FACILITIES AND CONSTRUCTION LEON COUNTY SCHOOL BOARD

REQUEST FOR QUALIFICATIONS RFQ 394-2017



Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

School Board Members

Georgia "Joy" M. Bowen, Board Chairperson Alva Swafford Striplin, Vice Chair Maggie B. Lewis-Butler, Board Member Dee Dee Rasmussen, Board Member Rosanne Wood, Board Member

> Rocky Hanna, Superintendent of Schools www.leonschools.net

----March 17, 2017----

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Part I – Notice and Protest

Pursuant to Section 287.055, Florida Statutes, and the Chapter 6A-2.0010, F.A.C. the Leon County School Board, is seeking Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School..

Architectural respondents who are interested in providing Architectural Consulting to the Leon County School Board are hereby notified and shall submit six (6) bound Qualification Statements no later than 4:00 pm. Local time on Friday, April 14, 2017 to the reception desk of the Leon County School Board, Facilities and Construction, 3420 West Tharpe Street, Suite 100, Tallahassee, Florida 32303, 850-617-5900. Label shall read:

RFQ 394-2017 Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School, Attn: Danny Allbritton, Director of Construction.

All responses must be submitted in a sealed package and shall be clearly marked on the outside with the solicitation number, date, and time of solicitation opening. The Leon County School Board, Facilities and Construction Office is not responsible for the premature opening or a delay in the delivery of any solicitation package which is not properly marked. It is the respondent's responsibility to assure its response is submitted at the place and time indicated in this solicitation. Any response which is not properly marked and delivered to the specified address, which results in its inadvertent premature opening or delayed receipt by the Facilities and Construction Office, may result in its rejection.

CAUTION: Qualification Statements received at the designated office after the exact time specified for receipt will not be opened, evaluated or considered for agreement award

Instructions for completion and submission of the Qualifications Statement may be obtained on our website at http://www.leonschools.net/Page/4233 or request assistance from Leon County School Board, Facilities and Construction, 3420 West Tharpe Street, Suite 100, Tallahassee, Florida 32303, 850-617-5900. Qualification Statements submitted via facsimile or electronic mail will **not** be considered.

The following dates and activities tentatively identify the project milestones:

RFQ Advertisement: March 17, 24 and 31, 2017

Submittal Deadline: April 14, 2017 4:00 PM Local Time

Short List Committee: April 17-21, 2017
Short List Contacted: April 24, 2017
Interview Committee Date: May 8 – 12, 2017

Recommendation to Superintendent: Shall be placed publicly on Leon County School Board Docs.

Tentative Recommendation Board Award: Tuesday, May 23, 2017
Notification to Construction Managers: After Board approval.

The Leon County School Board reserves the right to waive any informality in the selection process and to reject any or all qualification statements when such a waiver or rejection is in the best interest of the School Board of Leon County.

The Leon County School Board is an equal opportunity agency.

Publish Dates: March 17, 24 and 31, 2017

All public advertisements for projects are published in the Tallahassee Democrat.

Protests

Any Respondent who desires to file a protest must file a written notice of protest and formal written protest with the Director of Purchasing, Leon County School Board, 3397 West Tharpe Street, Tallahassee, Florida 32303, within the time prescribed in Section 120.57(3), Florida Statutes, and Chapter 28-110, Florida Administrative Code.

Protesting Bid Specifications: Any person desiring to protest the conditions/specifications in this RFQ or any Addenda thereto, shall file a written notice of protest within 72 hours after receipt of the RFQ or Addendum and shall file a formal written protest within ten days after the date the written notice of protest was filed. Saturdays, Sundays and legal holidays or days during which the School Board administration is closed shall be excluded in the computation of the 72 hour period. If the tenth calendar day falls on a Saturday, Sunday or legal holiday, the formal written protest must be received on or before 4:30 p.m. of the next calendar day that is not a Saturday, Sunday, legal holiday, or day during which the School Board administration is closed. Failure to file a written notice of protest or to file a formal written protest within the time prescribed by Section 120.57(3), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes and School Board Policy 6326.

Protests to Agreement Award: The School Board shall provide notice of a decision or intended decision concerning a solicitation, Agreement award, or exceptional purchase by electronic posting which can be accessed at Board's website http://www.boarddocs.com/fla/leon/Board.nsf/Public. Any person desiring to protest the intended decision shall file a written notice of protest, within 72 hours after the official posting on the Board's website of the Notice of Intent to Award concerning this RFQ, and shall file a formal written protest within ten days after filing the notice of protest. Saturdays, Sundays, legal holidays and days during which the School Board administration is closed shall be excluded in the computation of the 72-hour period. If the tenth calendar day falls on a Saturday, Sunday or legal holiday, the formal written protest must be received on or before 4:30 p.m. of the next calendar day that is not a Saturday, Sunday, legal holiday or day during which the School Board administration is closed. Section 120.57(3) (b), Florida Statutes, states that "the formal written protest shall state with particularity the facts and law upon which the protest is based." Any person who files an action protesting an intended award shall post with the Purchasing Department, at the time of filing the formal written protest, a bond payable to the Leon County School Board consistent with Florida Administrative Code Rule 28-110.005(1), and School Board Policy 6326. The bond shall be conditioned upon the payment of all costs which may be adjudged against protester in an Administrative hearing in which the action is brought and any subsequent appellate court proceeding. Failure to file a written notice of protest within the time prescribed by Section 120.57(3), Florida Statutes, shall constitute a waiver of proceedings under Chapter 120, Florida Statutes and School Board Policy 6326.

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Part II - Scope of Services

Project Scope

The Leon County School Board is seeking Professional Architectural Consulting Services to work with the Department of Facilities, Planning and Construction on the project described below. The respondent selected shall be responsible for the successful, timely and economical completion of the project.

The architectural consulting services shall include, but not be limited to the following:

1. Provide Plans, Specifications and Construction Administration. For more detailed information, please refer to the attached draft Attachment A, "Agreement between Owner and Architect" (Draft Agreement attached hereto and made a part hereof as Attachment A).

The purpose of this Request for Qualifications (RFQ) is to select the most qualified respondent to provide the requested services.

Leon County School Board will issue building permits, certificate of occupancy, and provide building code inspection.

Project Description

Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

Woodville Elementary School 9373 Woodville Highway Tallahassee, Florida 32305

Fairview Middle School 3415 Zillah Street Tallahassee, Florida 32305

Rickards High School 3013 Jim Lee Road Tallahassee, Florida 32305

Number of Awards

The Leon County School Board anticipates the issuance of one (1) Agreement as a result of this solicitation.

Part III —Qualifications Statement Procedures

- This Part shall serve to provide interested respondents with specific information as to the Procedures for the Selection of Architectural Respondents where the method of compensation is a Negotiated Fee depending upon the scope of services. Pursuant to Florida Statutes, Chapter 1013, Florida Statute Section 287.055, Florida Consultant's Competitive Negotiation Act (CCNA), and Florida Administrative Code (FAC), Rule 6A-2.0010,. Leon County Schools will consider the contracting of the most qualified respondent to provide architectural consulting services as outlined in the Scope of Services.
- 2. The respondent shall submit copies of professional licenses from the appropriate State of Florida board governing the services to show that the respondent is an architect respondent registered in the State of Florida. Corporations must be registered in the State of Florida by the Department of the State, Division of Corporations, at the time of submittal.
- 3. Interested respondents shall submit six (6) bound qualification statements in the format provided in Section V. Qualification Statements shall be received at the Facilities and Construction, 3420 West Tharpe Street, Suite 100, Tallahassee, Florida 32303 as indicated in Part I- Notice. Submittals received after 4:00 p.m. and those received via facsimile or electronic mail will not be considered.
- 4. All questions concerning the request for qualifications or procedures to be followed should be directed by E-mail to rfq.construction@leonschools.net. All interested respondents are hereby cautioned **not** to contact any member of the selection committee, employee of the Leon County School Board, or Leon County School Board member regarding this solicitation.

Respondents to this solicitation or persons acting on their behalf may not contact, between the release of the solicitation and the end of the 72-hour period following the agency posting the notice of intended award, excluding Saturdays, Sundays and state holidays, any employee or officer of the Leon County School Board concerning any aspect of this solicitation, except in writing to the E-mail rfq.construction@leonschools.net. Violation of this provision may be grounds for rejecting a response.

5. The selection process will consist of the following:

Qualifications reviewed and Short List established Interviews Conducted Award Recommendation Board Approval

- 6. The Qualification Statements received in response to this RFQ will be evaluated and ranked by the Short List Committee using the Checklist and Scoring Summary provided in Part VI.
- 7. Based on the rankings of the Short List Committee, the District shall identify no fewer than five (5) respondents to make public presentations to an Interview Committee, which is scheduled in Part I Notice.
- 8. The Interview Committees will evaluate the respondents based on criteria set forth in Part VII.
- 9. The Interview Committee will submit its recommendation to the Superintendent who shall take it to the Leon County School Board for review and approval.
- 10. Once the Leon County School Board has approved the final rankings, the Leon County School Board, or its designee shall engage the highest ranked respondent in negotiations for purposes of negotiating an Agreement. In so doing, the Leon County School Board or its designee, shall determine and negotiate compensation that is fair,

- competitive, and reasonable for the services to be supplied. Agreement negotiation shall be conducted in accordance with Florida Statute 287.055(5).
- 11. Solicitation Acknowledgement Form: The Solicitation Acknowledgement Form, (original copy provided in solicitation package as Attachment B) shall be completed as instructed. If a respondent fails to submit a completed Acknowledgement Form with their response, the LCSB reserves the right to contact the vendor by telephone for submission of this document via fax with follow up via mail. This right shall be exercised when the response has met all other requirements of the solicitation. (Acknowledgement Form attached hereto and made a part hereof as Attachment B)

In the event that respondents submit a bid as a joint venture, each member of the joint venture must complete and sign a separate Acknowledgement Form.

