

Rocklin Unified School District

2615 Sierra Meadows Drive • Rocklin, CA 95677

Phone • (916) 624-2428 Ext 1306



April 5, 2024

TO: All Bidders
BID: Rocklin Unified School District Blind Replacement Project
SUBJECT: Addendum One

The following changes, omissions, and additions will apply to the bid, and to the proposal submissions, execution, and completion of the project, and to the various parts of the work affected thereby. All other conditions shall remain the same.

Careful note of the addendum shall be taken by all parties of interest so the proper allowances may be made in strict accordance with the addendum, and that all contractors shall be fully advised in the performance of the work which will be required of them.

Bidder shall acknowledge receipt of the Addendum One.

Addendum One Notes:

- 1.) Update to Exhibit A "Scope of Work" blinds are to be cordless, updated note 1(a), 6 (c, d,e,f,g,h,i,j,k), 7 (a), and District sites.
- 2.) Please acknowledge addendum one on Exhibit B "Bid Schedule." Use new bid form Exhibit B, Quantity reduced to 90 blinds.
- 3.) The Bid due date is revised to April 26, 2024, 2:00 p.m.

END ADDENDUM #1

Respectfully submitted.

Mike Stemple

Purchasing & Contracts Manager, Rocklin Unified School District

Exhibit A: "Equipment Scope of Work"

Exhibit B: "Bid Forms"

Exhibit A: Scope of Work

Rocklin Unified School District Blind Replacement Project

Scope of Work:

The District is seeking the following goods and services to be provided by supplier(s): Provide all tools, materials, equipment, and labor required to furnish, deliver, and install Horizontal louver blinds at District sites. Preparation work will consist of removal if existing blinds and disposal.

1. Specifications - Horizontal Louver Blinds

- a. All blinds must be new, and cordless.
- b. Pricing submitted on Bid Forms provided (Exhibit B)

2. Quality Assurance:

- a. Fire-Test Response Characteristics: Provide horizontal louver blinds identical to those tested for the following fire-test response characteristics as determined by UL or another testing and inspecting agency acceptance to authorities having jurisdiction.
 1. Test Method: NFPA 701
 2. Rating: Pass

3. Single-Source Responsibility:

Obtain each type of horizontal louver blind from one source and by a single manufacturer.

4. PROJECT CONDITIONS

- a. Field Measurements: Check actual horizontal louver blind dimensions by accurate field measurements before fabrication. In the event the size of the window area requires more than one blind for installation purposes the District will need to review and concur with vendor recommendations.

5. MANUFACTURERS

- a. Available Manufacturers: Subject to compliance with requirements, manufacturers offering products that may be incorporated in the work include, but are not limited to the following:
 1. Kirsch
 2. Levolor Corp., "Riviera Blind"
 3. Kirsch or Levolor Equivalent – Submit equivalent manufacturer for review and consideration. Any equivalent will be reviewed and approved by the Director of Facilities Maintenance & Operations.

6. HORIZONTAL LOUVER BLINDS

- a. Louvers: Manufacturer's standard as follows:
 1. Aluminum with baked enamel finish. #8 Gage (Commercial Grade).
 2. Nominal Louver Width: 2 inch (mini blinds).
 3. Heavy Duty Head Rail 1-1/2" x 2-1/4"

- b. Tilt Operation: Manual with wand.
 - 1. Length of Tilt Control: Full Length of blind.
 - 2. Position of Tilt control: Left side, unless otherwise indicated.
 - 3. Tilt: Full
 - 4. Angle: 60 degrees from horizontal.

- c. Patented Spring Motor assembly provides counterbalance with sufficient sensitivity to hold slats at desired height upon release of the bottom rail. Three sizes of Spring Motor assembly are available to cover the load requirements of different sized blinds. The Spring Motor assembly shall consist of a group of polymer gears and spools housed between a pair of steel plates, driven by a variable force coil spring counterbalances the weight of the bottom rail and slats and drives the spools that store the lift cord as the blind is raised.

- d. Drum and cradle shall be provided for each ladder.
 - 1. Drums shall be .031 inch thick Tomized Steel having two holes with rolled edges to anchor barbs of both ladder ends

 - 2. Cradles shall be of .042 inch thick Tomized Steel having two holes with rolled edges guide cords through bottom of headrail without abrasion. They shall provide bearing support for the tilt rod, thus preventing the weight of the blind from being transferred to the tilter. Cradles shall center drums over ladder openings.

- e. Tilt rod shall be designed to achieve a torsional deflection limit of less than or equal to 6 degrees per 30 inch length with an applied torque of one foot-pound. Tilt rod shall be solid D-shaped with an average cross of 0.28 inch.

