

HEAD START OF GREATER DALLAS, INC.

INVITATION FOR BIDS

IFB NO: 23-OF-Furniture CLOSING DATE: October 6, 2022
SUBJECT: Office Furniture OPENING TIME: 9:30 A.M.

Head Start of Greater Dallas, Inc. (Agency) is seeking bids for Office Furniture to be used within all agency locations in Dallas County.

TO PROVIDE for a requirements contract commencing on the date of award and continuing for one (1) year with two one (1) year option periods which may extend the period of performance for a possible total of three (3) years.

PRE-BID CONFERENCE:

Due to the unpredictable Coronavirus Variants, pre-bid conference will be held by e-mail on the date of September 2, 2022. Please e-mail your questions to achiu@hsgd.org. After the pre-bid conference date, September 2, 2022, no questions will be answered.

Sealed bids shall be submitted to:

Head Start of Greater Dallas, Inc.
Attn.: Agnes Chiu, Purchasing Agent
3954 Gannon Lane,
Dallas, Texas 75237

NO LATER than 9:30 A.M., on October 6, 2022

Mark Envelope: IFB NO: 23-OF-Furniture

ALL BIDS MUST BE RECEIVED IN THE PURCHASING DEPARTMENT BEFORE THE TIME INDICATED ABOVE. THE OFFICIAL TIME SHALL BE DETERMINED BY THE CLOCK IN THE PURCHASING DEPARTMENT. FAXES SHALL NOT BE ACCEPTED.

Head Start of Greater Dallas, Inc. appreciates your time and effort in preparing this bid. Please note that all bids must be received at the designated location by the deadline shown. Bids received after the deadline shall not be considered for the award of a contract. Bid opening is scheduled to be held in the Agency's Purchasing Department at the above address and time. You are encouraged to attend. Due to the unpredictable nature of Coronavirus variants, please reserve a seat for bid opening 7 days in advance.

LATE BIDS: Bids received in the Agency's Purchasing Department after submission deadline shall not be opened, and shall be considered void and unacceptable. The official time shall be

determined by the clock in the Purchasing Office. The Agency is not responsible for lateness of mail, courier, etc.

Any questions concerning this IFB and specifications shall be directed to Agnes Chiu at (972) 283-6414.

FUNDING: Funding is available through the fiscal year. Renewals are subject to appropriations received. Performance of this contract beyond that date is contingent upon the availability of funds "from" which payment for contract purposes can be made. No legal liability on the part of the Agency for any payment may arise for performance under this contract beyond the current fiscal year until funds are made available for performance and until the Contractor receives notice of availability.

IT IS UNDERSTOOD that the Agency reserves the right to accept or reject any and/or all bids for any or all equipment/supplies/services covered in this solicitation and to waive informalities or defects in bids or to accept such bids as it shall deem to be in the best interest of the Agency.

ALTERING OF BIDS: Bids cannot be altered or amended after submission deadline. Any Interlineation, alteration, or erasure made before opening time must be initialed by the signer of the bid, guaranteeing authenticity.

WITHDRAWAL OF BIDS: A bid may not be withdrawn or canceled by the bidder for a period of ninety (90) days following the date designated for the receipt of bids, and bidder so agrees upon submission of their bid.

SALES TAX: The Agency is by statute exempt from the State Sales Tax and Federal Excise Tax, therefore, the bid price shall not include taxes.

AMENDMENT: Any interpretations, corrections or changes to the Invitation for Bid and specifications shall be made by issuance of written addenda. Sole issuing authority of amendment shall be vested in the Agency's Purchasing Agent. Addenda will be available on the Agency web site (www.hsgd.org) or upon written request mailed (or e-mailed) to any prospective bidder. All responding bidders shall acknowledge receipt of all addenda.

ETHICS: Bidder(s) shall not offer or accept any gifts or anything of value nor enter into any business arrangement with any employee, official or agent of the Agency.

BIDDERS MUST COMPLY: With all Federal, State, County, and local laws. All services must be in compliance with Federal, State, County, and local laws.

BIDDER SHALL PROVIDE: With this bid response, all documentation required by this IFB. Failure to provide this information may result in rejection of bid.

