

Rochester Community Schools Purchasing Department

Request for Proposal

Date: March 9, 2023 Project: **Kitchen/Serving Area Resinous Flooring** Project Number: 23.06

Response Due Date and Time: March 24, 2023 at 2:00 p.m. Local Time

Submit Response to: All proposals, required forms, and pricing shall be

submitted electronically on BidNet Direct

(https://www.bidnetdirect.com)

Requests for clarification shall be submitted Submit Questions to:

> through BidNet Direct and all responses will be released as addendum within the online posting.

Description of Procurement: Kitchen/Serving Area Resinous Flooring

Estimated Project Timeline:

Notice of Advertisement in Local Newspaper: March 9, 2023 Release of RFP: March 9, 2023

Site Walk-through and Pre-Bid Meeting: None

Online Requests for Clarification Deadline: March 16, 2023 at 5:00 p.m. Local Time

Release of Addenda with RFC Answers: March 20, 2023

Bid Due Date: March 24, 2023 at 2:00 p.m. Local Time

March 24, 2023 at 2:00 p.m. Local Time located Bid Opening and Public Reading:

at 52585 Dequindre Road, Rochester, MI 48307

Anticipated Board of Education Bid Award: April 10, 2023

Project Completion Date: August 15, 2023

→Notice: The right to modify the project timeline is held by Rochester Community Schools in absolute

discretion.

Objective:

Rochester Community Schools, known herein as "Owner", seeks proposals from qualified firms to provide resinous flooring to the kitchen and serving areas.

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Information to Bidders

Overview

Rochester Community Schools, known herein as "Owner", seeks proposals from qualified firms for the installation of resinous flooring for the kitchen and serving areas located at the following 17 buildings.

- Baldwin Elementary School: 4325 Bannister, Rochester Hills, MI 48306
- Brewster Elementary School: 1535 Brewster, Rochester Hills, MI 48306
- Brooklands Elementary School: 490 E. Auburn, Rochester Hills, MI 48307
- Delta Kelly Elementary School: 3880 Adams Road, Oakland Twp., MI 48363
- Hamlin Elementary School: 270 W. Hamlin Road, Rochester Hills, MI 48307
- Hampton Elementary School: 530 Hampton Circle, Rochester Hills, MI 48307
- Long Meadow Elementary School: 450 Allston, Rochester Hills, MI 48309
- McGregor Elementary School: 1101 W. First Street, Rochester, MI 48307
- Meadow Brook Elementary School: 2350 Munster, Rochester Hills, MI 48309
- North Hill Elementary School: 1385 Mahaffey, Rochester Hills, MI 48307
- University Hills Elementary School: 600 Croydon, Rochester Hills, MI 48309
- Hart Middle School: 6500 Sheldon Rd., Rochester Hills, MI 48306
- Reuther Middle School: 1430 E. Auburn, Rochester Hills, MI 48307
- Van Hoosen Middle School: 1339 N. Adams, Rochester Hills, MI 48306
- West Middle School: 500 Old Perch, Rochester Hills, MI 48309
- Rochester High School: 1361 Walton Blvd., Rochester Hills, MI 48309
- Stoney Creek High School: 6755 Sheldon Rd., Rochester Hills, MI 48306

Project Purpose and Expectations

To enhance durability, functionality, cleanliness and hygiene to the kitchen and serving areas, the district is looking to add resinous flooring to the listed kitchen areas at the aforementioned locations. Refer to scope contained herein.

Timeline

The expected timeline is as follows:

Estimated Project Timeline:	
Notice of Advertisement in Local Newspaper:	March 9, 2023
Release of RFP:	March 9, 2023
Site Walk-through and Pre-Bid Meeting:	None
Online Requests for Clarification Deadline:	March 16, 2023 at 5:00 p.m. Local Time
Release of Addenda with RFC Answers:	March 20, 2023
Bid Due Date:	March 24 2023 at 2:00 p.m. Local Time
Bid Opening and Public Reading:	March 24, 2023 at 2:00 p.m. Local Time located at 52585 Dequindre Road, Rochester, MI 48307
Anticipated Board of Education Bid Award:	April 10, 2023
Project Completion Date:	August 15, 2023

Scope

The scope of the project is to provide new resinous flooring throughout the kitchen and serving areas that will provide a long lasting, durable and easy to clean surface as listed in this Request for Proposal. Scope varies from location to location and has included detailed scope in Attachment A. Include pricing to apply resinous coating to existing quarry tile and quarry or ceramic tile base. Kitchen equipment such as ovens, stoves, sinks, and counters will remain in place and resinous flooring to be installed around these large heavy pieces of equipment. Items such as free-standing shelving and portable equipment will be moved out of the area by others. The intent is to have all locations completed by August 15, 2023. In the event any areas are not completed by August 15, 2023, due to material delays or labor shortages any uncompleted locations can utilize Winter Recess December 23- January 3, 2024 to complete remaining areas. No additional cost will be incurred by the district for any areas that are completed during winter recess. It will be the responsibility of the awarded contractor to verify scope and field measurements with the Owner prior to ordering material.

SCOPE by LOCATION

Refer to **Attachment `A'** for photos and building maps of each site showing the location of new flooring as follows.

1. Baldwin Elementary School

- a. Provide and install 1,000 square feet of resinous flooring
- b. Provide and install 200 lineal feet of resinous flooring to cover the floor base

2. Brewster Elementary School

- a. Provide and install 900 square feet of resinous flooring
- b. Provide and install 192 lineal feet of resinous flooring to cover the floor base

3. Brooklands Elementary School

- a. Provide and install 1,200 square feet of resinous flooring
- b. Provide and install 265 lineal feet of resinous flooring to cover the floor base

4. Delta Kelly Elementary School

- a. Provide and install 1,600 square feet of resinous flooring
- b. Provide and install 336 lineal feet of resinous flooring to cover the floor base

5. Hamlin Elementary School

- a. Provide and install 1,250 square feet of resinous flooring
- b. Provide and install 275 lineal feet of flooring to cover the floor base

6. Hampton Elementary School

- a. Provide and install 1,200 square feet of resinous flooring
- b. Provide and install 266 lineal feet of resinous flooring to cover the floor base

7. Long Meadow Elementary School

- a. Provide and install 1,600 square feet of resinous flooring
- b. Provide and install 296 of resinous flooring to cover the floor base

8. McGregor Elementary School

- a. Provide and install 1,600 square feet of resinous flooring
- b. Provide and install 299 of resinous flooring to cover the floor base

9. Meadow Brook Elementary School

- a. Provide and install 1,600 square feet of resinous flooring
- b. Provide and install 318 of lineal feet of resinous flooring to cover the floor base

10. North Hill Elementary School

- a. Provide and install 1,600 square feet of resinous flooring
- b. Provide and install 328 lineal feet of resinous flooring to cover the floor base

11. University Hills Elementary School

- a. Provide and install 1,000 square feet of resinous flooring
- b. Provide and install 241 lineal feet of resinous flooring to cover the floor base

12. Hart Middle School

- a. Provide and install 2,700 square feet of resinous flooring
- **b.** Provide and install 573 lineal feet of resinous flooring to cover the floor base

13. Reuther Middle School

- a. Provide and install 1,900 square feet of resinous flooring
- b. Provide and install 433 lineal feet of resinous flooring to cover the floor base

14. Van Hoosen Middle School

- a. Provide and install 1,900 square feet of resinous flooring
- b. Provide and install 433 lineal feet of resinous flooring to cover the floor base

15. West Middle School

- a. Provide and install 2,700 square feet of resinous flooring
- b. Provide and install 483 lineal feet of resinous flooring to cover the floor base

16. Rochester High School

- a. Provide and install 1,900 square feet of resinous flooring
- b. Provide and install 381 lineal feet of resinous flooring to cover the floor base

17. Stoney Creek High School

- a. Provide and install 4,000 square feet of resinous flooring
- b. Provide and install 518 lineal feet of resinous flooring to cover the floor base

Unit Pricing

Please submit the following unit pricing for additions or subtractions to the amount of actual resinous flooring installed:

- resinous flooring per square foot
- resinous flooring per liner foot for base

RESINOUS FLOORING SPECIFICATIONS

PART 1 - GENERAL

- 1.1 SUMMARY
 - A. This Section includes:
 - High-performance resinous flooring systems.
- 1.2 SUBMITTALS
 - A. Product Data: For each type of product indicated.
 - B. Installer Certificates for Qualification: Signed by manufacturer stating that installers comply with specified requirements.
 - C. Material Certificates: For each resinous flooring component, from manufacturer.
 - D. Maintenance Data: For maintenance manuals.
 - E. Samples: Submit two 6" X 6" samples of each resinous flooring system applied to a rigid backing. Provide sample which is a true representation of proposed field applied finish. Provide sample color and texture for approval from Owner in writing or approved by General Contractor prior to installation.
 - F. Product Schedule: For resinous flooring.
- 1.3 QUALITY ASSURANCE
 - A. Installer Qualifications: Manufacturer's authorized representative who is trained and approved for installation of flooring systems required for this Project.
 - 1. Engage an installer who is approved in writing by resinous flooring manufacturer as qualified to apply resinous flooring systems indicated.
 - 2. Installer Letter of Qualification: Installer to provide letter stating that they have been in business for at least 5 years and listing 5 projects in the last 2 years of similar scope. For each project provide: project name, location, date of installation, contact information, size of project, and manufacturer of materials with system information.
 - B. Source Limitations: Obtain primary resinous flooring materials, including primers, resins, hardening agents, grouting coats, and topcoats, from single source from single manufacturer. Provide secondary materials, including patching and fill material, joint sealant, and repair materials, of type and from source recommended by manufacturer of primary materials.

- C. Pre-installation Conference: Conduct conference at Project site before work and mockups begin.
- D. Mockups: Apply mockups to verify selections made under sample submittals and to demonstrate aesthetic effects and set quality standards for materials and execution. Do not cover up mockup area.
 - 1. Apply full-thickness mockups on 16 square foot floor area selected by the owner.
 - 2. Finish surfaces for verification of products, color, texture, and sheen.
 - 3. Simulate finished lighting conditions for Architect's review of mockups.
 - 4. Approved mockups may become part of the completed Work if undisturbed at time of Substantial Completion.
 - 5. Mockup shall demonstrate desired slip resistance for review and approval by Owner's representative in writing.

