

# CONTRACTOR PREQUALIFICATION REQUIREMENTS FOR GENERAL CONTRACTORS, MECHANICAL/PLUMBING CONTRACTORS, AND ELECTRICAL CONTRACTORS

PREQUALIFICATION PACKET

National School District 1500 N Avenue National City, CA 91950

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#### NOTICE TO CONTRACTORS

School districts in California that use any state funds to finance the construction of their local schools (including reimbursement) are required to prequalify the general contractors, mechanical contractors, electrical contractors, and plumbing contractors (MEP) that seek to bid or negotiate a district's construction projects. (Public Contract Code section 20111.6) Mechanical, electrical and plumbing contractors subject to this requirement are those with any of the following license classifications: C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43 and C-46. Projects that have a projected expenditure of \$1,000,000 or less are exempt.

It is mandatory that all Contractors fully complete each part of this prequalification application, provide all materials requested herein, and be approved by the District in order to bid on District construction projects that are projected to exceed an expenditure of \$1,000,000.

If two or more businesses intend to perform a construction project as a joint venture, each entity within the Joint Venture must be separately prequalified.

#### FILING PREQUALIFICATION APPLICATION

A Contractor or Subcontractor seeking prequalification must provide three (3) copies of the fully completed prequalification application in a sealed package to:

Mr. Jon Hansen National School District 1500 N Avenue National City, CA 91950 Attn: Prequalification Packet

Prequalification applications may be obtained from the National School District's (District) website at: https://www.nsd.us/Page/188.

Prequalification applications must be submitted to the District at least ten (10) business days prior to bidding on an applicable District project.

#### NOTIFICATION OF DETERMINATION

The District will issue a Notification of Determination within 5 business days of the submission of the prequalification application. Contractors/Subcontractors that submit a prequalification application will be notified in a Notice of Determination regarding their firm's status, whether or not they are prequalified to bid on or provide sub-bids on applicable District projects. Notification concerning the project size limit the contractor/subcontractor has qualified for may also be included in the determination.

If the District determines a Contractor is not qualified or responsible to bid, the Contractor shall also notify the Contractor of the basis of the determination and any supporting evidence obtained from third parties or through investigation.

### **TERM OF PREQUALIFICATION**

The term of prequalification is 12 months from the date of the District's notice to the applicant. The applicant may renew the prequalification by filing an updated prequalification application via the process in effect at the time.

To bid on a District project subject to prequalification, the applicant must be prequalified on the day bids are accepted.

**End of Notice** 

#### **APPEALS PROCEDURES**

The following procedures apply when an applicant that is denied prequalification wishes to challenge that denial.

An applicant that is denied prequalification has the right to appeal that denial unless the applicant failed to complete the prequalification application and provide the documents identified in the prequalification application.

Contractor's costs for the appeal shall be undertaken at the Contractor's expense.

The Contractor initiates an appeal by delivering to the District a written notice requesting a hearing and setting forth in general terms the basis of the appeal. The Contractor must deliver the written notice to the same location that it delivered the prequalification application. The Contractor must deliver such written notice within 5 business days following the date of the District's Notice of Determination. The Contractor waives its right to appeal the District's decision if it fails to deliver the notice within 5 business days.

The District's Assistant Superintendent of Business Services or designee, will conduct a hearing on the appeal no later than 5 business days following the Contractor's delivery of the written notice of appeal. The hearing conducted by the Director will be informal and is not an evidentiary hearing. At the hearing, the Contractor will be given the opportunity to present information and reasons in opposition to the District's determination. The Director will consider all evidence, information and arguments submitted by the Contractor relevant to the District's determination, the District's response to such evidence, information and arguments, and any other information the Director deems relevant.

Within 5 business days following the hearing, the Assistant Superintendent of Business Services or their designee, will provide a written decision whether the Contractor is qualified or not qualified. The written decision is the final determination of the issue, and the Contractor shall have no further administrative appeals.

The procedure and time limits set forth above are mandatory and the Contractor's sole and exclusive remedy in the event of protest. Failure to comply with these procedures shall constitute a waiver of any right to further purse the protest, including filing a Government Code claim or legal proceedings.

**End of Appeals Procedure** 

#### **PUBLIC RECORD**

State law requires that the names of contractors applying for prequalification shall be public records subject to disclosure. Other than this, the prequalification package (questionnaire answers and financial statements) submitted by Contractors are not public records and are not open to public inspection. All information provided will be kept confidential to the extent permitted by law. However, the contents may be disclosed to third parties for purposes of verification, investigation of allegations of falsification or wrongdoing, or in any appeal hearing or in connection with any claim or legal proceeding.

