



The Navajo Nation **DR. BUU NYGREN** **PRESIDENT**
Yideeskáądi Nitsáhákees **RICHELLE MONTOYA** **VICE PRESIDENT**

REQUEST FOR PROPOSALS

“LOADING DOCK, ENTRANCE WAY STAIRS AND WALKWAY & LANDING AREAS REPAIR SERVICES”

BID NO. 24-02-3242LE

DUE DATE: February 23, 2024

Navajo Special Diabetes Program (NSDP) is seeking bids repair the loading dock, walkway areas, entrance way stair & landing area at our Wellness Center building located on Navajo Nation Fairground, Window Rock, AZ 86515. Bids must be received by the Navajo Nation Purchasing Service Department at the below address on or before:

Description of Project Intent:


NSDP seeks to repair the loading dock, stairs and walkway/landing areas at entrance area of this facility. The subject loading dock and walkway areas has been damaged by repeated impact from delivery trucks. The subject area is load bearing and extends from the Building front entrance floor level to the underside of the roof deck area.

The objective of the project is to repair the building entrances due to cracking and the deteriorated concrete loading dock slab for the Wellness Center. The work is to be performed in Window Rock, Arizona. The contract will be awarded to the responsible Bidder submitting the lowest responsive bid.

Proposers are recommended to visit the facility and perform a comprehensive assessment prior to submitting a bid. The successful proposers will be responsible for providing labor, supervision, materials, equipment, transportation, service, and the shop facilities necessary to perform high quality work. Proposers must provide an explanation itemizing the extent of their repair service procedure and practices.

The proposal format shall include: 1) a narrative outlining the project approach, qualifications, and current workload and capability, 2) a list of past projects completed on the Navajo Nation, 3) a list of three references and phone numbers from recent clients; and 4) copy of Business License and Certificate of Liability Insurance Certifications. The contract will be awarded to the proposer who submits the best proposal in terms of: 1) products and services; 2) experience; 3) credentials; 4) project budget and; 5) implementation plan and schedules.

Submit four copies of the proposal in a sealed envelope labeled **“LOADING DOCK, ENTRANCE WAY STAIRS AND WALKWAY & LANDING AREAS REPAIR SERVICES - DO NOT OPEN,”** ATTN: Lorita Etsitty, Buyer, Navajo Nation Purchasing Services, Administration Building # 1. Window Rock Blvd., Window Rock, Arizona, or mailed to P.O. Box 9000, Window Rock, Arizona 86515. Bid documents and supplemental information regarding the project will be available online at www.nnooc.org link: Purchasing. If any questions regarding this RFP call Rodgina Paul at 928-871-6532 or email: rodogina.paul@navajo-nsn.gov. The due date for proposal is February 23, 2024, at 5:00 p.m.


Rodgina Paul, Program Manager III
Navajo Special Diabetes Program

Date: February 8, 2024

REQUEST FOR PROPOSALS
“LOADING DOCK, ENTRANCE WAY STAIRS AND WALKWAY & LANDING AREAS REPAIR SERVICES”
BID NO. 24-02-3242LE
DUE DATE: February 23, 2024

SECTION A: PROPOSAL REQUIREMENTS

1. Introduction

Navajo Special Diabetes Program (NSDP) is seeking bids repair the loading dock, entrance way stairs and walkway/landing areas at our Wellness Center building located on Navajo Nation Fairground, Window Rock, AZ 86515. Bids must be received by the Navajo Nation Purchasing Service Department at the below address on or before:

Description of Project Intent:

NSDP seeks to repair and replace various sections of concrete loading dock, entrance pathways, walkway/landing area around the facility entrance site. The subject loading dock and walkway areas has been damaged by repeated impact from delivery trucks. The subject area is load bearing and extends from the Building front entrance floor level to the underside of the roof deck area.

The objective of the project is to repair the cracking and deteriorated concrete loading dock slab, concrete entrance stair and walkway/loading area building entrances for the Wellness Center. The work is to be performed in Window Rock, Arizona. The contract will be awarded to the responsible Bidder submitting the lowest responsive bid.

A site reviews are highly recommended to visit the project site locations. Interested parties are required to provide their own Personal Protective Equipment (PPE), including mask or cloth facial covering. Interested parties will be pre-screened for flu-like symptoms prior to escorted admittance to the facilities by the NSDP Representative.

The purpose was to determine the condition of accessible components and provide recommendations for repair and maintenance work to extend the life of the structure and aiming to maintain the building in a safe state of repair for continued use. We note that our review was entirely visual and was intended to assess the condition of accessible structural components to identify any indication of structural distress pointing to possible structural inadequacy or conditions that could lead to structural deterioration.