1.4 DELIVERY, STORAGE, AND HANDLING

- A. Deliver materials in original packages and containers, with seals unbroken, bearing manufacturer's labels indicating brand name and directions for storage and mixing with other components.
 - 1. Maintain containers in clean condition, free of foreign materials and residue.
 - 2. Remove rags and waste from storage areas daily.
- 1.5 PROJECT CONDITIONS Environmental Limitations: Comply with resinous flooring manufacturer's written instructions for substrate temperature, ambient temperature, moisture, ventilation, and other conditions affecting resinous flooring application.
 - A. Lighting: Provide permanent lighting or, if permanent lighting is not in place, simulate permanent lighting conditions during resinous flooring application.
 - B. Close spaces to traffic during resinous flooring application and for not less than 24 hours after application unless manufacturer recommends a longer period.

PART 2 - PRODUCTS

2.1 MANUFACTURERS

- A. Manufacturers: Subject to compliance with requirements, provide products by:
 - 1. The Sherwin Williams Company, Cleveland, OH. swflooring@sherwin.com
 Contact: Mike Fortman 734-890-2109 mike.fortman@sherwin.com
- B. FasTop Deco Flake SL23, 1/4" nominal thickness. Customized system
 - 1. Primer Existing tile see 3.1 C below. 5531 Pre-Primer Tack Coat at 500-1000 sq. ft. per gallon.
 - 2. Cove Base GP5531 and GP3561v. Decorative Flakes at 0.1-0.2lbs per sq. ft. x2 for full coverage.
 - 3. Slurry Fastop SL23 1/8".
 - 4. Broadcast 6750/6755 Decorative Flakes at 0.1-0.2lbs per sq. ft. into unset SL23
 - 5. Grout Coat Resuflor 3746 at 90-100 sq. ft. per gallon.
 - 6. Broadcast 6750/6755 Decorative Flakes at 0.1-0.2lbs per sq. ft. into unset 3746
 - 7. Grout Coat Resuflor 3746 at 100-107 sq. ft. per gallon.

8. Topcoat - Resutile MC HT Satin at 500 sq. ft. per gallon.

2.2 MATERIALS

- A. VOC Content of Resinous Flooring: Provide resinous flooring systems, for use inside the weatherproofing system, that comply with the following limits for VOC content when calculated according to 40 CFR 59, Subpart D (EPA Method 24)].
 - 1. Resinous Flooring: 100 g/L.

2.3 HIGH-PERFORMANCE RESINOUS FLOORING

- A. Resinous Flooring: Abrasion-, impact- and chemical-resistant, high-performance, resin-based, monolithic floor surfacing designed to produce a seamless floor.
- B. System Characteristics:
 - 1. Color and Pattern: As indicated from manufacturers listed above.
 - 2. Slip Resistance: Provide slip resistant finish.

PART 3 - EXECUTION

3.1 PREPARATION

- A. Inspection: Prior to commencing Work, thoroughly examine all underlying and adjoining work, surfaces and conditions upon which Work is in any way dependent for perfect results. Report all conditions which affect Work. No "waiver of responsibility" for incomplete, inadequate, or defective underlaying and adjoining work, surfaces and conditions will be considered, unless notice of such unsatisfactory conditions has been filed and agreed to in writing before Work begins. Commencement of Work constitutes acceptance of surfaces.
- B. Surface Preparation: Remove all surface contamination, loose or weakly adherent particles, laitance, grease, oil, curing compounds, paint, dust and debris by blast track method or approved mechanical means (acid etch not allowed). If surface is questionable, try a test patch. Create a minimum surface profile for the system specified in accordance with the methods described in ICRI No. 03732 to achieve profile numbers as follows:
 - 1. Thin film, to 10 mils CSP-1 to CSP-3
 - 2. Thin and medium films, 10 to 40 mils CSP-3 to CSP-5
 - 3. Self-leveling mortars, to 1/4" CSP-4 to CSP-6
 - 4. Mortars and laminates, to 1/4" or more CSP-5 to CSP-10
- C. Vitreous Tile: Mechanically prepare tile and grout to achieve a dull surface. Loose tiles must be removed to include full glue removal and concrete prepped to CSP 2-3. Primer: Resuprime 5531 tack coat primer. Scratch coat: Resuprime 3513 as needed to level and hide grout lines. Prep the 3513 mechanically before proceeding with coating system.
- D. Verify that concrete substrates are dry and moisture-vapor emissions are within acceptable levels according to manufacturer's written instructions.
 - 1. Moisture Testing: Perform tests indicated below.
 - a. Calcium Chloride Test: Perform anhydrous calcium chloride test per ASTM F 1869. Proceed with installation only after substrates have maximum moisture-vapor-emission rate of 3 lbs. of water/1000 sq. ft. in 24 hours. Perform tests so that each test area does not exceed 1000 sq. ft. and

- perform 3 tests for the first 1000 sq. ft. and one additional test for every additional 1000 sq ft.
- b. In-Situ Probe Test: Perform relative-humidity test using in-situ probes per ASTM F 2170. Proceed with installation only after substrates have a maximum 75 percent relative- humidity-level measurement.

3.2 ENVIRONMENTAL CONDITIONS

- A. All applicators and all other personnel in the area of the RF installation shall take all required and necessary safety precautions. All manufacturers' installation instructions shall be implicitly instructions shall be implicitly followed.
- B. Repair damaged and deteriorated concrete according to resinous flooring manufacturer's written instructions.
- C. Alkalinity and Adhesion Testing: Verify that concrete substrates have pH within acceptable range. Perform tests recommended by manufacturer. Proceed with application only after substrates pass testing.
- D. Resinous Materials: Mix components and prepare materials according to resinous flooring manufacturer's written instructions.
- E. Use patching and fill material to fill holes and depressions in substrates according to manufacturer's written instructions.
- F. Treat control joints and other nonmoving substrate cracks to prevent cracks from reflecting through resinous flooring according to manufacturer's written instructions.

3.3 APPLICATIONS

- A. Install resinous floor over properly prepared quarry tile or ceramic tile surface in strict accordance with the manufacturer's directions.
 - 1. Install the primer and/or base coats over thoroughly cleaned and prepared concrete.
 - 2. Install topcoat over flooring after excess aggregate has been removed.
 - 3. Maintain a slab temperature of 60°F to 80°F for 24 hours minimum before applying floor topping, or as instructed by manufacturer.
- B. Apply components of resinous flooring system according to manufacturer's written instructions to produce a uniform, monolithic wearing surface of thickness indicated.
 - 1. Coordinate application of components to provide optimum adhesion of resinous flooring system to substrate, and optimum intercoat adhesion.
 - 2. Cure resinous flooring components according to manufacturer's written instructions. Prevent contamination during application and curing processes.
 - 3. At substrate expansion and isolation joints, comply with resinous flooring manufacturer's written instructions.
- C. Sealant: Saw cut resinous floor topping at expansion joints in concrete slab. Fill saw cuts with sealant prior to final seal coat application. Follow manufacturer's written recommendations.
- D. Apply primer over prepared substrate at manufacturer's recommended spreading rate.
- E. Slip Resistant Finish: Provide grit for slip resistance.
- F. Apply topcoats in number indicated for flooring system and at spreading rates

recommended in writing by manufacturer.

3.4 COMPLETED WORK

- A. Cleaning: Upon completion of the Work, clean up and remove from the premises surplus materials, tools, appliances, empty cans, cartons and rubbish resulting from the Work. Clean off all spattering and drippings, and all resulting stains.
- B. Protection: Protect Work in accordance with manufacturer's directions from damage and wear during the remainder of the construction period. Use protective methods and materials, including temporary covering, recommended in writing by resinous flooring manufacturer.
- C. Contractor shall insure that coating is protected from any traffic until it is fully cured to the satisfaction of the coating manufacturer.

End of Specifications

Selection Process and Owner's Rights

The Owner reserves the following:

- 1. To reject any or all bids without compensation to the bidders and to waive any or all variances, irregularities, or informalities in the bid package.
- 2. In the event that all acceptable bids exceed the owner's budget, the Owner reserves the right to negotiate a contract with the lowest and best acceptable bidder or any other one of the acceptable bidders.
- 3. To select more than one vendor or brand,

The submissions will be evaluated and scored according to the following criteria:

- Qualifications & Experience
- Performance on previous RCS projects
- Price Proposal
- Availability to perform the installation to meet the requested completion date.

Award of Contract

Project is expected to be approved by the Rochester Community Schools Board of Education on April 10, 2023. Please note the project will not necessarily be awarded to the lowest bidder or lowest price. Rochester Community Schools reserves to award the project to the most qualified bidder based on the criteria noted.

Bid Due Date and Proposal Submission Requirements:

 All proposals, required forms, and pricing shall be submitted electronically on BidNet Direct (https://www.bidnetdirect.com) no later than 2:00 p.m., local time, March 24, 2023 (the "Due Date".) No oral, telephonic, or facsimile proposals will be considered. 2. RCS will not consider or accept any late Bids received after the Due Date specified within the RFP. It is the sole responsibility of the Bidder to ensure their proposal is entered completely and forms are uploaded on BidNet Direct before the closing date and hour indicated within the RFP. Bidders shall plan ample time to respond to all requirements and input all requirements. RCS is not responsible for any delivery delays.

Qualification of Bidder

- The Owner reserves the right to request qualification information from any bidder before
 issuing documents, receiving bids or awarding a contract. The Owner may, at its sole
 discretion, accept or reject bidders as qualified. The right to waive any informalities in
 qualification materials is reserved by the Owner. The Bidder, in submitting his/her bid,
 agrees to accept the decision of the Owner as final.
- 2. The submitters shall provide full disclosure of all existing client relationships that currently or prospectively may give rise to conflicts of interest and disqualification as governed by the codes of rules of professional responsibility and conduct.

Sole Bidder

- 1. It is the Owner's intent that this Request for proposals, permits competition. It shall be the bidder's responsibility to advise the Owner, in writing, if any language, requirements, scope specifications, etc., or any combinations thereof, inadvertently restricts or limits the requirements stated in this Proposal, to a single source. Owner shall receive such notification no later than five (5) days prior to the date set for acceptance of bids.
- 2. If only one bid is received in response to this invitation to bid, a cost/price analysis and evaluation and/or audit shall be performed of the cost proposal in order to determine if the price is fair and reasonable.
- 3. The Owner reserves the right to cancel the bid, or reschedule the bid opening, if there is only one bid received. The decision by the Owner will be final.

Addenda

- 1. Each bidder shall ascertain prior to submitting their bid that they have received all addenda issued.
- 2. Addenda notices will be sent to all who are known by the Owner to have a set of contract documents. Copies of addenda will be made available for inspection wherever contract documents are on file for that purpose.