BID AWARD: Although it is anticipated there will be a sole award, the Agency reserves the right to award, as result of the bid, multiple contracts. If such were to occur, no more than three contracts would be awarded a primary, secondary and a tertiary supplier. Only these selected suppliers will be afforded the opportunity to bid on any major procurements of a like nature, should the need arise. Any firm submitting a bid on this procurement will be advised as to any award(s) made.

PROTEST OF AWARD: If a bidder wishes to protest and appeal the award then they must file a written notice of protestation with the Purchasing Agent listed on this solicitation within ten days of the Notification of Award being mailed (or e-mailed).

Then:

- The Purchasing Agent will notify the Awardee of the protest and review the Protestor's and the Awardee's solicitation documents within 3 days of receipt of the protest to determine the merit of the protest/appeal.

- Upon making a determination, the Purchasing Agent will respond in writing to the Protester as to their findings within 3 days of their determination.
 - i. If found in favor of the Protester then the award will be voided, the Awardee notified, and a new solicitation request or invitation will be issued.
 - ii. If the Award is upheld, then the Protester has 5 days to appeal in writing to the Director of Purchasing or their designate. After 5 days the Awardee will be notified and the contract reinstated.

Then:

- The Director of Purchasing (or designee) will review the Purchasing Agent's determination within 3 days of receipt of the appeal to determine the merit of the protest/appeal.
- Upon a decision, the Purchasing Agent will respond in writing to the Protester as to their findings within 3 days. This decision is final and binding upon all parties.
 - i. If found in favor of the Protester then the award will be voided, the Awardee notified, and a new solicitation request or invitation will be issued.
 - ii. If the Award is upheld, then the Awardee will be notified and the contract reinstated.

REFERENCES: Head Start requires bidders to supply with this IFB, a list of at least five (5) local references where similar office/furniture services have been provided by their firm. Include therein name of firm, address, e-mail address, telephone number and name of representative.

EXCEPTIONS/SUBSTITUTIONS: All bids meeting the intent of this Invitation for Bid shall be considered for award. Bidders taking exception to the specifications, terms and conditions or offering substitutions, shall state these exceptions in the section provided or by attachment as part of the bid. The absence of such a list shall indicate that the bidder has not taken exceptions and shall hold the resultant contractor responsible to perform in strict accordance with the specifications, terms, and conditions of the contract. Comments not under the Exception heading will not be considered other than for information only and are not binding on either party nor as a part of the agreement. The Agency reserves the right to accept any and/or none of the exceptions/substitutions as deemed to be in the best interest of the Agency.

DESCRIPTIONS: Any reference to model and/or make/manufacturer used in bid specifications is descriptive, not restrictive. It is used to indicate the type and minimum quality desired. Bids on items of like quality shall be considered. The burden of proof remains with the bidder, for all bids on components other than as specified. This shall be accomplished by providing sufficient documentation and/or sample components with bid submitted. This will permit timely evaluation by the agency on all submittals received. Where shown as "**or an approved equal**", the final determination (**approval**) remains with the agency.

CUSTOMER SERVICE: The successful bidder is expected to provide outstanding customer service during the duration of this contract. The Contractor is encouraged to have established services in the DFW area and have local representation with permanent

staff adequate to manage and service the Head Start account. The Head Start Account Representative will be expected to perform at least one visit per quarter per center to ensure the Agency's end user is satisfied with the products and services that they receive, and to resolve any complaints in a timely manner. The representative will make frequent contact with the site manager and Contract Administrator to proactively address any potential problems. The frequency of this service will be at minimum of one month intervals.

EMPLOYEE CONDUCT - Contractor and their employees must remain courteous to the public at all times while at the work site. Conflicts, or potential conflicts between required work and public use of a location, shall be reported to the Contract Administrator.

Contractor shall remove any personnel that is incompetent or endangers persons or property. The employees of Contractor will not consume/possess alcohol or use/possess any illegal drugs or be under the influence of such while on Owner's property and/or while carrying out the requirements of this agreement. The Contractor shall immediately remove any such employee from the work site.

Notification to vendor of complaints concerning the aforementioned shall be in writing if time and circumstance permits. Otherwise, notification shall be verbal or by telephone, and shall be confirmed in writing as soon as possible.