The building is comprised of three sections: the main arena with front lobby, an open porch/loading dock area and walk way perimeter area. The arena structure consists of wood joists supported on steel beam trusses and reinforced concrete columns, foundation walls, and footings. The roof is finished with a roof membrane and wood decking supported on the wood roof joists. The perimeter walls consist of concrete block and reinforced concrete finished with metal lath and plaster and stucco. The front lobby porch and loading dock area consists of concrete metal steel decking sheets with concrete slab and precast pretensioned concrete floor slabs supported on steel beams. A structural assessment report identified issues related to corrosion of steel elements at the metal decking sheets and crack lining in concrete slab flooring and exterior walkway/stairways, and deterioration of concrete elements throughout the porch and loading dock/walkway area, depth cracks, replacement of failing concrete at the exterior stair platforms.

2. Scope of Service

The Contractor shall furnish all materials, labor, equipment, supplies, tools, scaffolding, transportation, superintendence, coordination, insurance as applicable, taxes, permits, weather protection, bonds and all other services, facilities and items necessary for the performance of the Project. The Work includes all materials, labor and equipment necessary or appropriate for the Contractor to complete the Project.

The Work requires field measurement and verification of dimensions. Dimensions shall be measured at each location prior to installation of equipment and materials.

General Scope of Work:

1. Remove dock seal and bumpers at subject loading dock and walkway areas;
2. Remove metal railing, tracks, and all appurtenances; loose equipment shall be removed by Owner;
3. Remove electrical disconnect and to accommodate masonry work required at subject door;
4. Remove portion of concrete slab;
5. Rebuild concrete flooring (4000 psi) to align with adjacent (proper) conditions;
6. Maintain Control Joint next to the column; re-caulk with an appropriate joint sealer;
7. Existing building steel structural components are to remain during repair;
8. Patch and repair damaged concrete at base of column and pier adjacent to subject loading dock and walkway areas;
9. Paint new and patched concrete to match adjacent walls (both sides); paint color TBD;
10. Reinstall all door and metal railing components;
11. Reinstall electrical disconnect;

12. Install new dock seal and bumpers;

3. Questions and Inquiries

Any inquiries or requests regarding this RFP should be submitted in writing to the designated Program Manager below. Inquiries and requests made to other staff will not be responded to.

All responses will be in writing and will be distributed to all potential Contractors who receive a copy of this Request for Proposals. The identity of companies who submitted questions will be kept confidential.

Ms. Rodgina Paul, Program Manager III
Navajo Special Diabetes Program
P.O. Box 3748
Window Rock, Arizona 86515
Telephone: (928) 871-6532
Fax: (928) 871-6543
Email: rodogina.paul@navajo-nns.gov

4. Closing Date

Proposals must be received on or before 5:00 p.m., February 23, 2024. Contractors who are mailing their proposals should allow sufficient time for mail delivery to insure receipt by the specified time. If mailed, it is recommended that proposals be sent by certified mail to the address indicated on the cover sheet of the RFP. NO LATE PROPOSALS WILL BE ACCEPTED.

Four (4) COPY OF PROPOSAL ARE REQUIRED: The three proposals must be delivered in a sealed envelope. The outside of the envelope should be clearly marked with the project name, "**LOADING DOCK, ENTRANCE WAY STAIRS AND WALKWAY & LANDING AREAS REPAIR SERVICES**" and the name and address of the firm submitting the proposal. The Proposal Cost must be submitted in separate sealed envelopes and should be marked with "Cost Proposal" and the proper's name.

5. Proposal Schedule

The following proposal schedule presents the timeline for the RFP process:

	<u>Date:</u>
a) Advertisement of RFP	February 2, 2024
b) Proposal Due-Date (5:00 PM)	February 23, 2024
c) Bid Opening	February 26, 2024
d) Proposal Evaluation and Selection:	February 26, 2024
e) Expected Award Date	TBA

6. Acceptance or Rejection of Proposals

The proposal and all conditions therein must remain valid for a period of not less than ninety (90) days to allow for evaluation and award. NSDP reserves the following rights and options:

- a) To reject any and all proposals that fail to meet the literal and exact requirements of the specifications provided in this RFP document
- b) To accept the proposal that is in the best interest of NSDP facilities
- c) To reject any and all non-responsive proposals
- d) To waive irregularities in any proposal the NSDP may elect to waive
- e) To reject all proposals without cause
- f) To issue subsequent requests for new proposals
- g) To discontinue its negotiations after commencing negotiations with a finalist, if progress is unsatisfactory, and commence discussions with another Contractor
- h) Proposal Correction or Withdrawal of Proposal Prior to Opening

Any proposal may be withdrawn or modified by written request of the bidder provided such request is received by the Program Manager by the deadline and the proposal has not been opened. Each correction to proposals must be clearly marked and initialed by the Contractor. NSDP or its representatives reserves the right at any time to request clarification from any or all Contractors submitting a proposal.

