

HAWAII STATE DEPARTMENT OF EDUCATION
PROCUREMENT AND CONTRACTS BRANCH

MARCH 24, 2026

ADDENDUM C

TO

INVITATION FOR BIDS

IFB D26-056

TO

PROVIDE MAINTENANCE SERVICES OF GREASE TRAPS
AT VARIOUS HAWAII STATE DEPARTMENT OF EDUCATION SCHOOLS
ON THE ISLAND OF OAHU

The following changes are hereby provided and incorporated into IFB D26-056:

PART I: Bid submission due date has been revised as follows:

From: March 27, 2026

To: March 30, 2026

PART II: CHANGES TO THE IFB

A. REVISIONS TO SPECIFICATIONS

Specification Number 2. Description of Work, Section 2.3 Recurring Maintenance with Water Sampling and Testing for schools located within the military bases on page S-1 has been deleted in its entirety. The subsequent numbering has been updated accordingly. The Specifications has been deleted in its entirety and replaced with the attached.

Specification Number 2. Description of Work, Section 2.7 has been revised to define FMB as the Hawaii State Department of Education, Facilities Maintenance Branch (FMB).

Specification Number 6. Allowable Costs for Parts, Materials, or Subcontractor Services. Second revision to the last sentence in the paragraph referring to the Offer page Item number for Group A, B, C, and D. The Specifications has been deleted in its entirety and replaced with the attached.

B. Offer Pages Group B (OF-4 to OF-5) are deleted in its entirety and replaced with the attached.

The note “***Unit bid price for these schools shall include Recurring Maintenance with Water Sampling and Testing. See Specifications Number 2. Description of Work, Section 2.3.” and the “***” from Items 57, 58, 86, and 94 has been deleted.

The revised Offer Page for Group B is labeled as follows:

IFB D26 056 Offer Pages Group B Addendum C.xlsx

SPECIFICATIONS

1. SCOPE OF WORK

The CONTRACTOR shall provide grease trap maintenance services and repairs for the school facilities listed on the attached Exhibit B, Schedule of Grease Trap Equipment. Services shall include all necessary labor, equipment, cleaning supplies and materials to satisfactorily collect and clear all the accumulations in the grease trap to permit free drainage flow. The CONTRACTOR shall follow all the most currently established recommendations and requirements of the City and County of Honolulu, the State of Hawaii.

2. DESCRIPTION OF WORK

- 2.1. The CONTRACTOR shall service all grease traps at each listed school. The estimated number of times a year each trap requires servicing is indicated on the attached Exhibit B, Schedule of Grease Trap Equipment, or as specified by the Contract Administrator (CA). Servicing shall be performed as follows:
 - 2.1.1. For units listed as one (1) time a year, services shall be in June or as directed by the CA and/or the Point of Contact (POC).
 - 2.1.2. For units listed as two (2) times a year, services shall be in December and June or as directed by the CA and/or POC.
 - 2.1.3. For units listed as three (3) times a year, services shall be in September, January, and May or as directed by the CA and/or POC.
 - 2.1.4. For units listed as four (4) times a year, services shall be performed in September, December, March and June or as directed by the CA and/or POC.
 - 2.1.5. For units listed as five (5) times a year, services shall be performed in September, November, January, March, and June, or as directed by the CA and/or POC.
 - 2.1.6. For units listed as six (6) times a year, services shall be performed in August, October, December, February, April and June, or as directed by the CA and/or POC.
- 2.2. The CONTRACTOR shall submit their schedule of services for review and approval by the CA and/or POC within two (2) weeks after execution of the Contract. If for any reason the schedule should change, the CONTRACTOR is responsible to provide a revised schedule to the CA and/or POC within two (2) weeks prior to said change.
- 2.3. CONTRACTOR shall respond to requests for emergency and/or trouble calls and will render trap cleaning services within four (4) hours of notification during normal working hours (Monday through Friday, 6:00 a.m. to 3:00 p.m. Hawaii Standard Time (HST), excluding State of Hawaii holidays). If notified after 2:00 p.m. HST, the CONTRACTOR must respond prior to 8:00 a.m. HST the next working day. The CONTRACTOR shall be liable to pay for services done by another CONTRACTOR, regardless of cost, if the CONTRACTOR fails to respond.
- 2.4. Grease traps are located inside or outside of the buildings indicated in Exhibit B. Each will vary in size and/or capacity and the CONTRACTOR shall determine the access location and the best schedule to render service. The CONTRACTOR shall coordinate with the School Food Service Manager (SFSM) or Assistant to schedule the optimal time for servicing the trap, containment pit, and line routing. Servicing shall be performed during normal working days, excluding State of Hawaii holidays, between the hours of 6:00 a.m. and 3:00 p.m. HST. The CONTRACTOR shall make prior arrangements with and inform school staff upon arrival so school personnel can be present to witness servicing.
- 2.5. The CONTRACTOR is responsible to provide any and all means necessary to access and open all the trap covers as required to service all compartments of the traps. The CONTRACTOR shall exercise caution during servicing to prevent damage to the traps, its