EMPLOYEE APPEARANCE – Contractor shall require its employees, working in Agency facilities, to have ID badges and whenever possible clean uniforms or identifying clothing, including shirt and pants/skirt. Uniforms or ID badges worn by Contractor employees shall indicate the Company's name in a manner clearly identifiable to the public. Contractor must ensure that employees have Company identification and are properly dressed at all times.

DELIVERY: FOB destination, inside delivery, specified agency location, full freight provided for. Delivery requested from stock, within five (5) working days.

ITEMS: Supplied under contract shall be subject to the Agency's approval, and shall be new and not reconditioned, remanufactured, or reassembled, (unless otherwise specified and approved in writing by the Purchasing Agent), and in first class condition, and of current manufacture. Items found to be defective or not meeting specifications shall be picked up and replaced by the Contractor at no expense to the Agency.

CONFLICT OF INTEREST: No public official shall have interest in this contract, in accordance with Vernon's Texas Codes Annotated, Local Government Code Title 5, Subtitle C., Chapter 171 and the United States Copeland Act, 18 U.S.C. 874.

REMEDIES: The Contractor and the Agency agree that both parties have all rights, duties, and remedies available as stated in the Uniform Commercial Code.

VENUE: This contract shall be governed and construed according to the laws of the State of Texas. This contract is performable within Dallas County, Texas and if legal action is necessary to enforce same, exclusive venue shall be in Dallas County, Texas unless superseded by federal jurisdiction.

MINIMUM STANDARDS FOR RESPONSIBLE PROSPECTIVE BIDDERS: A prospective bidder must affirmatively demonstrate bidder's responsibility. A prospective bidder must meet the following requirements:

1. Have adequate financial resources, or the ability to obtain such resources as required;
2. Be able to comply with the required or proposed performance schedule;
3. Have a satisfactory record of performance;
4. Have a satisfactory record of integrity and ethics; and
5. Be otherwise qualified and eligible to receive an award

The Agency may request representation and other information sufficient to determine bidder's ability to meet these minimum standards.

CONTRACT: THIS BID, WHEN PROPERLY ACCEPTED, AWARDED BY THE AGENCY, AND WITH THE AGENCY'S TERMS AND CONDITIONS SIGNED, SHALL CONSTITUTE A CONTRACT EQUALLY BINDING BETWEEN THE CONTRACTOR AND THE AGENCY. A BILATERAL CONTRACT MAY BE ISSUED AS A MATTER OF FORM BUT THE TERMS AND SUBMITTALS THE CONTRACTOR AGREES TO IN THE SUBMISSION OF THIS BID SHALL TAKE PRECEDENCE. NO DIFFERENT OR ADDITIONAL TERMS WILL BECOME PART OF THIS CONTRACT WITHOUT A WRITTEN MODIFICATION AGREED TO BY BOTH PARTIES.

CHANGE ORDER: No oral statement of any person shall modify or otherwise change or affect the terms, conditions or specification stated in any resultant contract. Modifications to the contract shall be made in writing and approved by the Purchasing Agent. A request for change is subject to intensive review and a change order granted only if it is determined by the Agency to be caused by an omission or change originating from the Agency's actions or decisions. The Agency reserves the right to reject any or all requests for change if in the best interest of the Agency.

SUCCESSFUL CONTRACTOR SHALL: DEFEND, INDEMNIFY AND SAVE HARMLESS THE AGENCY, ALL ITS OFFICERS, AGENTS AND EMPLOYEES FROM ALL SUITS, ACTIONS, OR OTHER CLAIMS OF ANY CHARACTER, NAME AND DESCRIPTION BROUGHT FOR OR ON ACCOUNT OF ANY INJURIES OR DAMAGES RECEIVED OR SUSTAINED BY ANY PERSON, PERSONS, OR PROPERTY ON ACCOUNT OF ANY NEGLIGENT ACT OR FAULT OF THE SUCCESSFUL CONTRACTOR, OR THEIR AGENTS, IN THE PERFORMANCE OF ANY CONTRACT WHICH MAY RESULT FROM THE BID AWARD. CONTRACTOR SHALL PAY ANY JUDGMENT COST WHICH MAY BE OBTAINED AGAINST THE AGENCY GROWING OUT OF SUCH INJURY OR DAMAGES.