7. Evaluation Criteria

NSDP, at its sole option, will select the proposal which best fulfills the requirements and provides the **best value** to NSDP. Proposals received from offering firms by the closing deadline will be evaluated by a Selection Committee consisting of a minimum of three (3) qualified individuals. The proposals will be evaluated on completeness of response, experience/qualifications, quality of service proposed, cost, and safety/liability.

8. Additional Information, Investigation and Inspection

NSDP may request additional information by suppliers to clarify elements of their bid proposals. NSDP will notify companies after all bids are received on whether a presentation is required. NSDP reserves the right to make independent investigations as to the qualification of the Contractor. Such investigation may include contacting existing customers.

9. Proposal Deposition

All materials submitted in response to this RFP will become property of NSDP and will become public record after the proposals are opened and read. NSDP will not be responsible or liable in any way for any losses that the Contractor may suffer from the disclosure of information or materials to third parties.

10. Contractor's Responsibility for Costs

Contractors are responsible for all costs associated with preparing and submitting the bid proposal.

Section B: TECHNICAL PROPOSAL SPECIFICATIONS

1. Mandatory Requirements

Proposal submittal shall address the Technical Proposal as outlined below on 8 1/2" x 11" paper and bound. Unless specifically requested, extraneous presentation of materials is neither necessary nor desired. The proposal shall be concise and address the required information.

2. Experience on Similar or Relevant Projects/Firm References

Provide the names of three (3) businesses/institutions that have, or have had, contracts with your firm of a similar size and scope as described herein.

3. Profile of Company

Include a brief profile of your company to include:

- a) Number of years in business
- b) Type of organization and Owner Name
- c) Brief history of company
- d) Total number of employees
- e) Bonding company and bonding dollar amount capabilities

4. Price Proposal Requirements

All Proposal pricing shall be exclusive of taxes, where applicable.

Section C: CONTRACT REQUIREMENTS

1. Scope of Service Requirement

- Contractor Qualifications: Requires a minimum five (5) years of verifiable commercial experience, success, and in-service performance of this type of work and equipment installation.
- The Contractor shall report any inconsistencies, variances, obstructions, and/or interferences to the Project Manager prior to proceeding with installation.
- The construction schedule and staging shall be coordinated with the Owner to minimize interference with scheduled events. The Contractor shall provide all temporary controls as necessary to accommodate the building operations.
- The Contractor shall secure and pay for all permits, licenses, and fees as required. The Contractor shall comply with codes, ordinances, rules, regulations, orders, and other legal requirements of Local Public Authority, which bear on the performance of the Work.
- The Contractor shall at times protect all finishes against damage resulting from the work performed. Any damage caused to the existing building elements shall be repaired or replaced to the satisfaction of the Owner at the Contractor's expense.
- The Contractor shall comply with all security procedures.
- The Contractor shall provide Proof of Insurance prior to the start of work.
- Contractor shall promptly submit verbal and written notice to the Project Manager of observed variance of the Contract Documents from actual on-site conditions.
- The Contractor will limit on-site storage of materials to those areas identified by the Owner.
- Water and electricity may be taken from the building for construction purposes only, and at areas identified acceptable by the Owner. Toilet facilities in building shall be designated by owner.

- Contractor shall provide and maintain required dust barriers, canopies, barricades, protection and warning lights in good condition until the completion of the work requiring such protection and then remove the same. All canopies and barricades shall comply with federal, state, and local laws and regulations.
- The Contractor shall maintain premises free from accumulations of water, material, odors and rubbish. Precautions should be taken to minimize blowing dust from entering the building.
- Costs caused by ill-timed work, defective work, or work not conforming to the Contract Documents are the responsibility of the Contractor.
- The Contractor shall provide shoring, bracing, and support as required to maintain the structural integrity of the existing construction during the work. Construction debris shall be removed in a manner that avoids overloading adjacent structural members.
- Contractor shall be responsible for the restoration of finishes affected by work.
- All mobilization fees (including, but not limited to equipment rental and storage) shall be paid by the Contractor;
- Contractor shall coordinate with Wellness Center staff;
- Contractor shall maintain a clean work environment at all times during construction.

2. Term of Contract and Compensation

The Contractor shall furnish all supervision, labor, materials, and equipment necessary to complete this contract for an initial one-year period and all pricing must remain firm for the duration of the initial contract period.

3. Prevailing Wages

Each worker performing Work under this Contract shall be paid at a rate not less than the prevailing wage as defined in the Labor Code. Contractor shall post a copy of the applicable prevailing rates at the Worksite. This Project is subject to the prevailing wage requirements applicable to the locality in which the Work is to be performed for each craft, classification or type of worker needed to perform the Work, including employer payments for health and welfare, pension, vacation, apprenticeship and similar purposes. Each Contractor and Subcontractor must pay no less than the specified rates to all workers employed to work on the Project. The schedule of per diem wages is based upon a working day of eight hours. The rate for holiday and overtime work must be at least time and one-half. The Contract will be subject to compliance monitoring and enforcement by the Navajo Nation Office of Navajo Labor Relations. A certified copy of an employee's payroll record shall be made available for inspection or furnished to the employee or his or her authorized representative on request.

