meetings on behalf of Arlington Public Schools Program Manager.
- Front end all trouble/repair tickets as assigned and coordinate with other vendors (Verizon, cabling contractors, etc.) until resolved to the satisfaction of APS telecommunications staff and customer/user.
- m. Will provide flexibility of work/off-hours as necessary for system maintenance, install, or move activity as required by APS Program Manager.
- n. Perform site database back-ups on a weekly (or more often for some sites) basis. Safeguard back-up tapes/disks to ensure complete and expedient restoration.
- o. Ensure all telco closers and Main Distribution Frames (MDF) are neatly organized and configured according to industry standards.
- p. Follow industry building cabling standards practices. For example, Building Industry Consulting Service International (BICSI) standards.
- q. The Offeror agrees to replace on-site technician upon APS' request, with or without reason or justification.
- r. Manage, coordinate, and install major system installations, upgrades, and moves as required.

C. Service

- 1. Shall complete MAC service requests, as agreed to in this document.
- 2. Shall perform major MAC, including system install, move, or reconfigurations.
- 3. Shall manage and perform all ARS route changes as required.
- 4. Learn to use APS Helpdesk software 2847 Systems.

IX. Duties of the Service Manager

- A. Responsible for oversight of APS network maintenance activities.
- B. Ensure appropriate replacement technician(s) are in place when the primary assigned technician(s) are on personal, vacation, or ill leave. APS requires that the Offeror always have two (2) certified, skilled on-site technicians on premises.
- C. Ensure site technicians are certified current and performing duties per agreement.
- D. Shall attend monthly or quarterly meeting with APS staff.
- E. Shall be available 7 days a week, 24 hours a day via cell phone to APS staff to manage urgent and emergency or major system installs, moves, upgrades or changes.

X. <u>Duties of the Account Manager</u>

- A. Shall have responsibility for overall account management, including sales and operations.
- B. Keep APS staff abreast of product upgrades and releases.
- C. Manage escalations beyond the Service Manager in the event the service manager is ineffective, unavailable, or unresponsive

D. Shall be responsible for working with the APS Procurement Office on pricing updates, contract renewals, and other administrative requirements.

XI. <u>Duties of the Sales Engineer (SE)</u>

A. The Account Team shall include a Sales Engineer (SE) dedicated to assisting APS with pre-sales technical support, solution development, product support, and other technical support activities as required. APS shall have direct access to the SE via e-mail or telephone.

III. Instructions to Offerors

A. <u>Information Requests</u>

All questions relating to this RFP shall be submitted in writing to Kim Young, Procurement Office at kimberly.young@apsva.us. For a question to be considered, the subject line of the email must state the following: "RFP #34FY20 Questions". Questions should be succinct and must include the submitter's name, title, company name, company address, and telephone number. Prior to the award of a Contract resulting from this solicitation, Offerors and prospective Offerors are prohibited from contacting APS staff other than Kimberly Young.

B. Tentative Schedule for RFP #34FY20

RFP Issuance May 4, 2020 Pre-Proposal Conference May 7, 2020

Question Deadline May 11, 2020 by 5:00 PM, EST

Information Item/Addendum 1 Issuance May 15, 2020

Proposal Due Date May 29, 2020 No later than 11:59 PM, EST

Shortlist Interviews TBD
Contract Award TBD

Contract Starts Upon execution of the Procurement Agent

Questions may not be considered if they are received after May 11, 2020, by 5:00 PM, Eastern Standard Time. Any questions related to the answers provided in Addendum #1 may be addressed in an additional addendum.

If any questions or responses require revisions to this RFP as it was originally published, such revisions will be by formal amendment only. Offerors are cautioned that any written, electronic, or oral representations made by any APS representative or other person that appear to change materially any portion of the RFP shall not be relied upon unless subsequently ratified by a written amendment to this RFP issued by the Office of the Procurement Agent.

C. Additional Information

1. <u>Debarment Status</u>

The Offeror shall indicate, in the space provided on Title Page 3, whether or not it, or any of its principals, is/are currently debarred from submitting bids or proposals to APS, or any other state or political subdivision, and whether or not it is an agent of any person or entity that is currently debarred from submitting proposals to APS, Virginia, or any other state or political subdivision. An affirmative response may be considered grounds for rejection of the proposal. This statement shall also apply to any subcontractor(s) the Offeror intends to use in the performance of a resulting contract.

2. Conflict of Interest Statement

The Offeror must provide a statement regarding potential conflict of interest. The certification shall be in the form provided in this solicitation, signed by an authorized agent and principal of the Offeror and notarized. The completed Conflict of Interest Statement (Appendix B) shall be provided in Tab #1 of the Proposal.

3. Expenses Incurred in Preparing Proposal

APS accepts no responsibility for any expense incurred by any Offeror in the preparation and presentation of a Proposal. All expenses related to an offer are the sole responsibility of the Offeror.

4. Incomplete Documents

Each Offeror is responsible for having determined the accuracy and/or completeness of the RFP upon which it relied in making its Proposal, and has an affirmative obligation to notify the Procurement Agent immediately upon discovery of an apparent or suspected inaccuracy, error in, or omission of any pages, drawings, sections, or addenda whose omission from the documents was apparent from a reference or page numbering or other indication in the RFP.

If a potential Offeror downloaded an electronic version of the RFP, that potential Offeror is responsible for determining the accuracy and/or completeness of the electronic documents.

If the successful Offeror proceeds with any activity that may be affected by an inaccuracy, error in, or omission in the solicitation documents of which it is aware but has not notified the Procurement Agent, the Offeror hereby agrees to perform any work described in such missing or incomplete documents at the Offeror's sole expense and at no additional cost to APS.

Failure to acknowledge all Addenda issued during the solicitation process on the Request for Proposal Title Page 3, or by including a signed copy of all Addenda with the Proposal, is considered an incomplete Proposal document.

5. <u>Offeror Investigations</u>

Before submitting a Proposal, each Offeror shall make all investigations and examinations necessary to ascertain all conditions and requirements affecting the full performance of the contract and to verify any representations made by APS that the Offeror will rely upon. No pleas of ignorance or mistake, inaccuracy, misrepresentation of such conditions and requirements resulting from failure to make such investigations and examinations will relieve the successful Offeror from its obligation to comply in every detail with all provisions and requirements of the contract documents, or will be accepted as a basis for any claim whatsoever for any monetary compensation on the part of the successful Offeror.

6. <u>Competitive Negotiation for Non-Professional Services</u>

This RFP is let under the procedure for "Competitive Negotiation for Goods and Services Other Than Professional Services" as defined in the Procurement Resolution. Under this procedure, the content of the Proposals, and the identity of the Offerors are not public record until an award determination has been made. Because of this restriction, the opening of Proposals is not public.

7. <u>Arlington County Business Licenses</u>

The successful Offeror must comply with the provisions of Chapter 11 ("Licenses") of the Arlington County Code, if applicable. For information on the provisions of that Chapter and its applicability to this solicitation, prospective offers should contact the Arlington County Business License Division, Office of the Commissioner of the Revenue, 2100 Clarendon Blvd., Suite 200, Arlington, Virginia, 22201, telephone number (703) 228-3060.

8. <u>Authority to Transact Business</u>

Any Offeror organized as a stock or non-stock 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 of Virginia 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. The proper and full <u>legal name</u> of the firm or entity and the identification number issued to the Offeror by the Virginia State Corporation Commission must be written in the space provided on the Proposal Form. Any Offeror that is not required to be authorized to transact business in the Commonwealth shall include in its Proposal a statement describing why the Offeror is not required to be so authorized. APS may require a firm to provide documentation prior to award which: 1) clearly identifies the complete name and legal form of the firm or entity (i.e. corporation, limited partnership, etc.), and 2) establishes that the firm or entity is authorized by the State Corporation Commission to transact business in the Commonwealth of Virginia. Failure of a prospective and/or successful Offeror to provide such documentation shall be grounds for rejection of the Proposal or cancellation of the award. For further information prospective Offerors should refer to the Commonwealth of Virginia State Corporation Commission website at: www.scc.virginia.gov.

9. Insurance Requirements

Each Offeror must review the insurance requirements section carefully with its insurance agent or broker prior to submitting a Proposal to ensure they can provide the specific coverage requirements and limits applicable to this solicitation. If the Offeror is not able to meet the insurance requirements of the solicitation, alternate insurance coverage satisfactory to APS may be proposed by the Offeror and considered by the APS. Written requests for consideration of alternate coverage must be received by the Procurement Agent at least ten (10) calendar days prior to the date set for receipt of Proposals. If APS denies the request for alternate coverage, the coverage required by the Insurance Requirements or Checklist section must be provided. If APS permits alternate coverage, an amendment to the Insurance Checklist will be issued prior to the time and date set for receipt of Proposals. The Insurance Checklist can be found at Appendix D.

10. <u>Interest in More Than One Proposal, and Collusion</u>

If more than one Proposal is received in response to this RFP from an individual, firm, partnership, corporation, affiliate, or association under the same or different names, all Proposals will be rejected. Reasonable grounds for believing that an Offeror is interested in more than one (1) Proposal for a RFP both as an Offeror and as a subcontractor for another Offeror, will result in rejection of all Proposals in which the Offeror is interested. However, a firm acting only as a subcontractor may be included as a subcontractor for two (2) or more Offerors submitting a Proposal for the Work. Any or all Proposals may be rejected if reasonable grounds exist for believing that collusion exists among any Offerors. Offerors rejected under the above provisions shall be disqualified if they respond to a new RFP for the same work.

11. <u>Proposal Withdrawal</u>

No Proposal may be withdrawn after it is filed unless the Offeror makes a request in writing to the Procurement Agent prior to the time and date set for the receipt of Proposals or unless APS fails to award or issue a notice of intent to award a Contract within ninety (90) calendar days after the date and time set for receipt of Proposals with the successful Offeror.

12. Parking

Where parking is not provided at an APS location, the Contractor is responsible for the payment of any parking charges or fines resulting from parking at any worksite(s).

13. Contract Award is in the Best Interest

APS reserves the right to accept or reject Proposals, to cancel this solicitation, to waive any informalities or irregularities therein, (an informality is a minor defect or variation of a Bid or Proposal from the exact requirements of the ITB or RFP, which does not affect the prices, quantity or delivery schedule for the goods, services or construction being procured), and to contract as the best interests of APS may require in order to obtain the firms that best meet the needs of APS, as expressed in this RFP. Selection of a Proposal does not mean that all aspects of the Proposal are acceptable to APS. APS reserves the right to negotiate the modification of terms and conditions with the Offeror offering the best value to APS in conjunction with the evaluation criteria contained herein prior to the execution of a Contract, to ensure a satisfactory Contract.

14. Notice of Intent to Award

APS will post a written Notice of Intent to Award on a public bulletin board in Syphax, 2110 Washington Blvd., Arlington, Virginia, 22204, stating the date the award will be made, and identifying the name(s) of the awardee(s).

15. Replacement or Augmentation of Key Personnel and Subcontractors

The key personnel and sub-contractors submitted by the Offeror in its Proposal in order to qualify, are considered essential to the Offeror's qualifications and may not be replaced, substituted or augmented after qualification of the Offeror's Proposal without prior written approval of APS. A request to replace or substitute any key personnel or subcontractor must be submitted to and approved by APS prior to substitution or augmentation.

16. <u>Contractor Certification Regarding Criminal Convictions</u>

All Contracts with APS, where the Contractor or its employees, or its Subcontractors or their employees, will have direct contact with students on school property during regular school hours, or during school-sponsored activities, shall require the Contractor to certify that neither it nor any of its employees nor any of its Subcontractors' employees, who will have direct contact with students, have been:

- (1) convicted of a felony or of a sexually violent offense as defined in Va. Code Ann. § 9.1-902 as mandated by Va. Code Ann. § 18.2-370.5,
- (2) convicted of an offense occurring on or after July 1, 2006, where the offender was more than three years older than the victim involving:
 - (a) the rape of a child under age 13 pursuant to Va. Code Ann. § 18.2-61.A(iii),
 - (b) forcible sodomy of a child less than 13 years of age pursuant to Va. Code Ann. § 18.2-67.1.A.1,

- (c) object sexual penetration of a child under 13 years of age pursuant to Va. Code Ann. § 18.2-67.2.A.1, or
- (d) any similar offense under the laws of any foreign country or any political subdivision thereof, or the United States or any political subdivision thereof.

This requirement is applicable without exception for a person convicted of a felony or of a sexually violent offense as defined in Va. Code Ann. § 9.1-902, but for all other offenses set forth above this requirement does not apply unless the qualifying offense was done in the commission of, or as a part of the same course of conduct of, or as part of a common scheme or plan as a violation of:

- (a) abduction or kidnapping in violation of Va. Code Ann. § 18.2-47.A,
- (b) abduction with intent to extort money of for immoral purpose in violation of Va. Code Ann. § 18.2-48,
- (c) burglary in violation of Va. Code Ann. § 18.2-89,
- (d) entering a dwelling house with intent to commit murder, rape, robbery or arson in violation of Va. Code Ann. § 18.2-90,
- (e) aggravated malicious wounding in violation of Va. Code Ann. § 18.2-51.2, or
- (f) any similar offense under the laws of any foreign country or any political subdivision thereof, or the United States or any political subdivision thereof.

The Contractor certification covers its employees, its Subcontractors and the employees thereof. (Submit completed Appendix A).

The Contractor certification shall also cover its employees, its Subcontractors and employees thereof, assigned to the Work after Contract award. The Contractor, upon demand from APS, shall provide all information which allowed for the Contractor's certification

17. Cooperative Contract for Use by Other Public Bodies:

This procurement is being conducted by APS not only for its benefit but for the benefit of any other public body eligible to participate in use of the services herein solicited by means of cooperative procurement as provided by, and to the extent permitted by, §2.2-4304 of the Virginia Public Procurement Act.

18. <u>Contractor Prohibited in Assisting Person for New Job if Engaged in Misconduct With Minor</u>
As a condition of awarding a Contract, or Contract Renewal, the Contractor acknowledges it is prohibited from assisting the elected and appointed officials of APS, its officers, current and former employees, agents, departments, agencies, boards, and commissions employee, and contractors, including all levels of subcontractors, in obtaining a new job if the Contractor knows or has probable cause to believe that the elected and appointed officials of APS, its officers, current and former employees, agents, departments, agencies, boards, and commissions employee, and contractors, including all levels of subcontractors, engaged in sexual misconduct regarding a minor or student in violation of law.

19. Request for Comments:

Following the award of any Contract or Contracts, or the cancellation of this RFP, all Offerors or potential Offerors are invited to provide to APS written comments regarding the manner in which this RFP was conducted and any suggested modifications to that process which might make future RFPs by APS more efficient, more productive, and more attractive to potential Offerors.