**End of Introduction** 

#### PREQUALIFICATION APPLICATION

#### Part I. Contact Information

licenses must prequalify

The contractor must provide all of the following contact information to be considered for prequalification. The Contractor must also sign the Certification on the last page, certifying that the statements and information contained in the prequalification application are complete and accurate and that the prequalification application contains no false or deliberately misleading information.

Legal Name of Co	ntractor:
Check One:	Corporation
	Partnership
	Sole Proprietorship
	Joint Venture
	LLC
Contact Person: _	
Address of Contra	ctor:
Phone Number:	
Email:	
	prietor or partnership, provide Owners(s) of Company:
If Contractor is a C	Corporation, provide the State of Incorporation:
Seeking Prequali	fication for:General Contractor
	Mechanical Contractor
	Plumbing Contractor
	Electrical Contractor
*General Contractors/	Subcontractors with A; B; C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43 and C-46

**End of Introduction** 

# Part II. General Information

The	Con	tractor	must	nrovide	all the	follo	wina	inforn	nation	to he	considered	for nre	qualification.
1110	CUL	แเลบเบเ	IIIuət	DIOVIGE :	all lile		willu		แลแบบ	יט טכ	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	IOI DIE	uuaiiillaiillii.

		,	the firm at any time during the last 3 years? required to answer this question.					
	Yes	No						
	If "Yes"; explai	n on a separate signed page.						
2.		subsidiary, parent, holding	company or affiliate of another constructio					
	NOTE: Includ	firm? NOTE: Include information about other firms if a firm owns 50% or more of another firm, or if an owner, partner, member, or officer of your firm holds a position in another firm.						
	Yes	No						
	If "Yes"; explai	n on a separate signed page.						
3.		Have any of your firm's owners, partners, members, or officers served in the same capacity in another construction firm in the past 5 years?"						
	Yes	No						
	If "Yes"; explai	n on a separate signed page,	including the reason for the change.					
4.		nia construction license number ractors licenses held by your f	ers, classifications and expiration dates of the irm:					
Lic	ense:	Classification	Exp					
Lic	ense:	Classification	Exp					
Lic	cense:	Classification	Exp					
Lic	ense:	Classification	Exp					
Lic	ense:	Classification	Exp					
Lic	cense:	Classification	Exp					
<ol> <li>If any of your firm's license(s) are held in the name of a corporation or partnersh below the names of the qualifying individuals(s) listed on the CSLB records who meet(s) the experience and examination requirements for each license. Include position in the company.</li> </ol>								

6. Has your firm changed its name(s) or license numbers(s) in the past 5 years?

Yes No

If "Yes"; explain on a separate signed page, including the reason for the change.

**End of Part II** 

# Part III. Essential Requirements for Qualification

NOTE: Contractor will be immediately disqualified if the answer to any of questions 1 through 4 is "No."

1. Select the appropriate category(ies) for which the Contractor is seeking prequalification. Leave non-applicable category(ies) blank.

**For General/Prime Contractors:** Contractor possesses a valid and current California Contractor's "A" or "B" license.

Yes No

**For Mechanical Contractors:** Contractor possesses a valid, current, and appropriately classified California Contractor's "C" license.

Yes No

**For Plumbing Contractors:** Contractor possesses a valid, current, and appropriately classified California Contractor's "C" license.

Yes No

**For Electrical Contractors:** Contractor possesses a valid, current, and appropriately classified California Contractor's "C" license.

Yes No

2. Contractor has a Commercial General Liability Insurance policy with a policy limit of at least \$1,000,000 per occurrence/ \$2,000,000 aggregate. Include a certificate of insurance verifying current insurance coverage.

Yes No.

3. Contractor has current Workers' Compensation Insurance policy as required by the Labor Code or is legally self-insured pursuant to Labor Code section 3700 et seq.

Yes No

4. Contractor has attached a notarized statement from an admitted surety insurer approved by the California Department of Insurance and authorized to issue bonds in the State of California which states your aggregate and per project bonding capacity within 30 days preceding the submission of this prequalification application.

Yes No

NOTE: Contractor may be immediately disqualified if the answer to any of questions 5 through 9 is "Yes."

