REQUEST FOR APPLICATIONS
National Deaf-Blind Equipment Distribution Program (NDBEDP) Trainer Vendor List
RFA # 30-DSDHH-95091-21

<table>
<thead>
<tr>
<th>RFA Posted</th>
<th>May 27, 2021</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applications Due</td>
<td>Open Enrollment of RFA throughout Contract Period</td>
</tr>
<tr>
<td>Anticipated Notice of Award</td>
<td>Continual Upon Review and Acceptance</td>
</tr>
<tr>
<td>Anticipated Performance Period</td>
<td>July 1, 2021 through June 30, 2022. This RFA has renewal options, two (2) additional years in one (1) year increments</td>
</tr>
<tr>
<td>Service</td>
<td>Equipment and Technology Training specific to use of Assistive Technology for Deaf-Blind</td>
</tr>
<tr>
<td>Issuing Agency</td>
<td>Division of Services for the Deaf and Hard of Hearing 820 South Boylan Avenue 2301 Mail Service Center Raleigh, NC  27699-2301</td>
</tr>
<tr>
<td>E-mail Applications to</td>
<td>Nichole Leonardz Contract Administrator Email  <a href="mailto:nichole.leonardz@dhhs.nc.gov">nichole.leonardz@dhhs.nc.gov</a></td>
</tr>
</tbody>
</table>

THIS REQUEST FOR APPLICATIONS (RFA) advertises the Division’s need for the services described herein and solicits applications offering to provide those services pursuant to the specifications, terms and conditions specified herein. All applications received shall be treated as offers to contract. If the Division decides to accept an application, an authorized representative of the Department will sign in the space provided below. Acceptance shall create a contract that is effective as specified below.

THE UNDERSIGNED HEREBY SUBMITS THE FOLLOWING APPLICATION AND CERTIFIES THAT: (1) he or she is authorized to bind the named Trainers to the terms of this RFA and Application; (2) the Trainers hereby offers and agrees to provide services in the manner and at the costs described in this RFA and Application; (3) this Application shall be valid for 60 days after the end of the application period in which it is submitted.

To Be Completed By Trainers:

<table>
<thead>
<tr>
<th>Trainers Name (printed):</th>
<th>Social Security Number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trainers’ Street Address:</td>
<td>E-Mail Address:</td>
</tr>
<tr>
<td>City, State &amp; Street Address Zip:</td>
<td>Telephone Number:</td>
</tr>
<tr>
<td>Signature of Trainers:</td>
<td>Date:</td>
</tr>
</tbody>
</table>

Unsigned or Incomplete Applications Shall Be Returned Without Being Reviewed

NOTICE OF AWARD/FOR NC DHHS USE ONLY: Application accepted and awarded on ______________.
The Contract shall begin on ______________, and shall terminate on ______________.

By: ___________________________
Signature of Authorized Representative

______________________________
Printed Name of Authorized Representative

______________________________
Title of Authorized Representative
# Table of Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, 2, 3</td>
<td>Introduction, Purpose, Background</td>
<td>3, 4</td>
</tr>
<tr>
<td>4</td>
<td>Applicant Eligibility</td>
<td>4</td>
</tr>
<tr>
<td>5</td>
<td>Definitions, Acronyms, Abbreviations</td>
<td>5</td>
</tr>
<tr>
<td>6</td>
<td>Scope of Work</td>
<td>6</td>
</tr>
<tr>
<td>6.1</td>
<td>Trainers Responsibilities</td>
<td>6</td>
</tr>
<tr>
<td>6.2</td>
<td>Performance Standards and Expectations</td>
<td>7</td>
</tr>
<tr>
<td>6.3</td>
<td>Additional Requirements</td>
<td>8</td>
</tr>
<tr>
<td>7</td>
<td>Work Schedule</td>
<td>8</td>
</tr>
<tr>
<td>8</td>
<td>Disbursements</td>
<td>8</td>
</tr>
<tr>
<td>9</td>
<td>Division Responsibilities</td>
<td>10</td>
</tr>
<tr>
<td>10</td>
<td>Term of Contract</td>
<td>10</td>
</tr>
<tr>
<td>11</td>
<td>Invoicing</td>
<td>10</td>
</tr>
<tr>
<td>12</td>
<td>The Solicitation Process</td>
<td>11</td>
</tr>
<tr>
<td>13</td>
<td>General Information on Submitting Applications</td>
<td>11</td>
</tr>
<tr>
<td>14</td>
<td>Application Content and Instructions</td>
<td>12</td>
</tr>
<tr>
<td>15</td>
<td>Evaluation Criteria and Scoring</td>
<td>13</td>
</tr>
<tr>
<td>Attachment A</td>
<td>Terms and Conditions</td>
<td>14</td>
</tr>
<tr>
<td>Attachment B</td>
<td>Federal Certifications</td>
<td>18</td>
</tr>
<tr>
<td>Attachment C</td>
<td>State Certifications</td>
<td>26</td>
</tr>
<tr>
<td>Attachment D</td>
<td>Proposal Execution Page</td>
<td>28</td>
</tr>
<tr>
<td>Attachment E</td>
<td>Federal Employer Identification Number/Social Security Number</td>
<td>29</td>
</tr>
<tr>
<td>Attachment F</td>
<td>Consumer Evaluation Form</td>
<td>30</td>
</tr>
<tr>
<td>Attachment G</td>
<td>Program Trainer Report</td>
<td>31</td>
</tr>
<tr>
<td>Attachment H</td>
<td>DHHS NDBEDP Trainer Invoice Sample</td>
<td>32</td>
</tr>
<tr>
<td>Attachment I</td>
<td>State of North Carolina Substitute W-9 Form</td>
<td>33</td>
</tr>
</tbody>
</table>
1) INTRODUCTION

Assistive technology equipment training is a very specialized field and requires the use of qualified personnel to provide individualized training to individuals who are Deaf-Blind. The purpose of this Request for Application (RFA) process is to solicit applications from individuals, referred to hereafter as “Applicants” or “Trainers”, depending upon the context, who are knowledgeable, experienced, and interested in providing assistive technology training for Deaf-Blind consumers eligible to receive equipment from the National Deaf-Blind Equipment Distribution Program (NDBEDP), a program administered by Division of Services for the Deaf and Hard of Hearing (DSDHH), referred hereinafter as the “Hiring Agency”, in the state of NC. Trainers may also provide assistive technology training and consultation to service providers and agencies that serve Deaf-Blind consumers as needed.

The Division’s acceptance of an application will create a list of qualified individuals interested in providing assistive technology training to Deaf-Blind consumers as it relates to the NDBEDP. DSDHH will accept applicants that possess the qualifications detailed in and agree to the terms of this Request for Applications (RFA). The goal of the RFA is to maintain an accepted list of individuals to refer to when the need for training arises.

Being on the accepted list does not guarantee a Trainer (Trainer) will receive a work order. If DSDHH issues a work order, a Trainer may decline to accept the work order if he/she is not available at the time and place specified by the Hiring Agency.

This list is designed to:

a) Provide an in-house list of individuals knowledgeable, experienced and qualified to provide assistive technology training and consultation as needed.

b) Provide NDBEDP Trainers that are available statewide for assistive technology training pertinent to Deaf-Blind individuals as well as serve as trainers/consultants to service providers and agencies that serve Deaf-Blind consumers as needed.

c) Establish standards including rate of pay and the use of Driver/Support Service Providers and interpreters as needed for Trainers on the Trainer list.

The provision of assistive technology training is specific to eligible Deaf-Blind individuals. This service gives Deaf-Blind individuals the skills to utilize equipment that meets their telecommunication and distance communication needs, making it possible for them to make a phone call, send an email message, or access the Internet. Consultation and training services may also be provided to agencies and service providers for Deaf-Blind consumers.

DSDHH is responsible for the application and assessment process pertaining to NDBEDP rules and regulations set forth by the Federal Communications Commission. The designated staff of Deaf Services Specialists, Deaf-Blind Services Specialists, including the Deaf-Blind Specialists from the Division of Services for the Blind, meet with Deaf-Blind consumers to assess and qualify consumers for applicable NDBEDP equipment. Trainers are sometimes utilized for the assessment process in order to make appropriate recommendations based on consumer’s equipment needs and skill levels. Designated DSDHH or DSB specialists will receive the equipment ordered for consumers within their catchment areas at their work sites and deliver the equipment to the consumers. Designated staff must document equipment type and serial numbers upon arrival by mail prior to delivery. When trainers receive work orders, they will have information about the equipment received, the specified training needs and site of training. Most of the training may take place at the consumer’s residence or other sites as specified in the work order.

2) PURPOSE

The Trainer list will allow DSDHH an efficient way to contact qualified individuals that offer assistive technology training services. The individuals on this list will have agreed to the Scope of Services, indicating an understanding of the provision of services including reimbursement and cancellation policies. Training will help Deaf-Blind consumers to better utilize the equipment they receive through the NDBEDP. Equipment distributed may be, but is not limited to, iDevices such as iPhones or iPads with accessibility features, including Braille technology for PC, Mac, or Smartphone including iOS and Android devices and a combination of other accessories. A comprehensive listing of equipment that may be provided may be viewed through web links provided in Section 6.1 a).
3) BACKGROUND

The National Deaf-Blind Equipment Distribution Program (NDBEDP) is a national program required by the Twenty-First Century Communications and Video Accessibility Act (CVAA) that provides funds annually for the distribution of communications equipment to low-income individuals who are Deaf-Blind. It is to ensure that every person with combined hearing and vision loss has access to modern telecommunication tools and the training necessary to use them. The provided training is expected to prepare a Deaf-Blind consumer to take full advantage of the features and functionality that today’s communication technologies provide. Modern technology has vastly expanded the way most people communicate through voice, data and video services. But for people who have combined vision and hearing loss, special equipment may be necessary to make a phone call, send an email message or access the Internet.