D. **Minimum Qualifications**

Offerors shall include experience of technical staff (No resumes). Include brief biographies and experience for staff proposed for this Contract. Biographies provided in this section shall reference the staff's involvement in successfully implementing five (5) projects of similar scope and size in the seven (7) years prior to the Proposal Due Date.

Provide two (2) fully Mitel Networks certified and experienced on-site technicians to support objectives of APS. Specifically, the technicians shall be certified on existing hardware and software components as detailed in Appendix H. As APS makes changes, upgrades, enhancements, etc to the telecom infrastructure, the Contractor shall ensure the site technicians are certified to keep abreast of all such changes.

IV. Proposal Requirements

A. General Requirements

One (1) electronic copy of the Proposal with a completed Fee Schedule.. The Offeror's Proposal shall address the below areas, not exceeding the stated page limitations. The Proposal shall be limited to a page size of 8 ½" x 11", single space and type size shall not be less than ten (10) point font for each response item. Note: for page-counting purposes, a page equals a one-sided sheet. If a page limit is not noted within the section below there is no page limit.

Offerors are responsible for having their Proposal received by Procurement Office staff prior to the Proposal Due Date. Failure to comply with this or other requirements of this RFP may be grounds for APS to reject such Proposals.

Submission of Proposals by email or facsimile will not be accepted. Nothing herein is intended to exclude any responsible Offeror or in any way restrain or restrict competition. All responsible Offerors are encouraged to submit Proposals. The electronic copy of the Proposal should contain the pricing information.

Proposals shall be submitted with the required information in the order listed below. Additional instructions are in the Instructions to Offerors (Section III) of this solicitation.

Modification of or additions to any portion or terms of the RFP by the Offeror may be cause for rejection of the Proposal; however, APS reserves the right to decide, on a case by case basis, in its sole discretion, whether or not to reject such a Proposal as nonresponsive.

Mandatory provisions of this RFP are indicated by the inclusion of the words "shall" or "must" to identify the Offeror's obligations. Failure to comply with these requirements or with any other requirements stated as mandatory either in this RFP or in the Instructions to Offerors shall result in rejection of the Offeror's Proposal as not responsive, except to the extent the failure or omission either is not a mandatory statutory requirement or does not affect price, quantity, quality or time.

APS proposed Contract Documents and this RFP contain terms and conditions APS favors and intends to use for the resultant Contract. If the Offeror wishes APS to consider any changes to these documents, such changes must be submitted in writing in the Proposal, and such exceptions shall be considered during negotiation. Any Offeror receiving a Contract award shall be required to execute a Contract in substantial compliance with APS standard Agreement and will be required to furnish all other required Contract Documents including tax identification or social security number within fifteen (15) days after receipt of notification that the Contract is ready for signature; otherwise, APS may award the Contract to another Offeror.

Proposals having any erasures or corrections must be initialed by the Offeror in blue ink.

An Offeror may request in writing to withdraw its Proposal at any time. In the event an Offeror discovers an error in their Proposal and desires to make a correction after the Proposal Due Date, the Offeror shall submit in writing the requested correction, along with a written explanation and justification for the change, no later than one (1) business day following the Proposal Due Date. If APS is satisfied that the identified error was the result of a clerical or mathematical error, APS may permit the correction. APS shall issue its written decision to the requesting Offeror within three (3) business days of receipt of the correction request. If the request is approved, the Proposal shall be deemed modified by incorporation of the correction requested. If the requested correction is denied, the Proposal shall be considered as originally submitted. APS may request additional information or clarifications from an Offeror at any time after the review process has begun.

B. Unnecessarily Elaborate Responses

Unnecessarily elaborate brochures or other presentations beyond those sufficient to present a complete and effective response to this RFP are not desired and may be construed as an indication of the Offeror's lack of cost consciousness. Elaborate or expensive art work, paper, bindings, and visual and other presentations are neither necessary at this time nor desired by APS.

C. Use of Information and Documents

APS and its officials, employees and agents will copy and use the response of the Offeror and documents included with the response, for various purposes related to analysis, evaluation, and decision to award a contract. Proposals shall be the property of APS. Following award APS may be required to allow inspection and copying of documents, and may also use the Offeror's documents in connection with any resulting contracts with that Offeror. The Offeror is responsible for obtaining any necessary authorizations for all such use of the documents and information, and for assuring that such copying and use is in conformance with laws related to trademarks and copyrights. Any documents or information for which the Offeror has not obtained such authorization, or for which such copying and use is not authorized, shall not be submitted. The undersigned Offeror agrees to indemnify, defend and hold APS, its officials, employees and agents harmless from any claims of any nature, including claims arising from trademark or copyright laws, related to use of information and documents submitted with the Offeror's response.

D. Submission of Proprietary Information

Trade secrets or proprietary information submitted by an Offeror in connection with this procurement transaction shall not be subject to public disclosure under the Virginia Freedom of Information Act; however, the Offeror must invoke these protections upon submission of the data or the materials, and must identify the data or other materials to be protected and state the reason why protection is necessary. [Virginia Code Section 2.2-4342(F)]. Offerors shall submit, under Tab 5 of the Proposal, any data or materials it considers to be a trade secret or proprietary information, or falls within the exceptions to the VFOIA and shall state the reason why protection is necessary. Offerors may not declare the entire Proposal proprietary nor may they declare proposed pricing to be proprietary. References may be made within the body of the Proposal not in the separate section labeled proprietary shall be public information. It is the Offeror's sole responsibility to defend such exemptions if challenged in a court of competent jurisdiction.

E. Format and Content

The Proposal should address the items included in the Scope of Services and in the Criteria for Proposal Evaluation. The content of the Proposal copies submitted on CD/ROM or memory stick should mirror the content of the original hard copy and should be in pdf format. Failure to do so will result in a lowered evaluation. Incomplete Proposals may be determined nonresponsive.

Offerors should organize their Proposals using the following tabular format:

Tab 1: Administrative

	A fully executed Request for Proposals Title Pages 1 - 5 of this RFP should be included as the first four
	pages of your Proposal. The name stated on the Title Sheet on, page 5 must be the full legal names of the
	Offeror and the address must be that of the office which will have the responsibility for the services
	provided. The following forms should be completed and also provided in this section:
	The Contactor Certification Regarding Criminal Convictions at Appendix A
	The Conflict of Interest Statement at Appendix B
	The Non-Disclosure and Security Agreement at Appendix C
	The Insurance Checklist at Appendix D
	Student Data Usage and Privacy Agreement at Appendix G
<u>Ta</u>	b 2: Executive Summary
	Provide five (5) projects successfully implemented within seven (7) years prior to Proposal Due Date
	and that the Offeror currently maintains which most closely resemble the requirements and needs of APS.
	The services must be of a similar size and nature to the Scope of Services in this solicitation. Indicate
	organization name, contact name, telephone number and e-mail address of each reference. Please
	verify all information prior to submitting it.
	Number of years in business
	Number of employees

	Number of customers supported Geographical territories supported Availability of technical resources Products/services and number of years supported/provided Future product direction Is the Offeror's business line solely performing Telecom Infrastructure Maintenance and Procurement of Associated Components and Materials? If not, what other services does the Offeror provide and what percentage of the Offeror's business lines is Telecom Infrastructure Maintenance and Procurement of Associated Components and Materials? Please indicate your Value Added Reseller (VAR)/dealer status and formal agreement with Mitel Networks. Describe the nature of the agreement and number of years in place. When does the agreement expire?
<u>Ta</u>	b 3: Offeror Information
	Describe the methodology of the Offeror in successfully providing Telecom Infrastructure Maintenance and Procurement of Associated Components and Materials for APS. Fully describe the Offeror's plan to transition each of the requirements of the Scope of Work as outlined in Section II.
	Offerors shall describe in detail the design, quality and appropriateness of how all tasks requested in the Scope of Work will be completed.
	Offerors shall provide a schedule for transitioning – timeline.
	Offerors shall include experience of technical staff (No resumes). Include brief biographies and Mitel Network experience for staff proposed for this Contract. A Mitel Network certificate of completion should be included. Biographies provided in this section shall reference the staff's involvement in successfully implementing five (5) projects of similar scope and size in the seven (7) years prior to the Proposal Due Date.
	Describe the Offeror's staffing ratios to include consulting, support, sales and administrative and other. To include phone and email contact information for the respective areas of the business. Include a brief statement of the Offeror's experience in providing the services stated in the Scope of Work. This statement should include specifics as to experience with telephony infrastructure maintenance. If Subcontractors and special consultants will be used, they should be identified and their qualifications included in the proposal. Include experience of key individuals assigned to this project emphasizing their experience in working with similar projects with public school districts or local governments. List key professional staff to be assigned work under the contract and describe their experience as project team members. Show only experience directly related to their assigned duties under the proposed project. List team member's names and titles in the listed project, project title, brief project description, year completed and name, address, and phone number and email for each client point of contact. Describe your warehousing, staging, and inventory processes. Please include the type and quantity of your spare parts.
<u>Ta</u>	b 4: Fees for Services
	Maintenance and Repair Pricing
	□ Fee shall include <u>all services required under the Scope of Work</u> (Section II) Please provide pricing for items listed below. Include attachments as necessary to the response. Include customer discounts and warranties. Offerors are encouraged to include as many material parts as necessary to support and meet the needs of APS but which may not be listed below. APS currently averages a spend of approximately \$75,000 per year on materials. □ Pricing for items in Appendix F shall be fixed as agreed upon for initial 36-month term of contract. For subsequent Contract Renewal Periods, pricing may be adjusted in accordance with the Agreement.

Tab 5: Trade Secrets or Proprietary Information

	Offerors are to provide information on the data or other materials sought to be protected and state the reasons why protection is necessary or falls within the exceptions of the Virginia Freedom of Information Act. It is the Offeror's sole responsibility to defend such exemptions if challenged in a court of competen jurisdiction.
	The Offeror shall provide an audited income statement and balance sheet from the most recent annua reporting period
	NOTE: If, in the sole opinion of APS, the Offeror's last audited financial statement does not demonstrate the Offeror's ability to generate sufficient income to meet its operating expenses and financial obligations, APS will reject the Offeror's Proposal and not consider it for contract award.
Tal	b 6: Exceptions Taken to Any Provision of the Contract Documents

Offerors are to	provide any	exceptions to	any	provision	of the	Contract	Documents	in a	ccordance	with
Section V. A.										

V. <u>Proposal Evaluation Process, Method of Contract Award and Proposal Evaluation</u> Criteria

A. Proposal Evaluation Process and Method of Contract Award

A Selection Advisory Committee (SAC) will review and evaluate all responsive Proposals received by the Procurement Office. The SAC will rely only on the information contained in the Proposals submitted in selecting Offerors deemed to be fully qualified and best suited among those submitting Proposals. Therefore, Offerors must emphasize specific information considered pertinent to the Work and submit all information requested. The SAC may seek clarification of any aspect of the Proposal from an Offeror during the Initial Evaluation Stage.

The Offeror shall state any exceptions to any provision of the Contract Documents in writing in its Proposal as a part of Tab 9, identifying with specificity the provision to which exception is taken, the exception, the rationale for the exception, and the proposed alternative provision. The SAC may, but is not required to, negotiate as it deems necessary any exceptions so submitted, but no negotiations shall occur prior to the Negotiations Stage as defined below. An Offeror shall be deemed to have waived all objections to, and accepted, all provisions of the Contract Documents to which no exception is included in its submitted Proposal and in such event no exceptions shall be considered during the Negotiation Phase. Provided, however, if APS makes a material change to the RFP after the Proposal Due Date which if it had been made prior to the Proposal Due Date would have resulted in the Offeror including an exception in its submitted Proposal, the Offeror may within five (5) days following issuance by APS of the material change submit in writing any exception to the material change. Any exception to the material change not submitted to APS in writing within such five (5) day period shall be deemed to have been waived and shall not be considered further during the Negotiation Stage or otherwise. Any industry standard documents the Offeror requests to have included in any resulting Contract shall be included in the Offeror's submitted Proposal. Any documents the Offeror asserts is an industry standard documents not provided by the Offeror in its submitted Proposal shall not be considered during the Negotiation Stage or otherwise and shall not be a part of any Contract awarded.

- 1.After the SAC has completed its Initial Evaluations of the responsive Proposals received by the Procurement Office, when applicable, it will select Offerors to participate in Shortlist Interviews to provide information that will clarify Offerors' Proposals.
- 2.Upon completion of the Shortlist Interviews, but before making any decisions regarding which Offerors to consider further, the SAC may seek from any Offeror which participated in the Shortlist Interviews clarification of any aspect of the Proposal or of issues which arose during the Shortlist Interview. Selection shall be made of two (2) or more Offerors deemed to be fully qualified and best suited among those submitting Proposals, on the basis of the evaluation criteria stated in the RFP.
- 3.Negotiations shall then be conducted with each of the Offerors so selected. Price shall be considered, but need not be the sole determining factor. During the Negotiation Stage, individual members of the SAC may engage in discussions with any Offeror to gather information to assist the SAC in making its final determination regarding award of the Contract. Such individual information and discussions shall be shared with the entirety of the SAC.
- 4.After negotiations have been conducted with each Offeror so selected, APS shall select the Offeror which, in its opinion, has made the best Proposal and provides the best value, based on the evaluation criteria advertised in the RFP, and shall award the Contract to that Offeror. When the terms and conditions of multiple awards are so provided in the RFP, awards may be made to more than one Offeror. Should APS determine in writing and in its sole discretion that only one Offeror is fully qualified, or that one Offeror is clearly more highly qualified than the others under consideration, a Contract may be negotiated and awarded to that Offeror.

5. If at any time it is discovered that an Offeror's Proposal does not satisfy any mandatory requirement of this RFP or that the Offeror has misstated its minimum qualifications or experience, even if the Proposal initially appeared to satisfy such mandatory requirement or requirements or qualifications or experience, the Proposal may be deemed to be nonresponsive and if deemed nonresponsive shall not be considered further.

B. <u>Proposal Evaluation Criteria</u>

The evaluation process involves three (3) stages. The first stage is the Initial Evaluation of all responsive Proposals submitted by responsible Offerors ("Initial Evaluation Stage"). The second stage is the evaluation of those Offerors selected for interviews ("Shortlist Interviews Stage"). The third stage is negotiations with those Offerors selected for negotiations ("Negotiations Stage"). The Evaluation Criteria set forth below will be used for purposes of scoring Proposals at each stage of the evaluation process. Scores from the Initial Evaluations will determine the Offerors to be selected for Shortlist Interviews, if Shortlist Interviews are conducted. When Shortlist Interviews are conducted, Offerors interviewed will be rescored based on the Shortlist Interviews Evaluation Criteria identified herein. Only scores resulting from the Shortlist Interviews Evaluation Criteria will determine the ranking of Proposals whereby APS will enter into negotiations as described in Section A above. Only scores resulting from the Negotiations Stage will determine the ranking of Offerors for purposes of Contract award. Although there may be overlap between the Initial Evaluation Criteria, the Shortlist Interview Evaluation Criteria, and the Negotiations Stage Evaluation Criteria, each stage of the evaluation process is intended to be a separate score and only that score will be used to determine the consequence of that evaluation stage. The Shortlist Interviews Evaluations and the Negotiations Stage Evaluations are, however, the result of cumulative impressions from all preceding stages.