- 12. Prohibition against Contingent Fees: The respondent warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the respondent to solicit or secure this agreement and that it has not been paid or agreed to pay any person, company, corporation, individual, or respondent, other than a bona fide employee working solely for the respondent any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this agreement. For the Breach or violation of this provision, the Leon County School Board shall have the right to terminate the agreement without liability and, at its discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration. (Prohibition Against Contingent Fees form attached hereto and made a part hereof as Attachment C)
- 13. The costs incurred by interested respondents in submitting its qualification package are considered an operational cost of the respondent and shall not be passed or borne by the Leon County School Board under any circumstances. Leon County School Board accepts no responsibility for any expenses incurred by those respondents offering their services to the Leon County School Board in the preparation of a response to either this Request for Qualifications or subsequent requests.
- 14. To demonstrate capability for performance of the required services, interested respondents must reply with copies of qualifications, past experience, and samples of brochures, material, etc., which support previous efforts of a similar nature. Information must also be furnished indicating the identification of the Architectural Consultant's team.
- 15. The Leon County School Board reserves the right to waive any informality in the selection process and to reject any or all responses.
- 16. Notwithstanding anything contained herein, the Leon County School Board may reject any proposals which, in the Leon County School Board sole opinion, contain inaccurate information.
- 17. Respondents are reminded of screening requirements the legislature enacted in Florida Statute, 1012.467, referred to as the "Jessica Lunsford Act" (Sworn Statement attached hereto and made a part of as Attachment D).

Level 2 Screening Requirements:

The following provisions, which implement the requirements of School Board Policy 8475, Florida Statute Sections 1012.315, 1012.32, 1012.465 (Jessica Lunsford Act), 1012.467 and 1012.468 are included as additional terms and conditions of the contract:

Finger Printing and Background Check:

The respondent agrees to comply with all requirements of School Board Policy 8475 and Florida Statute Sections 1012.315, 1012.32, 1012.465 (Jessica Lunsford Act), 1012.467 and 1012.468 by certifying that all employees who are permitted access on school grounds when students are present have completed the mandatory background screenings as required by the referenced policy and statutes and shall provide the School Board with proof of compliance. These certifications will be provided to the Leon County School Board, Safety & Security Department in advance of the respondent providing any/all services as required herein. The respondent will bear the cost of acquiring the background screening required and any/all fees imposed by the Florida Department of Law Enforcement and or the School Board to maintain the fingerprints provided with respect to respondent and its employees. Respondent agrees to indemnify and hold harmless the School Board, its officers, agents and employees from any liability in the form of physical injury, death, or property damage resulting from the Respondent's failure to comply with the requirements of these cited policies and statutes. The respondent will follow procedures for obtaining employees background screening as established by the Leon County School Board, Safety & Security Department.

Where: Leon County School Board -Safety & Security Department

2757 W. Pensacola St. Tallahassee, Florida 32304 When: Monday-Friday 8:00 a.m. – 5:00 p.m.

Point of Contact: Donald Kimbler 850-487-7293

LCSB Policy 8475 is subject to review and change. As a provision of this contract, if awarded, any changes made to this policy will automatically become a part of and be incorporated in this contract. It is the responsibility of the awardee(s) to be aware of any changes that may occur.

Reciprocity of Florida School I.D. Badges: If respondent has a Level II clearance registered with another Florida School Board, they may be able to obtain a Leon County School Board vendor i.d. badge. Respondent should check with the Safety & Security Department Fingerprint Services office to verify clearance and obtain a vendor i.d. badge.

Contact with Students: No employees or independent respondents, material men, suppliers or anyone involved in any manner with projects resulting from this proposal shall have direct or indirect contact with students at project sites. A violation of this provision shall result in immediate termination of the offender and issuance of a trespass notice from the School Board. Respondent shall be responsible for insuring compliance by all employees, independent respondents and sub-respondents or other persons involved in any manner with projects resulting from this proposal.

- 18. The Leon County School Board reserves the right to award a contract to the next most qualified respondent, if an acceptable agreement cannot be negotiated with a higher ranked respondent.
- 19. Conflict of Interest: The respondent covenants that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of the services required to be performed under the contract resulting from this solicitation. (Attached hereto and made a part hereof as Attachment E).
- 20. Debarment, Suspension, Ineligibility and Voluntary Exclusion: The Respondent agrees and certifies that neither it, nor its principals, is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency; and, that the Respondent shall not knowingly enter into any lower tier contract, or other covered transaction, with a person who is similarly debarred or suspended from participating in this covered transaction. The Respondent shall include the language of this section in all subcontracts or lower tier agreements executed to support the Respondent's work under this Solicitation. (Debarment, Suspension, Ineligibility and Voluntary Exclusion Form attached hereto and made a part hereof as Attachment F)

- 21. Public Entity Crimes: A Respondent, person, or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid response on a contract to provide any goods or services to a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a respondent, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Florida State Statute, Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list.
- 22. Public Records Law: Pursuant to Florida Statutes Chapter 119.071(1), proposals received as a result of this RFQ will not become public record until thirty (30) days after the date of opening or until posting of a recommendation for award, whichever occurs first. Thereafter, all proposal documents or other materials submitted by all Proposers in response to this RFQ will be open for inspection by any person and in accordance with Chapter 119, Florida Statutes. To the extent a Respondent asserts any portion of its proposal is exempt or confidential from disclosure under Florida's public records, the burden shall be on the Proposer to obtain a protective order from a jurisdictional court protecting such information from disclosure under Florida's public records laws and also timely provide a certified copy of such protective order to the School Board prior to the School Board's release of such information into the public domain.
- 23. Local Purchasing Preference: The local preference policy set forth in Leon County School Board policy 6450 Local Purchasing Preference policy shall not apply to purchases or contracts for professional services procurement of which is subject to the Consultants Competitive Negotiation Act as defined in F.S. 287.055 or subject to any competitive consultant selection policy or procedure adopted or utilized by the Board.
- 24. Small Business Development Program: The local preference set forth in Leon County School Board policy 6325 Small Business Development Program shall apply as follows: In the case of requests for proposals, letters of interest, best evaluated bids, qualifications or other solicitations and competitive negotiation and selection in which objective factors are used to evaluate the responses, Leon County Small Business Enterprise (LSBE) shall be assigned an additional five percent (5%) of the total evaluation points, provided the LSBE is certified and located within the local market area at least six (6) months prior to the date upon which a request for sealed bids or proposals is issued.
- 25. Governing Law and Venue: All legal proceedings brought in connection with this agreement shall only be brought in a state or federal court located in the state of Florida. Venue in state court shall be in Leon County, Florida. Venue in federal court shall be in the United States District Court, Northern District of Florida, Tallahassee Division. Each party hereby agrees to submit to the personal jurisdiction of these courts for any lawsuits filed there against such party arising under or in connection with this contract. In the event that a legal proceeding is brought for the enforcement of any term of the contract, or any right arising there from, the parties expressly waive their respective rights to have such action tried by jury trial and hereby consent to the use of non-jury trial for the adjudication of such suit. All questions concerning the validity, operation, interpretation, construction and enforcement of any terms, covenants or conditions of this contract shall in all respects be governed by and determined in accordance with the laws of the State of Florida without giving effect to the choice of law principles thereof and unless otherwise preempted by federal law.
- 26. The selection of professional service providers for construction projects policy set forth in Leon County School Board policy 6330 B. (8) shall apply as follows: For any lump-sum or cost-plus-a-fixed-fee professional service contract over \$175,000, the District shall require the firm receiving the award to execute a truth-in-negotiation certificate stating that wage rates and other factual unit costs supporting the compensation are accurate, complete, and current at the time of contracting. Any professional service contract under which such a certificate is required

must contain a provision that the original contract price and any additions thereto will be adjusted to exclude any significant sums by which the agency determines the contract price was increased due to inaccurate, incomplete, or noncurrent wage rates and other factual unit costs. All such contract adjustments must be made within one (1) year following the end of the contract. (Attached hereto and made a part hereof as Attachment G).

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Part IV - Qualification Statement Guidelines

- To facilitate analysis of its qualifications package, the Respondent shall prepare its qualifications package in accordance with the instructions outlined in this Request. If the Respondent's qualifications package deviates from these instructions, such qualifications package may, in the Leon County School Board sole discretion, be rejected.
- 2. The Leon County School Board emphasizes that the Respondent concentrate on accuracy, completeness, and clarity of content.
- 3. To the greatest extent possible, each section shall be written on a standalone basis so that its contents may be evaluated with a minimum of cross referencing to other sections of the qualifications package. Information required for evaluation of qualifications, which is not found in its designated section, will be assumed to have been omitted from the qualifications package.
- 4. The response to this request for qualifications must be presented as indicated in the "Qualifications Statement Format" in Part V and shall not exceed **60 pages** (including any tables, organization, project team charts and/or pictures). Submittal items in Section 7 will not be counted in the **60-page limit**.
- 5. Page size shall be 8.5 x 11 inches, not including foldouts. Pages shall be single-spaced. The text size shall be 11 point or larger. Use at least one (1) inch margins on the top and bottom and three-quarter (3/4) inch side margins. Pages shall be numbered sequentially by section.
- 6. Legible tables, charts, graphs and figures shall be used wherever practical to depict organizations, systems and layouts, implementation schedules, plans, etc. These displays shall be uncomplicated, legible and shall not exceed eleven (11) by seventeen (17) inches in size. Foldout pages shall fold entirely within the section, and count as a single page. Foldout pages may only be used for large tables, charts, graphs, diagrams and schematics; and not for pages of text.
- 7. All sections of the qualifications package should be bound, with section tabs, which shall permit the qualifications package to lie flat when opened. Staples shall not be used.

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Part V - Qualification Statement Format

The following format is intended to provide the Selection Committee with a uniform and consistent format for reviewing and evaluating the qualifications of each interested respondent. Interested respondents must respond to each item and complete the applicable information, provide copies of requested licenses, certificates, checklists, and other requested documentation within each section as indicated below.

The Selection Committee shall meet to review the Qualification Statements for compliance with the requirements and provide an objective evaluation of all interested respondents. The Committee's evaluation of interested respondents shall be on the basis of the specific Project needs and the professional services offered by interested respondents as stated in the Qualification Statement submitted. The Qualification Statements are reviewed based upon a point system, one hundred (100) points being the total, in accordance with the criteria listed below.