The DSDHH has been selected by the Federal Communications Commission (FCC) to administer the NDBEDP for North Carolina. DSDHH is established in state statute to review existing programs for persons who are Deaf, Deaf-Blind, or Hard of Hearing; and:

a) To recommend improvements to the program(s);
b) To provide a network of resource centers for local access to services;
c) To collect, study, maintain, publish, and disseminate information relative to all aspects of Deafness;
d) To promote public awareness of the needs, resources, and opportunities available to persons who are Deaf, Deaf-Blind, or Hard of Hearing;
e) To provide technical assistance to agencies and organizations who serve persons who are Deaf, Deaf-Blind, or Hard of Hearing;
f) To administer the Telecommunications Program (Relay Services);
g) To establish training and evaluation standards for interpreters; and,
h) Other duties as assigned by the Secretary of the Department of Health and Human Services.

DSDHH works collaboratively with, but is not limited to, the following agencies:

a) Division of Vocational Rehabilitation Service;
b) Statewide Independent Living Council;
c) Division of Services for the Blind;
d) NC Assistive Technology Program;
e) NC Registry of Interpreters for the Deaf;
f) NC Association of the Deaf;
g) NC Deaf-Blind Associates;
h) NC Hearing Loss Association of America;
i) NC Black Deaf Advocates;
j) NC American Sign Language Teacher’s Association;
k) The Division of Aging and Adult Services; and,
l) The Division of Mental Health Developmental Disabilities and Substance Abuse Service.

Although it is not possible to obtain a precise count of Deaf-Blind individuals, an analysis of several sources performed by DSDHH discloses approximately 130,000 individuals reside in North Carolina meet the definition of Deaf-Blind.

4) ELIGIBILITY OF APPLICANT

Knowledge, Skills, and Abilities: Applicants applying to provide individualized training for equipment distributed to individuals who are Deaf-Blind must have knowledge of appropriate training techniques and approaches that support multiple aspects of this service. The equipment provided to serve a specific purpose(s) for a Deaf-Blind consumer most often is unique to its intended purpose, and it can be difficult to find an applicant who has extensive knowledge of all the types of equipment and how to train a consumer using best practices and methods. Therefore, the applicant applying to become a Trainer, at a minimum, should have a background in assistive technology that is available to Deaf-Blind individuals for telecommunication or/and distance communication.

At a minimum, an applicant should:

a) Possess knowledge, skills, and abilities gained through at least two (2) years of personally using and/or training others to use assistive technology pertaining to Deaf-Blind needs. This type of experience will assist the Trainer in organizing the training so that it is specialized to the characteristics and individualized needs of the Deaf-Blind consumer. An applicant must list all characteristics of his/her knowledge, skills, and abilities that are commensurate with, but not limited to, the following in his/her application:
(1) Experiences and knowledge in personal computer workstations, both stationary and mobile to include Laptops and iPads;
(2) Experiences and knowledge in software systems/applications and hardware components that were developed and designed to assist and support users that are Deaf-Blind. Examples of these systems/applications and hardware components are:
   i. Refreshable braille displays or braille terminals;
   ii. CCTV (closed circuit television systems) video magnifier tools; and,
   iii. Screen reading applications/aids such as JAWS (Job Access with Speech), Window Eyes, NVDA (nonvisual desktop access), Voiceover and Zoomtext.

b) Provide evidence of being a high school graduate;
c) Possess an ability to provide technical guidance and feedback to help individuals develop the skills needed to maximize the use of equipment;
d) Provide materials/credentials in his/her application that substantiate ancillary training in the field of working with Deaf-Blind individuals in a classroom setting or in a hands-on environment; and,
e) Possess an ability to communicate in American Sign Language (ASL) and knowledge of communication access requirements such as sign language interpreting services, which is not a requirement, but would be an attribute for the Applicant.

5) DEFINITIONS, ACRONYMS, AND ABBREVIATIONS

a) Assessor: A designated staff who travels to a deaf-blind person’s residence that has expressed an interest in getting assistance to assess circumstances and determine if the person is eligible, and if yes, to also determine the specific equipment that the person needs to benefit from the offerings of the NDBEDP.
b) Assistive Technology Trainer: An individual that is qualified to train consumers to use equipment that is provided by the NDBEDP.
c) Assistive Technology: Any item, piece of equipment, or product system, whether acquired commercially off the shelf, modified, or customized, that is used to increase, maintain, or improve functional capabilities of a person with a disability.
d) Consumer: The person receiving the training.
e) DHHS: Department of Health and Human Services
f) D/DBSC: Deaf/Deaf-Blind Services Coordinator
g) DSB: Division of Services for the Blind
h) DSDHH: Division of Services for the Deaf and Hard of Hearing
i) DSS: Deaf Services Specialist
j) D/SSP: Driver/Support Service Provider
k) D/SSPVL: Driver/Support Service Provider Vendor List
l) Hiring Agency: Any DSDHH location, which can include any Regional Center (Asheville, Charlotte, Greensboro, Raleigh, Morganton, Wilmington and Wilson) and the Central Office located in Raleigh.
m) ISVL: Interpreter Services Vendor List
n) NDBEDP: National Deaf-Blind Equipment Distribution Program
o) RFA: Request for Applications
p) Trainer: Pre-Qualified personnel with knowledge and experience to provide assistive technology training and consultation as needed.
q) Trainer Request Order: The document that is sent to a Trainer that notifies him/her that an assignment has been scheduled. May also be referred to as a Work Order.
6) SCOPE OF WORK

6.1 Description of Responsibilities and Duties:

An Assistive Technology Trainer shall:

a) Provide one-on-one or small group assistive technology training to Deaf-Blind individuals or service providers/agencies serving Deaf-Blind consumers per request of Hiring Agency. The training will consist of the use of, but not limited to, iDevices such as iPhones or iPads with accessibility features, including Braille products, also Braille displays for PC, Mac or Smartphone including iOS and Android devices and a combination of other accessories. A comprehensive listing of the equipment that may be provided to a consumer is available through the following links under www.icanconnect.org:

i. http://www.icanconnect.org/equipment/braille-devices
ii. http://www.icanconnect.org/equipment/computers

b) Travel to eligible Deaf-Blind individuals’ homes as assigned for installation and training only. This contract does not include assessment or other equipment suggestions. NOTE: There may be isolated instances when the DSDHH may ask the Trainer to make assessments or other equipment suggestions.

Training will take place in North Carolina at any one of the following: 1) Consumer’s home; 2) DSDHH Regional Centers; 3) Division of Services for the Blind District Offices; 4) Deaf-Blind related clinics such as Lions Clinics for the Blind; 5) Public facilities; libraries, senior centers, or independent living centers; 6) NC Assistive Technology centers; and, 7) Agreed upon locations with accessible Wi-Fi as needed to train consumer how to utilize mobile devices.

c) Provide a Consumer Evaluation Survey form to the consumer after each consumer training incorporated by reference and submit with invoice. (attached herein labeled Attachment F).

d) Provide a Program Trainer Report incorporated by reference and submit with invoice (attached herein labeled Attachment G).

e) Follow-up, if requested by the DSDHH, with trained Deaf-Blind individual(s) to assure they understand and can use their equipment.

f) Report to DSDHH Administrative Office any equipment malfunctions or issues.

g) Return to Deaf-Blind individuals’ homes to troubleshoot equipment per request from DSDHH Administrative Office.

h) All Trainers shall attend required scheduled meetings/trainings as determined and notified by the hiring agency (DSDHH). These meetings may utilize various forms of conferencing technologies available; however, some may require attendance at a designated place.

i) Trainers who need assistance with transportation or accessing the environment due to being Deaf-Blind, Visually-Impaired or Blind shall notify the DSDHH Point of Contact, to implement the assignment of the D/SSP.

j) All Trainers who have a communication barrier with an assigned consumer shall coordinate with the Assessor to express this need. The Assessor that completed the consumer assessment will work with DSDHH Administrative Office staff to implement the assignment of the Interpreter.

k) The Trainers shall include the time worked by the D/SSP and/or Interpreter on the DHHS NDBEDP Trainer Invoice (Attachment H).
This document has a section located on the lower left side that appears as follows:

<table>
<thead>
<tr>
<th>D/SSP Services Used</th>
<th>Yes □ No □</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of D/SSP</td>
<td>____________________________</td>
</tr>
<tr>
<td>Number of Hours D/SSP Spent on Assignment</td>
<td>____________________________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Interpreter Services Used</th>
<th>Yes □ No □</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Interpreter: ____________________________________</td>
<td></td>
</tr>
<tr>
<td>Number of Hours Interpreter Spent on Assignment</td>
<td>____________________________</td>
</tr>
</tbody>
</table>

The Trainers must check the Yes or No box, and if the Yes box is checked, input the D/SSP’s and/or Interpreter’s name and input the number of hours worked. Trainers should exercise care and caution to ensure that the reported hours spent on the assignment are accurate, as this number of hours may be compared to the hours reported by the D/SSP and/or Interpreter on the invoice he/she submits for this assignment.

### 6.2 Performance Requirements:

Individuals providing the training services described in this document must conduct professional business practices as stated below:

- **a)** Stay abreast of any new equipment and mainstream applications introduced into the assistive technology marketplace for Deaf-Blind individuals and inform DSDHH of such.

- **b)** Hours of operations vary and may include evenings and weekends only when prior approval is obtained before service is provided. The length of training may vary, depending on the skill development abilities of the consumer.

- **c)** A standard allocation of time to train a consumer is established at ten (10) hours. Fully utilizing the ten (10) hour allocation is not necessary if the Trainer can attest that the consumer is well trained and does not need further training. The Trainer must work within this established allocation unless and except when the Trainer deems that the specific consumer cannot be totally and completely trained to fully utilize the assigned equipment within this time. If the Trainer deems that additional hours are needed, he/she must get prior approval from the DSDHH Contract Administrator before continuing the training.