internal (for example: baffle cross-over tees, influent and/or effluent lines and/or pipes, fittings, and so forth), or external components (such as covers), or any adjacent surfaces or items. Should damage occur, the CONTRACTOR is responsible to bear the costs of repair to their former condition or replace the damaged surfaces or items.

- 2.6. Grease traps, grease retaining fittings (such as baffle cross-over tees), and pits shall be cleaned completely. Influent and/or effluent lines shall be cleaned and routed, as required, up to sixty (60) feet on either side of the grease trap. Chemicals shall be applied as necessary to break-down accumulation of solids and/or to eradicate obnoxious odors. Such chemicals shall meet Federal, State of Hawaii, and County rules, regulations, and ordinances, and shall be approved prior to use. If grease trap overflows into the containment device or pit, the CONTRACTOR shall be responsible for its cleaning.
- 2.7. The CONTRACTOR is responsible to re-secure grease trap covers with proper gaskets and screws as originally provided by the manufacturer of the covers. If no screws are available, the CONTRACTOR shall report it to the Hawaii State Department of Education, Facilities Maintenance Branch (FMB) on their worksheet(s) and/or service reports that are included with their monthly invoice. Screws provided by FMB shall be used by the CONTRACTOR to secure the grease trap covers. Should screws again become misplaced or lost, the CONTRACTOR shall be responsible to provide and install stainless steel screws that are the same size and quality as the ones being replaced.
- 2.8. After cleaning, grease traps and influent and/or effluent lines must be tested for unrestricted flow by running water through them. Verification of cleaning shall be signed off by the SFMS or Assistant. The CONTRACTOR shall submit the verification with the SFMS's or Assistant's signature upon FMB request.
- 2.9. Clean Up. The CONTRACTOR shall keep the job site free of debris, litter, refuse, and so forth, and shall clean all fluids, oil and grease drippings or spills during the daily progress of work. The CONTRACTOR shall remove and legally dispose all old replaced malfunctioning parts and equipment from the area upon completion of the work. Disposal shall not be in trash bins located on STATE property.
- 2.10. Initial Repairs. During the initial servicing the CONTRACTOR shall inspect each grease trap and record all existing discrepancies found including all broken pipes, fittings, and other related components for each grease trap. The CONTRACTOR shall provide a list of all broken and/or defective parts to the CA and/or POC. The FMB will review the list and, if approved, request a cost proposal for repairs for each school from the CONTRACTOR. The CONTRACTOR shall promptly provide the CA and/or POC with a written estimated cost proposal. The cost proposal shall include:
 - 2.10.1. Description and breakdown of material, parts, and labor costs;
 - 2.10.2. Extra costs such as air freight;
 - 2.10.3. Completion date; and
 - 2.10.4. Additional supporting data as required to support costs.

All plumbing repair work shall be performed by a licensed journeyman plumber. Plumbing repair work may be subcontracted to a licensed plumber. Work performed by plumbers are subject to Section 103-55, HRS, and any services to be performed shall be performed by employees paid at wages not less than wages paid to public officers and employees for similar work. Cost of repair work shall be considered Authorized Extra Work.

- 2.11. Payment for the above services and repairs shall be included in the Contract Price.