After the respondents have been evaluated based on their written applications, as determined by each committee member on the criteria listed below, the points will then be added collectively. The respondents will be ranked by totaling the scores given to each respondent by all members of the Selection Committee.

At a minimum the five (5) respondents with the highest scores who will be more closely considered through a presentation of their approach to perform these particular projects. Refer to Part VI – Short List Interviews and Presentation for interview guidelines and scoring criteria.

Provide the requested information in the format outlined below;

Cover Sheet (non-scored)

- A. Provide a cover sheet indicating the following:
 - 1. Respondent Name
 - 2. Request for qualifications number: RFQ 394-2017
 - 3. Project title: Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School
 - 4. Submittal date and time as indicated in Part II Scope of Services

Section 1 - Introduction

A. Letter of Introduction

(10 Points)

Provide a brief profile of the responding respondent addressed in a letter to the Director of Construction, not to exceed 1 single-sided page, including the following information;

- 1. a brief history of the company and location,
- 2. corporate structure,
- 3. ownership interest,
- 4. length of company's existence
- 5. project team location,
- 6. distance project team is from LCS Project Site and the Division of Facilities & Construction Office.

B. Table of Contents

Provide a Table of Contents indicating each required section and formatted in the order provided.

C. Introductory Narrative

Provide a brief introductory narrative highlighting the overall qualifications contained in the total qualification package, maximum one single sided page.

A. Related project experience

(15 Points)

List three (3) projects your respondent has provided/is providing Architectural Consulting Services similar in scope to to the proposed RFQ 394-2017 Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School. In no case shall fewer than three (3) projects be submitted. In determining which projects are more related, consider: related size and complexity; how many members of the proposed team worked on the listed project; and how recently the project was completed. List the projects in priority order, with the most related project listed first. For each of the listed projects, provide the following information:

- 1. Name and location of the project.
- 2. Project Owner's representative name, address and phone number.
- 3. The name, address and telephone number of the project architect.
- 4. Size of project gross area of construction, number of facilities, etc.
- 5. Owners Construction Budget.
- 6. Negotiated Fee.
- 7. Final construction value and cost per square foot.
- 8. Indicate the number of change orders on the project and include the following detail;
 - a. Change order increase/decrease amount
 - b. Reason for change order (owner driven / error or omission, or other)
- 9. Contracted substantial and final completion dates.
- 10. Actual substantial completion and final completion dates. (if the project is not complete, indicate the percent complete and whether or not it is on schedule)
- 11. Project type Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School
- 12. Work those respondents staff was responsible for.
- 13. Present project status percentage of completion.
- 14. Listing of Project Manager and other key professionals and personnel assigned to this project.

Section 3 - Project Team

Describe the proposed organizational structure for this project, indicating key personnel and their relationship to this project and other team members.

A. Office Staff (10 Points)

Describe the general and specific project related capability of the office staff and indicate the adequate depth and abilities of the organization which the Respondent can draw upon as needed. This will include management, technical, and support staff. Give brief resumes of key persons to be assigned to the project including the following information.

- 1. Name and title
- 2. Current job assignment for other projects
- 3. Percentage of time to be assigned to this project
- 4. How many years with this respondent
- 5. Experience
 - a. Types of projects
 - b. Size of projects (dollar value square footage of project)
 - c. What were the specific project involvements?
 - d. Education
 - e. Active registration
 - f. Other experience and qualifications that are relevant to this project

RFQ 394-2017 Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School Part V Qualifications Statement Format, Page 2 of 4

B. Project Staff (10 Points)

Describe the ability and experience of staff with specific attention to project related experience. Give brief resumes of key persons to be assigned to the project including the following information.

- 1. Name and title
- 2. Current job assignment for other projects
- 3. Percentage of time to be assigned to this project
- 4. How many years with this respondent
- 5. Experience
 - a. Types of projects
 - b. Size of projects (dollar value and gross building area of project)
 - c. What were the specific project involvements?
 - d. Education
 - e. Active registration
 - f. Other experience and qualifications that are relevant to this project

C. Technical Services Capability

(10 Points)

- 1. Describe the capabilities of your staff to provide the technical services required for:
 - a. Option analysis/value engineering
 - b. Design review and construction analysis
 - c. Budget estimating
 - d. Life cycle cost analysis
 - e. Construction Administration
 - f. Quality Control (Design and Construction)
 - g. Cost control
 - h. Change Order negotiation
 - i. Claims management
 - j. Project close-out
 - k. Transition planning

D. Organizational Chart

(10 Points)

Develop a chart of individual staff members to be assigned responsibilities. Show the organizational
chart as it relates to the project indicating key personnel and their relationship. It should be understood
that it is the intent of the Leon County School Board to insist that those indicated as the project team in
the RFQ response actually executes the project.

Section 4 - Project Approach and Scheduling Methodology

A. Project Approach

(15 points)

Explain your respondent's approach to task management to include, but not be limited to quality assurance, cost control, and reporting to the Owner's Representative and/or Project Management Team.

- 1. Respondent shall present a plan setting forth the approach for carrying-out services to include: information management systems, document control, records management, project status reporting and project administrative services.
- 2. Respondent shall describe how the proposed organizational structure will ensure orderly communications, distribution of information, effective coordination of activities, and accountability.
- 3. Detail your Respondent's ability to adhere to scope and schedule in effort to ensure the success of the Project.

RFQ 394-2017 Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School Part V Qualifications Statement Format, Page 3 of 4 4. Respondent shall describe how they will adhere to owner guidance.

B. Scheduling for Delivery of Schematics, Design Documents, and Construction Documents (15 points)

- 1. Initial Schedule for Performance of the Architect's services (include approximate commencement date and appropriate substantial completion date);
- 2. Schematic Design phase
 - a. Preliminary Project Evaluation and Analysis;
 - b. Schematic Design Phase
- 3. Design Development
- 4. Construction Document Phase
- 5. Construction Phase.

C. Small Business Participation

(5 points)

Describe how the respondent will solicit and utilize small business participation in consultants. Set forth the amount of participation for past projects.

Section 5 - Draft Contract, Miscellaneous Information and Addenda

(non-scored)

All exceptions to the attached Leon County School draft "Agreement Between Owner and Architect" must be included in this section. If exceptions to the contract are not included in the submittal, it will be the Leon County School Board understanding that your Respondent will accept the contract as presented in this Request For Qualifications. Any and all addenda shall be acknowledged in this section.

Section 6 – Qualifications Statement Checklist

(non-scored)

Complete and include a copy of the Qualifications Statement Checklist from Part VI of this package.

Section 7 – Attachments

(non-scored)

Complete and include the following: Attachments B, C, D, E, F and G signature documents to be submitted with the Qualifications Statement.

Attachment A - Draft Copy - "Agreement Between Owner and Architect"

Attachment B - Acknowledgement Form

Attachment C – Prohibition Against Contingency Fees Form
Attachment D – Sworn Statement –Jessica Lundsford Act Form

Attachment E - Conflict of Interest Disclosure Form

Attachment F - Debarment Question and Answer And Debarment Form

Attachment G - Truth-In-Negotiation Certificate

Section 8 - Executive Summary

(non-scored)

Part VI- Checklist and Scoring Summary

Cover Sheet Section 1	Introduction Letter of Introduction Table of Contents Introductory Narrative	(non-scored) 10 Points
Section 2	Experience and Past Performance Related project experience	15 Points
Section 3	Project Team Office Staff Onsite Site Staff Technical Services Capability Organizational Chart	10 Points 10 Points 10 Points 10 Points
Section 4	Project Approach and Scheduling Methodology Project Approach Scheduling for Delivery of Schematics, Design Documents and Construction Documents Small Projects Participation	15 Points 15 Points
	Small Business Participation	5 Points
Section 5	Draft Contract, Miscellaneous Information and Addenda	(non-scored)
Section 6	Qualifications Statement Checklist	(non-scored)
Section 7	Attachments	(non-scored)
	Attachment A – Draft Copy – "Agreement Between Owner and Architect" Attachment B – Acknowledgement Form Attachment C – Prohibition Against Contingency Fees Form Attachment D – Sworn Statement – Jessica Lundsford Act Form Attachment E – Conflict of Interest Disclosure Form Attachment F – Debarment Question and Answer and Debarment Form Attachment G – Truth-In-Negotiation Certificate	
Section 8	Executive Summary	(non-scored)
Total	-	100 points

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Part VII – Interview and Presentation Guidelines

Based on the rankings of the Short List Committee, the District shall identify no fewer than five (5) ranked respondents to make public presentations to an Interview Committee. The respondents will be more closely more closely considered through a presentation of their approach to perform these particular projects. Time will be allowed for questions and answers after the presentation. It is expected that the person(s) who will be assigned to the project, and any other persons deemed necessary by the respondent, will attend. The selected respondents will be expected to address the following as established by Florida Statute 287.055(4)(b) and will be scored by the committee with a maximum point total of one hundred (100 points) for the presentation and interview:

1. Ability of Professional Personnel

(30 points)

The interested respondent shall name the actual staff to be assigned to this project, describe their ability and experience and portray the function of each within their organization and their proposed role on this project. The staff should be present at the interview.

2. Certified Minority /Small Business Participation

(5 points)

Show how minority and/or small business participation was achieved on previous projects and how it will be incorporated on this project.

3. Past Performance in Implementing Cost Control/Value Engineering

(25 points)

The respondent should demonstrate their past knowledge and experience, and how that experience may be applied to this project using strategic cost controls and value engineering practices.

4. Willingness to Meet Time and Budget Requirements

(20 points)

The respondent shall demonstrate verbally and/or graphically their plan:

- Staying within the specified budget
- Meeting the required timelines
- Incorporating owner design input
- The respondents approach to Construction Administration

5. Location

(5 points)

Office Location to the site

6. Recent, Current and Projected Workloads of Respondent

(10 points)

7. Volume of Work Previously Awarded by Leon County School Board

(5 points)

(Equitable distribution of contracts)

TOTAL

(100 points)

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Part VIII - Attachments

The following pages include the applicable Attachments for the Qualification Statement.