- **d)** Arriving punctually to assignments. This action will require the Trainer to determine the travel time to a consumer’s home or other location that may be assigned and computing the travel time necessary to arrive punctually;

- **e)** Demonstrating respect for consumers. This action may require the Trainer to perform an analogy of what he/she can expect when he/she arrives at the identified location. Will the consumer be able to answer the door, are there specific circumstances at the location that the Trainers should be aware of and make addressment thereto before arriving, etc.;

- **f)** Maintaining ethical business practices. This action will require the Trainer to conform to accepted standards of conduct without exceptions;

- **g)** At least 95% of evaluations completed by the consumer shall reflect that:
  
  i. The consumer learned how to operate and use the desired equipment congruent with instructions provided by the Trainer;
  
  ii. The consumer understood the essential features of the equipment in initial stages of the provided training, and the Trainer continued his/her training until the consumer was able to fully utilize the equipment and all its features.
  
  iii. The trainer showed up on time for the training session.
6.3 Additional Trainer Requirements

The Trainer agrees:

a) By his/her signature on the cover page of this document that he/she will adhere to all policies and procedures related to the NDBEDP as outlined in this RFA contract including all of its terms and conditions and attachments thereto.

b) To assume responsibility as a lead for the DSDHH as he/she begins and continues training for a consumer.

7) WORK SCHEDULE:

The work schedule for Trainers on the approved list to provide training will vary because trainer request orders will only be issued on an as-needed basis. Trainers performing the training services will always be considered independent Trainers working on a part-time basis. The DSDHH does not guarantee a minimum number of assignments that services will be provided.

Trainer request orders are initiated by DSDHH because of being notified by an Assessor that equipment for a consumer has been or will be installed in the consumer's residence and that the consumer needs training to utilize the equipment. DSDHH notifies the potential Trainer initially by email which includes sending documentation confirming the forthcoming assignment.

A Trainer may decline to accept a work order if the Trainer is not available at the time and place specified by DSDHH. If a Trainer does not accept or confirm an assignment once a work order is issued within at least forty-eight (48) hours before the assignment is scheduled to begin, the Hiring Agency may issue a work order to another Trainer on the Trainer List. The Hiring Agency may send inquiries regarding availability of an assignment to multiple Trainers and then proceed with a work order after identifying an available Trainer that agrees to accept the assignment.

8) DISBURSEMENTS:

A. Payment for Services

1. Payment for assistive technology training is $75.00 per hour for services rendered.

2. The Trainers shall be paid for assistive technology training as detailed on the schedule below:

   a. The standard rate ($75.00) shall be paid for services rendered Monday through Friday between the hours of 7:00 AM and 5:00 PM.

   b. The enhanced rate (time and half - $112.50) shall be paid for services rendered Monday through Friday between the hours of 5:00 PM and 7:00 AM; any time on weekends and any time on State holidays. A list of State holidays can be found online at: http://www.osp.state.nc.us/holsched.htm. Prior approval from DSDHH must be obtained before services are provided after 5:00 P.M., weekends, or on holidays.

   c. The Trainers shall bill in quarter-hour increments and may bill for a quarter-hour increment if the Trainer works any portion of that quarter-hour.

      a) Example: If an individual Trainer is confirmed to provide assistive technology training for three hours and works for three hours and five minutes, the Trainer may bill for three hours and fifteen minutes (3.25).

      b) Example: If a Trainer is confirmed to provide assistive technology training for three hours and worked for three hours and thirty-five minutes, the Trainer may bill for three hours and forty-five minutes (3.75).
3. When providing training for more than a one (1) day national, regional or statewide meeting or conference held in the State of North Carolina, the Hiring Agency may negotiate with the Trainer an all-inclusive flat fee for the meeting or conference in lieu of paying the Trainer the standard and enhanced hourly rates, and the all-inclusive flat fee must be agreed upon in advance and documentation provided with invoice.

4. If requested to attend a conference and/or meeting specifically for consultation purposes such as participating in an informational type setting or communications with others that may include specific equipment issues, the best combinations of equipment to use, and any challenges that are presented so that best practices are shared so that the DSDHH Trainer is somewhat enabled to refresh or enhance his/her skills, the rate of $25.00 hourly will be compensated.

B. **Travel Expenses**

1. Travel time related to training consumers to and from the assigned location will be paid a flat rate of $25.00/hour.

2. Any travel for assignments other than training, including overnight stay, must always be pre-approved by the Hiring Agency. Reimbursement will be at the established In-State rates. The Trainer may bill the Hiring Agency for his or her travel expenses pursuant to the terms of the Travel Policies for State Employees. Those policies are set out in Section 5.1 of the State Budget Manual which can be found online at: https://www.osbm.nc.gov/budget/budget-manual#Sect51

C. **Cancellations, Late Arrivals, and Other Circumstances**

1. The Trainer will not receive any compensation if notified of a cancellation twenty-four (24) or more contiguous hours prior to a scheduled assignment.

2. The Trainer will be compensated for one-half (50%) of the scheduled training time if notification of cancellation is given less than twenty-four (24) contiguous hours prior to an assignment. For purposes of this contract, three (3) hours is routinely considered the average time for an initial training session; however, a training session may be scheduled for a lesser time [two (2) hours for example]. If this type cancellation occurs, the submitted invoice must not exceed more than one half (50%) of the number of hours of the scheduled training session. Every work order issued will always have the number of training hours expected for the training identified.

3. Training sessions after the initial session are generally planned directly between the Trainer and the Consumer. Any cancellation that occurs after the initial training session must include extenuating circumstances that are no fault of the Trainer. The Trainer must notify the NDBEDP Administrator of these circumstances to invoice for any amount.

4. By way of illustration, extenuating circumstances may occur if the consumer has a personal or medical emergency for example; or, if the consumer has any type of mental or physical impairment that is conducive to a state of non-preparedness that would not merit a positive accomplishment regarding holding the training session. If the training session is scheduled and does not occur through no fault of the Trainer, the Hiring Agency will pay the Trainers a fee equal to one-half (50%) of the number of hours scheduled for the assignment multiplied by the hourly rate.

5. Cancellations may occur because of severe meteorological weather conditions. Payment for services may be authorized when it is necessary for a Trainers to cancel because of severe meteorological weather conditions. These conditions must be in process or forecast by a local or national weather forecasting service in a current or imminent timeframe. In addition, the severe meteorological weather conditions must be occurring or in the imminent future in the route that encompasses traveling to the consumers location from the trainer’s duty station or home, whichever applicable. The Trainers MUST contact the DSDHH NDBEDP Administrator to explain the weather-related circumstances, and the DSDHH NDBEDP Administrator must send a written document/email message to the Trainers that approves the submittal of an invoice.

The DSDHH NDBEDP Administrator reserves the right to reject the Trainers claim and deny submittal of an invoice.

If this event occurs and the DSDHH NDBEDP Administrator approves, the Trainers must attach this written approval to his/her invoice in place of the Consumer Evaluation Survey (Attachment F) and the Program Trainer Report (Attachment G) as required in Section 6.1, c) and d).
6. If the Trainers does not accept or confirm an engagement at least forty-eight (48) contiguous hours before the assignment is scheduled to begin, the Hiring Agency may cancel its work order and hire another Trainer on the list.

9) DIVISION RESPONSIBILITIES

The Hiring Agency will:

a. Manage the application and assessment process pertaining to NDBEDP rules and regulations set forth by the Federal Communications Commission.

b. Ensure that the designated staff, including Deaf Services Specialists; Deaf-Blind Services Specialists; and the Deaf-Blind Specialists from the Division of Services for the Blind meet with Deaf-Blind consumers to assess and qualify consumers for applicable NDBEDP equipment.

c. Designate DSDHH or DSB specialists to receive the equipment ordered for consumers under their catchment areas at their work sites and deliver the equipment to the consumers. The staff will document equipment type and serial numbers upon arrival by mail prior to delivery. The designated specialist will submit trainer requests to DSDHH NDBEDP Contract Administrator as needed.

d. Ensure that the Deaf/Deaf-Blind Services Coordinator takes the lead as the Subject Matter Expert on any questions or issues related to best practices of service provision for Deaf-Blind Consumers. The D/DBSC will also provide training, as needed, with relative information to all Trainers (Trainers) on issues such as communication with Deaf-Blind people, cultural information, haptics, Deaf-Blind interpreting, and other programmatic issues. The D/DBSC, who is the contract administrator for the DSSPVL, will email the D/SSPVL to Trainers as updated.

e. Monitor the administrative procedures in place and ensure compliance by all Trainers as related to complete an accurate documentation and to ensure that established timelines, deadlines, and measures are met by the Trainers

10) TERM OF CONTRACT

This Contract Offering shall be effective July 1, 2021 and continue until June 30, 2022. The contract may be renewed for two (2) additional years in one (1) year increments.

Any individual wishing to apply to be placed on the NDBEDP Trainer List after the July 1st start date may apply at any time during the listed dates; however, the applicant must wait to receive a confirmation letter from the Contract Administrator that will indicate their effective date of approval before an expectation of any assignment may occur.

11) INVOICING

The Trainers shall submit to the Hiring Agency an invoice for each assignment for the previous month by the 10th of following month and, upon approval by the Department, receive payment within 30 days. Invoice must be submitted using the appropriate invoice form as determined by the Hiring Agency that is attached hereto as Attachment H. All payments are contingent upon fund availability. Payment shall be made in accordance with the contract documents as described in the scope of work. The consumer evaluation form (Attachment F) and the NDBEDP Trainer Report (Attachment G) must be included with every invoice submission, unless the invoice is submitted for services that were cancelled by DSDHH less than twenty-four (24) contiguous hours before the scheduled assignment; because of extenuating circumstances; because of severe meteorological weather conditions as described and defined in accordance with this RFA, or, when training was performed remotely (applies to Attachment F only, in which case, an email confirmation from the consumer is required). If cancelled because of these reasons, the invoice must have the written approval to invoice that was issued by DSDHH. This written approval must be tendered with the invoice.