Initial Evaluations Criteria:

	Initial Evaluation Criteria	Weight
1	Offeror's methodology and approach to meet and/or exceed any of the requirements in the Scope of Work.	30%
2	Offerors qualifications and experience.	30%
3	Size and variety of equipment inventory necessary to support APS operations	10%
4	Any general information contained in the Offeror's Proposal which supplements 1-3 above	10%
5	Fees for services	20%
	Total	100%

If Shortlist Interviews are conducted, Offerors selected will be asked to provide information that serves to clarify the Offeror's Proposal. The Shortlist Interviews may include a presentation, a product/service demonstration, and a question-and-answer session. Offerors selected for Shortlist Interviews will be evaluated in accordance with the evaluation criteria listed below:

Shortlist Interviews Evaluation Criteria:

	Shortlist -Interview Evaluation Criteria	Weight
1	Qualifications and experience of Offeror's staff/team proposed for the contract	10%
2	Thoroughness of presentation / demonstration in addressing the points of clarification identified by APS, and cohesion of Offeror's team during the interview	40%

4 160	ees for services	20%
4 Fo	ees for services	20%
3 inf	everall preparedness of the Offeror and ability to effectively communicate the aformation to the audience and demonstrate a clear understanding of the equirement	10%

References will only be checked for Offerors selected for Shortlist Interviews. Information supplied by references on capabilities and past performance of on Offeror will be used in the scoring the Shortlist Interviews Evaluation Criteria

Negotiations Stage Evaluation Criteria:

The Negotiations Stage is for the purpose of further clarification of the selected Offerors' understanding of the performance requirements, its intended approaches to performance, and related information, and for negotiating with each selected Offeror the terms of any Contract award. The following Negotiation Stage Evaluation Criteria will be used in reviewing and evaluating the Proposals and the results of the negotiations for ranking Offerors for purposes of Contract award. Only scores resulting from the Negotiation Stage Evaluation Criteria will determine the ranking of Proposals whereby APS will determine to which Offeror to award the Contract.

During the Negotiations Stage, an Offeror's flexibility and cooperativeness will be evaluated, and an Offeror's participation during this Stage will be assigned a value up to 20% of the total score that it can receive in this final Stage. Those Offerors who do not submit any exceptions to either the Contract requirements and/or its terms and conditions will inherently be assigned the maximum value of 20% for the Negotiations Evaluation Criteria of flexibility and cooperativeness.

	Negotiations Evaluation Criteria	Weight
1	The Offeror's methodology to successfully implement the Work over time	40%
2	Flexibility and cooperativeness in negotiating Contract requirements, terms and conditions	20%
3	Fees for services	40%
	Total	100%

VI. Contract Terms and Conditions

The Contract with the successful Offeror ("Contractor") will contain the following Contract terms and conditions, with incomplete information to be added based upon the final negotiations between APS and the successful Offeror. Offerors who propose to use additional or modified language <u>must</u> include such language with their Proposal. Arlington Public Schools is referred to herein as "APS". <u>Non-Negotiable</u>, <u>Mandatory Provisions Required by Virginia Law or the Procurement Resolution are Indicated by an Asterisk ("*")</u>. The final agreement is subject to review by the APS Attorney prior to being submitted to the successful Offeror for signature.

1. Standard of Care

In the performance or furnishing of services hereunder, the Contractor and all its agents, shall exercise the highest degree of skill and care normally accepted as practices and procedures by members of the same profession for provision of the Work.

2. Responsibility of the Contractor

The Contractor shall be responsible for the quality, technical accuracy, and the coordination of all deliverables and other services furnished by the Contractor under this Contract. The Contractor shall, without additional compensation, correct, or revise any errors or deficiencies that significantly affect the production environment, as determined by the Project Officer, which are discovered within a twelve-month period of final completion of Work.

3. Responsibility for Claims and Liabilities

APS' review, approval, or acceptance of, or payment for, any services or deliverables required under this Contract shall not be construed to operate as a waiver by APS of any rights or of any cause of action arising out of the Contract. The Contractor shall be and remains liable to APS for the accuracy and competency of deliverables, plans, specifications, or other documents.

4. Payment

Contractor will be paid upon acceptance of the submission of a complete invoice satisfactory to the Project Officer which meets the requirements of this section and other applicable provisions of the Contract. APS will pay the Contractor within thirty (30) calendar days after the date of receipt of a correct (as determined by the Project Officer) invoice approved by the APS Project Officer. The number of the issued APS Purchase Order shall appear on all invoices.

5. Project Officer

The performance of the Contractor is subject to the review and approval of the APS Project Officer ("Project Officer") who shall be appointed by the Director of the Arlington APS department requesting the Work under this Contract. However, it shall be the responsibility of the Contractor to manage the details of the execution and performance of its work under the Contract Documents.

6. Adjustments for Change in Scope

APS may order changes in the Work within the general scope of the Work consisting of additions, deletions or other revisions. No claim may be made by the Contractor that the scope of the Work or of the Contractor's services has been changed requiring adjustments to the amount of compensation due the Contractor unless such adjustments have been made by a written amendment to the Contract signed by APS and the Contractor. If the Contractor believes that any particular work is not within the scope of the Work or is a material change or otherwise will call for more compensation to the Contractor, the Contractor must immediately notify the Project Officer after the change or event occurs and within ten (10) calendar days thereafter must provide written notice to the Project Officer. The Contractor's notice must provide to the Project Officer the amount of additional compensation claimed, together with the basis therefore and supportive documentation for the amount. The Contractor will not be compensated for performing any work unless a Proposal complying with this subSection has been submitted in the time specified above and a written amendment has been signed by APS and the Contractor and an APS Purchase Order is issued covering the cost of the services to be provided under the amendment.

7. Additional Services

The Contractor shall not be compensated for any goods or services provided except those included in the Contract Documents and included in the Contract Amount unless those goods or services are covered by a written amendment to this Contract signed by APS and the Contractor and an APS purchase order is issued covering the expected cost of such services.

APS may determine the need for additional work by the Contractor. Upon a request from APS, the Contractor shall prepare a cost Proposal for any such work. No Additional Services shall be performed unless a written amendment to this Contract has been executed by both parties.

8. Reimbursable Expenses

All expenses shall be included in the firm fixed price for provision of the Work for APS. APS shall not approve any request for reimbursement of travel-related expenses submitted by the Contractor.

9. Reimbursable Travel-Related Expenses

All travel-related expenses shall be included in the firm fixed price for provision of the Work for APS. APS shall not approve any request for reimbursement of travel-related expenses submitted by the Contractor.

Non-reimbursable Expenses: The following expenses are not allowable for reimbursement and should not be included in firm fixed price:

- 1. Alcoholic beverages
- 2. Personal phone calls
- 3. Self-entertainment activities (i.e. pay TV, movies, night clubs, health clubs, theaters, bowling)
- 4. Personal expenses (i.e. laundry, valet, haircuts)
- 5. Personal travel insurance (i.e. life, medical, or property insurance) for air fare or rental cars.
- 6. Auto repairs, maintenance and insurance costs for personal vehicles
- 7. Travel expenses incurred to obtain or maintain training and/or certificates that are not associated with an employee's job requirements.

10. Payment of Subcontractors*

The Contractor is obligated to take one of the two following actions within seven (7) calendar days after receipt of amounts paid to the Contractor by APS for work performed by any subcontractor under this Contract:

- a. Pay the subcontractor for the proportionate share of the total payment received from APS attributable to the work performed by the subcontractor under this Contract; or
- b. Notify APS and the subcontractor, in writing, of the Contractor's intention to withhold all or a part of the subcontractor's payment with the reason for nonpayment.

The Contractor is obligated to pay interest to the subcontractor on all amounts owed by the Contractor that remain unpaid after seven (7) calendar days following receipt by the Contractor of payment from APS for work performed by the subcontractor under this Contract, except for amounts withheld as allowed in b., above. Unless otherwise provided under the terms of this Contract, interest shall accrue at the rate of one percent (1%) per month.

The Contractor shall include in each of its subcontracts a provision requiring each subcontractor to include or otherwise be subject to the same payment and interest requirements with respect to each lower-tier subcontractor.

The Contractor's obligation to pay an interest charge to a subcontractor pursuant to the above provisions may not be construed to be an obligation of APS. A Contract modification may not be made for the purpose of providing reimbursement for such interest charge. A cost reimbursement claim may not include any amount for reimbursement for such interest charge.

11. Non-Appropriation*

All funds for payments by APS under this Contract are subject to the availability of an annual appropriation for this purpose by Arlington County School Board (School Board). In the event of non-appropriation of funds by the School Board for the goods or services provided under this Contract, or substitutes for such goods or services which are as advanced or more advanced in their technology, APS will terminate the Contract, without termination charge or other liability to APS, on the last day of the then current fiscal year or when the appropriation made for the then current year for the services covered by this Contract is spent, whichever event occurs first. If funds are not appropriated at any time for the continuation of this Contract, cancellation will be accepted by the Contractor on thirty (30) calendar days prior written notice, but failure to give such notice shall be of no effect and APS shall not be obligated under this Contract beyond the date of termination specified in APS's written notice.

12. APS Purchase Order Requirement*

APS purchases are authorized only if an APS Purchase Order is issued in advance of the transaction, indicating that the ordering school or department has sufficient funds available to pay for the purchase. Such a Purchase Order is to be provided to the Contractor by the order agency. APS will not be liable for payment for any purchases made by its employees without appropriate purchase authorization issued by APS Procurement Agent. Contractors providing goods or services without a signed APS Purchase Order do so at their own risk and expense.

13. Replacement or Augmentation of Key Personnel and Subcontractors

The key personnel and subcontractors submitted by the Contractor in its Proposal and thereafter accepted by APS are considered essential to the Contractor's qualifications. The Contractor may not replace, substitute or augment any key personnel or subcontractor without prior written approval of APS. A request to replace or substitute any key personnel or subcontractor for any reason, shall be provided to the APS Project Officer at least fifteen (15) calendar days in advance of such proposed replacement or substitution and the request shall contain sufficient justification, including identification of the proposed replacement or substitute and their qualifications, in sufficient detail to permit evaluation by APS.

Additionally, the Contractor shall not remove or replace the approved Project Manager without written approval of APS. In cases of the approved Project Manager's prolonged illness or other extended leave of absence, Contractor shall provide an interim Project Manager whose continued work on the Work shall be subject to approval by APS.

In the event of the Project Manager's resignation or termination from the Contractor's employment, the Contractor shall replace the Project Manager with an individual with similar qualifications and experience and only with APS' prior written approval.

14. Project Staff

APS has the right of reasonable rejection and approval of staff or subcontractors assigned to the Work by the Contractor. If APS reasonably rejects staff or subcontractors, the Contractor must provide replacement staff or subcontractors satisfactory to APS in a timely manner and at no additional cost to APS. The day-to-day supervision and control of the Contractor's employees, and employees of any of its subcontractors, shall be the sole responsibility of the Contractor.

15. Supervision by Contractor

The Contractor shall at all times enforce strict discipline and good order among the workers performing under this Contract, and shall only employ on the Work persons reasonably proficient in the work assigned.

16. Employment Discrimination by Contractor Prohibited*

During the performance of this Contract, the Contractor agrees as follows:

A. The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age, disability or any other basis prohibited by state law related to discrimination in employment except where there 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.

- B. 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.
- C. Notices, advertisements and solicitations placed in accordance with federal law, rule or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
- D. The Contractor will comply with the provisions of the Americans with Disabilities Act of 1990 which prohibits discrimination against individuals with disabilities in employment and mandates their full participation in both publicly and privately provided services and activities.
- E. The Contractor will include the provisions of the foregoing subSections in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontract or vendor.

21. Employment of Unauthorized Aliens Prohibited*

In accordance with §2.2-4311.1 of the Virginia Code, the Contractor acknowledges that it does not, and shall not during the performance of this Contract for goods and/or services in the Commonwealth, knowingly employ an unauthorized alien as defined in the federal Immigration Reform and Control Act of 1986.

22. Drug-Free Workplace to be Maintained by Contractor*

During the performance of the Work pursuant to 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 the Contractor's workplace and specifying the actions that will be taken against employees for violations 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 by APS in accordance with the Procurement Resolution, the employees of which Contractor 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.

23. Termination for Cause, Including Breach and Default; Cure

The Contract shall remain in force for the Initial Contract Term or any Renewal Contract Term(s) and until APS determines that all of the following requirements and conditions have been satisfactorily met: APS has accepted the Work, and thereafter until the Contractor has met all requirements and conditions relating to the Work under the Contract Documents, including warranty and guarantee periods. However, APS shall have the right to terminate this Contract sooner if the Contractor is in breach or default or has failed to perform satisfactorily the Work required, as determined by APS in its discretion.

If APS determines that the Contractor has failed to perform satisfactorily, then APS will give the Contractor written notice of such failure(s) and the opportunity to cure such failure(s) within at least fifteen (15) days before termination of the Contract takes effect ("Cure Period"). If the Contractor fails to cure within the Cure Period or as otherwise specified in the notice, the Contract may be terminated for the Contractor's failure to provide satisfactory Contract performance. Upon such termination, the Contractor may apply for compensation for Contract services satisfactorily performed by the Contractor, allocable to the Contract and accepted by APS prior to such termination unless otherwise barred by the Contract ("Termination Costs"). In order to be considered, such request for Termination Costs, with all supporting documentation, must be submitted to APS Project Officer within fifteen (15) calendar days after the expiration of the Cure Period. APS may accept or reject, in

whole or in part, the application for Termination Costs and notify the Contractor of same within a reasonable time thereafter.

If APS terminates the Contract for default or breach of any Contract provision or condition, then the termination shall be immediate after notice from APS to the Contractor (unless APS in its discretion provides for an opportunity to cure) and the Contractor shall not be permitted to seek Termination Costs.

Upon any termination pursuant to this section, the Contractor shall be liable to APS for all costs incurred by APS after the effective date of termination, including costs required to be expended by APS to complete the Work covered by the Contract, including costs of delay in completing the Work or the cost of repairing or correcting any unsatisfactory or non-compliant work performed or provided by the Contractor or its subcontractors. Such costs shall be either deducted from any amount due the Contractor or shall be promptly paid by the Contractor to APS upon demand by APS. Additionally, and notwithstanding any provision in this Contract to the contrary, the Contactor is liable to APS, and APS shall be entitled to recover, all damages to which APS is entitled by this Contract or by law, including, and without limitation, direct damages, indirect damages, consequential damages, delay damages, replacement costs, refund of all sums paid by APS to the Contractor under the Contract and all attorney fees and costs incurred by APS to enforce any provision of this Contract.