Attachment A - Draft Copy - "Agreement Between Owner Architect"

Attachment B- Acknowledgement Form

Attachment C - Prohibition Against Contingency Fees

Attachment D - Sworn Statement -Jessica Lundsford Act

Attachment E - Conflict Of Interest Disclosure Form

Attachment F - Debarment Question and Answer and Debarment Form

Attachment G- Truth-In-Negotiation Certificate

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ATTACHMENT A

DRAFT COPY - "AGREEMENT BETWEEN OWNER ARHITECT"



Standard Form of Agreement Between Owner and Architect

AGREEMENT made as of the XXst day of XXXXX, in the year XXXX

BETWEEN the Architect's client identified as the Owner:

Leon County School Board 2757 W. Pensacola Street Tallahassee, Florida 32304

and the Architect:

Name Address Tallahassee, Florida Zip Code Phone Number

for the following Project:

Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

Woodville Elementary School 9373 Woodville Highway Tallahassee, Florida 32305

Fairview Middle School 3415 Zillah Street Tallahassee, Florida 32305 ADDITIONS AND DELETIONS:

The author of this document has added information needed for its completion. The author may also have revised the text of the original AIA standard form. An Additions and Deletions Report that notes added information as well as revisions to the standard form text is available from the author and should be reviewed. A vertical line in the left margin of this document indicates where the author has added necessary information and where the author has added to or deleted from the original AIA text.

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

Rickards High School 3013 Jim Lee Road Tallahassee, Florida 32305

The Owner and Architect agree as follows.

TABLE OF ARTICLES

- INITIAL INFORMATION
- **ARCHITECT'S RESPONSIBILITIES** 2
- SCOPE OF ARCHITECT'S BASIC SERVICES
- **ADDITIONAL SERVICES**
- 5 **OWNER'S RESPONSIBILITIES**
- **COST OF THE WORK**
- **COPYRIGHTS AND LICENSES**
- **CLAIMS AND DISPUTES**
- **TERMINATION OR SUSPENSION**
- **MISCELLANEOUS PROVISIONS** 10
- **COMPENSATION** 11
- 12 SPECIAL TERMS AND CONDITIONS
- 13 SCOPE OF THE AGREEMENT

EXHIBIT A INITIAL INFORMATION

ARTICLE 1 INITIAL INFORMATION

§ 1.1 This Agreement is based on the Initial Information set forth in this Article 1 and in optional Exhibit A, Initial Information:

(Paragraph deleted)

Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

Woodville Elementary School 9373 Woodville Highway Tallahassee, Florida 32305

Fairview Middle School 3415 Zillah Street Tallahassee, Florida 32305

Rickards High School 3013 Jim Lee Road

Tallahassee, Florida 32305

Owner's designated representatives: Danny Allbritton, Director of Construction, Project Coordinator(s) and Inspector(s) as assigned Leon County School Board Maintenance Department personnel, as applicable for various mechanical, electrical and plumbing (MEP) and other miscellaneous items; ADA Coordinator, as applicable; Tallahassee Police Department, as applicable; Tallahassee Fire Department; as applicable; School Principal/Facilities personnel, as applicable; and Director of Nutrition Services, as applicable..

Financial: Capital Outlay Budget for projects as approved by the Board, including any budget amendments. Other funding as approved (i.e. Half-Penny Sales Tax).

Init. 1

User Notes:

Employee's Rates: List of Employees and their rates to be included in the proposal submitted to the Owner for review and approval to submit for Board approval.

- § 1.2 The Owner's anticipated dates for commencement of construction and Substantial Completion of the Work are set forth below:
 - Commencement of construction date:

To be determined

.2 Substantial Completion date:

To be determined

§ 1.3 The Owner and Architect may rely on the Initial Information. Both parties, however, recognize that such information may materially change and, in that event, the Owner and the Architect shall appropriately adjust the schedule, the Architect's services and the Architect's compensation.

ARTICLE 2 ARCHITECT'S RESPONSIBILITIES

- § 2.1 The Architect shall provide the professional services as set forth in this Agreement.
- § 2.2 The Architect shall perform its services consistent with the professional skill and care ordinarily provided by architects practicing in the same or similar locality under the same or similar circumstances. The Architect shall perform its services as expeditiously as is consistent with such professional skill and care and the orderly progress of the Project.
- § 2.3 The Architect shall identify a representative authorized to act on behalf of the Architect with respect to the Project.
- § 2.4 Except with the Owner's knowledge and consent, the Architect shall not engage in any activity, or accept any employment, interest or contribution that would reasonably appear to compromise the Architect's professional judgment with respect to this Project.
- § 2.5 The Architect shall maintain the following insurance for the duration of this Agreement. If any of the requirements set forth below exceed the types and limits the Architect normally maintains, the Owner shall reimburse the Architect for any additional cost: (Paragraph deleted)
 - .1 General Liability

Commercial General Liability on an 'occurrence' basis, including: Bodily Injury - One Million and no/100 US Dollars (\$1,000,000.00) each occurrence Property Liability – One Million and no/100 US Dollars (\$1,000,000.00) each

.2 Automobile Liability

> Bodily Injury - One Million and no/100 US Dollars (\$1,000,000.00) each accident Property Damage: One Million and no/100 US Dollars (\$1,000,000.00) each accident Two Million and no/100 US Dollars (\$2,000,000.00) annual aggregate

Workers' Compensation .3

Statutory Limits

Professional Liability

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User Notes:

One Million and no/100 US Dollars (\$1,000,000.00) Two Million and no/100 US Dollars (\$2,000,000.00) annual aggregate

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ARTICLE 3 SCOPE OF ARCHITECT'S BASIC SERVICES
§ 3.1 The Architect's Basic Services are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.1.7 Basic Services: Are not authorized under this Agreement.
§ 3.2 SCHEMATIC DESIGN PHASE SERVICES
§ 3.2.1 Are not authorized under this Agreement
(Paragraphs deleted)
§ 3.3 DESIGN DEVELOPMENT PHASE SERVICES
§ 3.3.1 Are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.4 CONSTRUCTION DOCUMENTS PHASE SERVICES
§ 3.4.1 Are not authorized under this Agreement.
§ 3.4.2 The Architect shall provide a Cost of the Work.
(Paragraphs deleted)
§ 3.5 BIDDING OR NEGOTIATION PHASE SERVICES
§ 3.5.1 GENERAL
Are not authorized under this Agreement.
§ 3.5.2 COMPETITIVE BIDDING
§ 3.5.2.1 Are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.5.3 NEGOTIATED PROPOSALS
(Paragraphs deleted)
§ 3.5.3. Are not authorized under this Agreement.
§ 3.6 CONSTRUCTION PHASE SERVICES
§ 3.6.1 GENERAL
Are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.6.2 EVALUATIONS OF THE WORK
§ 3.6.2.1 Are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.6.3 CERTIFICATES FOR PAYMENT TO CONTRACTOR
§ 3.6.3.1 Are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.6.4 SUBMITTALS
§ 3.6.4.1 Are not authorized under this Agreement.
(Paragraphs deleted)
§ 3.6.5 CHANGES IN THE WORK
§ 3.6.5.1 Are not authorized under this Agreement.
(Paragraph deleted)
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not for resale. User Notes:

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§ 3.6.6 PROJECT COMPLETION

§ 3.6.6.1 Are not authorized under this Agreement.

(Paragraphs deleted)

ARTICLE 4 **ADDITIONAL SERVICES**

§ 4.1 Additional Services listed below are not included in Basic Services but may be required for the Project. The Architect shall provide the listed Additional Services only if specifically designated in the table below as the Architect's responsibility, and the Owner shall compensate the Architect as provided in Section 11.2.

Additional Services		Responsibility	Location of Service Description
		(Architect, Owner	(Section 4.2 below or in an exhibit
		or	attached to this document and
		Not Provided)	identified below)
§ 4.1.1	Programming (B202™–2009)	Architect	4.2
§ 4.1.2	Multiple preliminary designs	Not Provided	
§ 4.1.3	Measured drawings	Not Provided	
§ 4.1.4	Existing facilities surveys	Architect	4.2
§ 4.1.5	Site Evaluation and Planning (B203™–2007)	Not Provided	
§ 4.1.6	Building Information Modeling (E202 TM –2008)	Not Provided	
		Included in Basic	
§ 4.1.7	Civil engineering	Services	
§ 4.1.8	Landscape design	Not Provided	
§ 4.1.9	Architectural Interior Design (B252 [™] –2007)	Not Provided	
§ 4.1.10	Value Analysis (B204™–2007)	Not Provided	
§ 4.1.11	Detailed cost estimating	Architect	4.2
§ 4.1.12	On-site Project Representation (B207 TM –2008)	Not Provided	
§ 4.1.13	Conformed construction documents	Not Provided	
§ 4.1.14	As-Designed Record drawings	Not Provided	
§ 4.1.15	As-Constructed Record drawings	Not Provided	
§ 4.1.16	Post occupancy evaluation	Not Provided	
§ 4.1.17	Facility Support Services (B210TM_2007)	Not Provided	
§ 4.1.18	Tenant-related services	Not Provided	
§ 4.1.19	Coordination of Owner's consultants	Not Provided	
§ 4.1.20	Telecommunications/data design	Not Provided	
§ 4.1.21	Security Evaluation and Planning (B206TM_2007)	Not Provided	
§ 4.1.22	Commissioning (B211 TM –2007)	Not Provided	
§ 4.1.23	Extensive environmentally responsible design	Not Provided	
§ 4.1.24	LEED® Certification (B214TM_2012)	Not Provided	
§ 4.1.25	Fast-track design services	Not Provided	
§ 4.1.26	Historic Preservation (B205 TM –2007)	Not Provided	
§ 4.1.27	Furniture, Furnishings, and Equipment Design (B253™–2007)	Not Provided	

(Row deleted)

§ 4.2 Insert a description of each Additional Service designated in Section 4.1 as the Architect's responsibility, if not further described in an exhibit attached to this document.