3. AUTHORIZED EXTRA WORK

- 3.1. Estimated Authorized Extra Work – Service Hours. The estimated Authorized Extra Work – Service Hours is the CONTRACTOR’s hourly rate that will be charged for any emergency, repair or authorized extra work that is not included in the annual services or emergency and/or trouble call services. The hourly rate shall be a standard hourly rate, NOT an overtime rate, and shall include ALL applicable fringe benefits, travel, mileage and tax costs that will be charged for extra work. The estimated two hundred (200)-hours shall be used for evaluation purposes only and is not intended to reflect a guaranteed amount.
- 3.2. Estimated Allowance. See Section 6, Allowable Costs for Parts, Materials, or Subcontractor Services. The estimated Allowance of \$10,000.00 shall be used for evaluation purposes only and is not intended to reflect a guaranteed amount.
- 3.3. The CONTRACTOR shall submit a cost proposal for repair work to the CA for review and approval. Upon approval by the CA, a purchase order will be issued to the CONTRACTOR. Unless the CONTRACTOR is given a separate purchase order authorizing the CONTRACTOR to perform repairs, the STATE shall not be held responsible for payment of any work performed except where CONTRACTOR’s advance approval request was granted. All Authorized Extra Work shall be referenced by a Maximo Work Order (WO) number provided by the STATE. Payment for Authorized Extra Work shall be included in the Contract Price. On the Offer Page see Items 49 and 50 for Group A, Items 101 and 102 for Group B, Items 171 and 172 for Group C, and Items 227 and 228 for Group D.
- 3.4. For repairs that are less than one thousand dollars (\$1,000.00) in total costs, the CONTRACTOR shall request advance approval from the POC or their representative by email or phone (a follow-up email is required to be sent to the POC or their representative to document the request and approval).

4. SUBCONTRACTING WORK

It is understood and agreed that the CONTRACTOR will perform all work as specified in this Contract. Subcontracting services is allowed if the CONTRACTOR cannot perform some of the work. However, CONTRACTOR shall retain full responsibility for completion of work.

If a subcontractor’s service is required, subcontractor must be duly licensed for the portion of work to be subcontracted. All subcontractors shall be subject to CA’s approval.

5. PARTS AND MATERIAL

Where parts are worn out and cannot be restored, the CONTRACTOR shall replace these parts with new parts. Only new, standard parts manufacturers by original equipment manufacturer or parts of equal quality shall be used. Repair or replacement parts shall be of similar design and quality to maintain system integrity and serviceability.

The CONTRACTOR shall notify the CA and/or POC whenever parts are not locally available to accomplish the repairs. The STATE reserves the right to request the parts be shipped by air freight at the expense of the STATE.

6. ALLOWABLE COSTS FOR PARTS, MATERIALS, OR SUBCONTRACTOR SERVICES

If replacement parts or materials are required for Authorized Extra Work, the STATE will compensate the CONTRACTOR for the part(s) or material(s) at the CONTRACTOR’s cost plus mark-up and labor. The CONTRACTOR’s part or material cost mark-up shall not exceed thirty (30) percent, which shall be an all-inclusive cost (includes shipping, overhead, profit, taxes, coordination, and any other incidental expense).

If subcontractor service is required for Authorized Extra Work, the CONTRACTOR's mark-up shall be limited to ten (10) percent of the subcontractor's total invoice cost, which shall include all the above mentioned expenses. The CONTRACTOR shall substantiate all costs by submitting copy(s) of part or material or subcontractor invoice(s) with their invoice to the STATE. Payment for parts, materials or subcontractor services shall be included in the Contract Price. On the Offer page see Item 50 for Group A, Item 102 for Group B, Item 172 for Group C, and Item 228 for Group D.