Invoices may be sent by email or USPS to: Division of Services for the Deaf and Hard of Hearing
Attention: Janetta Hall
2301 Mail Service Center
Raleigh, NC  27699-2301
Email: Janetta.hall@dhhs.nc.gov
12) **THE SOLICITATION PROCESS**

The following is a general description of the process by which individuals will be selected to complete the goal or objective of this RFA:

a) RFAs will be sent to prospective service providers.

b) Written questions concerning the RFA specifications will be received from any prospective service provider under consideration of submitting an application to the RFA.

c) Applications will be received from each individual. The original must be signed and dated.

d) Applications will be received throughout the term of the contract. Faxed applications will not be accepted.

e) At their option, the evaluators may request additional information from any or all Trainers for the purpose of clarification or to amplify the materials presented in any part of the application. However, individuals are cautioned that the evaluators are not required to request clarification: therefore, all applications should be complete and reflect the most favorable terms available from the agency or organization.

f) Applications will be evaluated according to completeness, content, experience with similar projects, ability to perform required tasks, demand of service within specific Trainers area, etc.

g) Individuals are cautioned that this is a request for applications, and the funding agency reserves the right to reject any and all applications when such rejections are deemed to be in the best interest of the funding agency.

13) **GENERAL INFORMATION ON SUBMITTING APPLICATIONS**

1) **Award or Rejection** - All qualified applications will be evaluated, and awards made to those individuals whose capabilities are deemed to be in the best interest of the funding agency. The funding agency reserves the unqualified right to reject any or all offers if determined to be in its best interest. Successful Trainers will be notified within 30 days of receipt of clearance from all required testing and background checks.

2) **Decline to Offer** - Any individual that receives a copy of the RFA but declines to make an offer is requested to send a written "Decline to Offer" to the funding agency. Failure to respond as requested may subject the individual to removal from consideration of future RFAs.

3) **Cost of Application Preparation** - Any cost incurred by an individual in preparing or submitting an application is the individual’s sole responsibility; the funding agency will not reimburse any individual for any pre-award costs incurred.

4) **Elaborate Applications** - Elaborate applications in the form of brochures or other presentations beyond that necessary to present a complete and effective application are not desired.

5) **Oral Explanations** - The funding agency will not be bound by oral explanations or instructions given at any time during the evaluation process or after awarding the grant.

6) **Reference to Other Data** - Only information that is received in response to this RFA will be evaluated; reference to information previously submitted will not suffice.

7) **Titles** - Titles and headings in this RFA and any subsequent RFA are for convenience only and shall have no binding force or effect.

8) **Form of Application** - Each application must be submitted on the form provided by the funding agency, which will become the funding agency's Performance Agreement (contract).

9) **Exceptions** - All applications are subject to the terms and conditions outlined herein. All responses will be
controlled by such terms and conditions. The attachment of other terms and condition by any individual may be grounds for rejection of that agency or organization's application. Selected individuals specifically agree to the conditions set forth in the Performance Agreement (contract).

10) **Advertising** - In submitting its application, individuals agree not to use the results therefrom or as part of any news release or commercial advertising without prior written approval of the funding agency.

11) **Right to Submitted Material** - All responses, inquiries, or correspondence relating to or in reference to the RFA, and all other reports, charts, displays, schedules, exhibits, and other documentation submitted by an individual will become the property of the funding agency when received.

12) **Competitive Offer** - Pursuant to the provision of G.S. 143-54, and under penalty of perjury, the signer of any application submitted in response to this RFA thereby certifies that this application has not been arrived at collusively or otherwise in violation of either Federal or North Carolina antitrust laws.

13) **Proprietary Information** - Trade secrets or similar proprietary data which the individual does not wish disclosed to other than personnel involved in the evaluation will be kept confidential to the extent permitted by NCAC TO1: 05B.1501 and G.S. 132-1.3 if identified as follows: Each page shall be identified in boldface at the top and bottom as "CONFIDENTIAL." Any section of the application that is to remain confidential shall also be so marked in boldface on the title page of that section.

14) **Participation Encouraged** - Pursuant to Article 3 and 3C, Chapter 143 of the North Carolina General Statutes and Executive Order No. 77, the funding agency invites and encourages participation in this RFA by individuals who are minorities, women and the disabled including utilization as subTrainers(s) to perform functions under this Request for Applications.

15) **Contract** - The Division will issue a contract to the recipient of the grant that will include their application.

**14) APPLICATION CONTENT AND INSTRUCTIONS**

Interested applicants should complete/return the following information/documentation:

1) Resume indicating required training and experience with pertinent contact information; name, address, phone number, e-mail

2) Documentation of equipment training history

3) Documentation of experience in working with Deaf-Blind individuals

4) State of North Carolina Substitute W-9 Form (This form is available at: [https://files.nc.gov/ncosc/documents/NCAS_forms/State_of_North_Carolina_Sub_W-9_01292019.pdf](https://files.nc.gov/ncosc/documents/NCAS_forms/State_of_North_Carolina_Sub_W-9_01292019.pdf). It’s important to review this form in its entirety. The first page must be completed and returned with this RFA. Page two (2) of this form allows NDBEDP Trainers to modify an existing Vendor Record if any change needs to be made. For illustrative purposes, a copy of this form is attached and marked Attachment I.

5) At least three references from professionals and/or consumers

6) Signed original copy of the Proposal Execution Page - Attachment D

7) Signed Federal ID Number - Attachment E

Additional information may be requested to clarify or elaborate on the submittal. Receipt of any proposal pursuant to this Request for Application shall not constitute an implied intent to be listed as an authorized NDBEDP Trainer. The Community and Telecommunications Resources Program Manager and Contract Administrator has the sole authority to select applicants and reserves the right to reject all submittals. By submitting a response to this RFA, prospective applicants waive the right to protest or seek legal remedies whatsoever regarding any aspect of this RFA. In addition, DSDHH reserves the right to issue written notice to all applicants of any changes in the submission schedule or submission requirements, should DSDHH determine in its sole and absolute discretion that such changes are necessary.
Submit complete Application, including signature of authorized representative to the following:

Via USPS: Division of Services for the Deaf and Hard of Hearing
Nichole Leonardz, Contract Administrator
2301 MSC
Raleigh, NC  27699-2301

Via UPS, FedEx: Division of Services for the Deaf and Hard of Hearing
Nichole Leonardz, Contract Administrator
820 South Boylan Avenue
2301 Mail Service Center
Raleigh, NC  27699-2301

15) EVALUATION CRITERIA AND SCORING (DSDHH Administrative Office Only)

PHASE I: INITIAL QUALIFYING CRITERIA

The applicant’s proposal must meet all of the following Phase I application acceptance criteria in order to be considered for further evaluation. Any proposal receiving a “no” response to any of the following qualifying criteria shall be disqualified from consideration.

<table>
<thead>
<tr>
<th>ITEM</th>
<th>APPLICATION ACCEPTANCE CRITERIA</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Vendor proposal includes all required affirmative statements, assurances and certifications signed by the vendor as described in Section 14 of the RFA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Vendor meets Eligibility Requirements as stated in Section 4 of the RFA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Vendor meets the minimum Qualification Requirements as described in Section 4 of the RFA</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Relationships of the Parties

Independent Trainers: The Trainers is and shall be deemed to be an independent Trainers in the performance of this contract and as such shall be wholly responsible for the work to be performed and for the supervision of its employees. The Trainers represents that it has, or shall secure at its own expense, all personnel required in performing the services under this agreement. Such employees shall not be employees of, or have any individual contractual relationship with, the Division.

Subcontracting: The Trainers shall not subcontract any of the work contemplated under this contract without prior written approval from the Division. Any approved subcontract shall be subject to all conditions of this contract. Only the subTrainers specified in the contract documents are to be considered approved upon award of the contract. The Division shall not be obligated to pay for any work performed by any unapproved subTrainers. The Trainers shall be responsible for the performance of all of its subTrainers.

Assignment: No assignment of the Trainers’ obligations or the Trainers’ right to receive payment hereunder shall be permitted. However, upon written request approved by the issuing purchasing authority, the State may: (a) Forward the Trainers’ payment check directly to any person or entity designated by the Trainers; or (b) Include any person or entity designated by Trainers as a joint payee on the Trainers’ payment check. In no event shall such approval and action obligate the State to anyone other than the Trainers and the Trainers shall remain responsible for fulfillment of all contract obligations.

Beneficiaries: Except as herein specifically provided otherwise, this contract shall inure to the benefit of and be binding upon the parties hereto and their respective successors. It is expressly understood and agreed that the enforcement of the terms and conditions of this contract, and all rights of action relating to such enforcement, shall be strictly reserved to the Division and the named Trainers. Nothing contained in this document shall give or allow any claim or right of action whatsoever by any other third person. It is the express intention of the Division and Trainers that any such person or entity, other than the Division or the Trainers, receiving services or benefits under this contract shall be deemed an incidental beneficiary only.

Indemnification: The Trainers agrees to indemnify and hold harmless the Division, the State of North Carolina, and any of their officers, agents and employees, from any claims of third parties arising out of any act or omission of the Trainers in connection with the performance of this contract.

Insurance: (a) During the term of the contract, the Trainers shall provide, at its sole cost and expense, commercial insurance of such types and with such terms and limits as may be reasonably associated with the contract. At a minimum, the Trainers shall provide and maintain the following coverage and limits:

1. Worker’s Compensation Insurance: The Trainers shall provide and maintain worker’s compensation insurance, as required by the laws of the states in which its employees work, covering all of the Trainers’ employees who are engaged in any work under the contract.