Additional Services shall be submitted on Leon County School Amendment to Professional Services Form located on Leon County School website at forms online at Submit three (3) originals with signature/seal to the Project Coordinator for processing for Board approval. Appropriate backup information shall be submitted with each original.

Init.

Additional Services included in this Contract as part of Architect Name, proposal dated XXX X, XXXX, includes the following:

Additional Services	Fee
Additional Services Sub-Total	
Additional Services Reimbursables	
Additional Services Reimbursables Sub-Total	
Total Additional Service Fee for this scope of work	

- § 4.3 Additional Services may be provided after execution of this Agreement, without invalidating the Agreement. Except for services required due to the fault of the Architect, any Additional Services provided in accordance with this Section 4.3 shall entitle the Architect to compensation pursuant to Section 11.3 and an appropriate adjustment in the Architect's schedule.
- § 4.3.1 Upon recognizing the need to perform the following Additional Services, the Architect shall notify the Owner with reasonable promptness and explain the facts and circumstances giving rise to the need. The Architect shall not proceed to provide the following services until the Architect receives the Owner's written authorization:
 - Services necessitated by a change in the Initial Information, previous instructions or approvals given by the Owner, or a material change in the Project including, but not limited to, size, quality, complexity, the Owner's schedule or budget for Cost of the Work, or procurement or delivery method;
 - Services necessitated by the Owner's request for extensive environmentally responsible design .2 alternatives, such as unique system designs, in-depth material research, energy modeling, or LEED® certification;
 - Changing or editing previously prepared Instruments of Service necessitated by the enactment or .3 revision of codes, laws or regulations or official interpretations;
 - Services necessitated by decisions of the Owner not rendered in a timely manner or any other failure .4 of performance on the part of the Owner or the Owner's consultants or contractors;
 - .5 Preparing digital data for transmission to the Owner's consultants and contractors, or to other Owner authorized recipients;
 - Preparation of design and documentation for alternate bid or proposal requests proposed by the .6 Owner;
 - Preparation for, and attendance at, a public presentation, meeting or hearing; .7
 - Preparation for, and attendance at a dispute resolution proceeding or legal proceeding, except where 8. the Architect is party thereto;
 - Evaluation of the qualifications of bidders or persons providing proposals; .9
 - Consultation concerning replacement of Work resulting from fire or other cause during construction; .10
 - Assistance to the Initial Decision Maker, if other than the Architect. .11

(Paragraphs deleted)

ARTICLE 5 OWNER'S RESPONSIBILITIES

- § 5.1 Unless otherwise provided for under this Agreement, the Owner shall provide information in a timely manner regarding requirements for and limitations on the Project, including a written program which shall set forth the Owner's objectives, schedule, constraints and criteria, including space requirements and relationships, flexibility, expandability, special equipment, systems and site requirements. Within 15 days after receipt of a written request from the Architect, the Owner shall furnish the requested information as necessary and relevant for the Architect to evaluate, give notice of or enforce lien rights.
- § 5.2 The Owner shall identify a representative authorized to act on the Owner's behalf with respect to the Project. The Owner shall render decisions and approve the Architect's submittals in a timely manner in order to avoid unreasonable delay in the orderly and sequential progress of the Architect's services.
- § 5.3 The Owner shall furnish surveys to describe physical characteristics, legal limitations and utility locations for the site of the Project, and a written legal description of the site. The surveys and legal information shall include, as

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User Notes:

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applicable, grades and lines of streets, alleys, pavements and adjoining property and structures; designated wetlands; adjacent drainage; rights-of-way, restrictions, easements, encroachments, zoning, deed restrictions, boundaries and contours of the site; locations, dimensions and necessary data with respect to existing buildings, other improvements and trees; and information concerning available utility services and lines, both public and private, above and below grade, including inverts and depths. All the information on the survey shall be referenced to a Project benchmark.

(Paragraphs deleted)

ARTICLE 6 COST OF THE WORK

§ 6.1 Are not authorized under this Agreement.

(Paragraphs deleted)

ARTICLE 7 **COPYRIGHTS AND LICENSES**

- § 7.1 The Architect and the Owner warrant that in transmitting Instruments of Service, or any other information, the transmitting party is the copyright owner of such information or has permission from the copyright owner to transmit such information for its use on the Project. If the Owner and Architect intend to transmit Instruments of Service or any other information or documentation in digital form, they shall endeavor to establish necessary protocols governing such transmissions.
- § 7.2 The Architect and the Architect's consultants shall be deemed the authors and owners of their respective Instruments of Service, including the Drawings and Specifications, and shall retain all common law, statutory and other reserved rights, including copyrights. Submission or distribution of Instruments of Service to meet official regulatory requirements or for similar purposes in connection with the Project is not to be construed as publication in derogation of the reserved rights of the Architect and the Architect's consultants.
- § 7.3 Upon execution of this Agreement, the Architect grants to the Owner a nonexclusive license to use the Architect's Instruments of Service solely and exclusively for purposes of constructing, using, maintaining, altering and adding to the Project, provided that the Owner substantially performs its obligations, including prompt payment of all sums when due, under this Agreement. The Architect shall obtain similar nonexclusive licenses from the Architect's consultants consistent with this Agreement. The license granted under this section permits the Owner to authorize the Contractor, Subcontractors, Sub-subcontractors, and material or equipment suppliers, as well as the Owner's consultants and separate contractors, to reproduce applicable portions of the Instruments of Service solely and exclusively for use in performing services or construction for the Project. If the Architect rightfully terminates this Agreement for cause as provided in Section 9.4, the license granted in this Section 7.3 shall terminate.
- § 7.3.1 In the event the Owner uses the Instruments of Service without retaining the author of the Instruments of Service, the Owner releases the Architect and Architect's consultant(s) from all claims and causes of action arising from such uses. The Owner, to the extent permitted by law, further agrees to indemnify and hold harmless the Architect and its consultants from all costs and expenses, including the cost of defense, related to claims and causes of action asserted by any third person or entity to the extent such costs and expenses arise from the Owner's use of the Instruments of Service under this Section 7.3.1. The terms of this Section 7.3.1 shall not apply if the Owner rightfully terminates this Agreement for cause under Section 9.4.
- § 7.4 Except for the licenses granted in this Article 7, no other license or right shall be deemed granted or implied under this Agreement. The Owner shall not assign, delegate, sublicense, pledge or otherwise transfer any license granted herein to another party without the prior written agreement of the Architect. Any unauthorized use of the Instruments of Service shall be at the Owner's sole risk and without liability to the Architect and the Architect's consultants.

ARTICLE 8 CLAIMS AND DISPUTES § 8.1 GENERAL

§ 8.1.1 The Owner and Architect shall commence all claims and causes of action, whether in contract, tort, or otherwise, against the other arising out of or related to this Agreement in accordance with the requirements of the method of binding dispute resolution selected in this Agreement within the period specified by applicable law, but in any case not more than 10 years after the date of Substantial Completion of the Work. The Owner and Architect waive all claims and causes of action not commenced in accordance with this Section 8.1.1.

- § 8.1.2 To the extent damages are covered by property insurance, the Owner and Architect waive all rights against each other and against the contractors, consultants, agents and employees of the other for damages, except such rights as they may have to the proceeds of such insurance as set forth in AIA Document A201–2007, General Conditions of the Contract for Construction. The Owner or the Architect, as appropriate, shall require of the contractors, consultants, agents and employees of any of them similar waivers in favor of the other parties enumerated herein.
- § 8.1.3 The Architect and Owner waive consequential damages for claims, disputes or other matters in question arising out of or relating to this Agreement. This mutual waiver is applicable, without limitation, to all consequential damages due to either party's termination of this Agreement, except as specifically provided in Section 9.7.

§ 8.2 MEDIATION

- § 8.2.1 Any claim, dispute or other matter in question arising out of or related to this Agreement shall be subject to mediation as a condition precedent to binding dispute resolution. If such matter relates to or is the subject of a lien arising out of the Architect's services, the Architect may proceed in accordance with applicable law to comply with the lien notice or filing deadlines prior to resolution of the matter by mediation or by binding dispute resolution.
- § 8.2.2 The Owner and Architect shall endeavor to resolve claims, disputes and other matters in question between them by mediation which, unless the parties mutually agree otherwise, shall be administered by the American Arbitration Association in accordance with its Construction Industry Mediation Procedures in effect on the date of the Agreement. A request for mediation shall be made in writing, delivered to the other party to the Agreement, and filed with the person or entity administering the mediation. The request may be made concurrently with the filing of a complaint or other appropriate demand for binding dispute resolution but, in such event, mediation shall proceed in advance of binding dispute resolution proceedings, which shall be stayed pending mediation for a period of 60 days from the date of filing, unless stayed for a longer period by agreement of the parties or court order. If an arbitration proceeding is stayed pursuant to this section, the parties may nonetheless proceed to the selection of the arbitrator(s) and agree upon a schedule for later proceedings.
- § 8.2.3 The parties shall share the mediator's fee and any filing fees equally. The mediation shall be held in the place where the Project is located, unless another location is mutually agreed upon. Agreements reached in mediation shall be enforceable as settlement agreements in any court having jurisdiction thereof.
- § 8.2.4 If the parties do not resolve a dispute through mediation pursuant to this Section 8.2, the method of binding dispute resolution shall be the following:

[N/A] Arbitration pursuant to Section 8.3 of this Agreement

[XX] Litigation in a court of competent jurisdiction

(Paragraph deleted)

[N/A] Other

(Paragraphs deleted)

ARTICLE 9 TERMINATION OR SUSPENSION

- § 9.1 If the Owner fails to make payments to the Architect in accordance with this Agreement, such failure shall be considered substantial nonperformance and cause for termination or, at the Architect's option, cause for suspension of performance of services under this Agreement. If the Architect elects to suspend services, the Architect shall give seven days' written notice to the Owner before suspending services. In the event of a suspension of services, the Architect shall have no liability to the Owner for delay or damage caused the Owner because of such suspension of services. Before resuming services, the Architect shall be paid all sums due prior to suspension and any expenses incurred in the interruption and resumption of the Architect's services. The Architect's fees for the remaining services and the time schedules shall be equitably adjusted.
- § 9.2 If the Owner suspends the Project, the Architect shall be compensated for services performed prior to notice of such suspension. When the Project is resumed, the Architect shall be compensated for expenses incurred in the interruption and resumption of the Architect's services. The Architect's fees for the remaining services and the time schedules shall be equitably adjusted.