7. DISPOSAL OF WASTE AND GREASE TRAP MAINTENANCE

- 7.1. The CONTRACTOR shall dispose of all wastes from the grease traps in complete compliance with the Federal, State of Hawaii, and County disposal requirements. Failure to comply with these rules, regulations, or ordinances will constitute a breach of contract and cause the immediate cancellation of the Contract. The CONTRACTOR shall be held accountable for any infractions and penalties. Moreover, the CONTRACTOR shall hold the STATE harmless in this regard.
- 7.2. The CONTRACTOR shall be responsible to provide FMB complete certified (signed) service reports after every service. Report shall include, but is not limited to, dates, times, pumped amounts, condition of the traps, person performing the service, and grease disposal method in compliance with the County, State of Hawaii and Federal requirements.
- 7.3. It is the CONTRACTOR's responsibility to inform the FMB of any faults or deficiencies with the traps or associated components found during servicing. Upon request, CONTRACTOR shall provide to the CA and/or POC, a cost proposal to repair any faults or deficiencies. The cost proposal shall include, but is not limited to:
 - 7.3.1. Description and breakdown of material, parts, and labor costs;
 - 7.3.2. Extra costs, such as air freight, if applicable;
 - 7.3.3. Estimated completion date; and
 - 7.3.4. Any additional supporting data to support costs. Only upon CA and/or POC approval shall the CONTRACTOR repair the specified faults or deficiencies in the traps.
 - 7.3.5. Costs for repair of faults or deficiencies shall be considered Authorized Extra Work.
- 7.4. The CONTRACTOR shall also comply with other requirements such as posting of necessary information at the school sites.
- 7.5. Payment for these services shall be included in the Contract Price.

8. EMERGENCY AND/OR TROUBLE CALL PROCEDURES

- 8.1. Schools will call FMB to report grease trap problem(s). The CONTRACTOR shall NOT respond to calls directly from schools without FMB's prior approval. The CONTRACTOR shall instruct the school to call FMB.
- 8.2. FMB will notify the CONTRACTOR of the problem(s).
- 8.3. The CONTRACTOR shall call FMB the same day and report the status of the emergency and/or trouble call.
 - 8.3.1. If status is completed, the CONTRACTOR shall inform FMB of their evaluation of the problem and/or issue and the action that was taken to remedy the situation.
 - 8.3.2. If status is not completed, the CONTRACTOR shall inform FMB of the problem(s) and provide an estimated completion date.

- 8.4. Once a week, the CONTRACTOR shall report to FMB the status of all outstanding emergency and/or trouble calls and their estimated completion date and/or action pending.
- 8.5. FMB will inform the school(s) of pending actions.
- 8.6. Unauthorized extra work performed on an emergency and/or trouble call may not be compensated.
- 8.7. Authorized extra work performed on an emergency and/or trouble call shall be invoiced at the emergency rate listed on the applicable Offer Page.
- 8.8. If additional cleaning of grease traps is requested by FMB, unit prices for emergency pumping per trap size, as listed on the applicable Offer Page, shall be used to compute the additional costs. Extra cleaning of grease traps shall be paid for by Purchase Order.
- 8.9. Payment for these services shall be included in the Contract Price.

9. GENERAL

- 9.1. The CONTRACTOR shall provide and display proper safety signs and take proper precautions to prevent access of children, students, faculty, and staff to work areas. The CONTRACTOR's vehicle(s) shall not obstruct the free flow of traffic in the area.
- 9.2. The CONTRACTOR shall be responsible to obtain all County, State of Hawaii, and Federal Permits that may be required for the work to be performed.
- 9.3. Poor response to emergency and/or trouble calls or unsatisfactory performance reported by schools may be grounds for terminating the Contract upon sixty (60) days written notice.
- 9.4. No compensation shall be allowed to the CONTRACTOR for any scheduled work which may be deferred by the school due to extraordinary conditions or activity.
- 9.5. Upon CA and/or POC request, the CONTRACTOR shall be available annually with servicing equipment to instruct, inform, train SFSM's and/or personnel about the proper usage of grease traps and the procedures used by the CONTRACTOR to service grease traps. Training session shall be at one (1) selected school per year per district (total of four (4)) for any or all SFSM's and/or personnel within each district. Training sessions shall be at no additional cost to the STATE.
- 9.6. Payment for these services shall be included in the Contract Price.