2. Employer’s Liability Insurance: The Trainers shall provide employer’s liability insurance, with minimum limits of $500,000.00, covering all of the Trainers’ employees who are engaged in any work under the contract.

3. Commercial General Liability Insurance: The Trainers shall provide commercial general liability insurance on a comprehensive broad form on an occurrence basis with a minimum combined single limit of $1,000,000.00 for each occurrence.

4. Automobile Liability Insurance: The Trainers shall provide automobile liability insurance with a combined single limit of $500,000.00 for bodily injury and property damage; a limit of $500,000.00 for uninsured/under insured motorist coverage; and a limit of $2,000.00 for medical payment coverage. The Trainers shall provide this insurance for all automobiles that are:

   A. owned by the Trainers and used in the performance of this contract;

   B. hired by the Trainers and used in the performance of this contract; and

   C. owned by Trainers’ employees and used in performance of this contract (“non-owned vehicle insurance”). Non-owned vehicle insurance protects employers when employees use their personal vehicles for work purposes. Non-owned vehicle insurance supplements, but does not replace, the car-owner’s liability insurance.

The Trainers is not required to provide and maintain automobile liability insurance on any vehicle – owned, hired, or non-owned -- unless

Indemnity and Insurance
the vehicle is used in the performance of this contract.
(b) The insurance coverage minimums specified in subparagraph (a) are exclusive of defense costs.
(c) The Trainers understands and agrees that the insurance coverage minimums specified in subparagraph (a) are not limits, or caps, on the Trainers’ liability or obligations under this contract.
(d) The Trainers may obtain a waiver of any one or more of the requirements in subparagraph (a) by demonstrating that it has insurance that provides protection that is equal to or greater than the coverage and limits specified in subparagraph (a). The Division shall be the sole judge of whether such a waiver should be granted.
(e) The Trainers may obtain a waiver of any one or more of the requirements in paragraph (a) by demonstrating that it is self-insured and that its self-insurance provides protection that is equal to or greater than the coverage and limits specified in subparagraph (a). The Division shall be the sole judge of whether such a waiver should be granted.
(f) Providing and maintaining the types and amounts of insurance or self-insurance specified in this paragraph is a material obligation of the Trainers and is of the essence of this contract.
(g) The Trainers shall only obtain insurance from companies that are authorized to provide such coverage and that are authorized by the Commissioner of Insurance to do business in the State of North Carolina. All such insurance shall meet all laws of the State of North Carolina.
(h) The Trainers shall comply at all times with all lawful terms and conditions of its insurance policies and all lawful requirements of its insurer.
(i) The Trainers shall require its sub-Trainers to comply with the requirements of this paragraph.
(j) The Trainers shall demonstrate its compliance with the requirements of this paragraph by submitting certificates of insurance, if requested, to the Division before the Trainers begins work under this contract.

Default and Termination

Termination Without Cause: The Division may terminate this contract without cause by giving 30 days written notice to the Trainers.

Termination for Cause: If, through any cause, the Trainers shall fail to fulfill its obligations under this contract in a timely and proper manner, the Division shall have the right to terminate this contract by giving written notice to the Trainers and specifying the effective date thereof. In that event, all finished or unfinished deliverable items prepared by the Trainers under this contract shall, at the option of the Division, become its property and the Trainers shall be entitled to receive just and equitable compensation for any satisfactory work completed on such materials, minus any payment or compensation previously made. Notwithstanding the foregoing provision, the Trainers shall not be relieved of liability to the Division for damages sustained by the Division by virtue of the Trainers’ breach of this agreement, and the Division may withhold any payment due the Trainers for the purpose of setoff until such time as the exact amount of damages due the Division from such breach can be determined. In case of default by the Trainers, without limiting any other remedies for breach available to it, the Division may procure the contract services from other sources and hold the Trainers responsible for any excess cost occasioned thereby. The filing of a petition for bankruptcy by the Trainers shall be an act of default under this contract.

Waiver of Default: Waiver by the Division of any default or breach in compliance with the terms of this contract by the Trainers shall not be deemed a waiver of any subsequent default or breach and shall not be construed to be modification of the terms of this contract unless stated to be such in writing, signed by an authorized representative of the Department and the Trainers and attached to the contract.

Availability of Funds: The parties to this contract agree and understand that the payment of the sums specified in this contract is dependent and contingent upon and subject to the appropriation, allocation, and availability of funds for this purpose to the Division.

Force Majeure: Neither party shall be deemed to be in default of its obligations hereunder if and so long as it is prevented from performing such obligations by any act of war, hostile foreign action, nuclear explosion, riot, strikes, civil insurrection, earthquake, hurricane, tornado, or other catastrophic natural event or act of God.

Survival of Promises: All promises, requirements, terms, conditions, provisions, representations, guarantees, and warranties contained herein shall survive the contract expiration or termination date unless specifically provided otherwise herein, or unless superseded by applicable Federal or State statutes of limitation.

Intellectual Property Rights

Copyrights and Ownership of Deliverables: All deliverable items produced pursuant to this contract are the exclusive property of the Division. The Trainers shall not assert a claim of copyright or other property interest in such deliverables.


Compliance with Applicable Laws
Compliance with Laws: The Trainers shall comply with all laws, ordinances, codes, rules, regulations, and licensing requirements that are applicable to the conduct of its business, including those of federal, state, and local agencies having jurisdiction and/or authority.

Equal Employment Opportunity: The Trainers shall comply with all federal and State laws relating to equal employment opportunity.

Health Insurance Portability and Accountability Act (HIPAA): The Trainers agrees that, if the Division determines that some or all of the activities within the scope of this contract are subject to the Health Insurance Portability and Accountability Act of 1996, P.L. 104-91, as amended (“HIPAA”), or its implementing regulations, it will comply with the HIPAA requirements and will execute such agreements and practices as the Division may require to ensure compliance.

Confidentiality

Confidentiality: Any information, data, instruments, documents, studies or reports given to or prepared or assembled by the Trainers under this agreement shall be kept as confidential and not divulged or made available to any individual or organization without the prior written approval of the Division. The Trainers acknowledges that in receiving, storing, processing or otherwise dealing with any confidential information it will safeguard and not further disclose the information except as otherwise provided in this contract.

Data Security: The Trainers shall adopt and apply data security standards and procedures that comply with all applicable federal, state, and local laws, regulations, and rules.

Duty to Report: The Trainers shall report a suspected or confirmed security breach to the Division's Contract Administrator within twenty-four (24) hours after the breach is first discovered, provided that the Trainers shall report a breach involving Social Security Administration data or Internal Revenue Service data within one (1) hour after the breach is first discovered. During the performance of this contract, the Trainers is to notify the Division contract administrator of any contact by the federal Office for Civil Rights (OCR) received by the Trainers.

Cost Borne by Trainers: If any applicable federal, state, or local law, regulation, or rule requires the Division or the Trainers to give affected persons written notice of a security breach arising out of the Trainers' performance under this contract, the Trainers shall bear the cost of the notice.

Access to Persons and Records: The State Auditor shall have access to persons and records as a result of all contracts or grants entered into by State agencies or political subdivisions in accordance with General Statute 147-64.7. Additionally, as the State funding authority, the Department of Health and Human Services shall have access to persons and records as a result of all contracts or grants entered into by State agencies or political subdivisions.

Record Retention: Records shall not be destroyed, purged or disposed of without the express written consent of the Division. State basic records retention policy requires all grant records to be retained for a minimum of five years or until all audit exceptions have been resolved, whichever is longer. If the contract is subject to federal policy and regulations, record retention may be longer than five years. Records must be retained for a period of three years following submission of the final Federal Financial Status Report, if applicable, or three years following the submission of a revised final Federal Financial Status Report. Also, if any litigation, claim, negotiation, audit, disallowance action, or other action involving this Contract has been started before expiration of the five-year retention period described above, the records must be retained until completion of the action and resolution of all issues which arise from it, or until the end of the regular five-year period described above, whichever is later. The record retention period for Temporary Assistance for Needy Families (TANF) and MEDICAID and Medical Assistance grants and programs must be retained for a minimum of ten years.

Warranties and Certifications

Date and Time Warranty: The Trainers warrants that the product(s) and service(s) furnished pursuant to this contract (“product” includes, without limitation, any piece of equipment, hardware, firmware, middleware, custom or commercial software, or internal components, subroutines, and interfaces therein) that perform any date and/or time data recognition function, calculation, or sequencing will support a four digit year format and will provide accurate date/time data and leap year calculations. This warranty shall survive the termination or expiration of this contract.

Certification Regarding Collection of Taxes: G.S. 143-59.1 bars the Secretary of Administration from entering into contracts with vendors that meet one of the conditions of G.S. 105-164.8(b) and yet refuse to collect use taxes on sales of tangible personal property to purchasers in North Carolina. The conditions include: (a) maintenance of a retail establishment or office; (b) presence of representatives in the State that solicit sales or transact business on behalf of the vendor; and (c) systematic exploitation of the market by media-assisted, media-facilitated, or media-solicited means. The Trainers certifies that it and all of its affiliates (if any) collect all required taxes.
Miscellaneous

Choice of Law: The validity of this contract and any of its terms or provisions, as well as the rights and duties of the parties to this contract, are governed by the laws of North Carolina. The Trainers, by signing this contract, agrees and submits, solely for matters concerning this Contract, to the exclusive jurisdiction of the courts of North Carolina and agrees, solely for such purpose, that the exclusive venue for any legal proceedings shall be Wake County, North Carolina. The place of this contract and all transactions and agreements relating to it, and their situs and forum, shall be Wake County, North Carolina, where all matters, whether sounding in contract or tort, relating to the validity, construction, interpretation, and enforcement shall be determined.

Amendment: This contract may not be amended orally or by performance. Any amendment must be made in written form and executed by duly authorized representatives of the Division and the Trainers. The Purchase and Contract Divisions of the NC Department of Administration and the NC Department of Health and Human Services shall give prior approval to any amendment to a contract awarded through those offices.