- § 9.3 If the Owner suspends the Project for more than 90 cumulative days for reasons other than the fault of the Architect, the Architect may terminate this Agreement by giving not less than seven days' written notice.
- § 9.4 Either party may terminate this Agreement upon not less than seven days' written notice should the other party fail substantially to perform in accordance with the terms of this Agreement through no fault of the party initiating the termination.
- § 9.5 The Owner may terminate this Agreement upon not less than seven days' written notice to the Architect for the Owner's convenience and without cause.
- § 9.6 In the event of termination not the fault of the Architect, the Architect shall be compensated for services performed prior to termination, together with Reimbursable Expenses then due and all Termination Expenses as defined in Section 9.7.
- § 9.7 Termination Expenses are in addition to compensation for the Architect's services and include expenses directly attributable to termination for which the Architect is not otherwise compensated, plus an amount for the Architect's anticipated profit on the value of the services not performed by the Architect.
- § 9.8 The Owner's rights to use the Architect's Instruments of Service in the event of a termination of this Agreement are set forth in Article 7 and Section 11.9.

ARTICLE 10 MISCELLANEOUS PROVISIONS

- § 10.1 This Agreement shall be governed by the law of the place where the Project is located, except that if the parties have selected arbitration as the method of binding dispute resolution, the Federal Arbitration Act shall govern Section 8.3.
- § 10.2 The Owner and Architect, respectively, bind themselves, their agents, successors, assigns and legal representatives to this Agreement. Neither the Owner nor the Architect shall assign this Agreement without the written consent of the other, except that the Owner may assign this Agreement to a lender providing financing for the Project if the lender agrees to assume the Owner's rights and obligations under this Agreement.
- § 10.2.1 If the total for any single project paid to the project Architect's consultant exceeds \$50,000.00, the following provisions shall apply:
- The Architect shall execute and furnish to the Board a truth-in-negotiation certificate stating that wage rates and other factual unit costs supporting the compensation are accurate, complete and current at the time of contracting.
- The original contract price and any additions thereto shall be adjusted to exclude any significant sums when the Board determines the contract price was increased due to inaccurate, incomplete or non-current wage rates and other factual costs. All such contract adjustments shall be made within one (1) year following end of contract.
- The Architect (or registered surveyor and mapper or professional engineer, as applicable) warrants that he or she has not employed or retained any company or person, other than a bona fide employee working solely for the architect, (or registered surveyor and mapper, landscape architect, or professional engineer, as applicable) to solicit or secure this agreement and that he or she has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the Architect, (or registered surveyor and mapper or professional engineer, as applicable) any fee, commission, percentage, gift, or any other consideration, contingent upon or resulting from the award or making of this Agreement.
- § 10.2.2 It is understood that this is a Contract for Professional Services of the Architect hereinafter named or his/her qualified representatives. If, for any reason, the Architect is unable to perform the services under this contract, the Owner shall have the right either to name or approve, another Architect without prejudice.
- § 10.3 If the Owner requests the Architect to execute certificates, the proposed language of such certificates shall be submitted to the Architect for review at least 14 days prior to the requested dates of execution. If the Owner requests

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the Architect to execute consents reasonably required to facilitate assignment to a lender, the Architect shall execute all such consents that are consistent with this Agreement, provided the proposed consent is submitted to the Architect for review at least 14 days prior to execution. The Architect shall not be required to execute certificates or consents that would require knowledge, services or responsibilities beyond the scope of this Agreement.

- § 10.4 Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the Owner or Architect.
- § 10.5 Unless otherwise required in this Agreement, the Architect shall have no responsibility for the discovery, presence, handling, removal or disposal of, or exposure of persons to, hazardous materials or toxic substances in any form at the Project site.
- § 10.6 The Architect shall have the right to include photographic or artistic representations of the design of the Project among the Architect's promotional and professional materials. The Architect shall be given reasonable access to the completed Project to make such representations. However, the Architect's materials shall not include the Owner's confidential or proprietary information if the Owner has previously advised the Architect in writing of the specific information considered by the Owner to be confidential or proprietary. The Owner shall provide professional credit for the Architect in the Owner's promotional materials for the Project.
- § 10.7 If the Architect or Owner receives information specifically designated by the other party as "confidential" or "business proprietary," the receiving party shall keep such information strictly confidential and shall not disclose it to any other person except to (1) its employees, (2) those who need to know the content of such information in order to perform services or construction solely and exclusively for the Project, or (3) its consultants and contractors whose contracts include similar restrictions on the use of confidential information.

(Paragraph deleted)

ARTICLE 11 COMPENSATION

§ 11.1 For the Architect's Basic Services described under Article 3, the Owner shall compensate the Architect as follows:

Basic Services Fess are not authorized under this Agreement.

§ 11.2 For Additional Services designated in Section 4.1, the Owner shall compensate the Architect as follows:

Additional Services Fess listed in Article 4, 4.2

§ 11.3 For Additional Services that may arise during the course of the Project, including those under Section 4.3, the Owner shall compensate the Architect as follows:

(Paragraph deleted)

The parties involved shall meet and determine if the situation/issue follows under the original scope of work, or hourly fee for services, or if it is an addition to the original scope of work. Once the determination is made the Architect shall submit three (3) original Amendment to Professional Services forms including their detailed proposal with appropriate backup information attached to each one. The Amendment to Professional Services form shall be submitted for Leon County School Board approval.

§ 11.4 Compensation for Additional Services of the Architect's consultants when not included in Section 11.2 or 11.3, shall be the amount invoiced to the Architect plus One and Two-Tenths percent (1.20%), or as otherwise stated below:

(Table deleted)

(Paragraph deleted)

§ 11.6 The hourly billing rates for services of the Architect and the Architect's consultants, if any, are set forth below. The rates shall be adjusted in accordance with the Architect's and Architect's consultants' normal review practices.

Employee's wages computed as a multiple of 3.0 x Employee's Direct Personnel Expense (EDPE) not-to-exceed the rate of Principal(s) at \$150.00 per hour.

Init.

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§ 11.7

(Paragraphs deleted)

COMPENSATION FOR REIMBURSABLE EXPENSES

- § 11.7.1 Reimbursable Expenses are in addition to compensation for Basic and Additional Services and include expenses incurred by the Architect and the Architect's consultants directly related to the Project, as follows:
 - .1 Transportation and authorized out-of-town travel and subsistence, Is not authorized:
 - .2 Long distance services, dedicated data and communication services, teleconferences, Project Web sites, and extranets; Must be in writing with prior approval by owner;
 - .3 Fees paid for securing approval of authorities having jurisdiction over the Project; Must be in writing with prior approval by owner;
 - .4 Printing, reproductions, plots, standard form documents; Must be in writing with prior approval by owner;
 - .5 Postage, handling and delivery; Must be in writing with prior approval by owner;
 - .6 Expense of overtime work requiring higher than regular rates, if authorized in advance by the Owner; Must be in writing with prior approval by owner;
 - .7 Renderings, models, mock-ups, professional photography, and presentation materials requested by the Owner; Must be in writing with prior approval by owner;
 - .8 Architect's Consultant's expense of professional liability insurance dedicated exclusively to this Project, or the expense of additional insurance coverage or limits if the Owner requests such insurance in excess of that normally carried by the Architect's consultants; Must be in writing with prior approval by owner;
 - .9 All taxes levied on professional services and on reimbursable expenses; Must be in writing with prior approval by owner; Not Applicable
 - .10 Site office expenses; Must be in writing with prior approval by owner; and
 - .11 Other similar Project-related expenditures. Must be in writing with prior approval by owner.
- § 11.7.2 For Reimbursable Expenses the compensation shall be the expenses incurred by the Architect and the Architect's consultants plus one and one-tenth percent (1.10 %) of the expenses incurred.

Reimbursable Expenses	Fee	
Reimbursable Expenses (Basic Services) Listed in Article 3, 3.1.7		
Reimbursable Expenses (Additional Services) Listed in Article 4, 4.2		
Total Reimbursable Expenses for Basic and Additional Services		

(Paragraphs deleted)

§ 11.9 COMPENSATION FOR USE OF ARCHITECT'S INSTRUMENTS OF SERVICE

§ 11.9.1 If the Owner terminates the Architect for its convenience under Section 9.5, or the Architect terminates this Agreement under Section 9.3, the Owner shall pay a licensing fee as compensation for the Owner's continued use of the Architect's Instruments of Service solely for purposes of completing, using and maintaining the Project as follows:

Compensation for use of Architect's Instruments of Services shall be negotiated between Owner and Architect.

§ 11.9.2 The exception to this is when the Owner commissions an Architect to design a prototype design. The Owner then owns the documents and has the rights to assign contract administration of them to the Architect or another Professional Architect provided the designated Architect assumes full liability of said documents and has mutual release from the design Architect. This does not waive any of the Architect's rights.

User Notes:

§ 11.10 PAYMENTS TO THE ARCHITECT

- § 11.10.1 An initial payment of zero dollars (\$0.00) shall be made upon execution of this Agreement and is the minimum payment under this Agreement. It shall be credited to the Owner's account in the final invoice.
- § 11.10.2 Unless otherwise agreed, payments for services shall be made monthly in proportion to services performed. Payments are due and payable thirty business days after receipt of the Architect's invoice. If the invoice has to be returned to the consultant for corrections and re-submitted to Leon County School Board, the invoice will be handled as if it was just received by Leon County School Board project coordinator and Amounts unpaid Zero (0) days after the invoice date shall bear NO interest at the rate entered accounting office. below, or in the absence thereof at the legal rate prevailing from time to time at the principal place of business of the Architect.