Bid Bond

1. Bid Bond: Bidders must submit with its Bid, bid security in the form of a Bid Bond issued by a qualified surety or certified check in an amount of five percent (5%) of the Bid ("Bid Security"). Failure to include this Bid Security with Bidder's Bid will result in the rejection of your Bid. If a Bid Bond is posted by a Bidder, it shall be from a Treasury Surety licensed to do business in the State of Michigan, and the attorney-in-fact who executes the Bid Bond on behalf of the Bidder shall attach a certified, current copy of its

power of attorney. In the event a certified check is submitted, it shall be made payable to "Rochester Community Schools" The School District shall not be liable for any interest earned thereon. The Bid Security shall be forfeited as liquidated damages, and not as a penalty, if the Bidder withdraws its Bid after the Due Date for submission of Bids or, upon acceptance of its Bid by the School District, Bidder fails to execute the form of Contract acceptable to the School District, substantially evidencing and incorporating this RFP and its Bid and fails to provide the required Performance Bond and/or Payment Bond, if any, and the required insurance certificates, within fifteen (15) days of an award of a Contract to the Bidder.

2. The proposed bonding company of the bidder shall be acceptable to the Owner. The Owner shall be listed as obligated on the bond.

Sales Tax

1. Owner is exempt from all taxes. A tax exemption certificate will be issued upon request.

Method of Ordering

1. Issuance of a written purchase order by the Purchasing Department is the method of ordering product or services. All vendor invoices and packing/delivery tickets must include the purchase order number.

Payment

- 1. Payment to be made from Vendor's invoice, and a copy of the signed delivery invoices, submitted to cover items received and accepted during the billing period. Invoices must contain the bid number under which the contract is awarded.
- 2. Pricing shall be F.O.B. delivered to RCS at 52585 Dequindre Road, Rochester MI 48307, unloaded, and installed.

Familial Relationship Disclosure

All bidders shall provide familial disclosure in compliance with MCL 380.1267 and attach
this information to the bid proposal. The bid proposal shall be accompanied by a sworn
and notarized statement disclosing any familial relationship that exists between the
bidder or any employee of the bidder, and any member of the Board of Education of the
school district, or the Superintendent of the school district. The District will not consider
a bid proposal that does not include this sworn and notarized statement.

Iran Economic Sanctions Act

1. Each bid must be accompanied by a sworn and notarized statement certifying that the Contractor is not an "Iran linked business" within the meaning of the Iran Economic Sanctions Act.

EDGAR Conflict of Interest Requirements

1. In accordance with federal EDGAR requirements, 2 CFR § 318(c)(1), no employee, officer, or agent may participate in the selection, award, or administration of a contract

- supported by a federal award if he or she has a real or apparent conflict of interest. Such a conflict of interest would arise when the employee, officer, or agent, any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in or a tangible personal benefit from a firm considered for a contract.
- The officers, employees, and agents of RCS may neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to subcontracts.

Withdrawal or Revision of Bid Proposals

1. A bid may not be modified, withdrawn or cancelled by the bidder for ninety (90) calendar days following the time and date designated for the opening of bids, and bidder so agrees in submitting his/her bid.

Acceptance and Rejection of Bid Proposals

- Low bid price is not always the determining factor in the awarding of the bid. Other factors considered may include, but not be limited to, the following: delivery and/or completion time, judged quality of product, past performance, inventory availability, financial stability, and references.
- 2. The Owner shall have the right to waive any informality or irregularity in any bid received and to accept bids which, in their judgment, are in their own best interest.
- 3. The Owner shall have the right to accept or reject alternates in any order or combination and to determine the apparent low bidder on this basis.

Post-Bid Information

- 1. After the bids are received, tabulated, and evaluated by the Owner, the apparent lowest qualified bidder(s) shall meet with the Owner at a post-bid meeting if requested by Owner.
- 2. The Owner reserves the right to request additional information from bidders for evaluation criteria as needed.

Nondiscrimination/Equal Opportunity

- 1. Rochester Community Schools is an equal opportunity/affirmative action employer and does not discriminate on the basis of race, creed, color, sex, sexual orientation, gender identity, genetic information (for employment), national origin, religion, age (for employment), disability, socioeconomic status (for programs), marital status (for programs), or veteran status (for employment) in its educational programs and its employment practices. In addition, the District is required by Title IX and 34 CFR Part 106 not to discriminate on the basis of sex in its programs, activities, or employment.
- Under Section 504 and Title II of the Americans with Disabilities Act, Inquiries or grievances may be directed to Mr. Matthew McDaniel, Assistant Superintendent, Rochester Community Schools, 52585 Dequindre Road, Rochester, MI 48307, 248-726-3141, mmcdaniel@rochester.k12.mi.us. In addition, inquiries about the application of

- Title IX and its regulations to the District may be referred to the Title IX Coordinator, the Assistant Secretary of the U.S. Department of Education, or both.
- 3. All bidders shall ensure that employees, Contractors and applicants for employment are not discriminated against because of their race, color, religion, sex, origin, age, marital status, sexual orientation, or disability, and in conformance with local, state, and federal regulations.
- 4. The Contractor shall permit access to and may be required to provide certified copies of all of its records pertaining to employment and to its employment practices by the Owner for the purpose of investigation to ascertain compliance with the Equal Employment Practices provisions of this contract, and on their request to provide evidence that it has or will comply therewith.
- 5. The failure of any vendor, Contractor, or subcontractor to comply with the Equal Employment Practices provisions of this contract shall be deemed to be material breach of this contract. Such failure shall only be established upon a finding to that effect by the Owner, on the basis of their own investigation. No such finding shall be made or penalties assessed except upon a full and fair hearing after notice and an opportunity to be heard has been given to the vendor, Contractor, or subcontractor.
- 6. Upon a finding duly made that the vendor, Contractor, or subcontractor has failed to comply with the Equal Employment Practices provisions of this contract, this contract may be forthwith cancelled, terminated, or suspended, in whole or in part, by the Owner, and all monies due or to become due hereunder may be forwarded to and retained by the Owner.
- 7. Notwithstanding any other provision of this contract, the Owner shall have any and all other remedies at law or in equity for any breach hereof.

Compliance with Laws

- Vendor shall comply with all applicable federal, state, and local laws, statutes, ordinances, standards, orders, rules, and regulations, including, as applicable, workers' compensation laws, minimum and maximum salary and wage statutes and regulations, prompt payment and licensing laws and regulations, the DAVIS-BACON ACT (40 U.S.C. § 276a / 29 CFR Part 5), the Copeland "Anti-Kickback" Act (18 U.S.C. § 874 / 29 CFR Part 5), the Equal Opportunity Employment requirements (Executive Orders 11246 and 11375 / 41 CFR Chapter 60), the McNamara-O'Hara Service Contract Act (41 U.S.C. 351), Section 306 of the Clean Air Act (42 U.S.C. § 1857h, Section 508 of the Clean Water Act (33 U.S.C. § 1368), Executive Order 11738, Environmental Protection Agency regulations (40 CFR Part 15), the Contract Work Hours and Safety Act (40 U.S.C. § 3701-3708; 29 C.F.R. Part 5), the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (2 CFR Part 200), the Education Department General Administrative Regulations, 2 C.F.R. Parts 200 and 3474, and 34
- 2. C.F.R. Parts 75-77 and 81 ("EDGAR"), mandatory standards and policies contained in the Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871), and all applicable requirements and regulations, including those related to reporting, patent rights,

copyrights, data rights and those mandated by federal agencies making awards of federal funds to RCS. Vendor understands that Vendor is ineligible to receive a contract award with RCS if Vendor if listed on the government wide exclusions in the System for Award Management (Debarment and Suspension Orders Executive Orders 12549 and 12689). For the entire duration of this Contract, Vendor and all subcontractors shall maintain all required licenses, certifications, permits, and any other documentation necessary to perform this Contract. Vendor must comply with all state and local building code requirements unless otherwise specifically provided in the RCS's Purchase Order, and Vendor must pay all fees and charges for connections to outside services and for use of property outside the project site. When required or requested by RCS, Vendor shall furnish RCS with satisfactory proof of Vendor's compliance with this provision.

Bid Proposal Form

Name of Bidder

Firm Name:	
Address:	
Telephone:	Fax:

Agreements

The undersigned understands that the Owner reserves the right to reject any and all bids and to waive informalities and irregularities in bidding.

Owner also reserves the right to withhold bids for a period of time (90 days) from bid closing date.

The Owner reserves the right to accept or reject any or all Bids in whole or in part, or to waive any informalities therein. If in the Owner opinion it is in their best interest, the contract may be awarded to other than the lowest bidder, for reason of establishing uniformity, delivery time, etc.

If award is made to us under this proposal, we agree to enter into an Agreement with Rochester Community Schools to furnish products and/or services, in strict accordance with this proposal, bid documents and all pertinent portions of plans, drawings and specifications.

Addenda

The undersigned acknowledges receipt of the following addenda:

Addendum Number:	Dated:
Addendum Number:	Dated:
Addendum Number:	Dated:

My signature certifies that the proposal as submitted complies with all Terms and Conditions as set forth in this RFP.

My signature also certifies that the accompanying proposal is not the result of, or affected by, any unlawful act of collusion with another person or company engaged in the same line of business or commerce, or any act of fraud. Furthermore, I understand that fraud and unlawful collusion are crimes under Federal Law, and can result in fines, prison sentences, and civil damage awards.

My signature also certifies that this firm has no business or personal relationships with any other companies or persons that could be considered as a conflict of interest or potential conflict of interest to Rochester Community Schools, and that there are no principals, officers, agents, employees, or representatives of this firm that have any business or personal relationships with any other companies or persons that could be considered as a conflict of interest or a potential conflict of interest to Rochester Community Schools, pertaining to any and all work or services to be performed as a result of this request and any resulting contract with Rochester Community Schools.

I hereby certify that I am authorized to sign as a Representative for the Firm:

Legal Status of Bidder

 A Corporation organized and existing und Name, title, and signature of individual d 	der the laws of the State of uly authorized to execute contracts:
Name:	
Title:	
Signature:	
CONTACT PERSON:	PHONE NO:

BASE BID:

Bid to furnish all labor, material, equipment and services necessary to complete the "**Kitchen / Serving Area Resinous Flooring"**, in accordance with the Base Bid Category descriptions, including all addenda, for the amount as follows:

List the price for each school for reference: The intent is to issue all locations to a single bidder. Price breakdown is for bid evaluation purposes.