SILENCE OF SPECIFICATIONS: The apparent silence of these specifications as to any detail or to the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practices are to prevail. All interpretations of these specifications shall be made on the basis of this statement.

NOTICE: Any notice provided by the bid or resultant contract (**or as required by law**) to be given to the Contractor by the Agency shall be conclusively deemed to have been given and received on the next day after such notice has been deposited in the mail in Dallas, Texas by Registered or Certified Mail with sufficient postage affixed thereto, addressed to the Contractor at the address so provided; provided this shall not prevent the giving of actual notice in any other manner.

CONTRACT ADMINISTRATOR: Under this contract, the Agency may appoint in writing a contract administrator with designated responsibility to ensure compliance with contract requirements, such as but not limited to, acceptance, inspection and delivery. The Contract Administrator will serve as liaison between the Agency and the Contractor.

TESTING: Testing may be performed at the request of the Agency, by an agent so designated, without expense to the Agency.

TERMINATION FOR CONVENIENCE: The Purchasing Agent, by written notice, may terminate this contract in whole or in part, when it is in the Agency's best interest. If this contract is terminated the Agency shall be liable only for payment for performance elements accepted before the effective date of termination.

TERMINATION FOR DEFAULT: The Agency reserves the right to enforce the performance of this contract in any manner prescribed by law or deemed to be in the best interest of the Agency in the breach or default of this contract. The Agency reserves the right to terminate this contract immediately in the event that the Contractor fails to: 1) meet delivery or completion schedules, or 2) otherwise perform in accordance with these specifications. Breach of contract or default authorizes the Agency to award to another contractor, purchase elsewhere and charge the full increase in cost and handling to the defaulting contractor.

PURCHASE ORDER: A written purchase order(s) shall be issued by the Agency to the Contractor from the Purchasing Agent. A purchase order number from any source other than the Purchasing Department is considered invalid and unauthorized and relieves the Agency of any financial responsibility. The purchase order number must appear on all itemized invoices and packing slips. Agency will not be held responsible for any written orders placed/delivered without a valid purchase order number.

STATEMENTS: All billing statements will cover the first day of each month and end on the last day of the same month. Billing statements that begin or terminate in the middle weeks of the month will not be acceptable. It is strongly recommended that Proof of Delivery (POD) be included and made available to resolve any discrepancies

PACKING SLIPS: (if applicable) or other suitable shipping documents shall accompany each special order shipment and shall show: (a) name and address of the Contractor, (b) name and address of receiving department and/or delivery location, (c) Agency's purchase order number, and (d) descriptive information as to the items delivered, to include serial number, quantity, number of containers, etc.

INVOICE(S): Shall show all information as stated above, shall be issued for each purchase order and shall be mailed, or hand carried, to the Agency's Purchasing Department. Signed Proof of Delivery (POD) shall be included with all invoices/statements.

PRICING: Prices cannot be altered or amended during the first contract year. After the first contract year, pricing can be altered upon the mutual agreement of both parties. Price change requests need to be submitted to the contract administrator at least 3 months in advance of the date pricing is to take effect. When the new pricing is mutually agreed upon by both parties, it cannot be altered for any reason until the next contract year.

Pricing is the major factor in this award but will not be the sole determining factor in the selection of a Contractor for this bid. The requested documentation and responses to our requests for information will determine whether or not your Bid is completed, responsive, and accepted for review. Only complete bids submitted with all requested information and documentation shall be considered.

PAYMENT: Shall be made upon receipt and acceptance by the Agency of all equipment/supplies/ services completed and the receipt of a valid, signed Proof of Delivery (POD) & invoice, in accordance with the State of Texas Prompt Payment Act, Chapter 2251, Government Code VTCA. Contractor is required to pay any Subcontractors within ten (10) days.

BACKORDERS: There will be no backorders on any items ordered with the exception of “**special order items**”. This “fill or kill clause” will apply to all office supplies and furniture. Line items that have some but not all quantities available can have those reduced quantities delivered with the rest of the order instead of killing or voiding the entire line item. Items that are backordered without authorization and delivered at a later time will not be paid for by the Agency and will be a considered as a charitable contribution. Substituted items are not accepted in any circumstances. Head Start will not be responsible and pay for any substituted items.