0.00% Zero

- § 11.10.3 The Owner shall not withhold amounts from the Architect's compensation to impose a penalty or liquidated damages on the Architect, or to offset sums requested by or paid to contractors for the cost of changes in the Work unless the Architect agrees or has been found liable for the amounts in a binding dispute resolution proceeding.
- § 11.10.4 Records of Reimbursable Expenses, expenses pertaining to Additional Services, and services performed on the basis of hourly rates shall be available to the Owner at mutually convenient times.
- § 11.10.5 The Architect shall submit three (3) 'original' Leon County School Board Architect's Form for Invoicing "forms" for payment according to milestones set forth in Article 11 Compensation.

ARTICLE 12 SPECIAL TERMS AND CONDITIONS

- § 12.1 Special terms and conditions that modify this Agreement are as follows:
- § 12.1.1 Payment: The Architect shall submit three (3) original LCSB Architect's Form for Invoicing "forms" for payment according to milestones set forth in Article 11 Compensation..
- § 12.1.2 Change Orders: Any change order, which results from errors and/or omissions by the Architect, shall require that the Architect contribute all costs identified as being above first costs.
- § 12.1.3 First Costs: Are not authorized under this Agreement.
- § 12.1.7 The Architect shall furnish one (1) complete sets of reduced 11" x 17" drawings to the Owner, one (1) complete set of plans and specifications in PDF format, and AutoCAD format 2010 or earlier files for the complete project in DWG format.

ARTICLE 13 SCOPE OF THE AGREEMENT

- § 13.1 This Agreement represents the entire and integrated agreement between the Owner and the Architect and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by both Owner and Architect.
- § 13.2 This Agreement is comprised of the following documents listed below:
 - AIA Document B101TM_2007, Standard Form Agreement Between Owner and Architect .1
 - AIA Document B101TM-2007, Exhibit A .2

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User Notes:

12

IN WITNESS WHEREOF, this Contract has been fully executed on behalf of the parties hereto by its duly authorized representatives as of the date first written above.

PROFESSIONAL ARCHITECTURAL CONSULTING FIRM Name

(SEAL)	
ATTEST:	
TITISOT.	-
	Name of Company:
	Ву:
	Name and Title:
	Secretary of Company
	SCHOOL BOARD
OW	NER
	Ву:
	By: Board Chair or Vice Chair
(SEAL)	
ATTEST:	
ATTEST:	
ATTEST:	
ATTEST:	
ATTEST:	



BAIA Document B101™ – 2007 Exhibit A

ADDITIONS AND DELETIONS:

The author of this document has added information needed for its

completion. The author may also

have revised the text of the original

information as well as revisions to

the standard form text is available

margin of this document indicates where the author has added

necessary information and where

the author has added to or deleted

This document has important legal

to its completion or modification.

consequences. Consultation with an attorney is encouraged with respect

from the original AIA text.

from the author and should be reviewed. A vertical line in the left

AIA standard form. An Additions and Deletions Report that notes added

Initial Information

for the following PROJECT:

Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

Woodville Elementary School 9373 Woodville Highway Tallahassee, Florida 32305

Fairview Middle School 3415 Zillah Street Tallahassee, Florida 32305

Rickards High School 3013 Jim Lee Road Tallahassee, Florida 32305

THE OWNER:

LEON COUNTY SCHOOL BOARD 2757 West Pensacola Street Tallahassee, Florida 32304

THE ARCHITECT:

Name Adress Tallahassee, Florida Zip Code Phone Number

This Agreement is based on the following information.

ARTICLE A.1 PROJECT INFORMATION § A.1.1 The Owner's program for the Project:

Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

9373 Woodville Highway Tallahassee, Florida 32305 Tallahassee, Florida 32305

Fairview Middle School 3415 Zillah Street

Woodville Elementary School

Rickards High School 3013 Jim Lee Road Tallahassee, Florida 32305

§ A.1.2 The Project's physical characteristics:

Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School

Woodville Elementary School 9373 Woodville Highway

Fairview Middle School 3415 Zillah Street Tallahassee, Florida 32305

Tallahassee, Florida 32305

Rickards High School 3013 Jim Lee Road Tallahassee, Florida 32305

§ A.1.3 The Owner's budget for the Cost of the Work, as defined in Section 6.1: (Paragraphs deleted)

Is not established at this time

§ A.1.4 Other Project information:

If there is any energy, or environmental, or historic preservation issues they are to be handled accordingly to the requirements set forth in any local laws, ordinances, statutes, or other legal documents and information presented by the agencies or Owner.

(Paragraphs deleted)

ARTICLE A.2 PROJECT TEAM

§ A.2.1 The Owner identifies the following representative in accordance with Section 5.3:

3		
(Paragraphs deleted)		
Name and Title	Address	Phone Number
Danny Allbritton, Director of Construction	3420 West Tharpe Street, Suite 100	850-617-5900
•	Tallahassee, Florida 32303	
Rod McQueen, Certified Building Official	3420 West Tharpe Street, Suite 100	850-617-1838
,	Tallahassee, Florida 32303	
Assigned Project Coordinator	3420 West Tharpe Street, Suite 100	850-617-5900
3	Tallahassee, Florida 32303	
Leon County Schools Inspector	3420 West Tharpe Street, Suite 100	85.0-617-1838
	Tallahassee, Florida 32303	

§ A.2.2 The persons or entities, in addition to the Owner's representative, who are required to review the Architect's submittals to the Owner are as follows:

Not Applicable.

§ A.2.3 The Owner will retain the following consultants and contractors:

Are not authorized under this Agreement.

§ A.2.4 The Architect identifies the following representative in accordance with Section 2.3: (Paragraphs deleted)

Are not authorized under this Agreement.

§ A.2.5 The Architect will retain the consultants identified in Sections A.2.5.1 and A.2.5.2.

Are not authorized under this Agreement.

§ A.2.5.1 Consultants retained under Basic Services: Are not authorized under this Agreement.

.1 Structural Engineer

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User Notes:

- .2 Mechanical Engineer
- .3 Electrical Engineer
- .4 Civil Engineer
- § A.2.5.2 Consultants retained under Additional Services: Are not authorized under this Agreement.
 - 1 Structural Engineer
 - .2 Mechanical Engineer
 - .3 Electrical Engineer
 - .4 Civil Engineer
- § A.2.6 Other Initial Information on which the Agreement is based:

§ A.2.6.1 LEVEL 2 SCREENING REQUIREMENTS:

The following provisions which implement the requirements of Leon County School Board Policy 8475, Florida Statute Sections 1012.315, 1012.32, 1012.465 (Jessica Lundsford Act), 1012.467 and 1012.468 are included as additional terms and conditions of the contract:

FINGER PRINTING AND BACKGROUND CHECK: The vendor/contractor agrees to comply with all requirements of Board Policy 8475 and Florida State Statutes Sections 1012.315, 1012.32, 1012.465 (Jessica Lundsford Act), 1012.467 and 1012.468 by certifying that any/all employees have completed the mandatory background screenings as required by the referenced policy and statutes and shall provide the School Board with proof of compliance. These certifications will be provided to the Leon County School Board, Safety & Security Department in advance of vendor/contractor providing any/all services required herein. The vendor/contractor will bear the cost of acquiring the background screening required and any/all fees imposed by the Florida Department of Law Enforcement and or the District to maintain the fingerprints provided with respect to vendor/contractor and its employees. Contractor agrees to indemnify and hold harmless the School Board, its officers, agents and employees from any liability in the form of physical injury, death, or property damage resulting from the Contractor's failure to comply with the requirements of these cited policies and statutes. The vendor/contractor will follow procedures for obtaining employees background screening as established by the Leon County School Board, Safety & Security Department.

Where: Leon County School Board - Safety & Security Department.

2757 W. Pensacola Street Tallahassee, Florida 32304 **When:** Monday – Friday 8:00 a.m. – 5:00 p.m.

Init.

Point of Contact: Donald Kimbler @ 850-487-7293

§ A.2.6.2 APPROPRIATE SIGNATURE BLOCK ON DRAWINGS: Not Applicable

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User Notes:

1

ATTACHMENT B

Acknowledgement Form



LEON COUNTY SCHOOL BOARD REQUEST FOR STATEMENTS OF QUALIFICATION PROFESSIONAL SERVICES

Request for Qualifications title:			Request for Qualifications No:
Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School			RFQ 394-2017
Submittal Deadline	: @ 4:00 p.m. on Friday,	April 14, 2017	
Legal Name of Res	oondent as registered with the Departm	ent of State, Division of C	Corporations (including any DBA):
Respondent Mailin	g Address:		
City – State – Zip:			
Phone Number:			
Fax Number:			
Email Address:	1		
Federal Employer's	Identification Number (FEID) No.:		
Type Of Business E	ntity (Corporation, LLC, Partnership, e	tc.):	
Respondent Contacts: Please provide the name, title, address, telephone number and e-mail address of the official contact and an alternate, if available. These individuals shall be available to be contacted by telephone or attend meetings as may be appropriate regarding the Request for Qualifications schedule.			
Primary Contact:		Secondary Contact:	
Name, Title:		Name, Title:	
Address:		Address:	
Phone Number:		Phone Number:	
Fax Number:		Fax Number:	
Email Address:			

Form shall be submitted with the respondents Qualification Statement

ATTACHMENT C

PROHIBITION AGAINST CONTINGENT FEES

In accordance with Florida Statute 287.055(6)(a), the following statement duly signed and notarized, must be included in each proposal: ____, warrants that he or she has not The respondent, employed or retained any company or person, other than a bona find employee working solely for the respondent to solicit or secure this agreement and that he or she has not paid or agreed to pay any person, company, corporation, individual, or respondent, other than a bon fide employee working solely for the respondent any fee, commission, percentage, gift, or other consideration contingent upon or resulting from award or making of this agreement. STATE OF _____ COUNTY OF Sworn to and subscribed before me this _____ day of _____ 20__ by _____, who is personally known to me or who has produced _____ identification. NOTARY PUBLIC-STATE OF (seal) Notary Signature: Type or Print name: Commission No: Commission Expires _____

ATTACHMENT D



SWORN STATEMENT – NEW CONTRACTS SWORN STATEMENT PURSUANT TO SECTION 1012.465, FLORIDA STATUTES AS AMENDED BY HB 1877, THE JESSICA LUNSFORD ACT

THIS FORM MUST BE SIGNED AND SWORN TO IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICIAL AUTHORIZED TO ADMINISTER OATHS.