10. SECURITY REQUIREMENTS

The CONTRACTOR shall be aware of the heightened security conditions at all the school facilities covered by this Contract. The CONTRACTOR is required to be easily identifiable and constantly aware while conducting work under this Contract. The CONTRACTOR shall report to the CA and/or POC and the school any suspicious activity or obvious breach of security in relation to, or in the course of, their work at any of the school facilities. The report must contain as much detailed information as possible. The STATE requires that background security checks must be provided for each personnel assigned to this Contract. Any employees found to have a history of sexual abuse, drug abuse, or felony conviction shall not be allowed on school premises or perform the work under this Contract. The CONTRACTOR's pumping trucks and/or vehicles and personnel shall be properly identified as belonging to the CONTRACTOR through company signage and/or logos, uniforms, and name tags and/or identification cards, as appropriate, to comply with this requirement. The CONTRACTOR shall follow school protocol when entering and exiting school property. This may include the requirement to sign in at the main office when entering school property and sign out when exiting and/or work has been completed. Payment for

these services shall be included in the Contract Price.

Any grease traps left open and unsecured by the CONTRACTOR may be liable for safety and/or security breaches and be charged at \$500.00 per incident per day per location.

11. VERIFICATION OF EMPLOYEES

In accordance with State rules and regulations, CONTRACTOR shall conduct mandatory criminal background checks at no cost to the STATE, on any employee, agent, subcontractor or volunteer working in close proximity or working directly with students.

CONTRACTOR shall notify the STATE, verbally within twenty-four (24) hours, upon learning of the occurrence of any of the events indicated below:

- 11.1. Any employee, agent, subcontractor or volunteer's license required to perform services under this Contract is or has been suspended, conditioned, revoked, expired, or terminated;
- 11.2. Any employee, agent, subcontractor or volunteer becomes or has been the subject of any disciplinary proceeding or action before any federal or state agency or Board;
- 11.3. Any employee, agent, subcontractor or volunteer has been arrested or is under investigation for assault, sexual assault, child pornography or sex trafficking.
- 11.4. Any employee, agent, subcontractor or volunteer is or has been convicted of a fraud or felony; and
- 11.5. Any claim, judgment or settlement in which the CONTRACTOR or any of its employees, agents, subcontractors or volunteers is or has been named a defendant.

CONTRACTOR shall maintain the background check records, and shall make the records available for review upon request. Upon review of these records, the STATE reserves the right to request additional background information.

Payment for the above services shall be included in the Contract Price.

12. CONDUCT

- 12.1. The CONTRACTOR's employees, agents, subcontractors or volunteers must sign in at the school office when entering a school campus and sign out when leaving a school campus.
- 12.2. The CONTRACTOR's employees, agents, subcontractors or volunteers must comply with and utilize the STATE's visitor management system, in accordance with STATE protocol, when reporting to any school campus to provide services.
- 12.3. In addition, all CONTRACTOR's employees, agents, subcontractors or volunteers must wear a picture identification badge listing agency name, employee name, and position at all times while on school premises.
- 12.4. The CONTRACTOR's employees, agents, subcontractors or volunteers must maintain a professional attitude, work ethic, and appearance.
- 12.5. Payment for these services shall be included in the Contract Price.

13. HARM TO STUDENTS REGISTRY

The purpose of Act 156, Session Laws of Hawaii (SLH) 2024, was to create a registry for all preschools and K-12 educational institutions within the State of Hawaii containing information on school employees, contractors, or volunteers for whom, as a result of an investigation, a final finding has been issued that the individual has inflicted harm on a student, with the goal of preventing those individuals from subsequently gaining employment in any other public or private preschools and K-12 institutions in Hawaii.

The CONTRACTOR acknowledges and agrees to comply with the requirements set forth by Act 156, SLH 2024, and any other rules, regulations and laws, regarding the reporting and investigation of misconduct involving harm or maltreatment of students in educational institutions.

Should the STATE need to conduct an investigation into whether or not a contractor or contractor's employee, agent, subcontractor, or volunteer engaged in acts or omissions that resulted in the infliction of harm to a student, the CONTRACTOR shall ensure the following:

- 13.1. The CONTRACTOR shall inform the CONTRACTOR's employees, agents, subcontractors, or volunteers that an investigation is being conducted pursuant to Act 156, SLH 2024;
- 13.2. The CONTRACTOR, including the CONTRACTOR's employees, agents, subcontractors, or volunteers shall cooperate and assist the STATE should there need to be an investigation;
- 13.3. The CONTRACTOR shall provide the following to the STATE within five (5) business days from the date of the request:
 - 13.3.1. Full legal name and any prior names used, such as maiden name or married name;
 - 13.3.2. Date of birth;
 - 13.3.3. Photograph;
 - 13.3.4. Last known address;
 - 13.3.5. Any and all other STATE contracts that this individual is working on; and
 - 13.3.6. Any and all information and documents requested by the STATE during the course of an investigation.