Severability: In the event that a court of competent jurisdiction holds that a provision or requirement of this contract violates any applicable law, each such provision or requirement shall continue to be enforced to the extent it is not in violation of law or is not otherwise unenforceable and all other provisions and requirements of this contract shall remain in full force and effect.

Headings: The Section and Paragraph headings in these General Terms and Conditions are not material parts of the agreement and should not be used to construe the meaning thereof.

Gender and Number: Masculine pronouns shall be read to include feminine pronouns and the singular of any word or phrase shall be read to include the plural and vice versa.

Time of the Essence: Time is of the essence in the performance of this contract.

Key Personnel: The Trainers shall not replace any of the key personnel assigned to the performance of this contract without the prior written approval of the Division. The term “key personnel” includes any and all persons identified by as such in the contract documents and any other persons subsequently identified as key personnel by the written agreement of the parties.

Care of Property: The Trainers agrees that it shall be responsible for the proper custody and care of any property furnished to it for use in connection with the performance of this contract and will reimburse the Division for loss of, or damage to, such property. At the termination of this contract, the Trainers shall contact the Division for instructions as to the disposition of such property and shall comply with these instructions.

Travel Expenses: Reimbursement to the Trainers for travel mileage, meals, lodging and other travel expenses incurred in the performance of this contract shall not exceed the rates published in the applicable State rules. International travel shall not be reimbursed under this contract.

Sales/Use Tax Refunds: If eligible, the Trainers and all subTrainers shall: (a) ask the North Carolina Department of Revenue for a refund of all sales and use taxes paid by them in the performance of this contract, pursuant to G.S. 105-164.14; and (b) exclude all refundable sales and use taxes from all reportable expenditures before the expenses are entered in their reimbursement reports.

Advertising: The Trainers shall not use the award of this contract as a part of any news release or commercial advertising.
ATTACHMENT B  

FEDERAL CERTIFICATIONS

The undersigned states that:

1. He or she is the duly authorized representative of the Trainers named below;

2. He or she is authorized to make, and does hereby make, the following certifications on behalf of the Trainers, as set out herein:
   
   a. The Certification Regarding Nondiscrimination;
   b. The Certification Regarding Drug-Free Workplace Requirements;
   c. The Certification Regarding Environmental Tobacco Smoke;
   d. The Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions; and
   e. The Certification Regarding Lobbying;

3. He or she has completed the Certification Regarding Drug-Free Workplace Requirements by providing the addresses at which the contract work will be performed;

4. [Check the applicable statement]

[ ] He or she has completed the attached Disclosure Of Lobbying Activities because the Trainers has made, or has an agreement to make, a payment to a lobbying entity for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action;

OR

[ ] He or she has not completed the attached Disclosure Of Lobbying Activities because the Trainers has not made, and has no agreement to make, any payment to any lobbying entity for influencing or attempting to influence any officer or employee of any agency, any Member of Congress, any officer or employee of Congress, or any employee of a Member of Congress in connection with a covered Federal action.

5. The Trainers shall require its sub-Trainers, if any, to make the same certifications and disclosure.

________________________________________________________________________

Signature                                           Title

________________________________________________________________________

Trainers Name                                      Date

[This Certification Must be Signed by the Same Individual Who Signed the Agreement Execution Page]

I. Certification Regarding Nondiscrimination

Page 18
The Trainers certifies that it will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to:

(a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin;

(b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex;

(c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps;

(d) The Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age;

(e) The Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse;

(f) The Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism;

(g) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing;

(h) The Food Stamp Act and USDA policy, which prohibit discrimination on the basis of religion and political beliefs; and,

(i) The requirements of any other nondiscrimination statutes which may apply to this Agreement.

II. Certification Regarding Drug-Free Workplace Requirements

1. The Trainers certifies that it will provide a drug-free workplace by:

   a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the Trainers’ workplace and specifying the actions that will be taken against employees for violation of such prohibition;

   b. Establishing a drug-free awareness program to inform employees about:

      i. The dangers of drug abuse in the workplace;

      ii. The Trainers’ policy of maintaining a drug-free workplace;

      iii. Any available drug counseling, rehabilitation, and employee assistance programs; and

      iv. The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;

   c. Making it a requirement that each employee be engaged in the performance of the agreement be given a copy of the statement required by paragraph (a);

   d. Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the agreement, the employee will:

      i. Abide by the terms of the statement; and

      ii. Notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five days after such conviction;
e. Notifying the Department within ten days after receiving notice under subparagraph (d)(ii) from an employee or otherwise receiving actual notice of such conviction;

f. Taking one of the following actions, within 30 days of receiving notice under subparagraph (d)(ii), with respect to any employee who is so convicted:

   i. Taking appropriate personnel action against such an employee, up to and including termination; or

   ii. Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency; and

   g. Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e), and (f).

2. The sites for the performance of work done in connection with the specific agreement are listed below (list all sites; add additional pages if necessary):

   Address

   Street

   City, State, Zip Code

3. Trainers will inform the Department of any additional sites for performance of work under this agreement.

4. False certification or violation of the certification may be grounds for suspension of payment, suspension or termination of grants, or government-wide Federal suspension or debarment. 45 C.F.R. 82.510.

III. Certification Regarding Environmental Tobacco Smoke

Public Law 103-227, Part C-Environmental Tobacco Smoke, also known as the Pro-Children Act of 1994 (Act), requires that smoking not be permitted in any portion of any indoor facility owned or leased or contracted for by an entity and used routinely or regularly for the provision of health, day care, education, or library services to children under the age of 18, if the services are funded by Federal programs either directly or through State or local governments, by Federal grant, contract, loan, or loan guarantee. The law does not apply to children's services provided in private residences, facilities funded solely by Medicare or Medicaid funds, and portions of facilities used for inpatient drug or alcohol treatment. Failure to comply with the provisions of the law may result in the imposition of a civil monetary penalty of up to $1,000.00 per day and/or the imposition of an administrative compliance order on the responsible entity.

The Trainers certifies that it will comply with the requirements of the Act. The Trainers further agrees that it will require the language of this certification be included in any sub-awards that contain provisions for children's services and that all sub-grantees shall certify accordingly.

IV. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transactions [The phrase "prospective lower tier participant" means the Trainers.]
Instructions

1. By signing and submitting this document, the prospective lower tier participant is providing the certification set out below.

2. The certification in this clause is a material representation of the 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 will provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.


5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter any lower tier covered transaction with a person who is debarred, suspended, determined ineligible or voluntarily excluded from participation in this covered transaction unless authorized by the department or agency with which this transaction originated.

6. The prospective lower tier participant further agrees by submitting this document that it will include the 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.

7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from covered transaction, 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 required to, check the Non-procurement List.

8. 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 exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

9. Except for transactions authorized in 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 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

1. **The prospective lower tier participant certifies**, by submission of this document, 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.

2. 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.

V. Certification Regarding Lobbying

The Trainers certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federally funded contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form SF-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

3. The undersigned shall require that the language of this certification be included in the award document for sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) who receive federal funds of $100,000.00 or more and that all sub-recipients shall certify and disclose accordingly.

4. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than $10,000.00 and not more than $100,000.00 for each such failure.

VI. Disclosure Of Lobbying Activities

Instructions

This disclosure form shall be completed by the reporting entity, whether sub-awardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Use the SF-LLL-A Continuation Sheet for additional information if the space on the form

Page 22
is inadequate. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.

2. Identify the status of the covered Federal action.

3. Identify the appropriate classification of this report. If this is a follow-up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.

4. Enter the full name, address, city, state and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or sub-award recipient. Identify the tier of the sub-awardee, e.g., the first sub-awardee of the prime is the 1st tier. Sub-awards include but are not limited to subcontracts, sub-grants and contract awards under grants.

5. If the organization filing the report in Item 4 checks "Sub-awardee", then enter the full name, address, city, state and zip code of the prime Federal recipient. Include Congressional District, if known.

6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.

7. Enter the Federal program name or description for the covered Federal action (Item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.

8. Enter the most appropriate Federal Identifying number available for the Federal action identified in Item 1 (e.g., Request for Proposal (RFP) number, Invitation for Bid (IFB) number, grant announcement number, the contract grant, or loan award number, the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."

9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in Item 4 or 5.

10. (a) Enter the full name, address, city, state and zip code of the lobbying entity engaged by the reporting entity identified in Item 4 to influence the covered Federal action.

    (b) Enter the full names of the individual(s) performing services and include full address if different from 10(a). Enter Last Name, First Name and Middle Initial (MI).

11. Enter the amount of compensation paid or reasonably expected to be paid by the reporting entity (Item 4) to the lobbying entity (Item 10). Indicate whether the payment has been made (actual) or will be made (planned). Check all boxes that apply. If this is a material change report, enter the cumulative amount of payment made or planned to be made.
12. Check the appropriate boxes. Check all boxes that apply. If payment is made through an in-kind contribution, specify the nature and value of the in-kind payment.

13. Check the appropriate boxes. Check all boxes that apply. If other, specify nature.

14. Provide a specific and detailed description of the services that the lobbyist has performed, or will be expected to perform, and the date(s) of any services rendered. Include all preparatory and related activity, not just time spent in actual contact with Federal officials. Identify the Federal official(s) or employee(s) contacted or the officer(s), employee(s), or Member(s) of Congress that were contacted.