4. Termination for Default

Throughout the term of this Agreement, NSDP may conduct tests and/or inspections of the sites and facilities covered to determine compliance with the Agreement. The Contractor shall promptly initiate actions to correct all deficiencies found. If deficiencies are not being satisfactorily corrected, NSDP may, by written notice to the Contractor, terminate this contract. In such event, NSDP may take over the work and prosecute it to completion, by contract or otherwise, and the Contractor and his/her sureties shall be liable to NSDP for any additional costs incurred.

In the event either party shall be prevented from performing its obligations hereunder due to governmental or administrative prohibitions, acts of God, acts of public enemy, riot, accidents, breakdown of equipment, weather conditions, delivery interruptions, or other causes beyond such party's control, the party so prevented shall, upon notice to the other party, be thereafter released from its obligations so long as such causes shall continue.

5. Termination for Convenience

The performance of work under this Agreement may be terminated by NSDP in accordance with this clause in whole, or from time to time in part, whenever NSDP shall determine that such termination is in the best interest of NSDP. Written notice shall be given at least (30) days in advance. NSDP will pay for all labor and material in accordance with Bid Price up to the date of the termination. However, the Contractor shall not be reimbursed for termination expenses or for any anticipatory profits which have not been earned up to the date of the termination.

6. Insurance Requirements

The Contractor shall purchase and maintain such insurance as will protect it and NSDP from claims which may arise out of or result from the Contractor's operations under the Agreement, whether such operations be by it or by any subcontractor, lower tier contractor or by anyone directly or indirectly employed. A Certificate of insurance is required to be submitted to the District verifying that the contractor maintains Comprehensive General Liability, Comprehensive Automobile Liability, and Worker's Compensation, in the minimum amount required by state law, ten (10) days after award of bid or prior to commencement of work, whichever occurs first. This requested certificate of insurance shall have NSDP named as an additional insured party for general liability, automobile, and workers' compensation.

7. Indemnification

The Contractor shall reimburse, indemnify and hold harmless NSDP for all loss resulting from the negligence of the Contractor in the performance of this Agreement, and for all loss to NSDP resulting from the non-performance thereof, except those losses otherwise specifically excluded by the NSDP.

8. Environment and Safety Issues

The Contractor shall observe all safety precautions throughout the performance of this Agreement. All work shall be in strict accordance with all applicable Federal, state, and local health and safety requirements. Where there is a conflict between applicable regulations, the most stringent will apply. The Contractor shall assume full responsibility and liability for compliance with all applicable regulations pertaining to the health and safety of personnel during the execution of work. The Contractor shall

be responsible for any citations(s) received for non-compliance with regulations/standards relating to any failure of performance/non-performance of Contractor employees. Lack of knowledge of the Contractor shall in no way be a cause for relief from responsibility or constitute a cognizable defense against the legal effects thereof.

9. Non-Discrimination in Employment

NSDP actively subscribes to a policy of equal employment opportunity and will not discriminate against any employee or applicant because of race, sex, age, color, physical or mental handicap, marital status, religion, national origin or political affiliation. The Contractor shall not discriminate in any manner against any employee or applicant for employment because of race, sex, age, color, physical or mental handicap, marital status, religion, national origin or political affiliation.

10. Records and Documentation

The Contractor shall be responsible for maintaining a work logbook for facility site and facility specified in this Agreement. These records shall be kept onsite in the office and maintained on each visit by the Contractor. The logbook shall contain the following:

Work Plan: A copy of the NSDP Work Plan and specific site work plan.

the following:

Site Visit Log: The Contractor will log the date, purpose of visit, action taken, follow-up required and duration of visit for each site visit. Special note of emergency or special services must be recorded.

Inspection Form: Inspection activities will be documented on standard inspection forms and maintained in the logbook.

11. Service Requirements

Professional Services: The services/consultation of Project Engineer must be provided to NSDP at no additional cost if the need arises.

Safety and Health: The Contractor shall observe all safety precautions throughout the performance of this Agreement. All work shall be in strict accordance with all applicable Federal, state, and local health and safety requirements. Where there is a conflict between applicable regulations, the most stringent will apply. The Contractor shall assume full responsibility and liability for compliance with all applicable regulations pertaining to the health and safety of personnel during the execution of work.

Special Entrance: Certain areas within some buildings may require special entrance instructions. Any restrictions associated with these special areas will be explained by the NSDP Program Manager.