Except as otherwise directed by APS in the notice, the Contractor shall stop work on the date of receipt of notice of the termination or other date specified in the notice, place no further orders or subcontracts for materials, services, or facilities except as are necessary for the completion of such portion of the Work not terminated, and terminate all vendors and subcontracts and settle all outstanding liabilities and claims. Any purchases after the date of termination contained in the notice shall be the sole responsibility of the Contractor.

In the event any termination for cause, default, or breach shall be found to be improper or invalid by any court of competent jurisdiction then such termination shall be deemed to have been a termination for convenience.

24. Termination for the Convenience of APS

The performance of work under this Contract may be terminated by the Procurement Agent in whole or in part whenever the Procurement Agent shall determine that such termination is in APS' best interest. Any such termination shall be affected by the delivery to the Contractor of a written notice of termination at least fifteen (15) calendar days before the date of termination, specifying the extent to which performance of the Work under this Contract is terminated and the date upon which such termination becomes effective. The Contractor will be entitled to receive compensation for all Contract services satisfactorily performed by the Contractor and allocable to the Contract and accepted by APS prior to such termination and any other termination costs as negotiated by the parties, but no amount shall be allowed for anticipatory profits.

After receipt of a notice of termination and except as otherwise directed, the Contractor shall stop all work on the date of receipt of the notice of termination or other date specified in the notice; place no further orders or subcontracts for materials, services or facilities except as are necessary for the completion of such portion of the work not terminated; immediately transfer all documentation and paperwork for terminated work to APS; and terminate all vendors and subcontracts and settle all outstanding liabilities and claims.

25. <u>Indemnification</u>* (Note: Virginia does not permit the indemnification of others; cross indemnity provisions are not acceptable). The Contractor covenants for itself, its employees, and subcontractor to save, defend, hold harmless, and indemnify APS, and all of their elected and appointed officials, officers, current and former employees, agents, departments, agencies, boards, and commissions (collectively the "APS" for purposes of this section) from and against any and all claims made by third parties or by APS for any and all losses, damages, injuries, fines, penalties, costs (including court costs and attorney's fees), charges, liability, demands or exposure, however caused, resulting from, arising out of, or in any way connected with the Contractor's acts or omissions or errors in performance or nonperformance of its work called for by the Contract Documents, whether such act or omission or error is attributable to Contractor, subcontractor, any material supplier, or anyone directly or indirectly employed by them, called for by the Contract Documents. This duty to save, defend, hold harmless and indemnify shall survive the termination of this Contract.

If any action or proceeding relating to the indemnification required by this section is brought against APS, then upon written notice from APS to the Contractor, Contractor shall at Contractor's expense, resist or defend such action or proceeding by counsel approved by APS in writing, such approval not to be unreasonably withheld, but no approval of counsel shall be required where the cause of action is resisted or defended by counsel of any insurance carrier obligated to resist or defend same.

If, after Notice by APS, the Contractor fails or refuses to save, defend, hold harmless and/or indemnify APS, the Contractor shall be liable for and reimburse APS for any and all expenses, including but not limited to, reasonable attorney's fees incurred and settlements or payments made. The Contractor shall pay such expenses upon demand by APS and failure to do so may result in such amounts being withheld from any amounts due to Contractor under this Contract.

Contractor understands and agrees that it is Contractor's responsibility to provide indemnification to APS pursuant to this section. The provision of insurance, while anticipated to provide a funding source for this indemnification, is in addition to any indemnification requirements and the failure of Contractor's insurance to fully fund any indemnification shall not relieve the Contractor of any obligation assumed under this indemnification.

26. Intellectual Property Indemnification*

The Contractor warrants and guarantees that no intellectual property rights (including, but not limited to, copyright, patent, mask rights and trademark) of third parties are infringed or in any manner involved in or related to the services provided hereunder.

The Contractor further covenants for itself, its employees, and subcontractors to save, defend, hold harmless, and indemnify APS, and all of its officers, officials, departments, agencies, agents, and employees from and against any and all claims, losses, damages, injuries, fines, penalties, costs (including court costs and attorney's fees), charges, liability, or exposure, however caused, for or on account of any trademark, copyright, patented or unpatented invention, process, or article manufactured or used in the performance of this Contract, including its use by APS. If the Contractor, or any of its employees or subcontractors, uses any design, device, work, or materials covered by letters patent or copyright, it is mutually agreed and understood, without exception, that the Contract Amount includes all royalties, licensing fees, and any other costs arising from the use of such design, device, work, or materials in any way involved with the Work. This duty to save, defend, hold harmless and indemnify shall survive the termination of this Contract. If, after Notice by APS, the Contractor fails or refuses to fulfill its obligations contained in this section, the Contractor shall be liable for and reimburse APS for any and all expenses, including but not limited to, reasonable attorney's fees incurred and any settlements or payments made. The Contractor shall pay such expenses upon demand by APS and failure to do so may result in such amounts being withheld from any amounts due to Contractor under this Contract.

27. Copyright

The Contractor hereby irrevocably transfers, assigns, sets over and conveys to APS all right, title and interest, including the sole exclusive and complete copyright interest, in any and all copyrightable works created pursuant to this Contract. The Contractor further agrees to execute such documents as APS may request to affect such transfer or assignment.

Further, the Contractor agrees that the rights granted to APS by this subsSection are irrevocable. Notwithstanding anything else in this Contract, the Contractor's remedy in the event of termination of or dispute over the terms of this Contract shall not include any right to rescind, terminate or otherwise revoke or invalidate in any way the rights conferred pursuant to the provisions of this subSection. Similarly, no termination of this Contract shall have the effect of rescinding, terminating or otherwise invalidating the rights acquired pursuant to the provisions of this "Copyright" subSection.

The use of subcontractors or third parties in developing or creating input into any copyrightable materials produced as a part of this Contract is prohibited unless APS approves the use of such subcontractors or third parties in advance and such subcontractors or third parties agree to include the provisions of this subSection as part of any contract they enter into with the Contractor for work related to work pursuant to this Contract.

28. Ownership and Return of Records

This Contract confers no ownership rights to the Contractor nor any rights or interests to use or disclose APS' data or inputs.

The Contractor agrees that all drawings, specifications, blueprints, data, information, findings, memoranda, correspondence, documents or records of any type, whether written or oral or electronic, and all documents generated by the Contractor or its subcontractors as a result of APS' request for services under this Contract, are the exclusive property of APS ("Record" or "Records"), and all such Records shall be provided to and/or returned to APS upon completion, termination, or cancellation of this Contract. The Contractor shall not use, willingly allow, or cause such materials to be used for any other purpose other than performance of all obligations under the Contract without the written consent of APS. Additionally, the Contractor agrees that the Records are confidential records and neither the Records nor their contents shall be released by the Contractor, its subcontractors, or other third parties; nor shall their contents be disclosed to any person other than the Project Officer or his or her designee. The Contractor agrees that all oral or written inquiries from any person or entity regarding the status of any Record generated as a result of the existence of this Contract shall be referred to the Project Officer or his or her designee for response. At APS' request, the Contractor shall deliver all Records to the Project Officer, including "hard copies" of computer records, and at APS's request, shall destroy all computer records created as a result of APS' request for services pursuant to this Contract.

The Contractor agrees to include the provisions of this section as part of any contract or agreement the Contractor enters into with subcontractors or other third parties for work related to work pursuant to this Contract. No termination of this Contract shall have the effect of rescinding, terminating or otherwise invalidating this section of the Contract.

29. Confidential Information

The Contractor, and its employees, agents, and subcontractors, hereby agree to hold as confidential all APS information obtained as a result of its Work under this Contract. Confidential information includes, but is not limited to, nonpublic personal information, personally identifiable health information, social security numbers, proprietary systems, addresses, dates of birth, other contact information or medical information about a person's, information pertaining to products, operations, systems, customers, prospective customers, techniques, intentions, processes, plans, expertise and any information entrusted to any affiliate of the parties. The Contractor shall take reasonable measures to ensure that all of its employees, agents, and subcontractors are informed of, and abide by, this requirement.

All student data is considered to be confidential under any resulting Contract as well as under the Family Educational Rights and Privacy Act ("FERPA"), 20 U.S.C. §1232g et seq., and any other federal or state statutes or regulations pertaining to student records, and will only be released in accordance with the applicable laws and regulations. Student data shall include all metadata, forms, logs, cookies, tracking pixels, user content, and Personally Identifiable Information (PII), Education Records as defined by the Family Educational Rights and Privacy Act ("FERPA"), and other non-public information relating directly to APS students. All student data received by the Contractor shall be maintained by the Contractor in a secure location, in accordance with the Student Data Usage and Privacy Agreement.

The Contactor also agrees that it will not directly or indirectly use or facilitate the use or dissemination of student data (whether intentionally or by inadvertence, negligence or omission verbally electronically, through paper transmission or otherwise), for any purpose other than that directly associated with its officially assigned duties pursuant to any resulting Contract. Contractor is aware that unauthorized use or disclosure of student data is prohibited and, in addition, may also constitute a violation of Virginia law (e. g. the Government Data Collection and Dissemination Practice Act, formerly called the Privacy Protection Act, VA Code §2.2-3800 et seq., and the Secrecy of Information Act, VA Code §58.1-3, which may be punishable by a jail sentence of up to six (6) months and/or a fine of up to \$1,000,000.).

30. HIPPA Compliance

The Contractor shall comply with all applicable legislative and regulatory requirements of the Health Insurance Portability and Accountability Act of 1996, as amended ("HIPPA"). Pursuant to 45 C. F. R. §164.502(e) and

§164.504(e), the Contractor shall be designated a Business Associate pursuant and will be required to execute an APS Business Associate Agreement. If Contractor engages a subcontractor or subcontractors in the performance of the Scope of Work under any resulting Contract, the Contractor shall enter into an agreement with each of its subcontractors pursuant to 45 C. F. R. §164.3082(b) and the Health Information Technology for Economic and Clinic Health (HITECH) Act §13401 that is appropriate and sufficient to require each subcontractor to protect the Protected Health Information (PHI) to the same extent required of Contractor under APS's Business Associate Agreement and in a form approved by APS. HITECH defines PHI as individually identifiable and maintained by a covered health care provider, health plan, or health care clearinghouse. See 45 C.F.R 160.103 and 164.501. The Contractor shall ensure that its subcontractors notify the Contractor, immediately, of any breaches in security regarding the PHI.

The Contractor takes full responsibility for any failure to execute the appropriate agreements with its subcontractors to comply with the existing and or future regulations of HIPPA and/or HITECH, and shall indemnify APS in accordance with the Indemnification clause in this section.

31. Data Security

The Contractor agrees that it shall hold all APS data obtained or accessed as a result of its work under this Contract confidential in accordance with the Nondisclosure and Data Security Agreement attached hereto. If individual employees or subcontractors of the Contractor are performing work under this Contract on APS-owned property, then such individual employees or subcontractors shall be required to sign a separate Nondisclosure and Data Security Agreement, which shall be incorporated by reference into this Contract, prior to performing any work or being allowed access to APS data.

The Contractor shall hold APS Information in the strictest confidence and comply with all applicable APS security and network resources policies as well as all local, state and federal laws or regulatory requirements concerning data privacy and security. The Contractor shall develop, implement, maintain, continually monitor and use appropriate administrative, technical and physical security measures to preserve the confidentiality, privacy, integrity and availability of all electronically maintained or transmitted APS Information received from, created or maintained on behalf of APS and strictly control access to APS Information. For purposes of this provision, and as more fully described in this Contract and APS's Non-Disclosure and Data Security Agreement (NDA), "APS Information" (also referred to as "APS Data" or "data") includes, but is not limited to, electronic information, documents, data, images, and records including, but not limited to, financial records, personally identifiable information, Personal Health Information (PHI), personnel, educational, voting, registration, tax or assessment records, information related to public safety, APS networked resources, and APS databases, software and security measures which is created, maintained, transmitted or accessed to perform the Work under this Contract.

- (a) APS' Non-Disclosure and Data Security Agreement (NDA). The Contractor shall require that an authorized Contractor designee, and all key employees, agents or subcontractors working on-site at APS facilities or otherwise performing non-incidental work under this Contract, sign the NDA (attached as an Attachment D) prior to performing any work or permitting access to APS networked resources, application systems or databases under this Contract. A copy of the signed NDAs shall be available to APS Project Officer upon request.
- (b) <u>Use of Data</u>. The Contractor shall ensure that the use, distribution, disclosure or access ("use") to APS Information and APS networked resources shall not occur in an unauthorized manner. Use of APS Information for other than as specifically outlined in this Contract is strictly prohibited, unless such other use is agreed to in writing by the parties. The Contractor will be solely responsible for any unauthorized use, reuse, distribution, transmission, manipulation, copying, modification, access or disclosure of APS Information and any non-compliance with this Data Security and Protection provision or any NDA.
- (c) <u>Data Protection</u>. The Contractor agrees that it will protect APS Information according to standards established by the National Institute of Standards and Technology, including 201 CMR 17.00, Standards for the Protection of Personal Information of Residents of the Commonwealth and the Payment Card

Industry Data Security Standard (PCI DSS), as applicable, and no less rigorously than it protects its own data, proprietary and/or confidential information. The Contractor shall provide to APS a copy of its data security policy and procedures for securing APS Information and a copy of its disaster recovery plan/s. The Contractor shall provide, if requested by APS, on an annual basis, results of an internal Information Security Risk Assessment provided by an outside firm.

- (d) <u>Data Sharing</u>. Except as otherwise specifically provided for in this Contract, the Contractor agrees that it shall not share, disclose, sell or grant access to APS Information to any third party without the express written authorization of the APS Chief Information Security Officer or designee.
- (e) <u>Security Requirements</u>. The Contractor shall maintain the most up to date anti-virus, industry accepted firewalls and/or other protections on its systems and networking equipment. The Contractor certifies that all systems and networking equipment that support, interact or store APS Information meet the above standards and industry best practices for physical, network and system security requirements. Printers, copiers or fax machines that store APS Data into hard drives must provide data at rest encryption. Significant deviation from these standards must be approved by the APS Chief Information Security Officer or designee, the downloading of APS information onto laptops or other portable storage medium is prohibited without the express written authorization of the APS Chief Information Security Officer or designee.
- (f) <u>Data Protection Upon Conclusion of Contract</u>. Upon termination, cancellation, expiration or other conclusion of this Contract, the Contractor shall return all APS Information to APS unless APS requests that such data be destroyed. This provision shall also apply to all APS Information that is in the possession of subcontractors or agents of the Contractor. The Contractor shall complete such return or destruction not less than thirty (30) calendar days after the conclusion of this Contract and shall certify completion of this task, in writing, to APS Project Officer.
- (g) <u>Notification of Security Incidents</u>. The Contractor agrees to notify the APS Chief Information Officer and APS Project Officer within twenty-four (24) hours of the discovery of any unintended access to, use or disclosure of APS Information.
- (h) <u>Subcontractors</u>. To the extent the use of subcontractors is permitted under this Contract, the requirements of this entire section shall be incorporated into any subcontractor agreement entered into by the Contractor and any data sharing shall be compliant with these security and protection requirements and the NDA. In the event of data sharing, subcontractors shall provide to the Contractor a copy of their data security policy and procedures for securing APS Information and a copy of their disaster recovery plan/s.