Baldwin Elementary School:	\$
Brewster Elementary School:	\$
Brooklands Elementary School:	\$
Delta Kelly Elementary School:	\$
Hamlin Elementary School:	\$
Hampton Elementary School:	\$
Long Meadow Elementary School:	\$
McGregor Elementary School:	\$
Meadow Brook Elementary School:	\$
North Hill Elementary School:	\$
University Hills Elementary School:	\$
Hart Middle School:	\$
Reuther Middle School:	\$
Van Hoosen Middle School:	\$
West Middle School:	\$
Rochester High School:	\$

Stoney Creek High School:	\$
TOTAL (BASE BID)	\$
	Dollars
*PRICES ARE NOT TO INCLUDE ANY STATE OR LOCAL TAXES. *PRICING GOOD THROUGH JUNE 30, 2022. PLEASE NOTE ANY	EXCEPTION:
UNIT PRICING: Provide pricing for the following for additions and deduction: 1) Resinous Flooring:	s to the contract amount: \$/SF
2) Resinous cove base:	\$
Whenever any material or equipment is specified by patent or proname of the manufacturer, such specification shall be considered "or acceptable equal". The Bidder may offer material or equipmed qualities and performance in substitution for those specified which the Owner's interest to accept. The Bidder shall include sufficient will, together with any other data the Owner may require, enable acceptability of the material or equipment.	as if followed by the words on twith equal or better h it considers would be in a specification data that
Voluntary Alternates:	
	\$
	Dollars

Description of Voluntary Alternate:	
Additional Labor Charges (List, if	any)
After hours labor:	Holidays:
Weekends:	Other:

FAMILIAL DISCLOSURE AFFIDAVIT OF BIDDER

The undersigned, owner or authorized officer of	(the
bidder/contractor), pursuant to the familial disclosure requirement pi	rovided in the Request for
Proposals, hereby represent and warrant, except as provided below, to between the bidder/contractor or any employee of the bidder/contractor. Rochester Community Schools Board of Education, the Superintender Community Schools Administrator.	that no familial relationships exist actor, and any member of
The following are the bidder's familial relationship(s) with Roche	ester Community Schools:
Bidder/Contractor Employee Name Related to:	
1	
2	
(Attach additional pages if necessary to disclose all familial relationship	
There is no familial relationship that exists between the bidder/of the bidder and any member of the Rochester Community Schoo Superintendent, or Administration.	
Bidder: (Company Name)	
Ву:	
(Signature)	
(Title)	
This instrument was acknowledged before me, a Notary Public, in and	
on this day of	, 20
SS:	
(Notary Public Signature)	
My Commission expires:	
Acting in the County of:	

Certification of Compliance – IRAN ECONOMIC SANCTIONS ACT (MICHIGAN PUBLIC ACT NO. 517 OF 2012)

The undersigned, the owner or authorized officer of the Below named Bidder (the "Bidder"), pursuant to the compliance certification requirement provided in the Rochester Community Schools' (the "School District") Request for Bid, hereby certifies, represents and warrants that the Bidder (Including its officers, directors and employees) in not an "Iran linked business" within the meaning of the Iran Economic Sanctions Act, Michigan Public Act No. 517 of 2012 (the "Act"), and that in the event Bidder is awarded a contract as a result of the aforementioned RFB, the Bidder will not become an "Iran linked business" at any time during the course of performing the Work or any service under the contract.

The Bidder further acknowledges that any person who is found to have submitted a false certification is responsible for a civil penalty of not more the \$250,000.00 or 2 times the amount of the contract or proposed contract for which the false certification was made, whichever is greater, the cost of the School District's investigation, and reasonable attorney fees, in addition to the fine. Moreover, any person who submitted a false certification shall be ineligible to bid on a request for bid for three (3) years from the date that it is determined that the person has submitted the false certification.

Name of Company
Name and Title of Authorized Representative
Signature

Certification of Compliance – EDGAR CERTIFICATION FORM

The following certifications and provisions are required and apply when RCS expends federal funds for any contract resulting from this procurement process.

Accordingly, the parties agree that the following terms and conditions apply to the Contract between the District and ("Vendor") in all situations where Vendor has been paid or will be paid with federal funds:

TERMINATION FOR BREACH OF CONTRACT

Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.D. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Pursuant to Federal Rule (A) above, when RCS expends federal funds, RCS reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

Does Vendor Agree?

Yes

No

TERMINATION FOR CAUSE AND FOR CONVENIENCE

Termination for cause and for convenience by the grantee or sub grantee including the manner by which it will be affected and the basis for settlement. (All contracts in excess of \$10,000)

Pursuant to Federal Rule (B) above, when RCS expends federal funds, RCS reserves the right to immediately terminate any agreement in excess of \$10,000 resulting from this procurement process in the event of a breach or default of the agreement by Vendor in the event Vendor fails to: (1) meet schedules, deadlines, and/or delivery dates within the time specified in the procurement solicitation, contract, and/or a purchase order; (2) make any payments owed; or (3) otherwise perform in accordance with the contract and/or the procurement solicitation. RCS also reserves the right to terminate the contract immediately, with written notice to vendor, for convenience, if RCS believes, in its sole discretion that it is in the best interest of RCS to do so. Vendor will be compensated for work performed and accepted and goods accepted by RCS as of the termination date if the contract is terminated for convenience of RCS. Any award under this procurement process is not exclusive and RCS reserves the right to purchase goods and services from other vendors when it is in RCS's best interest.

Does Vendor Agree?	Yes	☐ No
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EQUAL EMPLOYEMENT OPPORTUNITY CLAUSE

Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

60, "Office of Federal Contract Department of Labor."	Compliance Progran	ns, Equal Employment	Opportunity,
Pursuant to Federal Rule (C) above construction contract, the equal op			
Does Vendor Agree?	Yes	No No	
DAVIS-BACON ACT			
Davis-Bacon Act, as amended (4 legislation, all prime construction comust include a provision for comp 3146-3148) as supplemented by Standards Provisions Applicable Construction"). In accordance with laborers and mechanics at a raticulate determination made by the Secreta wages not less than once a weel prevailing wage determination is decision to award a contract or subdetermination. The non-Federal e Federal awarding agency. The cordinations (29 CFR Part 3, "Contractions (29 CFR Part 3, "Contraction or sub-recipient memployed in the construction, concompensation to which he or she suspected or reported violations to Pursuant to Federal Rule (D) aboraward for all contracts and sub-gradusis-Bacon Act provision.	ontracts in excess of \$2 liance with the Davis-E Department of Labor to Contracts Covering the statute, contractors and less than the pary of Labor. In addition in the mon-Federal end by the Departmentation was presented by the Departmentation of the contract must be conditionally must report all superfectors and Subcontract must also included U.S.C. 3145), as superfectors and Subcontract must be prohibited from the must be prohibited from an pletion, or repair of presented in the Federal awarding and the Federal awarding and the RCS expenditure.	2,000 awarded by non-Facon Act (40 U.S.C. 37 regulations (29 CFR Face) Federally Financed rs must be required to revailing wages specified, contractors must be retity must place a copy and of Labor in each so oned upon the acceptant appeted or reported vide a provision for complemented by Departmenter on Public Building of United States"). The Actinducing, by any mean sublic work, to give up a state of the non-Federal entity regency.	ederal entities 141-3144, and Part 5, "Labor and Assisted pay wages to ed in a wage equired to pay of the current olicitation. The ce of the wage plations to the iance with the nent of Labor or Public Work the provides that s, any person ny part of the must report all the term of an
Does Vendor Agree?	Yes	No No	

CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

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

Pursuant to Federal Rule (E) above, when RCS expends federal funds, Vendor certifies that

Vendor will follow all applicable produring the term of an award for all of			•
Does Vendor Agree?	Yes	No No	
RIGHTS TO INVENTIONS			
Rights to Inventions Made Under definition of "funding agreement" wishes to enter into a contract with substitution of parties, assignment work under that "funding agreem requirements of 37 CFR Part 401, Small Business Firms Under Government any implementing regulations issued	under 37 CFR §40 n a small business f or performance of nent," the recipient nent, "Rights to Invention rnment Grants, Cor	1.2 (a) and the recipient irm or nonprofit organizate experimental, developmental, or sub recipient must ons Made by Nonprofit Contracts and Cooperative A	t or sub recipient tion regarding the ental, or research comply with the Organizations and
Pursuant to Federal Rule (F) above that during the term of an award for Vendor agrees to comply with all above.	all contracts by RC	S resulting from this proc	urement process,
Does Vendor Agree?	Yes	No No	

CLEAN AIR & WATER ACT

Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended — Contracts and sub grants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

Pursuant to Federal Rule (G) above, when federal funds are expended by RCS, Vendor certifies that during the term of an award for all contracts by RCS resulting from this procurement process, Vendor agrees to comply with all applicable requirements as referenced in Federal Rule (G) above. Does Vendor Agree? Yes No DEBARMENT & SUSPENSION Debarment and Suspension (Executive Orders 12549 and 12689) – A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. Pursuant to Federal Rule (H) above, when federal funds are expended by RCS, Vendor certifies that during the term of an award for all contracts by RCS resulting from this procurement process, Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency. Does Vendor Agree? Yes No				
DEBARMENT & SUSPENSION Debarment and Suspension (Executive Orders 12549 and 12689) – A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. Pursuant to Federal Rule (H) above, when federal funds are expended by RCS, Vendor certifies that during the term of an award for all contracts by RCS resulting from this procurement process, Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency.	that during the term of an award for a Vendor agrees to comply with all a	all contracts by RCS	resulting from this proc	urement process,
Debarment and Suspension (Executive Orders 12549 and 12689) – A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. Pursuant to Federal Rule (H) above, when federal funds are expended by RCS, Vendor certifies that during the term of an award for all contracts by RCS resulting from this procurement process, Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency.	Does Vendor Agree?	Yes	No	
180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. Pursuant to Federal Rule (H) above, when federal funds are expended by RCS, Vendor certifies that during the term of an award for all contracts by RCS resulting from this procurement process, Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency.	DEBARMENT & SUSPENSION			
that during the term of an award for all contracts by RCS resulting from this procurement process, Vendor certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency.	180.220) must not be made to parties Award Management (SAM), in according Executive Orders 12549 (3 CFR parp. 235), "Debarment and Suspension suspended, or otherwise excluded by as well as parties declared ineligible	s listed on the gover dance with the OMB t 1986 Comp., p. 18 n." SAM Exclusions y agencies, as well a	nment wide exclusions guidelines at 2 CFR 18 9) and 12689 (3 CFR p contains the names of s parties declared inelig	in the System for 30 that implement part 1989 Comp., parties debarred, gible by agencies,
Does Vendor Agree? Yes No	that during the term of an award for a Vendor certifies that neither it nor its debarment, declared ineligible, or	all contracts by RCS principals are prese	resulting from this proc ntly debarred, suspend	urement process, ded, proposed for
	Does Vendor Agree?	Yes	No	

BYRD ANTI-LOBBYING AMENDMENT

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) – Contractors that apply or bid for an award exceeding

\$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a Member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also

disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non- Federal award.