- f. Installation brackets shall be a one piece .032 inch zinc plated spring steel designed to minimize light gaps. A spring mechanism provides preload engagement with the headrail. Installation brackets come in two types: a bracket designed for ceiling mount applications that is completely concealed within the headrail and a wall mount bracket.

- g. Intermediate brackets shall be of the same design as installation brackets. They shall be installed with blinds over 50 inch wide. Intermediate brackets will be supplied as required.

- h. Ladders (slat supports) shall be braided polyester yarn dyed to Levolor color standard. The two vertical components shall be .076 inch x .038 inch designed for maximum flexibility combined with minimum stretch and tensile strength of not less than 50 lbs. per cable. Horizontal components (rungs) shall consist of not less than two crossed cables inter-braided with the vertical components. Ladder shall support the slats without visible distortion. Distance between slats shall not exceed 21.5mm. Distance between ladders shall not exceed 23 inch. Distance between end ladder and end of slat shall not exceed 7 inch.

- i. Slats shall be of 5000 series aluminum alloy, to optimize tensile and yield strength for superior slat strength, resiliency, and corrosion resistance. Slats shall be nominally 2 inch wide and 8 gauge thickness. Unperforated slats shall

perform to 500 hours of 100% relative humidity testing, 300 hours of 5% salt spray. solution at 95 degrees F testing, and 250 hours of accelerated weathering testing without blistering, fading, corroding, or adhesive failure. Slat thickness and ladder support distances shall prevent visible sag or bow after continued use indoors. Features a permanent, patented paint process that disrupts the natural static attraction of airborne dust particles.

- j. Colors and Patterns: Where manufacturer's standard products are indicated, provide horizontal louvers complying with the manufacturer requirements:
- k. Provide selections from manufacturer's standard colors for horizontal louver blinds of type indicated.

7. FABRICATION

- a. Product Standard and Description: Comply **with ANSI/WCMA A100.1-2022** for each horizontal louver blind unit consisting of louvers, rails, cord locks, tilting mechanisms, tapes, and installation hardware.
- b. Lifting and Tilting Mechanisms: Non-corrosive, self-lubricating materials.
- c. Unit Sizes: Obtain units fabricated in sizes to fill window and other openings as follows:
 - 1. Blind Units Installed Between (Inside) Jambs: Width equal to ¼ inch, plus or minus 1/8 inch, less than head to sill dimension of opening in which each blind is installed.
- d. Hold-Down Brackets: Manufacturer's standard, as required.
- e. Side Channels: Manufacturer's standard, as required.

8. EXAMINATION

- a. Examine substrates, areas, and conditions for compliance with requirements for installation tolerances and other conditions affecting performance of horizontal louver blinds. Do not proceed with installation until unsatisfactory conditions have been corrected.

9. INSTALLATION

- a. Install blinds level, plumb, and located so exterior louver edges in any position are not closer than 1 inch to interior face of glass.
 - 1. Flushed Mounted: Install blinds with louver edges flush with finish face of wall.
 - 2. Jamb Mounted: Install headrail flush with face of opening jamb and head.
 - 3. Head Mounted: Install headrail on face of opening head.

10. ADJUSTING

- a. Adjust components and accessories for proper operation.

11. CLEANING

- a. Clean blind surfaces, according to manufacturer's instructions, after installation.
- b. Remove surplus materials, packaging, rubbish, and debris resulting from installation. Leave installation areas neat, clean, and ready for use.

12. PROTECTION

- a. Provide final protection and maintain conditions in a manner acceptable to manufacturer and installer that ensure that horizontal louver blinds are without damage or deterioration at the time of Substantial Completion.

District Sites

Antelope Creek Elementary	Quantity	Size
Administration A	1	76" x 80"
Building E Room #20	1	33.5" x 31"
Building H Room #E	1	70.5" x 46.25"
Building J Room # I	1	98.5" x 46"
Breen Elementary		
Administration Breakroom	3	36.5" x 31"
Administration Front	1	76" x 80"
Building C Library	8	34.25" x 31"
Building E Room #8	3	34.5" x 31"
Building E Room #9	3	34.5" x 31"
Building G Room #11	1	93.75" x 40"
Building G Room #14	1	94.5" x 46"
Building H Room #16	1	94" x 40"
Building J Room #31	1	94.5' x 46"
Building J Room #32	1	94.5" x 46"
CobbleStone Elementary		
Administration A	1	76" x 80"
Building E Room #17	3	33.25 " x 31"
Building P Room #28	1	94.5" x 46"
Parker Whitney Elementary		
Building E2 Room #28	1	71" x 47"
Building G Room #35	1	94.25" x 46"
Rock Creek Elementary		
Building B Room #27	2	70" x 64"