32. Ethics in Public Contracting*

This Contract incorporates by reference Article 9 of the Procurement Resolution, as well as any state or federal law related to ethics, conflicts of interest, or bribery, including by way of illustration and not limitation, the Virginia State and Local Government Conflict of Interests Act (Code of Virginia § 2.2-3100 et seq.), the Virginia Governmental Frauds Act (Code of Virginia § 18.2-498.1 et seq., and Articles 2 and 3 of Chapter 10 of Title 18.2 of the Code of Virginia, as amended (§ 18.2-438 et seq.). The Contractor certifies that its offer is made without collusion or fraud and that it has not offered or received any kickbacks or inducements from any other Offeror, supplier, manufacturer, or subcontractor and that it has not conferred on any public employee having official responsibility for this purchase any payment, loan, subscription, advance, deposit of money, services, or anything of more than nominal value, present or promised unless consideration of substantially equal or greater value was exchanged.

33. APS Employees*

No employee of APS Schools, Virginia, shall be admitted to any share in any part of this Contract or to any benefit that may arise there from which is not available to the general public.

34. Force Majeure

The Contractor shall not be held responsible for failure to perform the duties and responsibilities imposed by this Contract if such failure is due to fires, riots, rebellions, natural disasters, wars, acts of terrorism, or an act of God beyond control of the Contractor, and outside and beyond the scope of the Contractor's then current, by industry standards, disaster plan, that make performance impossible or illegal, unless otherwise specified in the Contract.

APS shall not be held responsible for failure to perform its duties and responsibilities imposed by the Contract if such failure is due to fires, riots, rebellions, natural disasters, wars, acts of terrorism, or an act of God beyond control of APS that make performance impossible or illegal, unless otherwise specified in the Contract. The period hereinabove specified for the completion of his Work shall be extended by such time as shall be fixed by the Owner.

No such extension of time shall be deemed a waiver by the Owner of its right to terminate the Contract for abandonment or delay by the Contractor as herein provided or to relieve the Contractor from full responsibility for performance of his obligations hereunder.

35. Authority to Transact Business*

The Contractor shall pursuant to Code of Virginia §2.2-4311.2, be and remain authorized to transact business in the Commonwealth of Virginia during the Initial Term and any Subsequent Contract Term(s) of this Contract. A contract entered into by a Contractor in violation of this requirement is voidable, without any cost or expense, at the sole option of APS.

36. Relation to APS*

The Contractor will be legally considered as an independent contractor and neither the Contractor nor its employees will, under any circumstances, be considered employees, servants or agents of APS. APS will not be legally responsible for any negligence or other wrongdoing by the Contractor, its employees, servants or agents. APS will not withhold payments to the Contractor for any federal or state unemployment taxes, federal or state income taxes, Social Security tax, or any other amounts for benefits to the Contractor. Furthermore, APS will not provide to the Contractor any insurance coverage or other benefits, including workers' compensation, normally provided by APS for its employees.

37. Antitrust

By entering into this Contract, the Contractor conveys, sells, assigns and transfers to APS all rights, title, and interest in and to all causes of action the Contractor may now have or hereafter acquire under the antitrust laws of the United States or the Commonwealth of Virginia, relating to the goods or services purchased or acquired by APS under this Contract.

38. Report Standards

Reports or written material prepared by the Contractor in response to the requirements of this Contract or request of the Project Officer shall, unless otherwise provided for in the Contract, meet standards of professional writing established for the type of report or written material provided, shall be thoroughly researched for accuracy of content, shall be grammatically correct and not contain spelling errors, shall be submitted in a format approved in advance by the Project Officer, and shall be submitted for advance review and comment by the Project Officer. The cost of correcting grammatical errors, correcting report data, or other revisions required to bring the report or written material into compliance with these requirements shall be borne by the Contractor.

When submitting documents to APS, The Contractor shall comply with the following guidelines:

- All submittals and copies shall be printed on at least thirty percent (30%) recycled-content and/or tree-free paper;
- All submittals must be in the required tabular format in a binder.
- Report covers / binders shall be recyclable, made from recycled materials, and/or easily removable to allow for recycling of report pages (reports with glued bindings that meet all other requirements are acceptable):
- The use of plastic covers or dividers should be avoided; and

• Unnecessary attachments or documents not specifically asked for should not be submitted, and superfluous use of paper should be avoided.

39. Audit

The Contractor agrees to retain all books, records and other documents related to this Contract for at least five (5) years after final payment. APS or its authorized agents shall have full access to and the right to examine any of the above documents during this period and during the Initial Contract Term or any Renewal Contract Term. If the Contractor wishes to destroy or dispose of records (including confidential records to which APS does not have ready access) within five (5) years after final payment, the Contractor shall notify APS at least thirty (30) days prior to such disposal, and if APS objects, shall not dispose of the records.

40. Amendments

This Contract shall not be modified except by written amendment executed by persons duly authorized to bind the Contractor and APS

41. Arlington Public Schools Procurement Resolution and Policies*

Notwithstanding any provision to the contrary herein, no provision of the Procurement Resolution or any applicable APS policy is waived in whole or in part.

42. Dispute Resolution*

All disputes arising under this Contract, or its interpretation, whether involving law or fact, or extra work, or extra compensation or time, and all claims for alleged breach of Contract shall be submitted in writing to the Project Officer for decision at the time of the occurrence or beginning of the Work upon which the claim is based, whichever occurs first. Such claims shall state the facts surrounding it in sufficient detail to identify it together with its character and scope. Claims denied by the Project Officer may be submitted to APS Superintendent or designee in writing no later than sixty (60) days after final payment in accordance with the Procurement Resolution.

The time limit for final written decision by APS Superintendent or designee in the event of a contractual dispute, as that term is defined in the Procurement Resolution, is thirty (30) days. Procedures for considering contractual claims, disputes, administrative appeals, and protests are contained in the Procurement Resolution, incorporated herein by reference. A copy of the Procurement Resolution is available upon request from the Office of the Procurement Agent. The Contractor shall not cause a delay in the Work pending a decision of the Project Officer, APS Superintendent or designee, School Board, or a court of competent jurisdiction.

43. Applicable Law, Forum, Venue and Jurisdiction*

This Contract and the Work performed hereunder shall be governed in all respects by the laws of the Commonwealth of Virginia and the jurisdiction, forum, and venue for any litigation with respect thereto shall be in the Circuit Court for Arlington County, Virginia, and in no other court. In performing the Work under this Contract, the Contractor shall comply with applicable federal, state, and local laws, ordinances and regulations.

44. Arbitration

It is expressly agreed that nothing under the Contract shall be subject to arbitration, and any references to arbitration are expressly deleted from the Contract.

45. Non-exclusivity of Remedies

All remedies available to APS under this Contract are cumulative, and no such remedy shall be exclusive of any other remedy available to APS at law or in equity.

46. No Waiver

The failure of either party to exercise in any respect a right provided for in this Contract shall not be deemed to be a subsequent waiver of the same right or any other right.

47. Severability

The sections, subsections, paragraphs, sentences, clauses and phrases of this Contract are severable, and if any phrase, clause, sentence, paragraph, subsection, or section of this Contract shall be declared invalid by the valid

judgment or decree of a court of competent jurisdiction, such invalidity shall not affect any of the remaining phrases, clauses, sentences, paragraphs, subsections, and sections of this Contract.

48. No Waiver of Sovereign Immunity*

Notwithstanding any other provision of this Contract, nothing in this Contract or any action taken by APS pursuant to this Contract shall constitute or be construed as a waiver of either the sovereign or governmental immunity of APS. The parties intend for this provision to be read as broadly as possible.

49. Survival of Terms

In addition to any numbered section in this Contract which specifically state that the term, paragraph or subsection survives the expiration of termination of this Contract, the following sections if included in this Contract also survive: <u>Indemnification; Relation to APS; Ownership and Return of Records; Audit; Copyright; Intellectual Property Indemnification; Confidential Information, and Data Security and Protection.</u>

50. Headings

The section headings in this Contract are inserted only for convenience and are not to be construed as part of this contract or a limitation on the scope of the particular section to which the heading refers.

51. Ambiguities

Each party and its counsel have participated fully in the review and revision of this Contract. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in interpreting this Contract. The language in this Contract shall be interpreted as to its fair meaning and not strictly for or against any party.

52. Non-Discrimination Notice*

APS does not discriminate against faith-based organizations.

53. Insurance Requirements

The Contractor shall provide to the Procurement Agent a Certificate of Insurance indicating that the Contractor has in force the coverage below prior to the start of any Work under this Contract and upon any contract extension. The Contractor agrees to maintain such insurance until the completion of this Contract or as otherwise stated in the Contract Documents. All required insurance coverages must be acquired from insurers authorized to do business in the Commonwealth of Virginia, rating of "B" or better and a financial size of "Class VII" or better in the latest edition of A.M. Best Co., and acceptable to APS. The minimum insurance coverage shall be:

- a. Workers Compensation (if applicable)- Virginia Statutory Workers Compensation (W/C) coverage including Virginia benefits and employer's liability with limits of \$100,000/100,000/500,000.
- b. Commercial General Liability \$500,000 combined single limit coverage with \$1,000,000 general aggregate covering all premises and operations and including Personal Injury and Independent Contractors. The general aggregate limit shall apply to this Contract. Coverage should be without retention limits.
- c. Automobile Liability \$100,000 per person / \$300,000 per accident.
- d. Product Liability \$500,000 combined single limit coverage, \$1,000,000 general aggregate
- e. Cyber Liability Insurance not less than \$500,000 per occurrence or claim, \$1,000,000 aggregate. Coverage shall be sufficiently broad to respond to the duties and obligations as is undertaken by Contractor in this Contract and shall include, but not be limited to, claims involving, invasion of privacy violations, information theft, damage to or destruction of electronic information, release of private information, crisis management and notification expenses, alteration of electronic information, extortion and network security. The policy shall provide coverage for breach response costs, regulatory fines and penalties, and credit monitoring expenses with limits sufficient to respond to these obligations.

- f. Arlington Public Schools, its officers, elected and appointed officials, employees and agents, are to be named as additional insured under all coverages except Workers' Compensation and Automobile Liability, and the certificate of insurance, or the certified policy, if requested, must so state. Coverage afforded under this sub-Section shall be primary as respects APS, its officers, elected and appointed officials, agents and employees. The following definition of the term "APS" applies to all policies issued under the Contract: "Arlington County School Board and any affiliated or subsidiary Board, Authority, Committee, or Independent Agency (including those newly constituted), provided that such affiliated or subsidiary Board, Authority, Committee, or Independent Agency is either a Body Politic created by the School Board of Arlington Public Schools, Virginia, or one in which controlling interest is vested in Arlington Public Schools".
- g. Cancellation All insurance policies required by this Contract shall be endorsed to include the following provision: "It is agreed that this policy is not subject to cancellation or non-renewal until thirty (30) days prior written notice has been given to the Procurement Agent, Arlington Public Schools, Virginia." If there is a material change or reduction in coverage the Contractor shall notify the Procurement Agent immediately upon Contractor's notification from the insurer. Any policy on which the Contractor has received notification from an insurer that the policy has or will be cancelled or materially changed or reduced must be replaced with another policy consistent with the terms of this Contract, and APS notified of the replacement, in such a manner that there is no lapse in coverage. Not having the required insurance throughout the Contract Term is grounds for termination of the Contract.
- h. Any insurance coverage that is placed as a "claims made" policy must remain valid and in force, or the Contractor must obtain an extended reporting endorsement consistent with the terms of this Contract, until the applicable statute of limitations has expired, such date as determined to begin running from the date of the Contractor's receipt of final payment.
- i. Contract Identification The insurance certificate shall state this Contract's number and title.

The Contractor must disclose the amount of any deductible or self-insurance component applicable to the General Liability and Automobile Liability, or any other policies required herein, if any. APS reserves the right to request additional information to determine if the Contractor has the financial capacity to meet its obligations under a deductible. Thereafter, at its option, APS may require a lower deductible, funds equal to the deductible be placed in escrow, a certificate of self-insurance, collateral, or other mechanism in the amount of the deductible to ensure protection for APS.

The Contractor shall require all subcontractors to maintain during the term of this Contract, Commercial General Liability insurance, Automobile Liability insurance, and Workers' Compensation insurance (if applicable) in the same form and manner as specified for the Contractor. The Contractor shall furnish subcontractors' certificates of insurance to APS immediately upon request by APS.

No acceptance or approval of any insurance by APS shall be construed as relieving or excusing the Contractor from any liability or obligation imposed upon the Contractor by the provisions of the Contract Documents.

The Contractor shall be responsible for the Work performed under the Contract Documents and every part thereof, and for all materials, tools, equipment, appliances, and property of any description used in connection with the Work. The Contractor assumes all risks for direct and indirect damage or injury to the property or persons used or employed on or in connection with the Work contracted for, and of all damage or injury to any person or property wherever located, resulting from any action, omission, commission or operation under the Contract, or in connection in any way whatsoever with the contracted work.

The Contractor shall be as fully responsible to APS for the acts and omissions of its subcontractors and of persons employed by them as it is for acts and omissions of persons directly employed by it.

Notwithstanding any of the above, the Contractor may satisfy its obligations under this section by means of self-insurance for all or any part of the insurance required, provided that the Contractor can demonstrate financial capacity and the alternative coverages are submitted to and acceptable to APS. The Contractor must also provide

its most recent actuarial report and provide a copy of its self-insurance resolution to determine the adequacy of the insurance funding.

55. Accessibility of Web Site*

If any work performed under this Contract results in design, development, maintenance or responsibility for content and/or format of any APS websites, or APS' presence on other party websites, the Contractor shall perform such work in compliance with the requirements set forth in the U.S. Department of Justice document entitled "Accessibility of State and Local Government Websites to People with Disabilities." The document is located at: http://www.ada.gov/websites2.htm.

56. Arlington County Business License

The Contractor must comply with the provisions of Chapter 11 (Business Licenses) of the Arlington County Code. For further information on the provisions of this chapter and its applicability to this contract, contact the Arlington County Business License Division, Commissioner of the Revenue of Arlington, Virginia, Telephone Number (703) 228-3060.