Pursuant to Federal Rule (I) above, when federal funds are expended by RCS, Vendor certifies that during the term and after the awarded term of an award for all contracts by RCS resulting from this procurement process, the vendor certifies that it follows all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The undersigned further certifies that:

- No Federal Appropriated funds have been paid or will be paid for 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 a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
- 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 Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.

 The undersigned shall require award documents for all covered su appropriate tiers and that all sub recipients 	ub-awards exceeding			
Does Vendor Agree?	Yes	No		
RECORD RETENTION REQUIREMENTS FOR CONTRACTS PAID FOR WITH FEDERAL FUNDS 2 § CFR				
When federal funds are expended by from this procurement process, the verequirements detailed in 2 CFR § 200. records as required by 2 CFR § 200.33 submit final expenditure reports or quother pending matters are closed.	endor certifies that it was 333. The vendor furth 3 for a period of three years.	vill comply with the record retention er certifies that vendor will retain all years after grantees or sub grantees		
Does Vendor Agree?	Yes	No No		

CERTIFICATION OF COMPLIANCE WITH EPA REGULATIONS APPLICABLE TO GRANTS, SUBGRANTS, COOPERATIVE AGREEMENTS, AND CONTRACTS IN EXCESS OF \$100,000 OF FEDERAL FUNDS

When federal funds are expended by Rochester Community Schools for any contract resulting from this procurement process in excess of \$100,000, the vendor certifies that the vendor is in

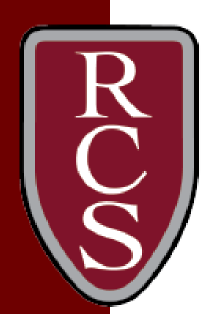
compliance with all applicable stand pursuant to the Clean Air Act of 1970, a Water Act, as amended (33 U.S.C. 136 Agency Regulation, 40 CFR Part 15.	as amended (42 U.S.C.	1857 (h)), Section 508 of the Clean
Does Vendor Agree?	Yes	No
CERTIFICATION OF COMPLIANCE V	VITH THE ENERGY PO	OLICY AND CONSERVATION ACT
When federal funds are expended by from this procurement process, the standards and policies relating to enconservation plan issued in compliance 163, 89 Stat. 871).	vendor certifies that ergy efficiency which	the vendor will follow mandatory are contained in the state energy
Does Vendor Agree?	Yes	☐ No
CERTIFICATION OF COMPLIANCE V	WITH BUY AMERICA	PROVISIONS PROVISIONS
RCS prefers domestic end products a spending federal funds (purchases that from the Buy America Act).		
Vendor certifies that it will either (1) applicable provisions of the Buy Ameri to be installed is not in compliance with	ica Act; or (2) notify R0	CS that the products it is requesting
Does Vendor Agree?	Yes	No

VENDOR AGREES TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS, RULES, REGULATIONS, AND ORDINANCES. IT IS FURTHER ACKNOWLEDGED THAT VENDOR CERTIFIES COMPLIANCE WITH ALL PROVISIONS, LAWS, ACTS, REGULATIONS, ETC. AS SPECIFICALLY NOTED IN THE ATTRIVUTE SECTION FOR THE FOLLOWING:

EDGAR CERTIFICATIONS:

- Termination for Breach of Contract
- Termination for Cause and for Convenience
- Equal Employment Opportunity Clause
- Davis-Bacon Act
- Contract Work Hours and Safety Standards Act
- Right to Inventions
- Clean Air & Water Act
- Debarment & Suspension
- Byrd Anti-Lobbying Amendment
- Record Retention Requirements
- Certification of Compliance with EPA Regulations
- Certification of Compliance with the Energy Policy and Conservation Act
- Certification of Compliance with Buy America Provisions

Date
Cignoture of Authorized Depresentative
Signature of Authorized Representative
Printed Name of Authorized Represent.
Desired Title of Assistant Desired Desired Desired
Position/Title of Authorized Representative



ROCHESTER COMUNITY SCHOOLS

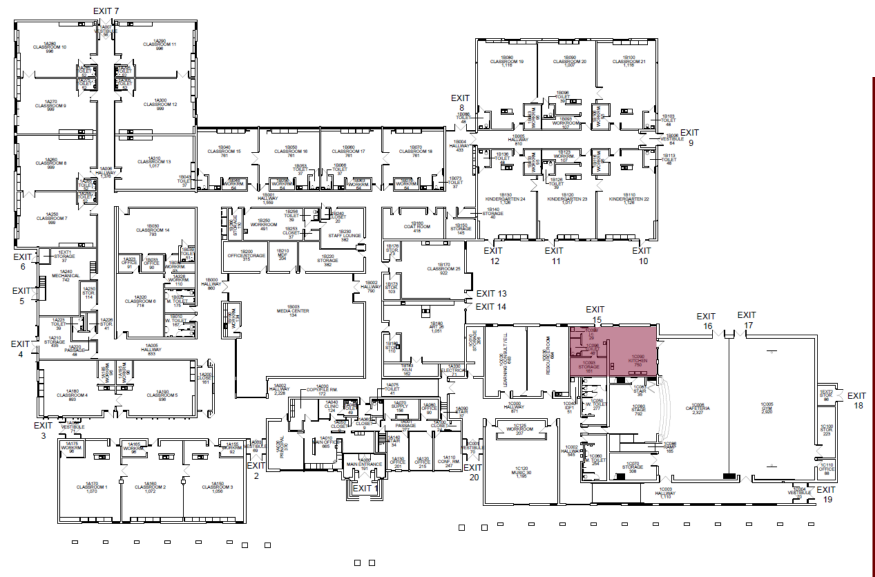
PRIDE IN EXCELLENCE

Kitchen Floor Renovations RFP

ATTACHMENT 'A'

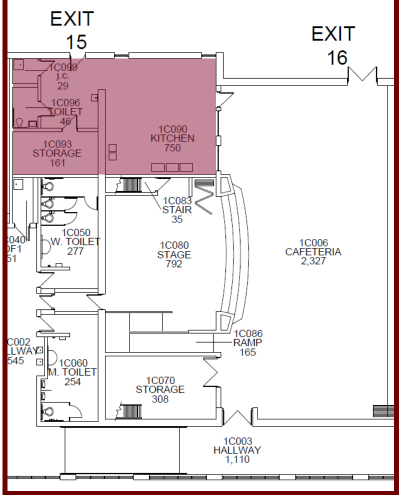
Baldwin Elementary School – 4325 Bannister Rd.





Area: 1,000 sq. ft.

Linear: 200 ft.



Baldwin Elementary School – 4325 Bannister Rd.













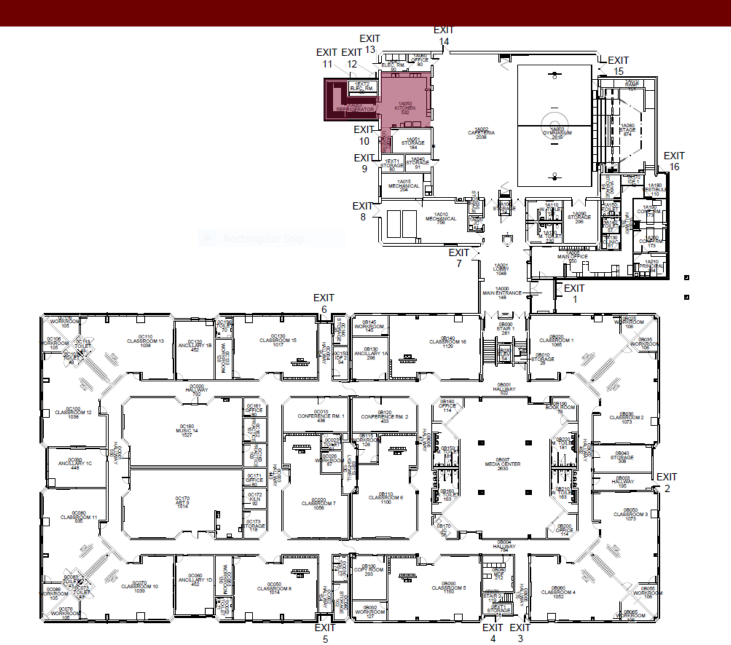




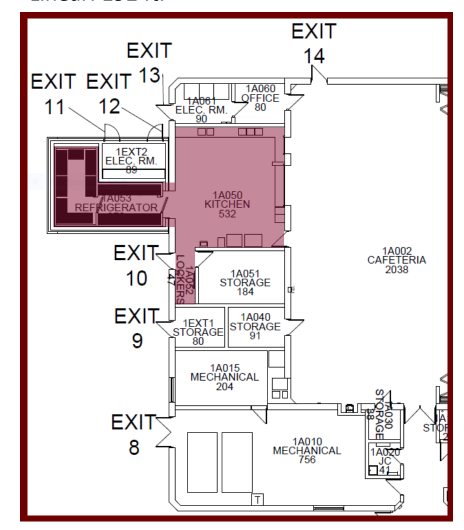


Brewster Elementary School – 1535 Brewster Rd.





Area: 900 sq. ft. Linear: 192 ft.



Brewster Elementary School – 1535 Brewster Rd.