"School Board") by		
	(Print individu	al's name and title)
for		
	(Print name of enti	ty submitting sworn statement)
whose business address		
is		
and its Fodoral Francisco Ide	maification Number (FFINI) is	
and its rederal employer ide	enufication Number (FEIN) is	If the entity has no FEIN, include the Social Security Number (SSI
		of the individual signing this sworn statement and so indicate.
l,		am duly authorized to make this sworn statement
(Print indivi	dual's name and title)	
on behalf of:		
on behalf of:		
I understand that during the	(Print name of a 2005 Legislative Session,	of entity submitting sworn statement) House Bill 1877, The Jessica Lunsford Act (hereinafter "The Act May 2, 2005, with an effective date of September 1, 2005.
I understand that during the "Act") was passed and appr I understand that the Act for all non-instructional so district employees or contri	(Print name of Print name of P	House Bill 1877, The Jessica Lunsford Act (hereinafter "The Act May 2, 2005, with an effective date of September 1, 2005. Greening requirements of section 1012.465, Florida Statutes (2) "contractual personnel" by requiring all non-instructional scipermitted access on school grounds when students are present further I understand the Act defines "contractual personnel"
I understand that during the "Act") was passed and appr I understand that the Act for all non-instructional so district employees or contrundergo and pass "level 2 include any vendor, individ I understand that pursuant employees or contractual p	(Print name of 2005 Legislative Session, oved by Governor Bush on amends the background so chool district employees or actual personnel who are plackground screening," an ual, or entity under contract to section 1012.465, Florid ersonnel who are permitted or who have access to or contract.	House Bill 1877, The Jessica Lunsford Act (hereinafter "The Act May 2, 2005, with an effective date of September 1, 2005. Treening requirements of section 1012.465, Florida Statutes (2 "contractual personnel" by requiring all non-instructional scoremitted access on school grounds when students are presend further I understand the Act defines "contractual personnel with the Board. Be Statutes as amended by the Act, non-instructional school discussion access on school grounds when students are present, who hontrol of school funds must meet level 2 screening requirements.

RFQ 394-2017 Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School Attachment D, Sworn Statement – Jessica Lundsford Act, Page 1 of 2

(Type of entity)

all contractual personnel, as defined in section 1012.465, Florida Statutes, must meet Level 2 screening requirements as outlined in sections 1012.32 and 435.04, Florida Statutes in order to do business with the School Board.

- 7. I understand that "level 2 screening requirements" as defined in sections 1012.32 and 435.04, Florida Statutes means that fingerprints of all contractual personnel must be obtained and submitted to the Florida Department of Law Enforcement for state processing and to the Federal Bureau of Investigation for federal processing.
- 8. I understand that the School Board has implemented Board Policy 2.021 to comply with level 2 screening requirements, as defined in sections 1012.32 and 435.04, Florida Statutes. I understand that my company must comply with these local procedures as they are developed or amended from time to time.
- 9. I understand that any costs and fees associated with the required background screening will be borne by my company.
- 10. I understand that any personnel of the respondent found through fingerprint processing and subsequent level 2 background screening to have been found guilty of, regardless of adjudication, or entered a plea of nolo contendere or guilty to any offense outlined in Section 435.04, Florida Statutes (or any similar statute of another jurisdiction), shall not be permitted to come onto school grounds or any leased premises where school-sponsored activities are taking place when students are present, shall not be permitted direct contact with students, and shall not be permitted to have access to school district funds.
- 11. I understand that the failure of any of the company's or my affected personnel to meet level 2 screening standards as required by section 1012.465, Florida Statutes, may disqualify my company from doing business with the School Board.
- 12. I hereby certify that the foregoing statement is true and correct in relation to the company for which I am submitting this sworn statement. I further certify that this statement is being given knowingly and voluntarily by me on behalf of my company.

The company submitting this sworn statement agrees to be bound by the provisions of SECTIONS 1012.32, 1012.465, AND 435.04 OF THE FLORIDA STATUTES AS AMENDED BY HB 1877, THE JESSICA LUNSFORD ACT 2005.

I CERTIFY THAT THE SUBMISSION OF THIS FORM TO THE LEON COUNTY SCHOOL BOARD, ON BEHALF OF THE COMPANY IDENTIFIED IN PARAGRAPH ONE (1) ABOVE BINDS THE COMPANY TO FULLY COMPLY WITH THE BACKGROUND SCREENING REQUIREMENTS OF SECTIONS 1012.32, AND 435.04, FLORIDA STATUTES.

		(Signature)
Sworn to and subscribed before me this	day of	20
	is personally known to me 🏻	OR produced identification 2
by showing(Type of Identific	cation)	
Notary Public – State of	My commission	n expires on:
Signature of Notary Public	(Printed, type	ed or stamped commissioned name of Notary

ATTACHMENT E

CONFLICT OF INTEREST DISCLOSURE FORM

1.	HEREBY CERTIFY that	am the
	(Print N	Tame)
	and	the duly authorized representative of the Respondent
	(Title)	
wh	nose address is	, and that I possess the legal authority to
ma	ake this affidavit on behalf of myself and	the Respondent for which I am acting; and,
	•	
2.	Except as listed below, no employee, o	officer, or agent of the Respondent have any conflicts of interest, real or
	apparent, due to ownership, other clien	ts, contracts, or interests associated with this project;
		1 3 3
3.	This proposal is made without understa	anding, agreement, or connection with any corporation, Respondent, or
	person submitting a proposal for the sa	me services, and is in all respects fair and without collusion or fraud.
		,
EX	KCEPTIONS (List)	
	Signature:	
	Printed Name:	
	Respondent Name:	
	-	
	Date:	
ST	ATE OF	
CO	DUNTY OF	
Sw	orn to and subscribed before me this	day of, 20, by
		who is personally known to me or who has
	1 1	24 - 200 - 21
pro	oducedas	identification.
		NOTABLIBLIA
		NOTARY PUBLIC – STATE OF
/	D	N
(se	eal)	Notary Signature:
		The state of the s
		Type or Print Name:
		Commission No:
		Commission Evnires

ATTACHMENT F

FREQUENTLY ASKED QUESTIONS ABOUT DEBARMENT

What is "Debarment, Suspension, Ineligibility, and Voluntary Exclusion"?

These terms refer to the status of a person that cannot contract with or receive grants from a federal agency.

In order to be debarred, suspended, ineligible, or voluntarily excluded, you must:

- Have had a contract or grant with a federal agency, and
- Have gone through some process where the federal agency notified or attempted to notify you that you
 could not contract with the federal agency
- Generally, this process occurs where you, the respondent, are not qualified or are not adequately performing under a contract, or have violated a regulation or law pertaining to the contract.

Why am I required to sign this certification?

You are requesting a contract with Leon County School Board. Federal law (Executive Order 12549) requires Leon County School Board to ensure that persons or companies that contract with Leon County School Board are not prohibited from having federal contracts.

What is Executive Order 12549?

Executive Order 12549 refers to Federal Executive Order Number 12549. The executive order was signed by the President of the United States and directed federal agencies to ensure that federal agencies, and any state or other agency receiving federal funds were not contracting or awarding grants to persons, organizations, or companies who have been excluded from participating in federal contracts or grants.

What does the word "proposal" mean when referred to in this certification?

Proposal means a solicited or unsolicited bid, application, request, invitation to consider or similar communication from you to Leon County School Board.

What or who is "lower tier participant"?

Lower tier participant means a person or organization that submits a proposal, enters into contracts with, or receives a grant from Leon County School Board, OR any subcontractor of a contract with Leon County School Board. If you hire subcontractor s, you should require them to sign a certification and keep it with your subcontract.

What is a covered transaction when referred to in this certification?

Covered Transaction means a contract, oral or written agreement, grant, or any other arrangement where you contract with or received money from Leon County School Board. Covered Transaction does not include mandatory entitlements and individual benefits.

RFQ 394-2017 Professional Architectural Consulting Services for a Master Plan for Woodville Elementary School, Fairview Middle School and Rickards High School Attachment F, Debarment Question and Answer and Debarment Form, Page 1 of 4

NAME		DOING BUSINESS AS (DBA)	
STREET ADDRESS	CITY, STATE, ZIP (CODE	FEDERAL EMPLOYER ID NUMBER
This certification is submitte Number, if any, is	ed as part of a request to con	tract. The applicable Proc	urement or Solicitation
Instructions For C	ertification Regarding Debar ExclusionLower Tier		bility and Voluntary

READ CAREFULLY BEFORE SIGNING THE CERTIFICATION. Federal regulations require respondents and respondents to sign and abide by the terms of this certification, without modification, in order to participate in certain transactions directly or indirectly involving federal funds.

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal and voluntarily excluded as used in this clause, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, I shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 CRF part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction
- originated.
 - The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- A participant in a covered transition may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not
- 8. required to, check the LIST of Parties Excluded from Federal Procurement and Nonprocurement Programs.
 - Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to
- 9. exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
 - Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion -- Lower Tier Covered Transactions

The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared in eligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

RESPONDENT OR RESPONDENT SIGNATURE	DATE
PRINT NAME AND TITLE	

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

ATTACHMENT G

TRUTH-IN-NEGOTIATION CERTIFICATE

I,	, the	
(Name	(Title)	
of compensation to be paid complete, and current as	hereby certify that wage rates and other factual unit costs sur Leon County School Board Contract for School Name RFQ 394-2017, e date of execution of the above mentioned Contract.	ipporting the are accurate,
	Company Name	
	Company Address	
	Ву:	
	Title:	
	Date	