WARRANTY: Contractor shall warrant that items shall conform to the specifications and/or all warranties as stated in the Uniform Commercial Code and/or the State of Texas statutes, Chapter 9 (whichever is most restrictive) and be free from all defects in material, workmanship and title.

IF DURING: The life of the contract, the Contractor’s net price(s) to all other customers for the item(s) included herein are reduced below the contract price, it is understood and agreed that the benefits of such reduction shall be extended to the Agency.

ASSIGNMENT: The Contractor shall not sell, assign, transfer or convey this contract, in whole or in part, without the prior written consent of the Agency’s Purchasing Agent.

ORDERING:

- A) Any services or products to be furnished under this contract shall be ordered via purchase order (PO) issued for order placed. This PO shall set the “not-to-exceed” pricing and total costs for all products and/or services on the order. Delivery location(s) shall appear on each document. The Contractor must notify the Purchasing Agent if an order exceeds the not-to-exceed amount shown for that location on the PO. Contractor is encouraged to provide the Agency with electronic fillable order forms with the required approved pricing and order list. Orders for items not on the order form shall be ordered only by the Purchasing Agent and issuance of a P.O. number. Note: The Contractor is not obligated to furnish and deliver any order under \$250.00 in value.
- B) Period of performance shall be established with each individual issued written purchase order but normally should not exceed thirty (30) days. Also note any specifications/special conditions.
- C) All issued orders shall be subject to the terms and conditions of this contract. In the event of conflict between an issued order and this contract, the contract shall prevail.

PATENTS/COPYRIGHTS: The Contractor agrees to protect the Agency from claims involving infringements of any patents or copy rights.

FORCE MAJEURE: Contractor shall not be liable for delay in delivery or performance or for failure to give notice of delay when such delay is due to factors beyond its control, including, but not limited to, fires, strikes, explosions, governmental regulations, court orders or decrees, or acts of nature such as floods, wind, earthquakes, tornadoes or hurricanes. If the Contractor is unable to perform any of its obligations as a result of force majeure, Contractor shall immediately give written notice to the Agency of the date of inception of the force majeure condition and the extent to which it will affect performance.

OPTION TO EXTEND THE TERM OF CONTRACT:

- A) The Agency may extend the term of this Contract twice by giving notice to the Contractor thirty (30) days prior to expiration. Any changes in contract terms shall be negotiated prior to the end of the term or the renewal shall be at the same cost rate and terms.
- B) If the Agency exercises this option, the extended contract shall be considered to include this option provision.
- C) The total duration of this contract, including the exercise of any options under this provision, shall not exceed three (3) years.

CUSTOMER SERVICE TEST: The representative will be expected to maintain contact with the Contract Administrator for the resolution of any problems.

REQUIRED INSURANCE: The successful bidder shall be required to demonstrate adequacy (As required by the State of Texas for this type of business) of insurance in umbrella form, inclusive of, as a minimum:

General Liability; General Aggregate	\$1,000,000.00
Worker's Compensation or Statutory Limits	
Employers' Liability	Each accident \$100,000.00
	Disease-Policy Limit 500,000.00
	Disease-Each Employee 100,000.00

A certificate of insurance showing the Agency as a certificate holder shall be required prior to any work commencing at any Agency location. A 30-day cancellation provision is required. A private policy meeting the above minimum requirements is acceptable.

ORDER OF PRECEDENCE:

Any inconsistency in this solicitation or contract shall be resolved in giving precedence in the following order.

- A. The Bid Schedule (excluding specifications)
- B. Contract Provisions
- C. Other documents, exhibits and attachments
- D. Specifications.

HEAD START OF GREATER DALLAS, INC.
SPECIFICATIONS/SPECIAL CONDITIONS FOR
OFFICE FURNITURE

Service and deliver all items ordered to designated location in a timely manner. (See ordering provision).

Delivery includes inside delivery, assembly, and “set in place” **without extra charges**. In the case of a “drop ship” items from a third party or manufacturer it will be the Contractor’s responsibility to coordinate, and to provide personnel to take delivery, assemble, and “set in place” any such delivery.