Building B Room #28	2	70" x 64"
Building R Preschool	1	70.5" x 35"
Rocklin Academy		
Building I Room #30	1	95" x 46"
Twin Oaks Elementary		
Administration	1	76" x 80"
Building C Library	1	76" x 80"
Spring View Middle School		
Building F Room #24	1	95.25" x 66"
Building G Room #42	1	71" x 46"
Rocklin High School		
Building C Room #C-2	1	70" x 42"
Building C Room #C-3	1	92" x 42"
Building C Room #C-3	2	88.5" x 42"
Building C Room #C-3	1	44" x 42"
Building C Room #C-4	2	85" x 42"
Building C Room #C-4	2	44" x 42"
Building C Room #C-5	2	88" x 42"
Building C Room #C-5	1	42" x 42"
Building F Room #F-1	1	92" x 42"
Building F Room #F-2	1	92" x 42"
Building F Room #F-2	1	44" x 42"
Building F Room #F-3	1	92" x 42"
Building G Room #G-1	1	86" x 44.5"
Building G Room #G-1	1	44" x 42"
Building G Room #G-2	2	44" x 42"
Building G Room #G-3	1	86" x 44.5"
Building G Room #G-3	2	44" x 42"
Building R Room #R-1	1	94.5" x 40.5"
Building R Room #R-5	1	94.5" x 40.5"
Building R Room #R-6	1	94.5" x 40.5"
Building R Room #R-13	1	94.5" x 40.5"
Building R Room #R-14	1	94.5" x 40.5"

Building R Room #R-15	1	94.5" x 40.5"
Building R Room #R-23	1	94.5" x 40.5"
Building R Room #R-24	1	94.5" x 40.5"
Building R Room #R-25	1	94.5" x 40.5"
Building H Room #H-1	2	144" x 45"
Building H Room #H-2	2	144" x 45"
Building H Room #H-4	1	144" x 45"
Building J Room #J-3	2	144" x 45"
Building J Room #J-5	2	144" x 45"
Building K Room #K-5	2	144" x 45"
Whitney High School		
Building B Band	3	22" x 26"

School Address:

School Name	Address
Antelope Creek Elementary	6185 Springview Drive, Rocklin CA 95677
Breen Elementary	2751 Breen Drive, Rocklin CA 95765
Cobblestone Elementary	5740 Cobblestone Drive, Rocklin CA 95765
Parker Whitney Elementary	5145 Topaz Ave, Rocklin CA 95677
Rock Creek Elementary	2140 Collet Quarry Drive, Rocklin CA 95765
Rocklin Academy	6530 Turnstone Way, Rocklin CA 95765
Twin Oaks Elementary	2835 Club Drive, Rocklin CA95765
Spring View Middle School	5040 Fifth Street, Rocklin CA 95677
Rocklin High School	Victory Drive, Rocklin CA 95765
Whitney High School	801 Wildcat Blvd. Rocklin CA 95677

Exhibit B - BID FORM

Sealed Bids will be received at the Rocklin Unified School District Office located at 2615 Sierra Meadows Drive, Rocklin CA 95677, until 2:00 PM on April 26, 2024.

Pursuant to and in compliance with your Notice to Contractors Calling for Bids and other documents relating thereto, the undersigned bidder, having thoroughly examined and familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract and the cost of the work at the place where the work is to be done, and with the drawings and specifications and other Contract Documents, hereby proposes and agrees to perform, within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, and to provide and furnish any and all of the labor, materials, tools, expendable equipment, and all utility and transportation services necessary to perform the Contract and complete in a workmanlike manner all of the work required in connection with the:

Rocklin Unified School District Blind Replacement Project

all in strict conformity with the drawings and specifications and other Contract Documents, including addenda nos. #1____, _____, _____, and _____, on file.

BID TOTAL:

Item	School Name (Quantity Blinds)	Total
1	Antelope Creek Elementary (4 Blinds)	
2	Breen Elementary (23 Blinds)	
3	Cobblestone Elementary (5 Blinds)	
4	Parker Whitney Elementary (2 Blinds)	
5	Rock Creek Elementary (5 Blinds)	
6	Rocklin Academy (1 Blinds)	
7	Twin Oaks Elementary (2 Blinds)	
8	Spring View Middle School (2 Blinds)	
9	Rocklin High School (43 Blinds)	
10	Whitney High School (3 Blinds)	
	Subtotal (90 Blinds) 2" Aluminum	
11	10% Owners Contingency	
	Total	

_____ Dollars and _____ Cents. (\$_____).

It is understood that the District reserves the right to reject this bid and that this bid shall remain open and not be withdrawn for the period specified in the Notice to Contractors Calling for Bids.