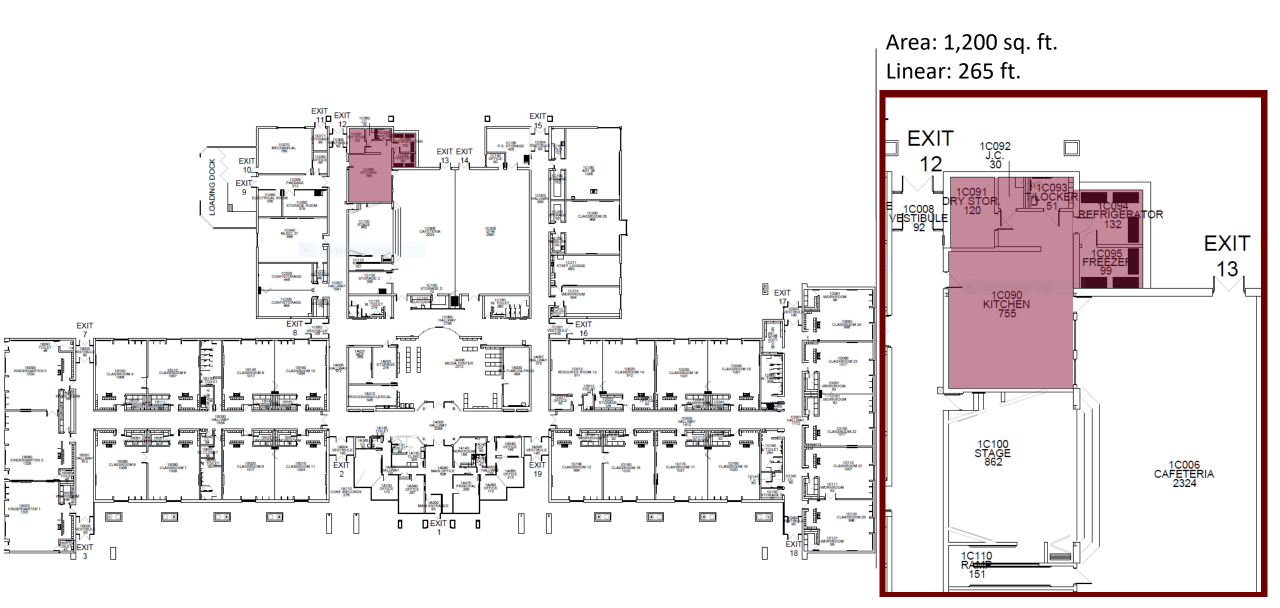






Brooklands Elementary School – 490 E. Auburn Rd.





Brooklands Elementary School – 490 E. Auburn Rd.





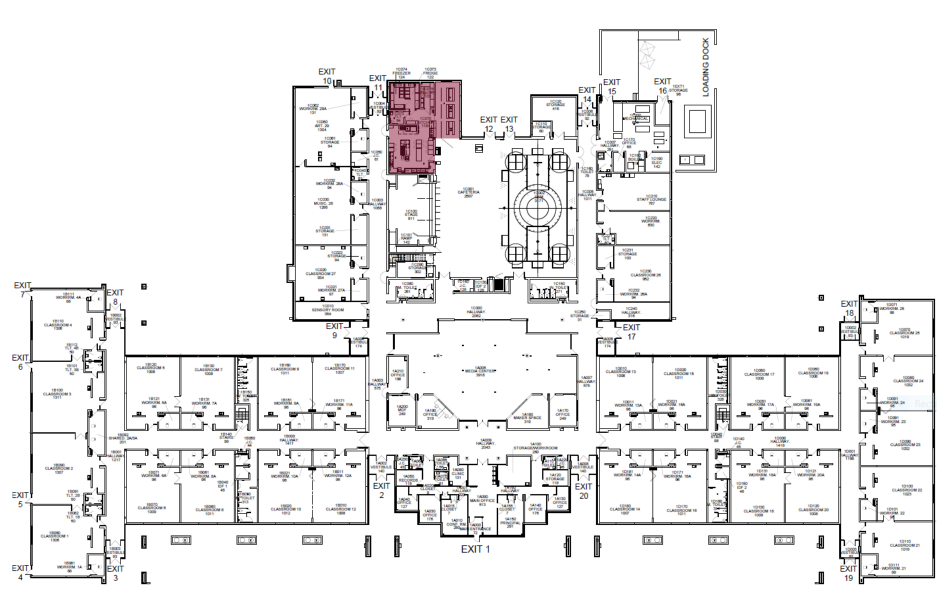






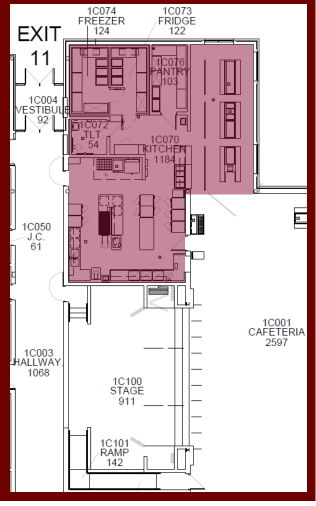
Delta Kelly Elementary School – 3880 Adams Rd.





Area: 1,600 sq. ft.

Linear: 336 ft.



Delta Kelly Elementary School – 3880 Adams Rd.











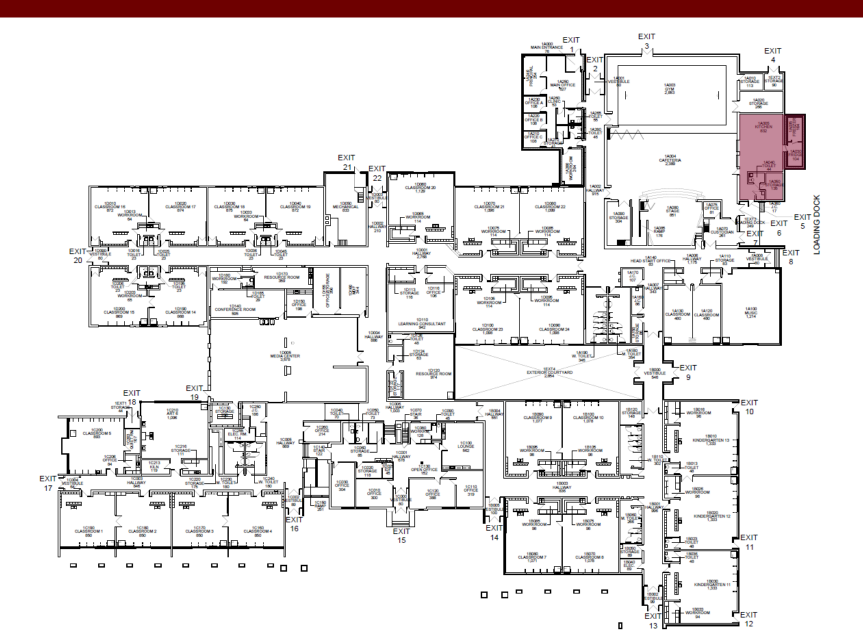






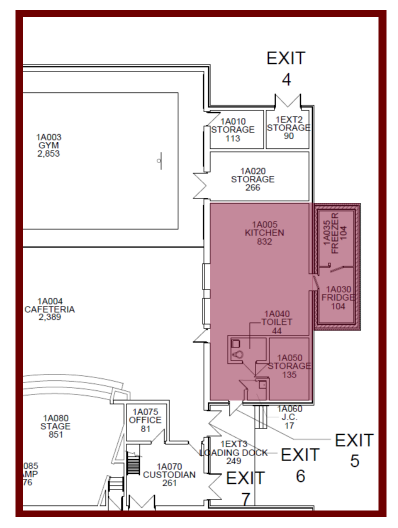
Hamlin Elementary School – 270 W. Hamlin Rd.





Area: 1,250 sq. ft.

Linear: 275 ft.



Hamlin Elementary School – 270 W. Hamlin Rd.

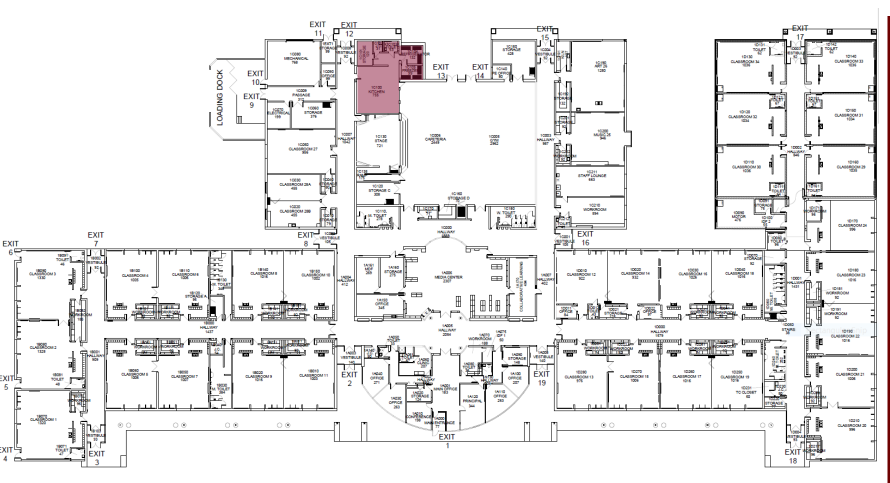






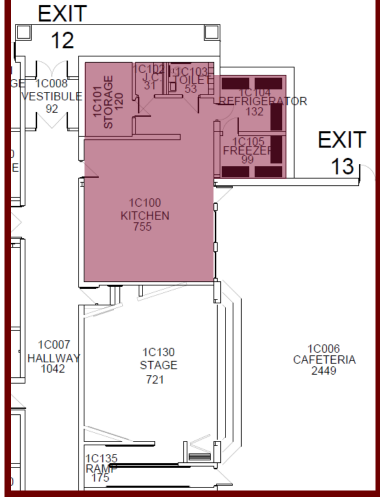
Hampton Elementary School – 530 Hampton Circ.





Area: 1,200 sq. ft.

Linear: 266 ft.



Hampton Elementary School – 530 Hampton Circ.



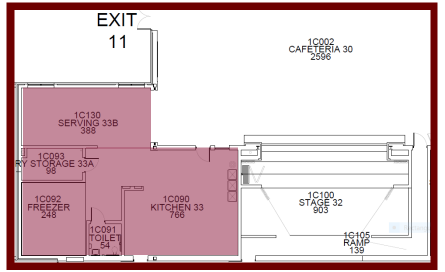






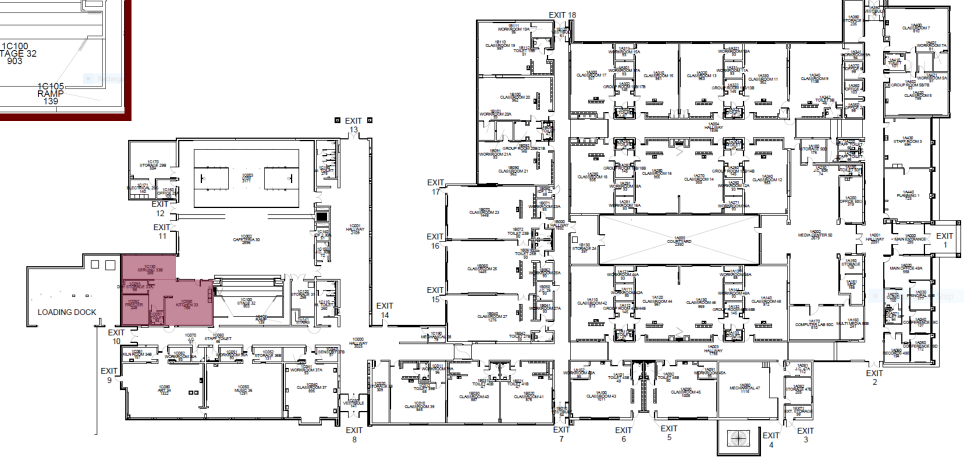
Long Meadow Elementary School – 450 Allston Rd.