Uniforms and Protective Clothing: All Contractor personnel working in or around buildings specified in this Agreement shall wear distinctive uniform clothing. All Contractor personnel must possess proper identification and proof of credentials while at school sites and facilities. The Contractor shall determine the need for and provide any personal protective items required for the safe performance of work. Protective clothing, equipment, and devices shall, as a minimum, conform to U.S. Occupational Safety and Health Administration (OSHA) standards for the products used.

Vehicles: Vehicles used by the Contractor shall be identified in accordance with state and local regulations.

12. Submittal of Proposal

By submitting a Proposal, the undersigned also hereby agrees that from its review of the RFP and the attachments, the firm fully understands the intent and purpose of the documents and conditions of submitting a Proposal. Claims for additional compensation and/or extensions of time because of the firm's failure to follow the foregoing procedure, and to familiarize itself with the contract documents and all conditions which might affect the work, will not be allowed.

13. Acceptance of Proposals

The undersigned agrees that this Proposal may be held by NSDP for a period not to exceed ninety (90) days from the date stated for recommendation of bid award. If written notice of acceptance of this Proposal is mailed or delivered to the under-signed within the time noted above, after the date of submittal, or at any time here-after before this Proposal is withdrawn, the undersigned agrees that it will execute and deliver a contract in the form prescribed by NSDP in accordance with the Proposal as accepted. It is understood and agreed that NSDP reserves the right to award the contract in its best interests, to reject any and all Proposals, to waive any informalities in the Proposals, and to hold all Proposals for the period above noted.

ATTACHMENTS

- a) PROJECT SITE FLOOR PLAN
- b) W-9 FORM
- c) NAVAJO NATION DEBARMENT FORM

Request for Taxpayer Identification Number and Certification

**Give Form to the
requester. Do not
send to the IRS.**

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Print or type.
See Specific Instructions on page 3.

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.	
	2 Business name/disregarded entity name, if different from above	
	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. <input type="checkbox"/> Individual/sole proprietor or single-member LLC <input type="checkbox"/> C Corporation <input type="checkbox"/> S Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate <input type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶ _____ 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. <input type="checkbox"/> Other (see instructions) ▶ _____	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) _____ Exemption from FATCA reporting code (if any) _____ <small>(Applies to accounts maintained outside the U.S.)</small>
	5 Address (number, street, and apt. or suite no.) See instructions.	Requester's name and address (optional)
	6 City, state, and ZIP code	
	7 List account number(s) here (optional)	

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Social security number									

OR

Employer identification number									

Note: If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Part II Certification

- Under penalties of perjury, I certify that:
- 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
 - 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 as a result 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
 - I am a U.S. citizen or other U.S. person (defined below); and
 - The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signature of U.S. person ▶	Date ▶
------------------	----------------------------	--------