15. Check whether or not a SF-LLL-A Continuation Sheet(s) is attached.

16. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

Public reporting burden for this collection of information is estimated to average 30 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, D. C. 20503

(THE REMAINDER OF THIS PAGE IS LEFT BLANK INTENTIONALLY)
Disclosure Of Lobbying Activities (Approved by OMB 0344-0046)
Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Type of Federal Action:</td>
<td>2. Status of Federal Action:</td>
<td>3. Report Type:</td>
</tr>
<tr>
<td>☐ a. contract</td>
<td>☐ a. Bid/offer/application</td>
<td>☐ a. initial filing</td>
</tr>
<tr>
<td>☐ b. grant</td>
<td>☐ b. Initial Award</td>
<td>☐ b. material change</td>
</tr>
<tr>
<td>☐ c. cooperative agreement</td>
<td>☐ c. Post-Award</td>
<td></td>
</tr>
<tr>
<td>☐ d. loan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>☐ e. loan guarantee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>☐ f. loan insurance</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

4. Name and Address of Reporting Entity:
   |   |   |
   | ☐ Prime | ☐ Subawardee Tier (if known) __________________________ |
   | Congressional District (if known) __________________________  |

5. If Reporting Entity in No. 4 is Subawardee, Enter Name and Address of Prime:
   |   |   |
   |   | Congressional District (if known) __________________________ |

6. Federal Department/Agency:

7. Federal Program Name/Description:
   | CFDA Number (if applicable) __________________________ |

8. Federal Action Number (if known)

9. Award Amount (if known) $

10. a. Name and Address of Lobbying Entity
    (if individual, last name, first name, MI):
    
    (attach Continuation Sheet(s) SF-LLL-A, if necessary)

    b. Individuals Performing Services (including address if different from No. 10a.) (last name, first name, MI):
    
    (attach Continuation Sheet(s) SF-LLL-A, if necessary)

11. Amount of Payment (check all that apply):
    $ ______________________ € actual € planned

12. Form of Payment (check all that apply):
    | a. cash |
    | b. In-kind; specify: Nature __________________________ |
    | Value __________________________ |

13. Type of Payment (check all that apply):
    | a. retainer |
    | b. one-time fee |
    | c. commission |
    | d. contingent fee |
    | e. deferred |
    | f. other; specify: __________________________ |

14. Brief Description of Services Performed or to be Performed and Date(s) of Services, including officer(s), employee(s), or Member(s) contacted, for Payment Indicated in Item 11 (attach Continuation Sheet(s) SF-LLL-A, if necessary):

15. Continuation Sheet(s) SF-LLL-A attached: ☐ Yes ☐ No

16. Information requested through this form is authorized by title 31 U. S. C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U. S. C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

Signature: __________________________
Print Name: __________________________
Title: __________________________
Telephone No: __________________________ Date: __________________________
ATTACHMENT C

Trainers Certifications Required by North Carolina Law

Instructions

The person who signs this document should read the text of the statutes and Executive Order listed below and consult with counsel and other knowledgeable persons before signing. The text of each North Carolina General Statutes and of the Executive Order can be found online at:

- Article 2 of Chapter 64: http://www.ncga.state.nc.us/EnactedLegislation/Statutes/PDF/ByArticle/Chapter_64/Article_2.pdf
- G.S. 133-32: http://www.ncga.state.nc.us/gascripts/statutes/statutelookup.pl?statute=133-32
- G.S. 105-164.8(b): http://www.ncga.state.nc.us/EnactedLegislation/Statutes/PDF/BySection/Chapter_105/GS_105-164.8.pdf
- G.S. 143-48.5: http://www.ncga.state.nc.us/EnactedLegislation/Statutes/HTML/BySection/Chapter_143/GS_143-48.5.html
- G.S. 143-59.1: http://www.ncga.state.nc.us/EnactedLegislation/Statutes/PDF/BySection/Chapter_143/GS_143-59.1.pdf
- G.S. 143-59.2: http://www.ncga.state.nc.us/EnactedLegislation/Statutes/PDF/BySection/Chapter_143/GS_143-59.2.pdf
- G.S. 143-133.3: http://www.ncga.state.nc.us/EnactedLegislation/Statutes/HTML/BySection/Chapter_143/GS_143-133.3.html
- G.S. 143B-139.6C: http://www.ncga.state.nc.us/EnactedLegislation/Statutes/PDF/BySection/Chapter_143B/GS_143B-139.6C.pdf

Certifications

(1) **Pursuant to G.S. 133-32 and Executive Order No. 24 (Perdue, Gov., Oct. 1, 2009),** the undersigned hereby certifies that the Trainers named below is in compliance with, and has not violated, the provisions of either said statute or Executive Order.

(2) **Pursuant to G.S. 143-48.5 and G.S. 143-133.3,** the undersigned hereby certifies that the Trainers named below, and the Trainers’ sub-Trainers, complies with the requirements of Article 2 of Chapter 64 of the NC General Statutes, including the requirement for each employer with more than 25 employees in North Carolina to verify the work authorization of its employees through the federal E-Verify system.” E-Verify System Link: www.uscis.gov

(3) **Pursuant to G.S. 143-59.1(b),** the undersigned hereby certifies that the Trainers named below is not an “ineligible Trainers” as set forth in G.S. 143-59.1(a) because:

(a) Neither the Trainers nor any of its affiliates has refused to collect the use tax levied under Article 5 of Chapter 105 of the General Statutes on its sales delivered to North Carolina when the sales met one or more of the conditions of G.S. 105-164.8(b); **and**

(b) [check one of the following boxes]

- Neither the Trainers nor any of its affiliates has incorporated or reincorporated in a “tax haven country” as set forth in G.S. 143-59.1(c)(2) after December 31, 2001; or
- The Trainers or one of its affiliates has incorporated or reincorporated in a “tax haven country” as set forth in G.S. 143-59.1(c)(2) after December 31, 2001

(4) **Pursuant to G.S. 143-59.2(b),** the undersigned hereby certifies that none of the Trainers’ officers, directors, or owners (if the Trainers is an unincorporated business entity) has been convicted of any violation of Chapter 78A of the General Statutes or the Securities Act of 1933 or the Securities Exchange Act of 1934 within 10 years immediately prior to the date of the bid solicitation.

(5) **Pursuant to G.S. 143B-139.6C,** the undersigned hereby certifies that the Trainers will not use a former employee, as defined by G.S. 143B-139.6C(d)(2), of the North Carolina Department of Health and Human Services in the administration of a contract with the Department in violation of G.S. 143B-139.6C and that a violation of that statute shall void the Agreement.

(6) The undersigned hereby certifies further that:

1. He or she is a duly authorized representative of the Trainers named below
2. He or she is authorized to make, and does hereby make, the foregoing certifications on behalf of the Trainers;
and
3. He or she understands that any person who knowingly submits a false certification in response to the requirements of G.S. 143-59.1 and -59.2 shall be guilty of a Class I felony.

<table>
<thead>
<tr>
<th>Trainers’ Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature of Trainers’ Authorized Agent</td>
</tr>
<tr>
<td>Printed Name of Trainers’ Authorized Agent</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature of Witness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Printed Name of Witness</td>
</tr>
</tbody>
</table>

The witness should be present when the Trainers’ Authorized Agent signs this certification and should sign and date this document immediately thereafter.

(THE REMAINDER OF THIS PAGE IS LEFT BLANK INTENTIONALLY)
Attachment D

Proposal Execution Page

By submitting this proposal, the Individual certifies the following:

1. Agrees to the rates proposed by the Division for direct cost and travel reimbursement.

2. The Individual has read and understands the terms and conditions set forth in this RFA and agrees to them without exception; and

Name of Individual: ________________________________

Individual’s Street Address: ________________________________

City, State, Zip Code: ________________________________

Individual’s Telephone No: ____________ Individual’s Fax: ____________

Individual’s E-Mail Address: ________________________________

__________________________________

Signature

Date

Printed Name

Equipment Trainer

Title

THIS PAGE MUST BE SIGNED AND DATED AND SUBMITTED WITH YOUR PROPOSAL

Unsigned proposals will not be considered

Acceptance of Proposal by Division of Services for the Deaf and Hard of Hearing

__________________________________

Signature

Date

Printed Name

Title
ATTACHMENT E

Federal Employer Identification Number/Social Security Number

Individual Name: 

ATTENTION:

Federal Employer Identification Number or alternate identification number (e.g., Social Security Number) is used for internal processing, including proposal tabulation.

Enter Social Security Number here: 

Pursuant to N.C.G.S. 132-1.10(b) this identification number shall not be released to the public.

This page will be removed and shredded, or otherwise kept confidential prior to the procurement file being made available for public inspection.

THIS PAGE IS TO BE FILLED OUT AND RETURNED WITH YOUR PROPOSAL. FAILURE TO DO SO MAY SUBJECT YOUR PROPOSAL TO REJECTION.
ATTACHMENT F

Consumer Evaluation
NDBEDP Trainer Service
Equipment Training
(TO BE COMPLETED BY THE CONSUMER)

Name of Trainer: ________________________________________________________

Name of Consumer: ______________________________________________________

Date(s) of Training: ______________________________________________________

Scheduled Times for Training: Start Time___________ End Time______________

1. Please check how satisfied you were, overall, with the training:
   ___ Satisfied
   ___ Somewhat Satisfied
   ___ Neither Satisfied nor Not Satisfied
   ___ Somewhat Not Satisfied
   ___ Not Satisfied

2. Please check how well you understood the training:
   ___ Understood
   ___ Somewhat Understood
   ___ Neither Understood nor Did Not Understand
   ___ Somewhat Did Not Understand
   ___ Did Not Understand

3. Please check how satisfied you were with the length of the training:
   ___ Satisfied
   ___ Somewhat Satisfied
   ___ Neither Satisfied nor Not Satisfied
   ___ Somewhat Not Satisfied
   ___ Not Satisfied

4. Please check how satisfied you were with the knowledge of the trainer:
   ___ Satisfied
   ___ Somewhat Satisfied
   ___ Neither Satisfied nor Not Satisfied
   ___ Somewhat Not Satisfied
   ___ Not Satisfied
ATTACHMENT G