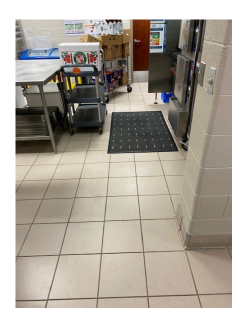
Area: 1,600 sq. ft.

Linear: 296 ft.



Long Meadow Elementary School – 450 Allston Rd.









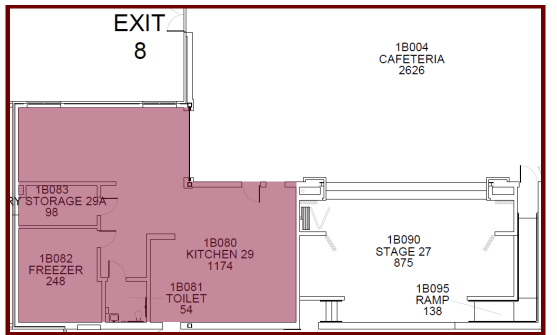


McGregor Elementary School – W. First Rochester Rd.





Linear: 299 ft.





McGregor Elementary School – W. First Rochester Rd.





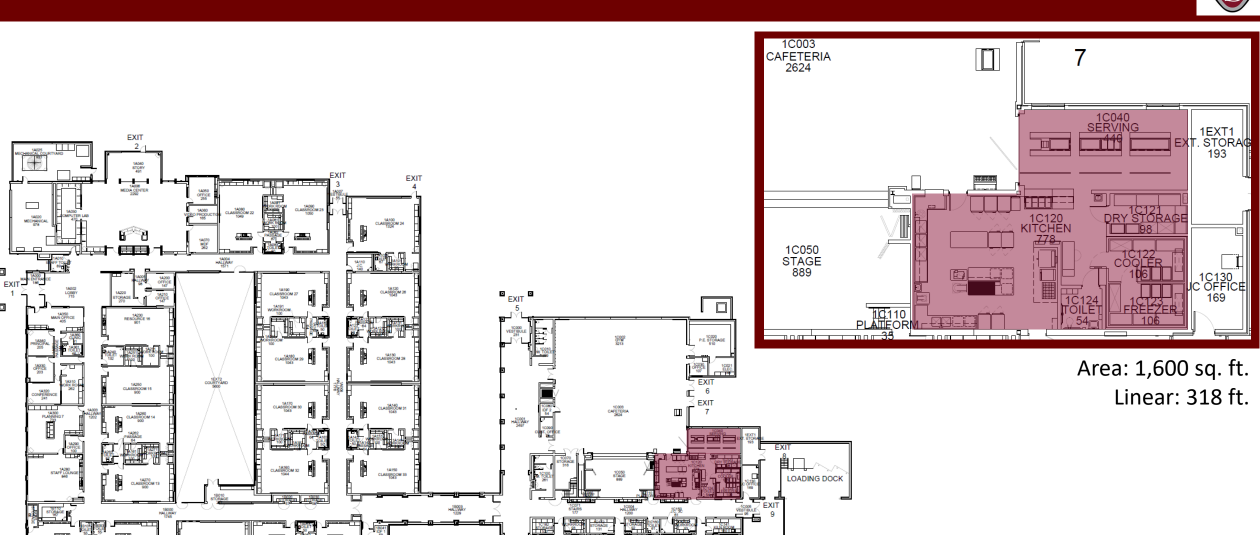






Meadow Brook Elementary School – 2350 Munster Rd.





Meadow Brook Elementary School – 2350 Munster Rd.



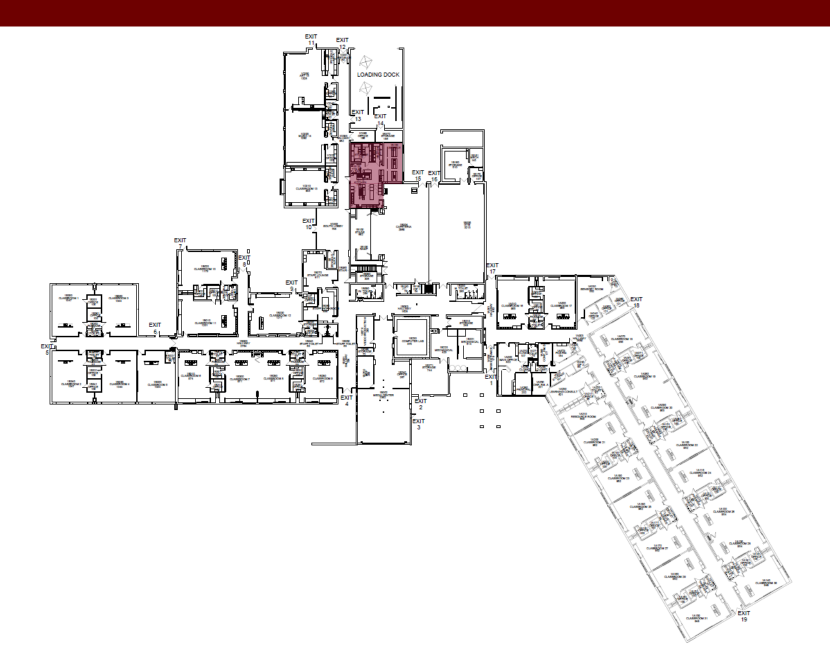






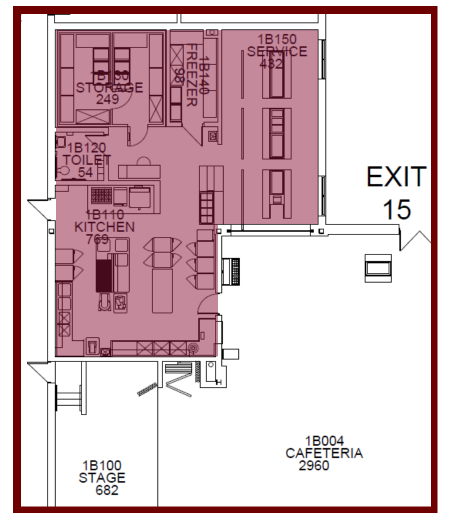
North Hill Elementary School – 1385 Mahaffey Rd.





Area: 1,600 sq. ft.

Linear: 328 ft.



North Hill Elementary School – 1385 Mahaffey Rd.









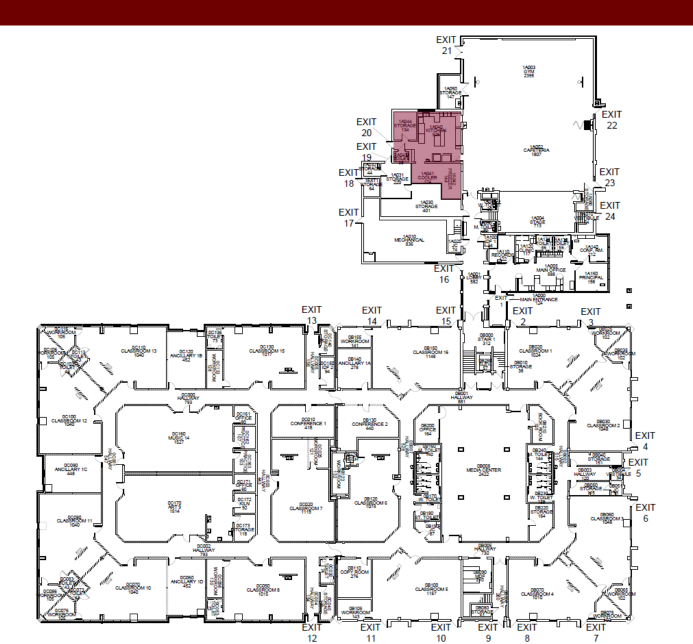






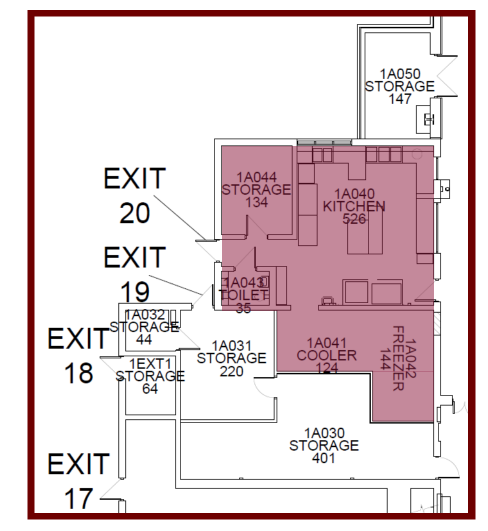
University Hills Elementary School – 600 Croydon Rd.





Area: 1,000 sq. ft.

Linear: 241 ft.



University Hills Elementary School – 600 Croydon Rd.





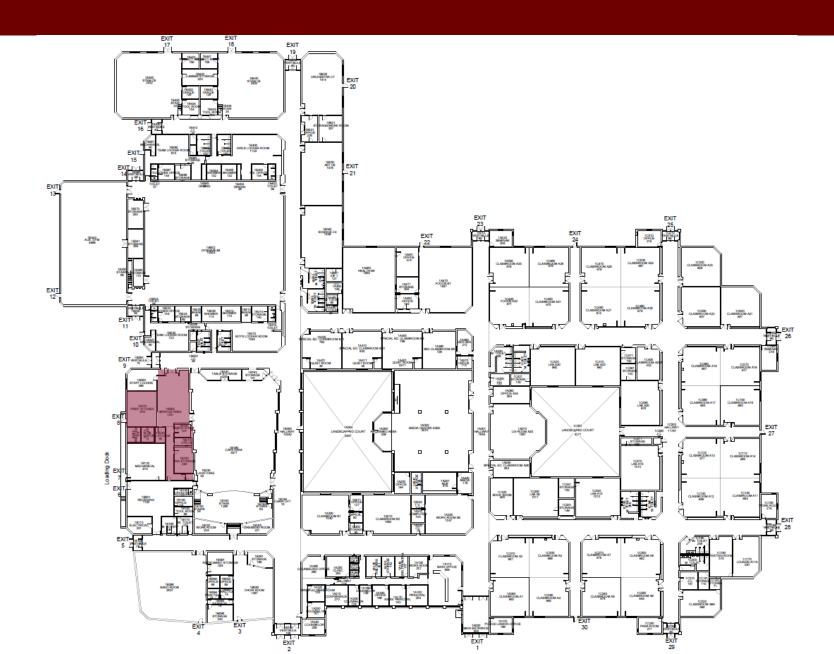






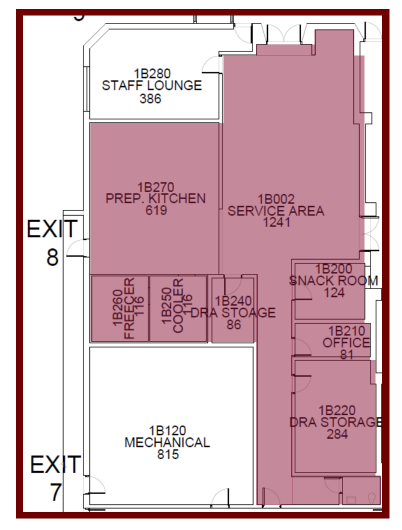
Hart Middle School – 6500 Sheldon Rd.