57. Failure to Deliver

In case of failure to deliver goods or services in accordance with the contract terms and conditions, APS, after due oral or written notice, may procure the goods or services from other sources and hold the Contractor responsible for any resulting additional purchase and administrative costs. This remedy shall be in addition to any other remedies which APS may have; provided that if public necessity requires the use of materials or supplies not conforming to the specifications, they may be accepted and payment therefore shall be made at a reduction in price to be determined solely by APS.

58. Subcontracts

The Contractor shall not enter into any subcontract with any subcontractor who has been suspended or debarred from doing federal, state or local government work for any reason.

The Contractor shall be as fully responsible for the acts or omissions of its subcontractors, and of persons either directly or indirectly employed by them as for the acts or omissions of persons directly employed by the Contractor.

The Contractor shall insert appropriate clauses in all subcontracts to bind subcontractors to the terms and conditions of this contract insofar as they are applicable to the Work of subcontractors.

Nothing contained in this contract shall create any contractual relationship between any subcontractor and APS.

59. Non-Endorsement Clause for Contracts and Agreements

APS may be identified as a "Participant" in the Work with the following statement added: "This shall not constitute an endorsement of any products or services". For further information, please contact the APS Department of Schools and Community Relations.

60. Advertising and Use of Proprietary Marks or Logos

Contractor shall not use the name of APS or any authorized user or refer to APS or any authorized user, directly or indirectly, in any press release or formal advertisement without receiving prior written consent of APS or such authorized user. In no event may Contractor use a proprietary mark of APS or an authorized user without receiving the prior written consent of APS or the authorized user.

61. Extension of Contract Term

The Procurement Office, at its sole and absolute discretion, may extend the Contract Term or final Renewal Contract Term of the resultant Contract for a period of not more than six (6) months, unless specifically stated otherwise in the solicitation.

62. Student Data Usage and Privacy Agreement

During the term of the Contract Term, and any Renewal Contract Term(s), the Contractor will have access to student data. As a condition of awarding a Contract for the provision of the Work that requires the Contractor to

have access to the student data the Contractor is required to sign the Student Data Usage and Privacy Agreement (See Attachment E).

63. Contractor Certification Regarding Criminal Convictions*

All Contracts with APS, where the Contractor or its employees, or its Subcontractors or their employees, will have direct contact with students on school property during regular school hours, or during school-sponsored activities, shall require the Contractor to certify that neither it nor any of its employees nor any of its Subcontractors' employees, who will have direct contact with students, have been:

- (1) convicted of a felony or of a sexually violent offense as defined in Va. Code Ann. § 9.1-902 as mandated by Va. Code Ann. § 18.2-370.5,
- (2) convicted of an offense occurring on or after July 1, 2006, where the offender was more than three years older than the victim involving:
 - (a) the rape of a child under age 13 pursuant to Va. Code Ann. § 18.2-61.A(iii),
 - (b) forcible sodomy of a child less than 13 years of age pursuant to Va. Code Ann. § 18.2-67.1.A.1,
 - (c) object sexual penetration of a child under 13 years of age pursuant to Va. Code Ann. § 18.2-67.2.A.1, or
 - (d) any similar offense under the laws of any foreign country or any political subdivision thereof, or the United States or any political subdivision thereof.

This requirement is applicable without exception for a person convicted of a felony or of a sexually violent offense as defined in Va. Code Ann. § 9.1-902, but for all other offenses set forth above this requirement does not apply unless the qualifying offense was done in the commission of, or as a part of the same course of conduct of, or as part of a common scheme or plan as a violation of:

- (a) abduction or kidnapping in violation of Va. Code Ann. § 18.2-47.A,
- (b) abduction with intent to extort money of for immoral purpose in violation of Va. Code Ann. § 18.2-48,
- (c) burglary in violation of Va. Code Ann. § 18.2-89,
- (d) entering a dwelling house with intent to commit murder, rape, robbery or arson in violation of Va. Code Ann. § 18.2-90,
- (e) aggravated malicious wounding in violation of Va. Code Ann. § 18.2-51.2, or
- (f) any similar offense under the laws of any foreign country or any political subdivision thereof, or the United States or any political subdivision thereof.

The Contractor certification covers its employees, its Subcontractors and the employees thereof. (Submit completed Appendix A).

The Contractor certification shall also cover its employees, its Subcontractors and employees thereof, assigned to the Work after Contract award. The Contractor, upon demand from APS, shall provide all information which allowed for the Contractor's certification

64. Cooperative Contract for Use by Other Public Bodies

This Contract has been awarded by APS not only for its benefit but for the benefit of any other public body eligible to participate in use of the services herein solicited by means of cooperative procurement as provided by, and to the extent permitted by, §2.2-4304 of the Virginia Public Procurement Act.

65. Contractor Prohibited in Assisting Person for New Job if Engaged in Misconduct With Minor*

As a condition of awarding a Contract, or Contract Renewal, the Contractor acknowledges it is prohibited from assisting the elected and appointed officials of APS, its officers, current and former employees, agents, departments, agencies, boards, and commissions employee, and contractors, including all levels of subcontractors, in obtaining a new job if the Contractor knows or has probable cause to believe that the elected and appointed officials of APS, its officers, current and former employees, agents, departments, agencies, boards, and commissions employee, and contractors, including all levels of subcontractors, engaged in sexual misconduct regarding a minor or student in violation of law.

Issued By: Kimberly Young

Senior Procurement Specialist

Procurement Office Arlington Public Schools Phone: (703) 228-7643

Email: kimberly.young@apsva.us



VII. Appendix A

Contractor Certification Regarding Criminal Convictions

The completed form from the Contractor is a condition precedent to the award of the Contract.

As the official authorized to enter into this Contract on behalf of my organization, I certify that the Contractor, its employees, its sub-contractor(s) and their employees, who will have direct contact with students either on or off school property either during regular school hours or during school-sponsored activities during the performance of this Contract, has not been convicted of:

- 1. A felony or of any offense involving the sexual molestation, physical or sexual abuse, or rape of a child;
- 2. A sexually violent offense as defined in Va. Code Ann. § 9.1-902;
- 3. Any of the offense listed below occurring on or after July 1, 2006 in which the offender was more than three years older than the victim, when the offense was done in the commission of, or as a part of the same course of conduct of, or as part of a common scheme or plan to commit, (i) abduction or kidnaping in violation of Va. Code Ann. § 18.2-47 or § 18.2-48, (ii) burglary in violation of Va. Code Ann. § 18.2-89, (iii) entering a dwelling house with intent to commit crimes in violation of Va. Code Ann. § 18.2-90 or Va. Code Ann. § 18.2-91, or (iv) aggravated malicious wounding in violation of Va. Code Ann. § 18.2-51.2., or (v) any similar offense under the laws of any foreign country or any political subdivision thereof, or the United States or any political subdivision thereof:
 - a. Rape of a child under 13 in violation of Va. Code Ann. § 18.2-61;
 - b. Forcible sodomy with a child under 13 in violation of Va. Code Ann. § 18.2-67.1; or
 - c. Object sexual penetration with a child under 13 in violation of Va. Code Ann. § 18.2-67.2; or
- 4. A conviction for a crime of moral turpitude.

I understand that a materially false statement regarding this certification is a Class 1 misdemeanor and that conviction of such misdemeanor shall result in the revocation of this Contract and of any related license that I may hold. I declare under penalty of perjury that the foregoing statements are true and correct.

This form must be completed by an authorized official for any organization contracting to provide services under a contract with the Arlington Public Schools or any of its schools or departments, or any subcontractor under such contractor.

Name of Offeror	Signature
Address of Offeror	Name and Title (please type or print)
Telephone	

VIII. Appendix B

Conflict of Interest Statement

I, whose name is subscribed below, a duly authorized representative and agent of the entity submitting this Proposal to APS in response to its Request for Proposal #34FY20, and on behalf of the Offeror:

Certify that neither the Offeror nor any affiliated firm, parent corporation or subsidiary has, within the past five (5) years, been employed by or represented a deliverer of services, which services reasonably could be expected to be considered for purchase by the APS as a result of this solicitation.

Affirm that if the Offeror is awarded a contract under this solicitation, and during the term of that contract prepares an invitation to bid or request for proposal for or on behalf of the APS, the Offeror agrees that it shall not (i) submit a bid or proposal for that procurement or any portion thereof or (ii) disclose to any bidder or Offeror information concerning the procurement which is not available to the public.

Affirm that the Offeror further agrees that it shall not solicit or accept any commissions or fees from vendors who ultimately furnish services to the APS as a result of services furnished by the Offeror under any contract award made as a result of this solicitation.

Offeror Name:			
Signed By:	Dat	ate:	
Name/Title:			
	Acknowledgment	nt	
Commonwealth of Virginia/State		City/County of	
for the State and County of afores	said,bed to within the instrumen	20 the undersigned a Notary Public, known to me (or satisfactorily provent as an agent of the Offeror and acknowledge nined.	en) to be
(Seal)			
Notary registration number: My commission expires:		, 20	

IX. Appendix C

Non-Disclosure and Data Security Agreement

The undersigned, an authorized agent of the Contractor and on behalf of _______(Contractor) hereby agree that the Contractor will hold Arlington Public Schools (APS) provided information, documents, data, images, records and the like (hereafter "Information") confidential and secure and to protect it against loss, misuse, alteration, destruction or disclosure. This includes but is not limited to the Information of the APS, its employees, contractors, residents, clients, patients, taxpayers and property as well as Information that the APS shares with Contractor for testing, support, conversion or other services provided under APS (the "Work" or "APS Contract" as applicable) or which may be accessed through other APS owned or controlled databases (all of the above collectively referred to herein as "Information" or "APS Information").

In addition to the Data Security obligations set in the APS Contract, the Contractor agrees that it will maintain the privacy and security of the APS Information, control and limit internal access and authorization for access to such Information and not divulge or allow or facilitate access to APS Information for any purpose or by anyone unless expressly authorized. This includes but is not limited to Information that in any manner describes, locates or indexes anything about an individual including, but not limited to, his/her (hereinafter "his") Personal Health Information, treatment, disability, services eligibility, services provided, investigations, real or personal property holdings, and his education, financial transactions, medical history, ancestry, religion, political ideology, criminal or employment record, social security number, tax status or payments, date of birth, address, phone number or that affords a basis of inferring personal characteristics, such as finger and voice prints, photographs, or things done by or to such individual, and the record of his presence, registration, or membership in an organization or activity, or admission to an institution (also collectively referred to herein as "Information" or "APS Information").

Contractor also agree that it will not directly or indirectly use or facilitate the use or dissemination of Information (whether intentionally or by inadvertence, negligence or omission verbally, electronically, through paper transmission or otherwise) for any purpose other than that directly associated with its work under the Work. Contractor acknowledges that any unauthorized use, dissemination or disclosure of Information is prohibited and may also constitute a violation of Virginia or federal laws, subjecting it or its employees to civil and/or criminal penalties.

The Contractor agrees that it will not divulge or otherwise facilitate the disclosure, dissemination or access to or by any unauthorized person, for any purpose, of any Information obtained directly, or indirectly, as a result of its work on the Work. Contractor shall coordinate closely with the APS Project Officer to ensure that its authorization to its employees or approved subcontractors is appropriate, tightly controlled and that such person/s also maintain the security and privacy of Information and the integrity of APS networked resources.

Contractor agrees to take strict security measures to ensure that Information is kept secure, properly stored, that if stored that it is encrypted as appropriate, stored in accordance with industry best practices and otherwise protected from retrieval or access by unauthorized persons or unauthorized purpose. Any device or media on which Information is stored, even temporarily, will have strict security and access control. Any Information that is accessible will not leave the Contractor's work site or the APS' physical facility, if working onsite, without written authorization of the APS Project Officer. If remote access or other media storage is authorized, Contractor is responsible for the security of such storage device or paper files.

Contractor will ensure that any laptops, PDAs, netbooks, tablets, thumb drives or other media storage devices, as approved by the APS, and connected to the APS network are secure and free of all computer viruses, or running the latest version of an industry standard virus protection program. Contractor will ensure that all passwords used by its employees or subcontractors are robust, protected and not shared. No Information may be downloaded expect as agreed to by the parties and then only onto an APS approved device. Downloading onto a personally owned device is prohibited. Contractor agrees that it will notify the APS Project Officer immediately upon discovery, becoming aware or suspicious of any unauthorized disclosure of Information, security breach, hacking or other breach of this

Non-Disclosure and Data Security Agreement, the APS Contract, APS policy, Contractor's security policies, or any other breach of Work protocols. The Contractor will fully cooperate with the APS to regain possession of any Information and to prevent its further disclosure, use or dissemination. The Contractor also agrees, if requested, to promptly notify others of a suspected or actual breach.

Contractor agrees that all duties and obligations enumerated in this Non-Disclosure and Data Security Agreement also extend to its employees, agents or subcontractors who are given access to APS Information. Breach of any of the above conditions by Contractor's employees, agents or subcontractors shall be treated as a breach by Contractor. Contractor agrees that it shall take all reasonable measures to ensure its employees, agents and subcontractors are aware of and abide by the terms and conditions of this Non-Disclosure and Data Security Agreement and related data security provisions in the APS Contract.

It is the intent of this Non-Disclosure and Data Security Agreement to ensure that the Contractor has the highest level of administrative safeguards, disaster recovery and best practices are in place to ensure confidentiality, protection, privacy and security of APS Information and APS networked resources and to ensure compliance with all applicable local, state and federal law or regulatory requirements. Therefore, to the extent that this Non-Disclosure and Data Security Agreement conflicts with the APS Contract or with any applicable local, state, or federal law, regulation or provision, the more stringent APS Contract requirement, law, regulation or provision shall control.

At the conclusion of the Work, Contractor agrees to return all APS Information to the APS Project Officer. These obligations remain in full force and effect throughout the Work and shall survive any termination of the APS Contract.