General Instructions

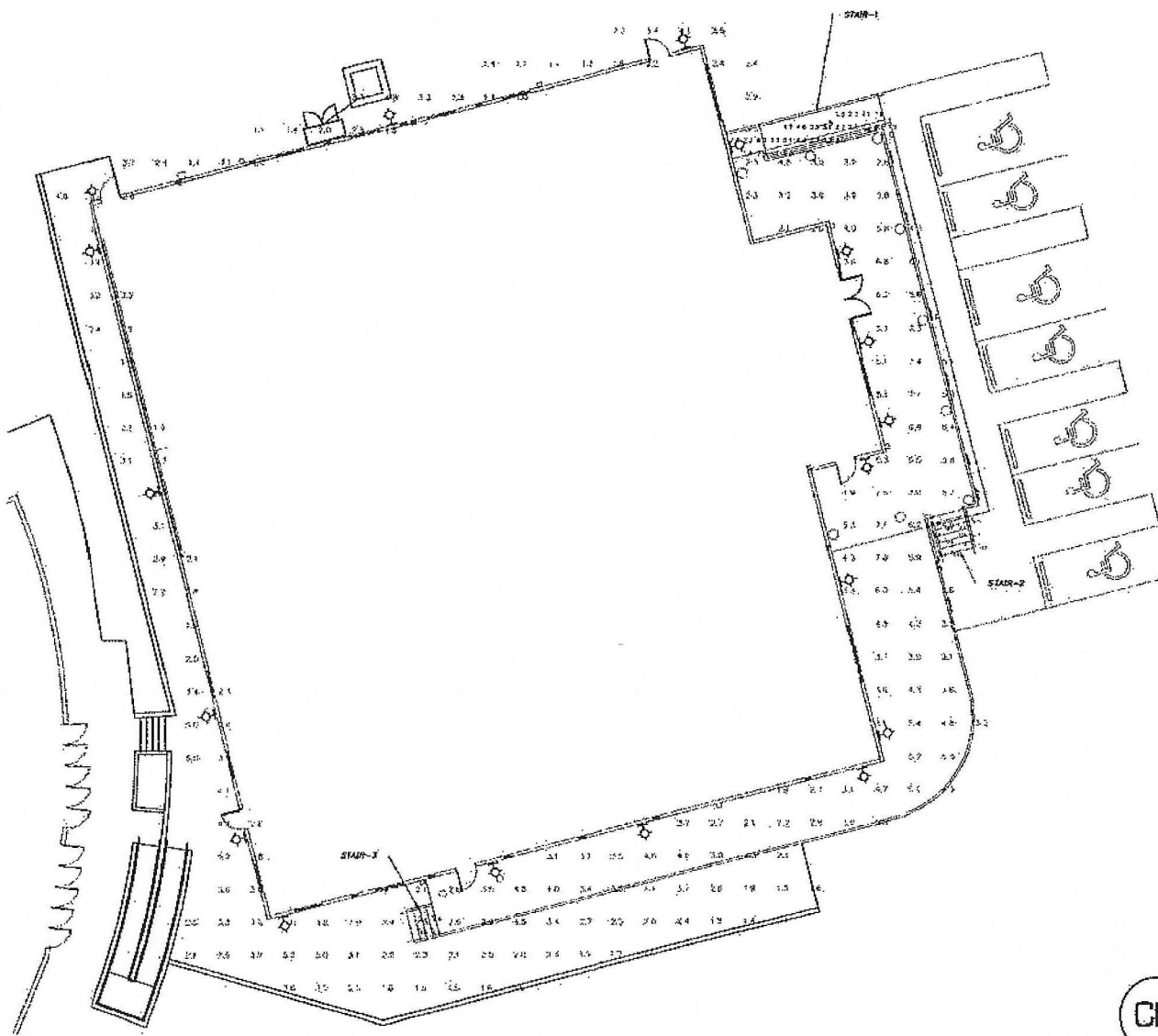
Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
 - Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
 - Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
 - Form 1099-S (proceeds from real estate transactions)
 - Form 1099-K (merchant card and third party network transactions)
 - Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
 - Form 1099-C (canceled debt)
 - Form 1099-A (acquisition or abandonment of secured property)
- Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.
- If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.*



STATISTICS					
Description	Symbol	Avg	Max	Min	Max/Min
STAIR-3	+	0.5 fc	0.7 fc	0.3 fc	2.3:1
STAIR-2	+	0.4 fc	1.4 fc	0.0 fc	N/A
STAIR-1	+	0.4 fc	2.1 fc	0.0 fc	N/A
WALKWAY	+	3.1 fc	7.5 fc	1.0 fc	7.5:1

LUMINAIRE SCHEDULE					
Symbol	Catalog Number	Description	Lamp	Fps	Lumens - LLP
⊙	LITHONIA TWL-70S	GENERAL PURPOSE BUILDING MOUNTED LUMINAIRE, 70W HPS, W/CLEAR LAMP.	ONE 70-WATT ED-17 HIGH PRESSURE SODIUM, VERTICAL, BASE-UP POSITION.	10045.IES	6300 0.81
⊕	DOLE F157-25	7" DIA X 4" HT. RECESSED SIDELIGHT UNIT W/8" DIA FLAT SPREAD LENS, W/UPPER SHIELD & SEMI SPECULAR HEMISPHERICAL REFLECTOR.	ONE 7-WATT COMPACT FLUORESCENT	128910.IES	950 1.00

CR engineers

11002241-0000 Rev. 0/0
 11002241-0000 Rev. 0/0
 Phone: 3403 88-5487
 Fax: 3403 14 5508
 04/20/01 50182

DESIGNED: JEL
 CHECKED: JJA
 DRAWN: JJA
 DATE: 1/28/01

SEAL

SCALE IN FEET

0 5 10 15 24

N

LOREN V. SANDLERN
 ARCHITECT, INC.
 11002241-0000 Rev. 0/0
 11002241-0000 Rev. 0/0

WINDOW ROCK SPORTS COMPLEX

SP8

ARCHITECT, INC.
CONSTRUCTION SERVICES
1000 ROCK SPRING CENTER
LOUISIANA

SCALE: 1/4" = 1'-0"