- The following forms are to be submitted with the bid. Failure to submit these forms may render the bid non-responsive:

Bid Form
Non-Collusion Declaration
List of Subcontractors Form
Bid Bond or Bid Guarantee Form
Work Hours and Safety Standards
Experience & Qualifications

2. It is understood and agreed that if written notice of the acceptance of this bid is mailed, emailed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District the Contract attached hereto in accordance with the bid as accepted. The undersigned will also furnish and deliver to the District an executed Contractor, the Performance Bond and Payment Bond for Public Works as specified, and any other required documents all within five (5) business days after Notice of Intent to Award. The work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, on the date to be stated in the District's Notice to the Contractor to Proceed and shall be completed by the Contractor in the time specified in the Contract Documents.
3. Bidder certifies that he is licensed in accordance with the law providing for the registration of Contractors, License No. _____, Expiration Date _____ Class of license _____ DIR Registration No. _____.

I, _____, the _____ of the bidder, hereby certify under penalty of perjury under the laws of the State of California, that all of the information submitted by the bidder in connection with this bid and all of the representations made herein are true and correct.

Executed on this _____ day of _____, 2024 at _____ County, California.

Name of Bidder _____

By _____

Signature of Bidder

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signatures of authorized officers or agents; if bidder is a partnership, the true name of the firm shall be set forth above together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his or her signature shall be placed above.

Business Address: _____

Place of Residence: _____

Telephone: () _____

NON-COLLUSION DECLARATION

The undersigned declares:

I am the _____ [Title] of _____ [Name of Company],
the party making the foregoing bid.

The bid is not made in the interest of, or on behalf of, any undisclosed person, partnership, company, association, organization, or corporation. The bid is genuine and not collusive or sham. The bidder has not directly or indirectly induced or solicited any other bidder to put in a false or sham bid. The bidder has not directly or indirectly colluded, conspired, connived, or agreed with any bidder or anyone else to put in a sham bid, or to refrain from bidding. The bidder has not in any manner, directly or indirectly, sought by agreement, communication, or conference with anyone to fix the bid price of the bidder or any other bidder, or to fix any overhead, profit, or cost element of the bid price, or of that of any other bidder. All statements contained in the bid are true. The bidder has not, directly or indirectly, submitted his or her bid price or any breakdown thereof, or the contents thereof, or divulged information or data relative thereto, to any corporation, partnership, company, association, organization, bid depository, or to any member or agent thereof, to effectuate a collusive or sham bid, and has not paid, and will not pay, any person or entity for such purpose.

Any person executing this declaration on behalf of a bidder that is a corporation, partnership, joint venture, limited liability company, limited liability partnership, or any other entity, hereby represents that he or she has full power to execute, and does execute, this declaration on behalf of the bidder.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration is executed on this:

_____ day of _____

City of _____ State of _____

Signed: _____

Title: _____

LIST OF SUBCONTRACTORS FORM

In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.,) and any amendments thereof, each Bidder shall set forth below: (a) The name, the location of the place of business, the California contractor license number, and public works contractor registration number issued pursuant to Section 1725.5 of the Labor Code of each subcontractor who will perform work or labor or render service to the Contractor, who will perform work or labor or work or improvement to be performed under this Contract, or a subcontractor licensed by the State of California who, under subcontract to the Contractor, specially fabricates and installs a portion of the work or improvements according to detailed Drawings contained in the Plans and Specifications in an amount in excess of one-half of one percent of the Contractor's total bid; and (b) the portion and description of the work which will be done by each subcontractor under this Act. The Contractor shall list only one subcontractor for each such portion as is defined by the Contractor in this bid. All subcontractors shall be properly licensed by the California State Licensing Board.

If a Contractor fails to specify a subcontractor, or if a Contractor specifies more than one subcontractor for the same portion of work to be performed under the Contract in excess of one-half of one percent of the Contractor's total bid, the Contractor shall be deemed to have agreed that the Contractor is fully qualified to perform that portion, and that the Contractor alone shall perform that portion of the work.

No Contractor whose bid is accepted shall (a) substitute any subcontractor, (b) permit any subcontractor to be voluntarily assigned or transferred or allow the relevant portion of the work to be performed by anyone other than the original subcontractor listed in the original bid, or (c) sublet or subcontract any portion of the work in excess of one-half of one percent of the Contractor's total bid where the original bid did not designate a subcontractor, except as authorized in the Subletting and Subcontracting Fair Practices Act.