Authorized Signature:	 	
Printed Name and Title:		
Date:		

X. Appendix D

Insurance Checklist

Certificate of Insurance must show all coverage and endorsements indicated by "X"

X 1 Workers' Compensation Statutory limits of Virginia (if applicable)			Coverages Required	Limits (Figures Denote Minimums)
X 2 Employer's Liability	X	1		
Imit (if applicable) S			4	
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17 Motor Cargo Insurance 18 Garage Liability \$1 Million Bodily Injury, Property Damage per occurrence 19 Garage keepers Liability \$500,000 Comprehensive, \$500,000 Collision 20 Inland Marine-Baillie's Insurance \$1 Moving and Rigging Floater Endorsement to CGL 21 Moving and Rigging Floater Endorsement to CGL 23 Builder's Risk Provide Coverage in the full amount of Contract 24 XCU Coverage Endorsement to CGL 25 USL&H Federal Statutory Limits X 26 Carrier Rating shall be Best's Rating of B or better or its equivalent X 27 Notice of Cancellation, nonrenewal or material change in coverage shall be provided to APS at least 30 days prior to action X 28 APS shall be an Additional Insured on all policies except Workers Compensation, Professional Liability, and Automobile Liability X 29 Certificate of Insurance shall show Solicitation Number and Title		16	Motor Carrier Act End. (MCS-	\$1 Million BI/PD each accident, Uninsured Motorist
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19 Garage keepers Liability \$500,000 Comprehensive, \$500,000 Collision 20 Inland Marine-Baillie's Insurance		18	Garage Liability	\$1 Million Bodily Injury, Property Damage per occurrence
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 USL&H Federal Statutory Limits Carrier Rating shall be Best's Rating of B or better or its equivalent Notice of Cancellation, nonrenewal or material change in coverage shall be provided to APS at least 30 days prior to action APS shall be an Additional Insured on all policies except Workers Compensation, Professional Liability, and Automobile Liability Certificate of Insurance shall show Solicitation Number and Title 		24	XCU Coverage	
 X 27 Notice of Cancellation, nonrenewal or material change in coverage shall be provided to APS at least 30 days prior to action X 28 APS shall be an Additional Insured on all policies except Workers Compensation, Professional Liability, and Automobile Liability X 29 Certificate of Insurance shall show Solicitation Number and Title 		25		Federal Statutory Limits
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Liability, and Automobile Liability X 29 Certificate of Insurance shall show Solicitation Number and Title				
Liability, and Automobile Liability X 29 Certificate of Insurance shall show Solicitation Number and Title	X	28		d on all policies except Workers Compensation, Professional
X 29 Certificate of Insurance shall show Solicitation Number and Title				
30 Intellectual Property Infringement Insurance	X	29		
		30	Intellectual Property Infringement	Insurance

Insurance Agent's Statement: I have reviewed the above requirements with th coverages not provided through this agency.	e Offeror named below and have advised the Offeror of required
Agency Name:	Auth. Signature:
Offeror's Statement: If awarded the Contract, I will comply with con	tract insurance requirements.
Offeror Name:	Auth. Signature:

31 Cyber Liability Insurance

\$500,000 CSL each occurrence, \$1 Million annual aggregate

XI. Appendix E

Sample Form Agreement



Arlington Public Schools

PROCUREMENT OFFICE

2110 Washington Blvd., Arlington, VA 22204 • Phone: (703) 228-6123

Website: www.apsva.us

Subject: Contract 34FY20. Telecom Infrastructure Maintenance and Procurement of Associated Components and Materials

Contract	34FY20, for the pro	ovision of Telecom Infrastructure Ma	aintenance and Procurement of Associated
Componer	nts and Materials ("th	e Work") is entered into as of the date the	he Procurement Agent signs this Agreement
this	day of	, 2019; by and between	, located at
	, hereinafter c	alled "Contractor" and Arlington County	y School Board, operating as Arlington Public
School he	reinafter called "APS"	' or "Owner	

Contract Term:

The initial term of this Contract shall commence on the date the Contract is fully executed by the Procurement Director/Procurement Agent and expiring on the last day of the thirty-sixth (36th) month following execution of the Contract by the Procurement Director/Procurement Agent ('Initial Contract Term'), unless otherwise stated as provided in the Contract Documents.

This Contract may be renewed for a term not to exceed three (3) years ('Renewal Contract Term') by written notice given by APS at any time prior to thirty (30) Days after expiration of the preceding Initial Contract Term or Renewal Contract Term. No representative of APS has any authority to order, direct, or request work after expiration of the Initial Contract Term or Renewal Contract Term and prior to a Renewal Contract Term in strict compliance with the renewal terms herein APS, at its sole discretion, has the right, but is under no obligation, to exercise this right to renewal not to exceed one (1) additional three-year period at the same terms and conditions.

Unless directed otherwise by APS, any Work in progress at the time of expiration of a Contract term may continue and be completed under the terms of the Contract in existence at the time the Purchase Order for the Work was issued, but must be completed no later than six (6) months following expiration of the Contract term in which the Purchase Order was issued.

Contract Price Adjustment:

The Contractor agrees that prices shall remain firm for the Initial Contract Term. If consideration is to be given to adjusting the price after the Initial Contract Term or a Renewal Contract Term, the price may be adjusted only upon approval of a written request to the Procurement Agent. Upon receipt of the Contractor's request, APS shall make a determination to approve or adjust the requested price increase based upon its investigations and the information

provided by the Contractor. Any price adjustment agreed to shall take place only in accordance with the schedule defined above.

The request for an adjustment in the price shall include as a minimum, (1) the cause for the adjustment; (2) proposed effective date; and, (3) the amount of the adjustment requested with documentation to support the requested adjustment (i.e., appropriate Bureau of Labor Statistics index, change in manufacturer's price, etc.)

The request must be received at least thirty (30) days prior to the effective date of the expiration of the Initial Contract Term or Renewal Contract Term and shall become effective only upon approval by the Procurement Agent. The adjusted price shall not apply to orders received by the Contractor prior to the effective date of the approved increased price. Orders placed via Purchase Order, shall be considered to have been received by the Contractor after the fifth (5th) calendar day following the date issuance. The Procurement Agent may cancel, without liability to either party, any portion of the Contract affected by the requested adjustment and any materials, supplies or Services undelivered at the time of such cancellation.

Scope of Work

The Contractor agrees to perform the services described in the Contract Documents (hereinafter the "Work"). The primary purpose of the Work is to obtain the services of a qualified Contractor to provide and implement the Work. The Work is more fully described in Attachment A. The Contract Documents set forth the minimum work estimated by APS and the Contractor to be necessary to complete the Work. It shall be the Contractor's responsibility, at the Contractor's sole cost, to provide the specific services set forth in the Contract Documents and sufficient services to fulfill the purposes of the Work. Nothing in the Contract Documents shall be construed to limit the Contractor's responsibility to manage the details and execution of its Work. The Contractor shall be responsible for providing the Work.

Contract Amount

APS will pay the Contractor in accordance with the firm fixed price(s) shown in Attachment B – Fee Schedule. The firm fixed price shall include all of the Contractor's fees in performance of the Work under this Contract, including but not limited to, travel, overhead and profit. The firm fixed price(s) shall not be subject to change during the Contract Term.

Contract Documents

The Contract consists of the following documents: all of which are incorporated into and are part of the Contract, and which, in the event of a conflict, shall be given precedence in the order listed, with any Amendment or Modification having precedence over preceding provisions. In the event of a conflict within a Contract Document at the same level of precedence, that provision requiring the higher quality of performance or quantity shall prevail. In the event of a conflict which is not resolved by the foregoing, the Owner shall determine the provision having precedence.

- 1 Agreement #34FY20 and all modifications properly incorporated into the Agreement
- 2 Attachment A Scope of Work
- 3 Attachment B Fee Schedule
- 4 Attachment C Contractor Certification Regarding Criminal Convictions
- 5 Attachment D Non Disclosure and Data Security Agreements
- 6 Attachment E Contract Terms & Conditions
- 7 Attachment F Certificate(s) of Insurance
- 8 Attachment G APS Telephony Network
- 9 Attachment H APS Sites, Hardware/Software, Inventory, & Telephone Sets
- 10 Attachment I Negotiated Items List

The following are incorporated by reference:

- 11 The Request for Proposal (RFP) documents, and
- 12 The Proposal Response from the Contractor

Where the terms and provisions of the Agreement vary from the terms and provisions of the other Contract Documents, the terms and provisions of the Agreement shall prevail over the other Contract Documents.

The Contract Documents set forth the entire Contract between APS and the Contractor. APS and the Contractor agree that no representative or agent of either of them has made any representation or promise with respect to this Contract which is not contained in the Contract Documents. The Contract Documents are referred to herein below as the "Contract."

Definitions

All words and terms shall have the meanings and terms assigned to them in the Contract Documents, unless a different meaning is clear from the context.

Right to Terminate Contract

APS has the right to terminate this Contract for convenience at any time, or for default, all pursuant to the provisions of the Terms and Conditions.

Payment Procedures:

Contractor shall submit invoices for its Work, and such invoices will be processed by APS, all in accordance with the provisions of the Terms and Conditions.

Assignments

This Contract is not assignable by Contractor without the express written consent of APS, and APS shall be under no obligation to grant such consent. Sale, assignment or transfer of a controlling interest in the Contractor shall be deemed an assignment for purposes of this provision and shall be grounds for termination of this Contract if consent of APS is not obtained. It is understood by APS that Contractor may use Subcontractors for performance of parts of the Work. However, it is expected that Contractor will be performing the Work, and subcontracting of all or substantially all of the Work under any Purchase Order shall be deemed an assignment subject to the restrictions of this Section.

Notices

Unless otherwise provided herein, all notices and other communications hereunder shall be deemed to have been given when made in writing and either (a) delivered in person, (b) delivered to an agent, such as an overnight or similar delivery service, or (c) deposited in the United States mail, postage prepaid, certified or registered, addressed as follows:

To the Contractor:

To APS: Mr. Singh Ajrawat

Telecommunications Supervisor Administrative Technology Arlington Public Schools 2110 Washington Blvd. Arlington, Virginia 22204 singh.ajrawat@apsva.us

And David J. Webb, C.P.M.

Procurement Director / Procurement Agent

Arlington Public Schools 2110 Washington Blvd. Arlington, Virginia 22204 david.webb@apsva.us

Binding Agreement

The Owner and the Contractor each binds itself, its successors and assigns to the other, its successors and assigns, in respect of all covenants, terms, conditions and obligations contained in each of the Contract Documents.

The Work shall be performed in accordance with the above-referenced Contract Documents and is the complete agreement between APS and the Contractor and may not be altered except by written amendment signed by APS and the Contractor in compliance with the requirements of the Contact Documents.

The signatures of APS and the Contractor, or their authorized representatives, are set out below in acknowledgment and acceptance of this Contract.

IN WITNESS WHEREOF, APS and Contractor have executed this Agreement as of the date written above.

Acceptance:

Arl	ington Public Schools	N	ame of Contractor
Authorized Signature:		Authorized Signature:	
Printed Name	David J. Webb, C.P.M.	Printed Name:	
Title:	Procurement Director / Procurement Agent	Title:	
Date:		Date:	

XII. Appendix F

Fee Schedule

The fees referenced herein shall include the full use of the proposed Telecomm Infrastructure Maintenance and Procurement of Associated Components and Materials.

ITEM NAME	PRICE
Annual pricing for maintenance of all items in Appendix H, APS Sites, Hardware/Software, Inventory & Telephone Sets, 7 days a week, 24 hours	
a day.	
Annual pricing for two (2) certified on-site technicians, 7:00 a.m. to 4:00 p.m. EST, Monday through Friday - 40 hours per week.	
Total Add Price for both items above - annual maintenance and the two on-site technicians. Note: This total to be added into Grand Total below for evaluation purposes.	

ITEM NAME	PRICING
Optional annual pricing for an additional one (1) certified technician - should APS have the need to add to contract at a later time.	

Ad-Hoc Tasks

Hourly rates for certified technicians, cable technicians, coordinators, project managers to be provided in the spaces below.

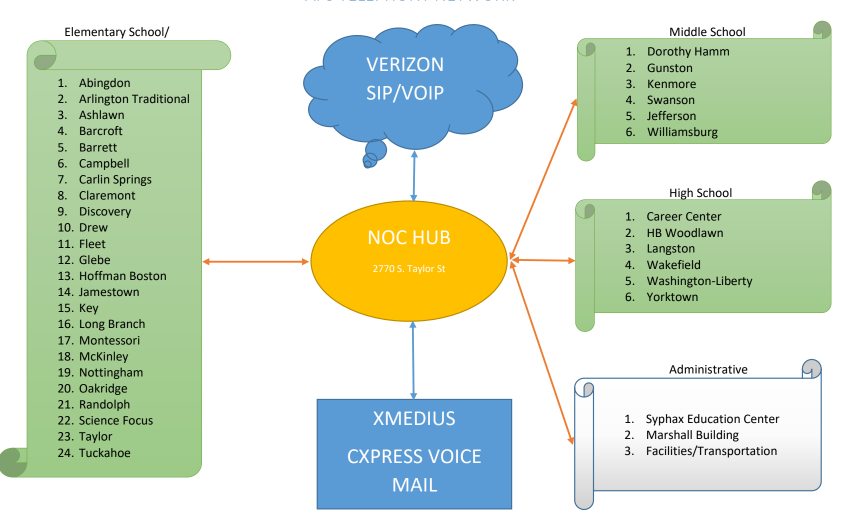
Note: these rates will apply, for business and non-business hours and apply to work beyond that which is covered in the Scope of Work and may or may not be required by APS during the Contract. Requests will be made on an "as needed" basis only.