Should the STATE not receive the full cooperation of the CONTRACTOR, or the CONTRACTOR's employees, agents, subcontractors, or volunteers, the STATE will move forward with and complete the investigation with the information it has available.

Should there be a finding and the CONTRACTOR's employee, agent, subcontractor, or volunteer is deemed appropriate to be included on the Harm to Students Registry, the CONTRACTOR's employee, agent, subcontractor, or volunteer will be given prior written notice of the STATE's decision to include the CONTRACTOR employee's, agent's, subcontractor's, or volunteer's name for this purpose and will be given the opportunity to appeal the decision.

Should the CONTRACTOR's employee, agent, subcontractor, or volunteer either waive the right to appeal or lose the appeal, the STATE shall place the name of the CONTRACTOR's employee, agent, subcontractor, or volunteer on the Harm to Students Registry.

Any person currently or formerly employed by the CONTRACTOR, including subcontractors, agents, and volunteers listed on the Harm to Students Registry may request the CONTRACTOR to submit a certified request to the STATE for removal if new information proves they did not inflict harm on a student. The CONTRACTOR shall defend and indemnify the STATE from any liability resulting from claims related to the inclusion or removal of an employee from the Registry.

The CONTRACTOR shall provide to the STATE the names, dates of birth, addresses, photographs, and personal identifiers of all candidates for employment, including subcontractors, agents, or potential volunteers. If a candidate, subcontractor, agent, or volunteer's name appears on the Harm to Students

Registry, the STATE can require removal of the individual from STATE work. Note that, pursuant to Act 156, SLH 2024, an employee, subcontractor, agent, or volunteer should not perform work or duties for the STATE until the CONTRACTOR has obtained clearance from the STATE.

Payment for the above services shall be included in the Contract Price.

The following offer is hereby submitted:

Offeror: _____

GROUP B - CENTRAL SCHOOL DISTRICT

GROUP B - Annual Services

| Item Number | Name of School | Building | Grease Trap size (Gallons) | (A) Estimated Number of Service per Year | (B) Unit Bid Price Per Trap | (C) Total Cost Per Year A multiplied by B |
|-------------|--|-----------------------|----------------------------|--|-----------------------------|--|
| 51 | Aiea Elementary School | F-Cafeteria | 500 | 6 | | |
| 52 | Aiea High School | F-Kitchen | 1,200 | 2 | | |
| 53 | Aiea High School | C-Classroom 2 | 25 | 2 | | |
| 54 | Aiea High School | T-Gym | 30 | 2 | | |
| 55 | Aiea Intermediate School | G-Kitchen | 1,000 | 2 | | |
| 56 | Aliamanu Middle School | G-Kitchen | 1,200 | 3 | | |
| 57 | Daniel K. Inouye Elementary School | M-Cafeteria | 750 | 3 | | |
| 58 | Daniel K. Inouye Elementary School | M-Cafeteria | 30 | 3 | | |
| 59 | Haleiwa Elementary School | D-Kitchen | 40 | 1 | | |
| 60 | Helemano Elementary School | B-Kitchen | 1,000 | 2 | | |
| 61 | Lt. Col. Horace M. Hickam Elementary School | G-Kitchen | 1,000 | 2 | | |
| 62 | Iliahi Elementary School | B-Kitchen | 1,200 | 2 | | |
| 63 | Kaala Elementary School | E-Cafeteria | 750 | 3 | | |
| 64 | Kipapa Elementary School | C-Cafeteria | 1,000 | 2 | | |
| 65 | Leilehua High School | Y-Cafeteria | 1,200 | 2 | | |
| 66 | Leilehua High School | MM-Culinary | 500 | 3 | | |
| 67 | Makalapa Elementary School | K-Cafeteria | 1,200 | 2 | | |
| 68 | Mililani High School | R-Cafeteria | 1,200 | 3 | | |
| 69 | Mililani Ike Elementary School | C-Kitchen | 1,000 | 3 | | |
| 70 | Mililani Mauka Elementary School | A-Cafeteria | 1,000 | 4 | | |
| 71 | Mililani Middle School | C-Kitchen | 1,200 | 2 | | |
| 72 | Moanalua Elementary School | E-Cafeteria | 1,200 | 2 | | |
| 73 | Moanalua High School | N-Kitchen | 1,000 | 5 | | |
| 74 | Moanalua High School | F-Classroom 2nd Floor | 750 | 1 | | |
| 75 | Moanalua Middle School | I-Kitchen | 1,500 | 2 | | |
| 76 | Mokulele Elementary School | E-Kitchen | 1,000 | 2 | | |
| 77 | Admiral C.W. Nimitz Elementary School | B-Kitchen | 1,500 | 2 | | |
| 78 | Pearl Harbor Elementary School | M-Kitchen | 2,000 | 2 | | |
| 79 | Pearl Harbor Kai Elementary School | E-Kitchen | 1,200 | 2 | | |
| 80 | Admiral Arthur W. Radford High School | E-Cafeteria | 2,000 | 2 | | |
| 81 | Admiral Arthur W. Radford High School | F-Culinary | 1,250 | 1 | | |
| 82 | Red Hill Elementary School | E-Cafeteria | 750 | 3 | | |
| 83 | Alvah A. Scott Elementary School | K-Cafeteria | 1,250 | 1 | | |
| 84 | Salt Lake Elementary School | A-Cafeteria | 500 | 1 | | |
| 85 | Major General William R. Shafter Elementary School | D-Kitchen | 30 | 8 | | |
| 86 | 1SG Samuel K. Solomon Elementary School | C-Cafeteria | 1,500 | 2 | | |
| 87 | Sunset Beach Elementary School | C-Cafeteria | 320 | 3 | | |
| 88 | Wahiawa Elementary School | M-Cafeteria | 750 | 3 | | |
| 89 | Wahiawa Middle School | L-Cafeteria | 1,000 | 2 | | |
| 90 | Waialua Elementary School | B-Kitchen | 1,500 | 2 | | |
| 91 | Waialua High and Intermediate School | F-Cafeteria | 1,000 | 2 | | |
| 92 | Waimalu Elementary School | B-Cafeteria | 1,000 | 2 | | |
| 93 | Gustav H. Webling Elementary School | D-Cafeteria | 500 | 4 | | |
| 94 | Major Sheldon Wheeler Middle School | H-Cafeteria | 1,200 | 5 | | |

GROUP B - Annual Services Total (Items 51 through 94):

The following offer is hereby submitted:

Offeror: _____

GROUP B - Emergency and/or Trouble Call Services

| Item No. | Grease Trap Size (Gallons) | Estimated Quantity | Price (\$) per Trap | Group B Total Emergency and/or Trouble Call by Size |
|--|----------------------------|--------------------|---------------------|---|
| 95 | 15 - 60 | 1 | | |
| 96 | 201 - 500 | 1 | | |
| 97 | 501 - 750 | 1 | | |
| 98 | 751 - 1,000 | 1 | | |
| 99 | 1,001 - 1,500 | 1 | | |
| 100 | 1,501 - 2,000 | 1 | | |
| GROUP B - Emergency and/or Trouble Call Total (Items 95 through 100): | | | | |

| GROUP B - Authorized Extra Work | | Unit Bid Price (b) | Annual Estimate (c) | Total Bid Price (b) multiplied by (c) |
|---|--|--------------------|---------------------|---------------------------------------|
| 101 | Authorized Extra Work - Service Hours* (annual estimate) | | 200 hours | |
| 102 | Allowance** (annual estimate) | | | |
| GROUP B - Authorized Extra Work Total (Items 101 through 102): | | | | |

**Unit bid price for Authorized Extra Work - Service Hours shall be the hourly rate charged for any emergency, repair or authorized extra work that is not included in the Annual or Emergency and/or Trouble Call services.*

***Allowance for parts, material, or subcontractor services including mark-up is for any emergency, repair or authorized extra work that is not included in the Annual or Emergency and/or Trouble Call services.*

GROUP B - TOTAL SUM BID PRICE (Items 51 through 102):