Area: 2,700 sq. ft.

Linear: 573 ft.



Hart Middle School – 6500 Sheldon Rd.









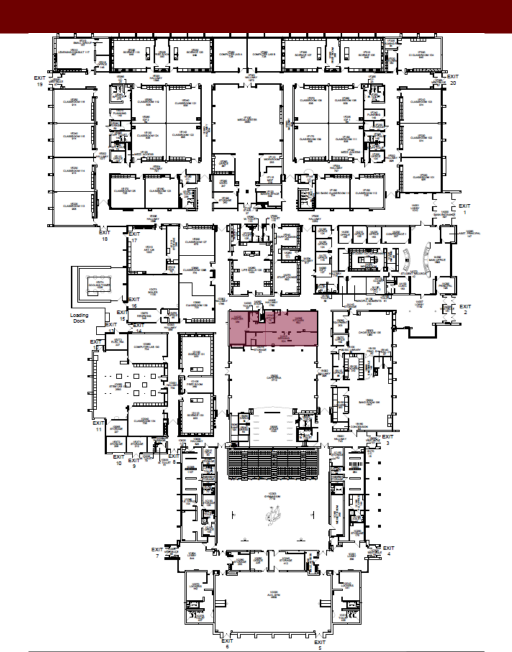






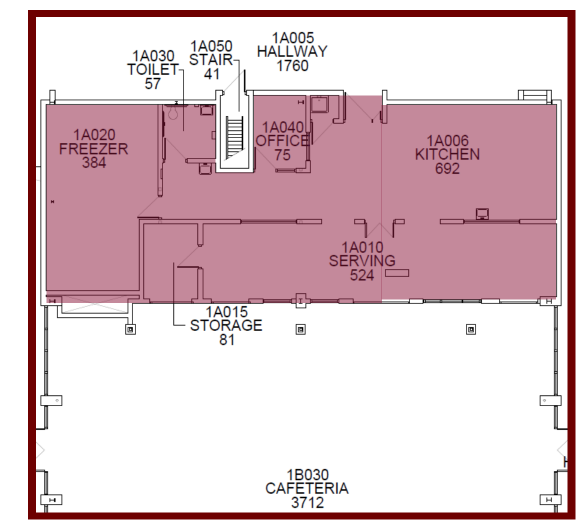
Reuther Middle School – 1430 E Auburn Rd.





Area: 1,900 sq. ft.

Linear: 433 ft.



Reuther Middle School – 1430 E Auburn Rd.



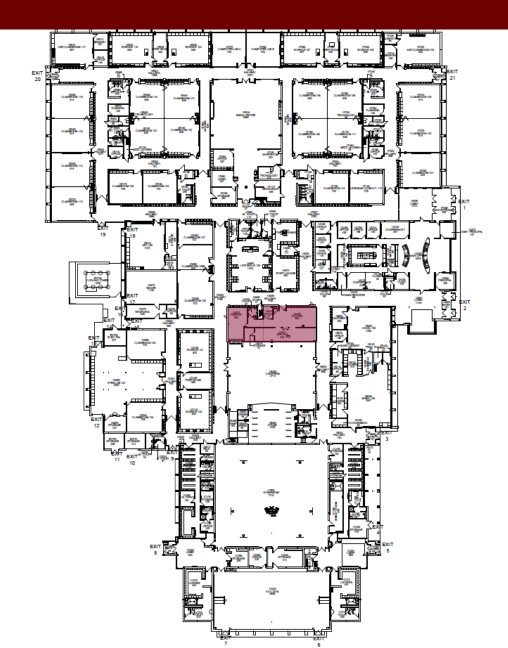






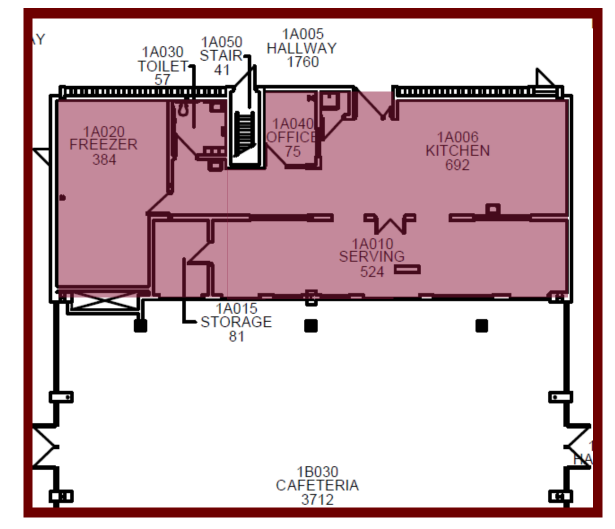
Van Hoosen Middle School – 1339 N Adams Rd.





Area: 1,900 sq. ft.

Linear: 433 ft.



Van Hoosen Middle School – 1339 N Adams Rd.





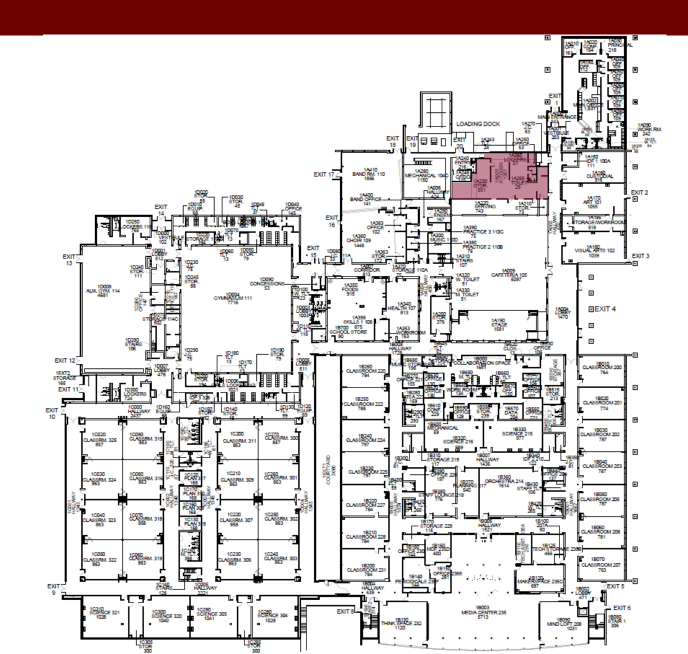






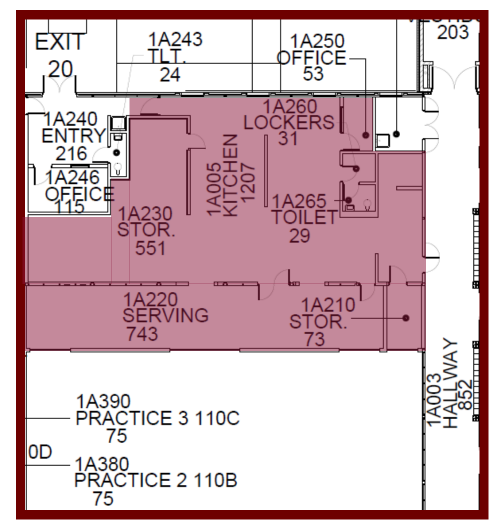
West Middle School – 500 Old Perch Rd.





Area: 2,700 sq. ft.

Linear: 483 ft.



West Middle School – 500 Old Perch Rd.









Rochester High School – 1361 Walton Blvd.





Rochester High School – 1361 Walton Blvd.





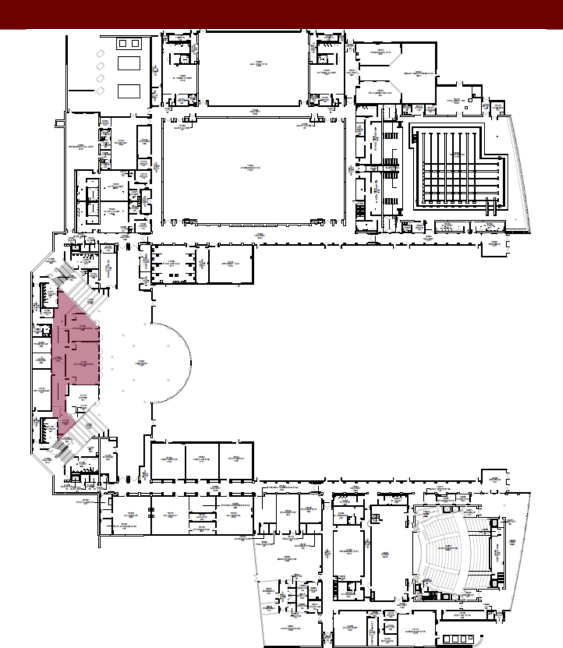






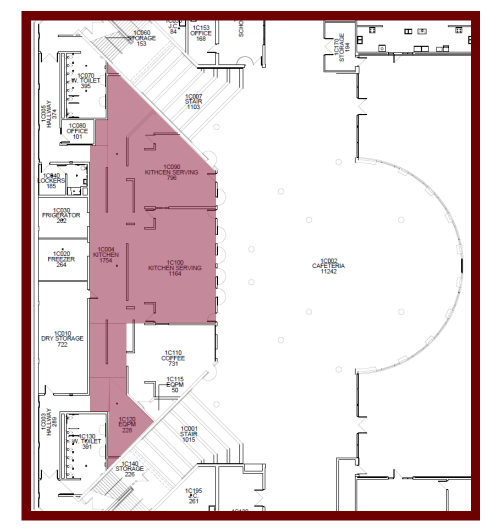
Stoney Creek High School – 6755 Sheldon Rd.





Area: 4,000 sq. ft.

Linear: 518 ft.



Stoney Creek High School – 6755 Sheldon Rd.

