TITLE	HOURLY RATES	ESTIMATED QUANITTY	EXTENDED PRICE
Certified Technicians		120	
Cable Technicians		80	
Coordinators		10	
Project Managers		40	

ITEM NAME	UNIT PRICE	ESTIMATED QUANTITY	EXTENDED PRICE
Mitel 3300 Controller associated	TRICE	QUIIIIII	TRICE
components as detailed below:			
Analog Main Board		1	
3300 Power Supply		1	
Hard Drive(s)		1	
Fans		1	
Processor Card(s)		1	
DSP Module		1	
Echo Canceler Module		1	
Mitel ASUII		1	
Mitel 24-port ONSP Cards		1	
Streamline 24-port switch		1	
Streamline 48-port switch		1	
Streamline Dongle		1	
Enterprise user license		1	
Total			
Mitel VOIP Telephone Sets as follows:			
5360 Telephone Set		1	
5330e Telephone Set		1	
5304 Telephone Set		1	
Mitel 69XX Telephone Set		1	
Accessory to include wireless headsets,		1	
compatible external speakers, etc.			
Total			
Conventional Analog Telephone Sets			
Starplus II Single-Line w/Speakerphone		1	
Starplus II Multi-Line w/Speakerphone		1	
Cortelco 121100TP2275 and others		1	
Total			
Emerging Mitel Technology/VOIP Products to include:			
VOIP		1	
IP Telephony		1	
Wireless Applications		1	
Total			
Grand Total			

XIII. Appendix G

APS TELEPHONY NETWORK



XIV. <u>Appendix H</u> <u>APS Sites, Hardware/Software, Inventory, & Telephone Sets</u>

Site Name	Address	<u>Hardware</u>		VOIP	Analog
		(Controller, Qty,	<u>Controller</u>	Phone Phone	Phone Phone
		Capacity)	Software Level	<u>Sets</u>	Sets_
		MXe 512MB of			
41. 1		RAM, 2x ASUII, 4x			
Abingdon	2025 C. Alimadan Ct	24 Port			
Elementary School	3035 S. Abingdon St., Arlington, Va 22206	ONSP, StreamLine 24 Port	7.2 SP1 PR2	12	87
Arlington	Armigton, va 22200	ron	7.2 SF1 FK2	12	07
Community High	800 S. Walter Reed Drive	MXeIII 1024 MB of			
School	, Arlington, Va 22204	RAM	7.2 SP1 PR2	33	
School	, 1 mgton, 1 a 2220 i	Mxe 512MB of RAM,		55	
Arlington		2x ASUII, 3x 24 Port			
Traditional	855 N. Edison Street,	ONSP, StreamLine 24			
Elementary	Arlington, Va 22205	Port	7.2 SP1 PR2	13	61
Ž		Mxe 512MB of RAM,			
Ashlawn		2x ASUII, 4x 24 Port			
Elementary	5950 N. 8th Road,	ONSP, StreamLine 24			
School	Arlington, Va 22204	Port	7.2 SP1 PR2	13	84
		Mxe 512MB of RAM,			
Barcroft		2x ASUII, 4x 24 Port			
Elementary	625 S. Wakefield Street,	ONSP, StreamLine 24			
School	Arlington, Va 22204	Port	7.2 SP1 PR2	11	70
		Mxe 512MB of RAM,			
Barrett	4404.37.77	2x ASUII, 3x 24 Port			
Elementary	4401 N. Henderson Street,	ONSP, StreamLine 24	7.0 CD1 DD2	1.4	CO
School	Arlington, Va 22203	Port	7.2 SP1 PR2	14	68
Campbell		Mxe 512MB of RAM, 2x ASUII, 3x 24 Port			
Elementary	737 S. Carlin Springs Road,	ONSP, StreamLine 24			
School	Arlington, Va 22204	Port	7.2 SP1 PR2	13	60
School	ramigeon, va 2220 i	Mxe 512MB of RAM,		13	
		3x ASUII, 5x 24 Port			
	816 S. Walter Reed Drive,	ONSP, StreamLine 48			
Career Center	Arlington, Va 22204	Port	7.2 SP1 PR2	29	96
		Mxe 512MB of RAM,			
Carlin Springs		2x ASUII, 4x 24 Port			
Elementary	5995 5th Road South,	ONSP, StreamLine 24			
School	, Arlington, Va 22204	Port	7.2 SP1 PR2	13	78
	4	Mxe 512MB of RAM,			
Claremont	4500 G GI	2x ASUII, 3x 24 Port			
Elementary	4700 S. Chesterfield Road,	ONSP, StreamLine 24		1.4	
School	Arlington, Va 22206	Port	7.2 SP1 PR2	14	64
Discovery	5241 36th Street North,	MVoIII 512 MD of			
Elementary School	Arlington, Va 22207	MXeIII 512 MB of RAM	7.2 SP1 PR2	86	
				+	55
Dorothy Hamm	4100 Vacation Lane,	Mxe 512MB of RAM,	Ø.U SP3 PK3	35	55

Middle School	Arlington Vo 22207	3x ASUII, 5x 24 Port			
Middle School	Arlington, Va 22207	ONSP, StreamLine 48			
		· ·			
		Port			
		Mxe 512MB of RAM,			
Drew Model		2x ASUII, 3x 24 Port			
Elementary	3500 S. 23rd Street,	ONSP, StreamLine 24			
School	Arlington, Va 22206	Port	7.2 SP1 PR2	18	69
Ed Center (future	1426 N Quincy Street,				
site)	Arlington, Va 22207				
		Mxe 512MB of RAM,			
		1x ASUII, 1x 24 Port			
		ONSP,			
	2770 S. Taylor Street,	2x StreamLine 48			
Facilities	Arlington, Va 22206	Port	6.0 SP2	69	15
Fleet Elementary	115 South Old Glebe Rd,	MXeIII 1024 MB of			
School	Arlington, Va 22204	RAM	8.0 SP3 PR3	106	
		Mxe 512MB of RAM,			
		2x ASUII, 3x 24 Port			
Glebe Elementary	1770 N. Glebe Rd,	ONSP, StreamLine 24			
School	Arlington, Va 22207	Port	7.2 SP1 PR2	12	68
5011001	ramigeon, va 22207	Mxe 512MB of RAM,	7.2 51 1 1 102		
		3x ASUII, 6x 24 Port			
Gunston Middle	2700 S. Lang Street,	ONSP, StreamLine 48			
School School	Arlington, Va 22206	Port	7.2 SP1 PR2	28	121
SCHOOL	Armigion, va 22200	MXeIII 1024 MB of	7.2 SI I I K2	20	121
HB Woodlawn	1601 N Wilson Blvd,				
		RAM, 1x ASUII, 1x 24 Port ONSP	8.0 SP3 PR3	113	
Secondary	Arlington, VA 22209		6.0 SP3 PK3	113	
II CC D		Mxe 512MB of RAM,			
Hoffman Boston	1415.0.0	2x ASUII, 4x 24 Port			
Elementary	1415 S. Queen Street,	ONSP, StreamLine 24	5 0 CD1 DD0	4.4	
School	Arlington, Va 22204	Port	7.2 SP1 PR2	14	73
		Mxe 512MB of RAM,			
Jamestown		2x ASUII, 3x 24 Port			
Elementary	3700 N. Delaware Street,	ONSP, StreamLine 24			
School	Arlington, Va 22207	Port	7.2 SP1 PR2	10	71
		Mxe 512MB of RAM,			
		3x ASUII, 6x 24 Port			
Kenmore Middle	200 S. Carlin Springs Road,	ONSP, StreamLine 48			
School	Arlington, Va 22204	Port	7.2 SP1 PR2	30	128
		Mxe 512MB of RAM,			
		2x ASUII, 4x 24 Port			
Key Elementary	2300 Key Boulevard,	ONSP, StreamLine 24			
School	Arlington, Va 22201	Port	7.2 SP1 PR2	14	82
		Mxe 512MB of RAM,			
		1x ASUII, 2x 24 Port			
Langston H.S.	2121 N. Culpepper Street,	ONSP, StreamLine 24			
Continuation	Arlington, Va 22207	Port	7.2 SP1 PR2	8	29
Long Branch		Mxe 512MB of RAM,			
Elementary	33 N. Fillmore Street,	2x ASUII, 3x 24 Port			
School	Arlington, Va 22201	ONSP, StreamLine 24	7.2 SP1 PR2	12	56
2011001	r 111115ton, 7 ti 22201	CTIDI, DiloumEnic 24	, .2 01 1 1 1 1 2	1.2	

		Port			
		Mxe 512MB of RAM,			
		1x ASUII, 1x 24 Port			
	2847 Wilson Boulevard,	ONSP, StreamLine 24			
Marshall	Arlington, Va 22201	Port	7.2 SP1 PR2	17	5
		Mxe 512MB of RAM,			
McKinley		2x ASUII, 4x 24 Port			
Elementary	1030 N. McKinley Road,	ONSP, StreamLine 24			
School	Arlington, Va 22205	Port	7.2 SP1 PR2	13	76
		Mxe 512MB of RAM,			
		2x ASUII, 3x 24 Port			
	701 S. Highland Street,	ONSP, StreamLine 24			
Montessori	Arlington, Va 22204	Port	7.2 SP1 PR2	17	65
		Mxe 512MB of RAM,			
Nottingham		2x ASUII, 3x 24 Port			
Elementary	5900 Little Falls Road,	ONSP, StreamLine 24			
School	Arlington, Va 22207	Port	7.2 SP1 PR2	14	60
		Mxe 512MB of RAM,			
Oakridge		2x ASUII, 4x 24 Port			
Elementary	1414 S. 24th Street,	ONSP, StreamLine 24			
School	Arlington, Va 22202	Port	7.2 SP1 PR2	13	83
		Mxe 512MB of RAM,			
Randolph		2x ASUII, 3x 24 Port			
Elementary	1306 S. Quincy Street,	ONSP, StreamLine 24			
School	Arlington, Va 22204	Port	7.2 SP1 PR2	13	65
	1644 N. McKinley Rd #1B,				
Reed-Westover	Arlington, Va 22205	Mxe 512MB of RAM	1		
Science Focus		Mxe 512MB of RAM,			
Elementary	1501 N. Lincoln Street,	2x ASUII, 2x 24 Port		4.0	
School	Arlington, Va 22201	ONSP	7.2 SP1 PR2	10	71
	5000 N. W. 1:	Mxe 512MB of RAM,			
C M: 111	5800 N. Washington	3x ASUII, 5x 24 Port			
Swanson Middle School	Boulevard,	ONSP, StreamLine 48	7.2 CD1 DD2	30	117
SCHOOL	Arlington, Va 22205	Port 1024MP of	7.2 SP1 PR2	30	117
Crymhau Edwastian	2110 Washington Blvd,	MXeIII 1024MB of			
Center	Arlington, Va 22204	RAM (expanded), 3x ASUII, 6x Port ONSP	7 2 CD1 DD2	461	54
Center	Armigton, va 22204	Mxe 512MB of RAM,	1.2 SF1 FK2	401	54
		2x ASUII, 4x 24 Port			
Taylor Flementary	2600 N. Stuart Street,	ONSP, StreamLine 24			
School	Arlington, Va 22207	Port	7.2 SP1 PR2	13	71
School	7 Hilligton, Va 22207	Mxe 512MB of RAM,	7.2 01 1 1 12	13	/ 1
		3x ASUII, 6x 24 Port			
Thomas Jefferson	125 S. Old Glebe Road,	ONSP, StreamLine 48			
Middle School	Arlington, Va 22204	Port	7.2 SP1 PR2	29	125
	<i>Q</i> · · · · · · · · · · · · · · · · · · ·	Mxe 512MB of RAM,		-	-
Tuckahoe		2x ASUII, 3x 24 Port			
Elementary	6550 N. 26th Street,	ONSP, StreamLine 24			
School	Arlington, Va 22213	Port	7.2 SP1 PR2	13	60

	ı			1	1
		Mxe 512MB of RAM,			
		4x ASUII, 8x 24 Port			
		ONSP,			
	1325 S. Dinwiddie Street,	2x StreamLine 48			
School	Arlington, Va 22206	Port	7.2 SP1 PR2	51	181
		Mxe 512MB of RAM,			
		5x ASUII, 9x 24 Port			
Washington-		ONSP,			
Liberty High	1301 N. Stafford Street,	2x StreamLine 48			
School	Arlington, Va 22201	Port	7.2 SP1 PR2	58	216
		Mxe 512MB of RAM,			
		3x ASUII, 6x 24 Port			
Williamsburg	3600 N. Harrison Street,	ONSP, StreamLine 48			
Middle School	Arlington, Va 22207	Port	7.2 SP1 PR2	31	128
		Mxe 512MB of RAM,			
		4x ASUII, 8x 24 Port			
		ONSP,			
Yorktown High	5200 Yorktown Boulevard,	2x StreamLine 48			
School	Arlington, Va 22207	Port	7.2 SP1 PR2	50	194
NOC	2700 S. Taylor Street,	MXeIII 1024MB of			
(SIPGtwayA)	Arlington, VA 22206	RAM (expanded)	8.0 SP3 PR3		
NOC	2700 S. Taylor Street,	Mxe 512MB of RAM			
(TrkGtwayC)	Arlington, VA 22206	(expanded)	7.2 SP1 PR2		
			MBG 9.4.0.29		
NOC (Mitel	2700 S. Taylor Street,		on MSL		
Border Gateway)	Arlington, VA 22206	DELL Server	10.5.15.0		
Syphax Education	2110 Washington Blvd,	HP Proliant ML110			
Center	Arlington, Va 22204	G7 Server	9.0.0.84		
		201.01		VOIP	Analog
			Phone Types	Sets	Sets
			Phone Set Totals		3006
			Total	1000	4559
			101111		1337

XV. Appendix I

Screenshots of the Steps Required to Submit a Proposal

Current Solicitations

Solicitation	Description	Due Date	Contact
ITB 125FY20 Addendum 1	Space Ranger Services	April 30, 2020 No later than 11:59 PM Link to Submit Bid – ITB 125FY20	J <u>oshua Makely</u>



Send files to Joshua

Joshua Makely has invited you to send files

Name	
Email Address	Please provide Company
Company (optional)	Name as it appears on the Bid Form.

By continuing, I agree that I will not upload malware, unlawful materials or content that violates the intellectual property rights of others, and my failure to abide by this agreement shall subject me to all legally permissible remedies at Egnyte's disposal.

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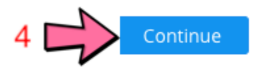


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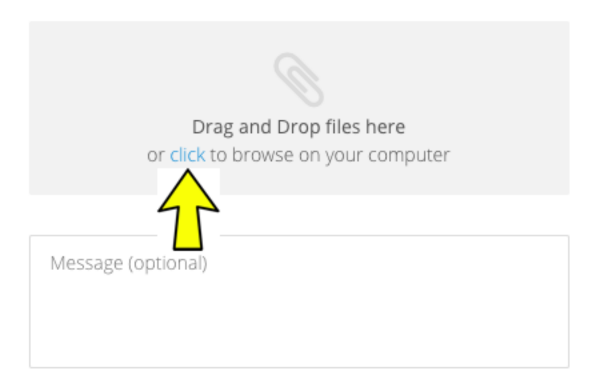
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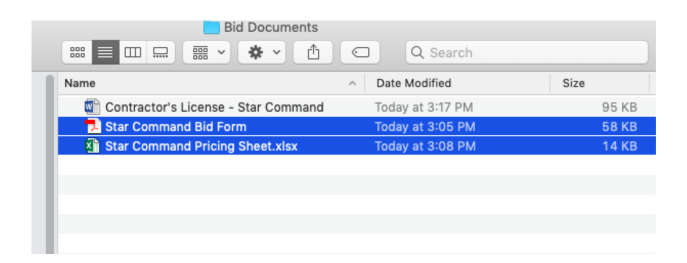
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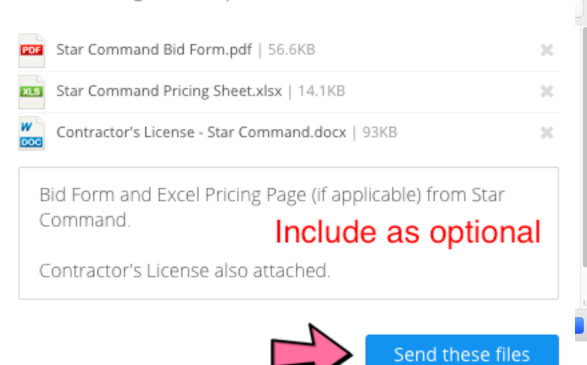


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3 files sent to Joshua Makely

All files sent have been scanned for viruses - none were detected

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Appendix I