SECTION A - PLAYROOM COUNTER

SECTION B - JUICE BAR

SECTION C - PLAYROOM CHECK IN

SECTION D - JUICE BAR

SECTION E - JUICE BAR

SECTION F - JUICE BAR

SECTION G - JUICE BAR

SECTION H - JUICE BAR

SECTION I - JUICE BAR

SECTION J - JUICE BAR

SECTION K - JUICE BAR

SECTION L - JUICE BAR

SECTION M - JUICE BAR

SECTION N - JUICE BAR

SECTION O - JUICE BAR

SECTION P - JUICE BAR

SECTION Q - JUICE BAR

SECTION R - JUICE BAR

SECTION S - JUICE BAR

SECTION T - JUICE BAR

SECTION U - JUICE BAR

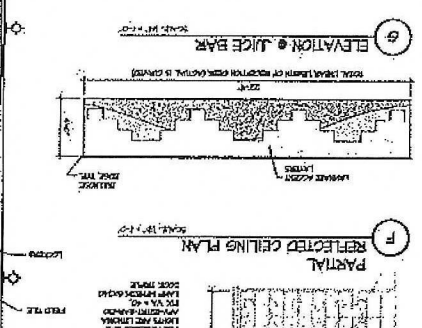
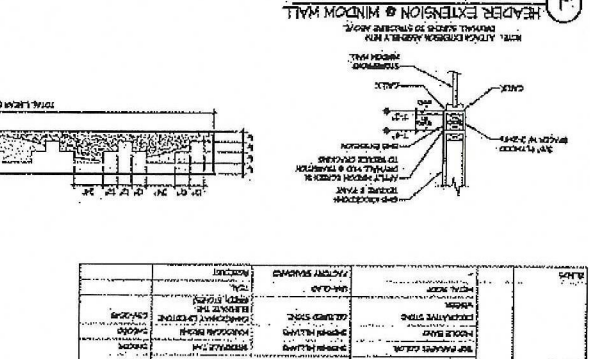
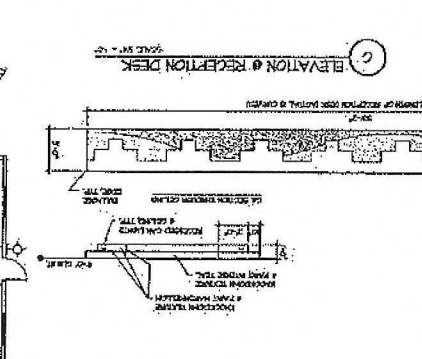
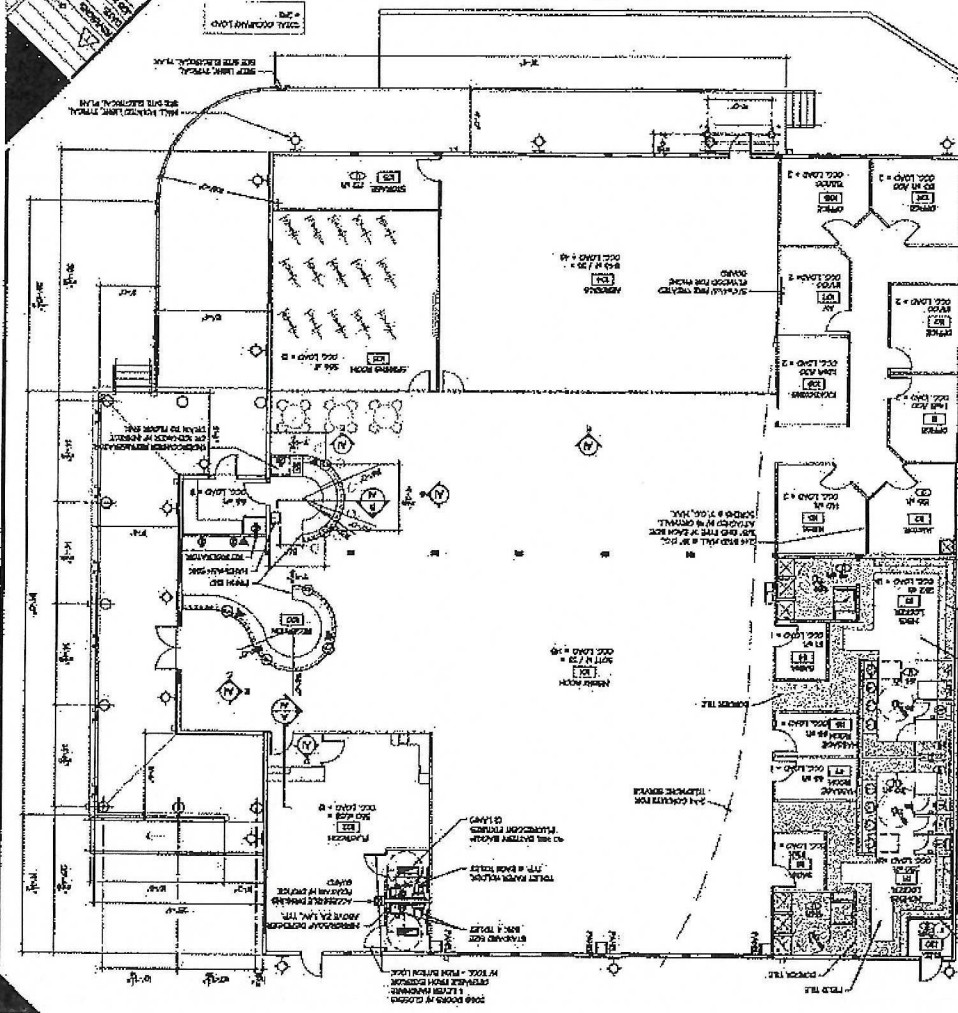
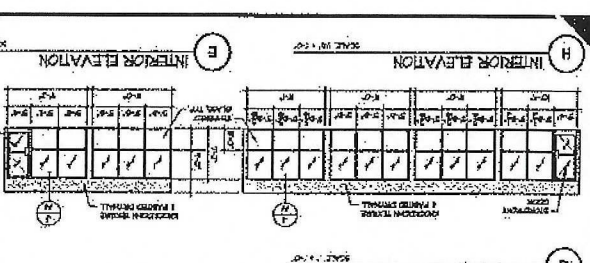
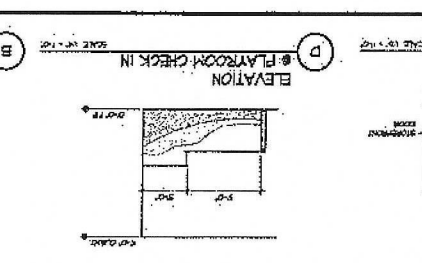
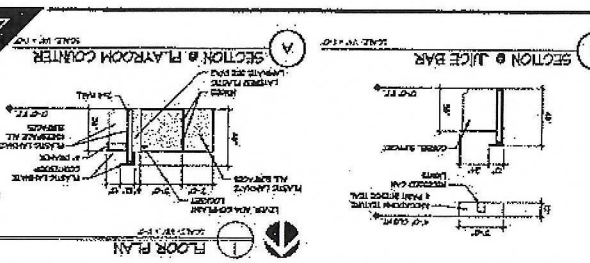
SECTION V - JUICE BAR