5. Has your contractor's license been revoked at any time in the last 5 years?

Yes No

6.	Has a surety firm completed, or paid for completion of a contract on your behalf because your firm defaulted or was terminated by the project owner within the last 5 years?				
	Yes	No			
7.	be awarded any lo contractor or Subc	nitting this prequalification application, is your firm ineligible to bid on or cal, state or federal public works contract, or to perform as a General ontractor on any such public works contract, pursuant to either Labor '.1 or Labor Code section 1777.7 or any other local, state or federal law			
	Yes	No			
8.	Is your firm current	tly the debtor in a bankruptcy case?			
	Yes	No			
9.	or officers been co	the last 5 years, has your firm or any of its owners, partners, members, nvicted of a crime involving the awarding of a contract of a government ct, or bidding or performance of a government contract?			
	Yes	No			

**End of Part III** 

# Part IV. Organizational Performance, Compliance with Civil and Criminal Laws

# A. History of the Business, Financial and Organizational Performance

This Part IV-A contains a total of 13 scored questions about the history of the business and its organizational performance. There is a maximum total of 94 points that can be scored on these 13 questions. In order to prequalify, a minimum of 70 points must be scored on these 13 questions. Contractor must respond to all questions.

	"Yes" = 0 points "No" = 3 points
	Yes No
2.	Has your firm filed for bankruptcy any time during the last 5 years? (This question refers only to a bankruptcy action that was not described in answer to question #9, Part III)
	<3 years = 0 points 3-4 years = 2 points 5+ years = 3 points
	years. Note: Each category will be scored independently.
	Electrical Contractor under your present business name and license number?
	<3 years = 0 points 3-4 years = 2 points 5+ years = 3 points
	years. Note: Each category will be scored independently.
	Plumbing Contractor under your present business name and license number?
	<3 years = 0 points 3-4 years = 2 points 5+ years = 3 points
	years. Note: Each category will be scored independently.
	Mechanical Contractor under your present business name and license number?
	<3 years = 0 points 3-4 years = 2 points 5+ years = 3 points
	years. Note: Each category will be scored independently.
	General/Prime Contractor under your present business name and license number?
1.	How many years has your organization been in business in California as a:
	·

3.	Has any CSLB license held by your firm or its Responsible Managing Employee (RME) or Responsible Managing Officer (RMO) been suspended within the last 5 years? If all suspensions were retroactively removed, answer "no."					
	Yes	No				
	"Yes" = 0 p	oints	"No" = 5 points			
4.	Indicate which of t	he followir	ng statements is true (select only one):			
		•	ur firm has not paid liquidated damages, pursuant to a her a public or private owner. ( <i>5 points)</i>			
		•	ur firm has paid liquidated damages, pursuant to a her a public or private owner on one project. <i>(3 points)</i>			
			ur firm has paid liquidated damages, pursuant to a her a public or private owner on more than one project.			
5.	partners, members	s, or office use" from	firm, or any firm with which any of your company's owners, ers held a position, been debarred, disqualified, removed or a construction project, or defaulted on a construction to be responsible?			
	Yes	No				
	"Yes" = 0 p	oints	"No" = 8 points			
6.		•	firm been denied an award of public works contract based on that your company was not a responsible bidder?			
	Yes	No				
	"Yes" = 0 p	oints	"No" = 5 points			
	You need not include	de informa or subcor	only to disputes between your firm and the owner of a project. ation about disputes between your firm and a supplier, ntractor. Also, you many omit reference to all disputes about			
		d arbitrati	an owner or general contractor filed and won a court action or on against your firm concerning your firm's work on a			

No

Yes

It yo	u answer is "\	es," then state how	many times this has occurred:
3 po	ints for "Yes	er "No" or "Yes" ind " indicating 2 such " if more than 2 su	
arbi		st a project owner or	and lost a court action or formally initiated general contractor concerning work on a project
	Yes	No	
If yo	u answer is "\	es," then state how	many times this has occurred:
4 po 3 po	ints for "Yes	" indicating 1 such " indicating 2 such " if more than 2 su	instances.
pay aga	ments on you inst a perform	r firm's behalf as a r	rs, has your surety company made any esult of a default, to satisfy any claims made and issued on your firm's behalf in connection lic or private?
	Yes	No	
If yo	u answer is "\	es," then state how	many times this has occurred:
6 po 3 po 0 po 10. Has liab	oints for "Yes oints for "Yes s your firm or a le in a civil su	"indicating 1 such "indicating 2 such "if more than 2 such any of its owners, pa	claims. ch claims.  rtners, members, or officers, ever been found a felony, for making any false claim or material
11110	Yes	No	sy or orinity.
			"No" = E pointo
		ıbtract 5 points	"No" = 5 points
	•	•	rtners, members, or officers, ever been deral, state, or local law related to construction?
	Yes	No	
	"Yes" = su	ıbtract 5 points "	No" = 5 points

12	. Has your firm or any of its owners, partners, members, or officers, ever been
	convicted of a crime involving any federal or state crime of fraud, theft, or any other
	act of dishonesty?