Program Trainer Report
Equipment Training for Deaf-Blind Individuals

Consumer Name: ____________________________________________________________

Mailing Address: ____________________________________________________________

County: ____________________________________________________________________

Contact Information (email, phone): ____________________________________________

Date(s) of Training: _________________________________________________________

Type of equipment: _________________________________________________________

<table>
<thead>
<tr>
<th>Training Time</th>
<th>(Regular hours: 7 a.m. – 5 p.m.) Length of Training (hours): ________ &amp; Installation Time (hours): ________</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Evenings and weekend hours: 5 p.m. – 7 a.m.) Length of Training (hours): ________ &amp; Installation Time (hours): ________</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Travel Time</th>
<th>(Regular hours: 7 a.m. – 5 p.m.) Number of hours traveled: ________</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(Evenings and weekend hours: 5 p.m. – 7 a.m.) Number of hours traveled: ________</td>
</tr>
</tbody>
</table>

Training Outcomes (use additional paper if insufficient space for explanation):
1. The consumer learned how to operate and use the desired equipment. ○ Yes ○ No (check one)
   Explain:
   ____________________________________________________________________________
   ____________________________________________________________________________

2. The consumer understood the essential features of the equipment. ○ Yes ○ No (check one)
   Explain:
   ____________________________________________________________________________
   ____________________________________________________________________________

3. The consumer has contact information from the Trainer if/when a follow-up training session is necessary. ○Yes ○ No (check one)
   Explain:
   ____________________________________________________________________________
   ____________________________________________________________________________

Note to NDBEDP Trainers: the consumer evaluation (Attachment F) and NDBEDP Trainer Report (Attachment G) must be included with each invoice submission.
Attachment H (An Excel formatted file will be sent to Vendor for use after acceptance of application)
STATE OF NORTH CAROLINA
SUBSTITUTE W-9 FORM
Request for Taxpayer Identification Number

*1. Social Security Number (SSN),
   OR
   Employer Identification Number (EIN),
   OR
   Individual Taxpayer Identification Number (ITIN)

*2. (PRESS THE TAB KEY TO ENTER EACH NUMBER)

*4. Legal Name (as shown on your income tax return):

5. Business Name/DBA/Disregarded Entity Name, if different from
   Legal Name:

Contact Information

*6. Legal Address
   (DO NOT TYPE OR WRITE IN THIS FIELD)
   Address Line 1:
   Address Line 2:
   *City
   *State
   *Zip (9 digit)

*7. Remittance Address (Location specifically used for payment that is different from Legal Address, if applicable)
   Address Line 1:
   Address Line 2:
   City
   State
   Zip (9 digit)

*8. Contact Name:

*9. Phone Number:

10. Fax Number:

11. Email Address:

*12. Entity Type
   [ ] Individual/Sole Proprietor/Single-member LLC
   [ ] C-Corporation
   [ ] S-Corporation
   [ ] Partnership
   [ ] Trust/Estate
   [ ] Other

Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.

*13. Entity Classification
   [ ] Medical Services
   [ ] Legal/Attorney Services
   [ ] NC Local Govt
   [ ] Federal Govt
   [ ] NC State Agency
   [ ] Other Govt
   [ ] Other (specify)

Exempt payee code (if any):
Exemption from FATCA reporting code (if any):

Section 2 - Certification

Under penalties of perjury, I certify that:
1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding because of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. citizen or other U.S. person (defined later in general instructions), and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions: Please refer to the IRS Form W-9 located on the IRS Website (https://www.irs.gov/).

*Printed Name:
*Printed Title:
*Authorized U.S.
Signature:
*Date:

Please complete the “Modification to Existing Vendor Records” section below if there have been any changes to the following: Tax Identification Number (TIN), Legal Name, Business Name, Remittance Address

Return to the NC State Agency from which you are requesting payment.
This form is to be completed by the vendor if one or more of the following have changed:

1. Change of remittance address.
2. Change of Social Security Number (SSN), or Employer Identification Number (EIN), or Individual Taxpayer Identification Number (ITIN).
3. Change of Vendor Name.

Please complete the applicable sections below.

**Section 1:**

<table>
<thead>
<tr>
<th>CHANGE FROM: Remittance Address</th>
<th>CHANGE TO: Remittance Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>*Address Line 1:</td>
<td>*Address Line 1:</td>
</tr>
<tr>
<td>Address Line 2:</td>
<td>Address Line 2:</td>
</tr>
<tr>
<td>*City</td>
<td>*City</td>
</tr>
<tr>
<td>*State</td>
<td>*State</td>
</tr>
<tr>
<td>*Zip (9 digit)</td>
<td>*Zip (9 digit)</td>
</tr>
<tr>
<td>*County</td>
<td>*County</td>
</tr>
</tbody>
</table>

NOTE: If you would like to receive your payments electronically, please complete the [Vendor Electronic Payment Form](#).

**Section 2:**

<table>
<thead>
<tr>
<th>* CHANGE FROM: SSN, or EIN, or ITIN</th>
<th>* CHANGE TO: SSN, or EIN, or ITIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>(PRESS THE TAB KEY TO ENTER EACH NUMBER)</td>
<td>(PRESS THE TAB KEY TO ENTER EACH NUMBER)</td>
</tr>
</tbody>
</table>

**Section 3:**

<table>
<thead>
<tr>
<th>CHANGE FROM: Vendor Name</th>
<th>CHANGE TO: Vendor Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>*Legal Name:</td>
<td>*Legal Name:</td>
</tr>
<tr>
<td>Business Name/DBA/Disregarded Entity Name, if different from Legal Name:</td>
<td>Business Name/DBA/Disregarded Entity Name, if different from Legal Name:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>*Printed Name:</th>
<th>*Printed Title:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>*Authorized U.S. Signature:</th>
<th>* Date:</th>
</tr>
</thead>
</table>
NC Office of the State Controller Substitute W-9 Instructions

General Instructions

For General Instructions, please refer to the IRS Form W-9 located on the IRS Website (https://www.irs.gov/).

Specific Instructions

Section 1 - Taxpayer Identification

1. Taxpayer Identification Type. Check the type of identification number provided in box 2.

2. Taxpayer Identification Number (TIN). Enter taxpayer’s nine-digit Employer Identification Number (EIN), Social Security Number (SSN), or Individual Taxpayer Identification Number (ITIN) without dashes.

Note: If an LLC has one owner, the LLC’s default tax status is “disregarded entity”. If an LLC has two owners, the LLC’s default tax status is “partnership”. If an LLC has elected to be taxed as a corporation, it must file IRS Form 2553 (S Corporation) or IRS Form 8832 (C Corporation).

3. Dunn and Bradstreet Universal Numbering System (DUNS). Vendors are requested to enter their DUNS number, if applicable.

4. Legal Name. Enter the legal name as registered with the IRS or Social Security Administration. In general, enter the name shown on your income tax return. Do not enter a Disregarded Entity Name on this line.

5. Business Name. Business, Disregarded Entity, trade, or DBA (“doing business as”) name.

Contact Information

6. Enter your Legal Address.

7. Enter your Remittance Address, if applicable. A Remittance Address is the location in which you or your entity receives business payments.

8. Enter the Contact Name.

9. Enter your Business Phone Number.

10. Enter your Fax Number, if applicable.

11. Enter your Email Address, if applicable.

For clarification on IRS Guidelines, see www.irs.gov.

12. Entity Type. Select the appropriate entity type.

13. Entity Classification. Select the appropriate classification type.

Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the Exemptions box, any code(s) that may apply to you. See Exempt payee code and Exemption from FATCA reporting code below.

14. Exempt payee code. Generally, individuals (including sole proprietors) are not exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends. Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.

Note. If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding.

The following codes identify payees that are exempt from backup withholding:

1 - An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
2 - The United States or any of its agencies or instrumentalities
3 - A state, the District of Columbia, a possession of the United States, or any of their political subdivisions, or instrumentalities
4 - A foreign government or any of its political subdivisions, agencies, or instrumentalities
5 - A corporation
6 - A dealer in securities or commodities required to register in the United States, the District of Columbia, or a possession of the United States
7 - A futures commission merchant registered with the Commodity Futures Trading Commission
8 - A real estate investment trust
9 - An entity registered at all times during the tax year under the Investment Company Act of 1940
10 - A common trust fund operated by a bank under section 584(a)
11 - A financial institution
12 - A middleman known in the investment community as a nominee or custodian
13 - A trust exempt from tax under section 664 or described in section 4947.
NC Office of the State Controller Substitute W-9 Instructions

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

<table>
<thead>
<tr>
<th>If the payment is for...</th>
<th>THEN the payment is exempt for...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest and dividend payments</td>
<td>All exempt payees except for 7</td>
</tr>
<tr>
<td>Broker transactions</td>
<td>Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.</td>
</tr>
<tr>
<td>Barter exchange transactions and patronage dividends</td>
<td>Exempt payees 1 through 4</td>
</tr>
<tr>
<td>Payments over $600 required to be reported and direct sales over $5,000¹</td>
<td>Generally, exempt payees 1 through 5²</td>
</tr>
<tr>
<td>Payments made in settlement of payment card or third party network transactions</td>
<td>Exempt payees 1 through 4</td>
</tr>
</tbody>
</table>

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys’ fees, gross proceeds paid to an attorney, and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements.

A - An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
B - The United States or any of its agencies or instrumentalities
C - A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
D - A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(ii)
E - A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)
F - A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
G - A real estate investment trust
H - A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
I - A common trust fund as defined in section 584(a)
J - A bank as defined in section 581
K - A broker
L - A trust exempt from tax under section 664 or described in section 4947(a)(1)
M - A tax exempt trust under a section 403(b) plan or section 457(g) plan

Section 2 - Certification

To establish to the paying agency that your TIN is correct, you are not subject to backup withholding, or you are a U.S. person, or resident alien, sign the certification on NC Substitute Form W-9. You are being requested to sign by the State of North Carolina.

For additional information please refer to the IRS Form W-9 located on the IRS Website [https://www.irs.gov/].