SECTION W - JUICE BAR

SECTION X - JUICE BAR

SECTION Y - JUICE BAR

SECTION Z - JUICE BAR



AREA	FLOOR	FINISH	COLOR	MANUFACTURER	NUMBER
RECEPTION	01	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	02	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	03	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	04	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	05	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	06	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	07	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	08	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	09	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	10	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	11	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	12	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	13	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	14	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	15	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	16	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	17	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	18	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	19	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	20	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	21	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	22	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	23	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	24	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	25	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	26	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	27	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	28	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	29	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	30	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	31	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	32	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	33	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	34	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	35	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	36	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	37	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	38	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	39	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	40	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	41	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	42	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	43	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	44	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	45	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	46	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	47	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	48	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	49	RECEPTION	RECEPTION	RECEPTION	RECEPTION
RECEPTION	50	RECEPTION	RECEPTION	RECEPTION	RECEPTION

NAVAJO NATION CERTIFICATION
Regarding Debarment, Suspension, and
Contracting Eligibility

1. Applicant entity acknowledges that to the best of its knowledge that the Applicant entity, either in its present form or in any identifiable capacity, has not, in accordance with 12 N.N.C. § 361:
 - A. Been convicted of the commission of criminal offenses incident to obtaining or attempting to obtain a public or private contract or subcontract, or in the performance of any such contract or subcontract;
 - B. Been convicted of embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or other offenses indicating a lack of business integrity or honesty, which currently, seriously, and directly affect responsibility as a Navajo Nation contractor;
 - C. Been convicted under antitrust statutes arising out of the submission of bids or proposals;
 - D. Violated contract provisions, including:
 - i. Deliberate failure, without good cause, to perform in accordance with the contract specifications or within the time limit provided in the contract,
 - ii. A recent record of failure to perform or of unsatisfactory performance with the terms of any contract, or
 - iii. Any other cause so serious and compelling as to affect responsibility as a Navajo Nation contractor, including debarment by another governmental entity.
2. Applicant acknowledges that if the Navajo Nation determines that the executed Certification provided herein is untrue or not wholly accurate, it shall be grounds for the Navajo Nation to terminate the contract and pursue other legal remedies, at the Navajo Nation's discretion.
3. Applicant certifies to the best of its knowledge that it is eligible to do business with the

Navajo Nation, in its present form or in any other identifiable capacity, pursuant to 12 N.N.C. § 1501 and 5 N.N.C. § 301. Applicant also acknowledges that per 12 N.N.C. § 1505, it will not be eligible to contract with the Navajo Nation if deemed ineligible by the appropriate department or entity of the Navajo Nation which receives the Applicant's request for consideration for a business opportunity.

Applicant Name

Name of individual signing on Applicant's behalf (print)

Applicant Address

Title of individual signing on Applicant's behalf

Applicant Address

Signature of individual signing on Applicant's behalf

Applicant Address

Date