Yes	No			
"Yes" = sul	btract 5 points	"No" = 5 points		

- 13. Provide one of the following:
- (a) A copy of a reviewed or audited financial statement for your firm's latest fiscal year. A financial statement that is either not reviewed or audited is not acceptable. A letter verifying the availability of a line of credit is not a substitute for the required financial statement.
- (b) On a Certified Public Accountants letterhead, provide specific numerical data for the following four (4) financial ratios with respect to your firm's latest complete fiscal year, signed and dated by Contractor's Chief Financial Officer, President or Chief Executive Officer, and a partner in the CPA firm.

# **Financial Assessment Ratios**

Assessment	Formula	Desired Ratio
Current Ratio	Current Assets / Current Liabilities	> 1.15
Net Worth	Total Assets - Total Liabilities	<u>&gt;</u> 0
Working Capital	Current Assets - Current Liabilities	≥ 10 % of Est. Cost
Leverage	Total Liabilities / Equity	<u>&lt;</u> 2.5

# **Current Ratio**

8 points if the ratio is greater than 1.15 4 points if the ratio is 1.25 or less, but greater than 1.0	
0 points if the ratio is less than 1.0	
Net Worth	
8 points if the ratio is greater than or equal to 0	

# Working Capital

0 points if the ratio is less than 0

8 points if the ratio is greater than or equal to 10% of estimated cost of project 4 points if the ratio is greater than or equal to 7.5% of the estimated cost of project 0 points for any other answer	
Leverage  8 points if the ratio is less than or equal to 2.5  4 points if the ratio is greater than 2.5 but less than 3.25	
0 points for any other answer	

**End of Part IV-A** 

B.	Compliance with	າ Safetv. ່	Workers C	Compensation 8	≩ Prevailing	Wage Laws

This part IV-B contains a total of 6 scored questions about compliance with safety, workers compensation, prevailing wage and apprenticeship laws. There is a maximum total of 31 points that can be scored on these 6 questions. In order to prequalify, a minimum of 23 points must be scored on these 6 questions. Contractor must respond to all questions.

1. Has Cal OSHA, or Federal Occupational Safety & Health (Fed. OSHA), cited and assessed penalties against your firm for any "serious," "willful" or "repeat" violations of its safety or health regulations in the past 5 years?

NOTE: If you have filed an appeal of a citation and the Occupational Safety & Health Appeals Board has not yet ruled on the appeal, you need not include information about it.

	Yes	No	
	•	"Yes," then state ho page describing eac	w many times this has occurred and attached a ch citation:
	5 points or "Yes	er "No" or "Yes" ir s" indicating 2 such s" if more than 2 s	
2.	Control Board ci	ited and assessed p	agement District or any Regional Water Quality enalties against either your firm or the owner of a prime contractor, in the past 5 years?
	Appeals Board		of a citation and the Occupational Safety & Health n the appeal, or if there is a court appeal pending about it.
	Yes	No	
	-	"Yes," then state ho page describing eac	w many times this has occurred and attached a ch citation:
	3 points or "Yes	er "No" or "Yes" ir s" indicating 2 such s" if more than 2 s	
3.	•	•	ed safety meetings to be held for construction ring the course of a project?
	-	answer of once eac	ch week or more often

4.	How often do you require documented safety inspections be made by the safety officer or manager during the course of a project?
	3 points for an answer of once each month or more often 0 points for any other answer
5.	List your firm's Experience Modification Rating (EMR) (California Worker's Compensation Insurance) for each of the past 3 premium years:  NOTE: An Experience Modification Rating is issued to your firm annually by your Workers' Compensation Insurance carrier.
	Current year:
	Previous year:
	Year prior to previous year:
	If your EMR for any of these 3 years is or was 1.00 or higher, you may attach a letter of explanation.
	9 points for three-year average EMR of 0.90 or less 6 points for three-year average EMR of 0.91 or more but no more than 1.25 4 points for three year average EMR of more than 1.25 but no more than 1.5 2 points for any other average EMR
6.	Has there been any occasion during the last 5 years on which your firm was required to pay either back wages or penalties for your own firm's failure to comply with any state or local prevailing wage laws?  NOTE: This question refers only to your own firm's violation of prevailing wage laws, not to violations of the prevailing wage laws by a subcontractor.
	Yes No
	If your answer is "Yes," then state how many times this has occurred in total:
	3 points for either "No" or "Yes" indicating either 1 or 2 such instance 2 points or "Yes" indicating 3 such instances. 0 points for "Yes" if more than 3 such instances.