Subletting or subcontracting of any portion of the work in excess of one-half of one percent of the Contractor's total bid where no subcontractor was designated in the original bid shall only be permitted in cases of public emergency or necessity, and then only after a finding, reduced to writing as a public record, of the authority awarding this Contract setting forth the facts constituting the emergency or necessity.

All subcontractors (of any tier) performing any portion of the work must comply with the Labor Code sections 1725.5 and 1771.1 and must be properly and currently registered with the California Department of Industrial Relations and qualified to perform public works pursuant to Labor Code section 1725.5 throughout the duration of the Project.

NOTE: If alternate bids are called for and bidder intends to use different or additional subcontractors on the alternates, a separate list of subcontractors must be provided for each such Alternate

LIST OF SUBCONTRACTORS FORM

Scope of Work	Name of Subcontractor	Location & Place of Business	License Type and Number	DIR Registration Number*	<i>E-Mail & Telephone*</i>

Name of Bidder: _____

Date _____

Signature of Bidder Representative: _____

BID BOND FORM

KNOW ALL MEN BY THESE PRESENT that we, the undersigned, (hereafter called "Principal"), and _____ (hereafter called "Surety"), are hereby held and firmly bound unto the Rocklin Unified School District (hereafter called "District") in the sum of _____ (\$_____) for the payment of which, well and truly to be made, we hereby jointly and severally bind ourselves, successors, and assigns.

SIGNED this _____ day of _____, 2024.

The condition of the above obligation is such that whereas the Principal has submitted to the District a certain Bid, attached hereto and hereby made a part hereof, to enter into a Contract in writing for the construction of:

Rocklin Unified School District Blind Replacement Project

NOW, THEREFORE,

- a. If said Bid is rejected, or
- b. If said Bid is accepted and the Principal executes and delivers a Contract or the attached Agreement form within five (5) calendar days after the date of the Notice of Intent to Award (properly completed in accordance with said Bid), and furnishes bonds for his faithful performance of said Contract and for payment of all persons performing labor or furnishing materials in connection therewith,

Then this obligation shall be void; otherwise, the same shall remain in force and effect.

Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the Contract, or the call for bids, or the work to be performed thereunder, or the specifications accompanying the same, shall in anyway affect its obligation under this bond, and it does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of said Contract, or the call for bids, or the work, or to the specifications.

In the event suit is brought upon this bond by the District and judgment is recovered, the Surety shall pay all costs incurred by the District in such suit, including without limitation, attorneys' fees to be fixed by the court.

IN WITNESS WHEREOF, Principal and Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, on the day and year first set forth above.

(Corporate Seal)

By _____
Principal's Signature

Typed or Printed Name

(Corporate Seal)

Principal's Title

By

Surety's Signature

Typed or Printed Name

Title

(Attached Attorney in Fact Certificate)

Surety's Name

Surety's Address

Surety's Phone Number

BID GUARANTEE FORM
(Use only when not using a Bid Bond)

Accompanying this proposal is a cashier's check payable to the order of the _____ School District or a certified check payable to the order of the Rocklin Unified School District in an amount equal to ten percent (10%) of the base bid and alternates (\$_____).

The proceeds of this check shall become the property of said District, if, this proposal shall be accepted by the District through the District's Governing Board, and the undersigned fails to execute a Contract with and furnish the sureties required by the District within the required time; otherwise, said check is to be returned to the undersigned.

Bidder

CERTIFICATION REGARDING WORK HOURS AND SAFETY STANDARDS

Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

The undersigned subcontractor certifies it will comply with the contract work hours and safety standards act:

- No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- In the event of any violation of the clause set forth in first paragraph of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States Department of Labor for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in first paragraph of this section, in the sum of \$27 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in first paragraph of this section.
- The United States Department of Agriculture shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.
- The contractor or subcontractor shall insert in any subcontracts the clauses set forth in previous paragraphs of this section and also a clause requiring the subcontractors to include These clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in previous paragraphs of this section.

Name of Organization/Firm

Signature of Authorized Representative

Date

Print Name and Title of Authorized Representative

EXPERIENCE QUALIFICATIONS

The Bidder has been engaged in the contracting business, under the present business name for _____ years. Experience in work of a nature similar to that covered in the Bid extends over a period of _____ years.

The Bidder, as a contractor, has never failed to satisfactorily complete a contract awarded to it, except as follows:

The following contracts have been satisfactorily completed in the last three years for the persons, firm or entity indicated:

Year	Owner	Type of Work	Contract Amount

Executed on _____, at _____, _____

BIDDER

Company Name: _____

Authorized Signature: _____

Printed Name: _____

Title: _____