**End of Part IV-B** 

#### Part V. Experience

# **Recent Similar & Relevant Construction Projects**

(Please note this section deals with the size of projects your firm may bid)

Part V is an opportunity for your firm to show recent and relevant construction experience. The experience you submit will be used in two ways. The first is that your firm must score a minimum of 26 points out of a possible 40 points to meet the basic prequalification criteria. The second is that the experience you submit, combined with your bonding and financial information, will be used by the District to determine the size (based on dollar value) of the projects you will be allowed to bid.

Part V includes Project Data Sheets for up to eight projects. There is a maximum 40 points. To qualify, your firm must score a minimum 26 points. Projects are scored per the following:

5 POINTS for each construction project your firm has completed during the past six years that required Department of State Architect (DSA) approval. Names and references must be current and verifiable.

4 POINTS for each public works construction project your firm has completed during the past six years. Names and references must be current and verifiable.

3 POINTS for each private works construction project your firm has completed during the past six years. Names and references must be current and verifiable.

General Contractors shall submit only on projects in which the firm held the contract with the owner (i.e. public or private entity).

Mechanical, Plumbing, and Electrical Contractors must submit projects in which the firm served as the lead contractor for the craft (i.e. Mechanical, Plumbing, or Electrical). They also must submit the verifiable prime contractor or construction manager for each project.

<del>-</del> .	1 11		•							41	•	<b>^</b> .			
The	dollar	value	tor a	ali bro	iects	shall	be	based	upon	the	General	Contra	actors	contract	amount.
					J										

**End of Part V** 

# Part VI. PROJECT DATA SHEET- one project per Project Data Sheet

Contractor Name:
(Seeking Prequalification)
Project Name:
Location:
Owner:
Provide the names, titles, and current phone numbers of the Owner's Project Manager, and at least one other person who you believe to be best qualified to answers questions relating to this project and verify information from your application. It is the Contractor's responsibility to confirm that contact information is current. Out-of-date information may result in rejection of the project for evaluation.
Owner Contact Name/Title: Owner Contact Phone:
Owner Contact Name/Title:     Owner Contact Phone:
Architect or Engineer:
Architect/Engineer Contact Name:
Architect/Engineer Contact Phone:
Prime Contractor or Construction Manager:
Prime Contractor or Construction Manager Contact Name:
Prime Contractor or Construction Manager Contact Phone:
Project Description, Scope of Work Performed (Be descriptive and include similar relevant school projects that required DSA approval. It is solely the responsibility of the Contractor to include sufficient information regarding project relevancy to allow the District to

appropriately evaluate & assign points for submitted projects.)

Total Value of Construction (including change orders):
Original Scheduled Completion Date:
Time Extensions Granted (number of days):
Contract End Date:
Actual Date of Completion:

**End of Part VI** 

#### **CERTIFICATION**

The Contractor shall sign this Certification. Failure to include this Certification in the prequalification application will preclude prequalification and subsequent participation in the bidding and construction of District projects.

By signing the Certification, the Contractor acknowledges that receipt of this submittal by the District does not constitute either a direct or implied guarantee to the Contractor that prequalification is or will be granted. By signing the Certification and submitting this prequalification application, the Contractor further agrees to be bound by the District's procedures and conditions of prequalification.

The undersigned is legally authorized representative of the Contractor. The legal name of the contractor is:
State of California Contractor's License Number, including all specialty licenses and certifications:
License Number:
• Type(s):
Contractor's Telephone Number:
Contractor's Email Address:
* * * *
I, the undersigned, certify and declare that I have read all the foregoing answers provided in this prequalification application and know their contents. The matters stated in these answers are true of my own knowledge and belief, except as to those matters specifically stated on information and belief, and as to those matters I believe them to be true. I declare under penalty of perjury under the laws of the State of California, that the foregoing is correct.
Dated:
Company:
Printed Name:
Signaturo:

**End of Prequalification Application** 

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