Provide items as requested/specified. (note exceptions/substitutions provision).

Please note any standard packaging/minimum order requirements in the exception area of the bid schedule.

PAYMENT TERMS: FOB, inside delivery, net 30 (normal payment schedule is net 30 days

Damaged items shall be replaced within 72 hours.

Contractor will advise individual center’s if items on the order list will not be available for delivery no later than three days prior to the delivery date.

Contractor’s personnel assigned to Head Start of Greater Dallas, shall, while on the Head Start of Greater Dallas campus, conduct themselves in accordance with the policies and standards of conduct under which Head Start of Greater Dallas staff operate. At all times conduct shall be professional and exhibiting the “Best practices” of the industry.

The mission of Head Start of Greater Dallas, Inc. is to provide children with the foundation of skills and knowledge they need to be successful in school and life and fosters self-reliant families and communities.

HEAD START OF GREATER DALLAS, INC.
BID SCHEDULE

IFB # 23-OF-FURNITURE
Bid Schedule (REPRESENTATIVE SMPLING)

Please use this attachment.

	<i>Name of the Item</i>	<i>Reference Stock Number & MFG</i>	<i>Description</i>	<i>Bid Price</i>
1	Angled Legs	HLPLRW7224 – HON	24 X 72 Top w/HLSL28AM2 Angled legs	
2	Base	HLPLTLBA - HON	“X” Base for 42” conference Top	
3	Bookcase	H105291.GR1	24”D x36”W x 30”H open bookcase	
4	Bookcase	HLPLBC301 – HON	4 - Shelf Bookcase	
5	Bookcase	HLPLBC3013 - HON	65” H Bookcase	
6	Bookcase	H94225.NN - HON	72” Mahogany Bookcase	
7	Cabinet	HSC1872L - HON	18”Dx36”WX72”H Metal Storage Cabinet	
8	Cabinet	HLPLW2424 - HON	24”W X 24”DX 65”H Wardrobe Cabinet	
9	Cabinet	HSC1872.LS - HON	Metal Storage Cabinet 18”Dx36”Wx72”H	
10	Chair	H5711.UR10 - TFS	Mesh Back Task Chair W/O Arms Black Faux Leather Upholstery	
11	Chair	HVST341 –TFS	Big and Tall Black Executive Chair	
12	Chair	HON H5711	Armless Chair	
13	Chair	HON HVST341	Executive Chair	
14	Chair	XSL3265 – NDI	Big & Tall Chair w/Arms Black	
15	Chair	8501 – NDI	Task Chair w/o Arms Black	
16	Chair	9071TPE – NDI	Taupe Club Chair w/Arms	
17	Chair	25101 –NDI	Mesh Back Task Chair w/Arms Black	
18	Chair	IGNITION 20 HON	Charcoal Mesh Mid-back Task chair w/arms charcoal fabric	
19	Chair	LLR83100 - HON	Lorrell Mesh Back Chair Air Grid Febric Seat	
20	Chair	H2091 Cu10T - HON	Pillow Soft High Back Cu10 Black	

22	Chair	HVL531 MM10 - HON	Mid Back Task Chair w/arms, Black Fabric Seat	
23	Chair	KB2011 - BOF	Posture Back Task Chair	
24	Chair	HVL532 MM10 - HON	Multi Function Task Chair w/arms, Black Fabric Seat	
25	Chair	HVL871 SB11 - HON	Black Leather Club Chair	
26	Credenza	MOD HON	24x60 Credenza Shell	
27	Credenza	111/175/175 CH - TFS	66" Credenza w/File/file Pedestals	
28	Credenza, Top	HLPLRW7224 - HON	24 x72 Credenza Top	
29	Desk	H10573NN - HON	30x60 Mahogany Desk	
30	Desk	U-shape - HON	30x72 desk, 24x48 Bridge, 24x72 Credenza w/box/box/file Ped, File/file Ped, Modesty panel, Hutch w/door	
31	Desk	H94283R NN - HON	30x66 Right Ped, Desk Mahogany	
32	Desk	103/166/175 CH - TFS	30x60 DBL. Ped. Desk Dark Cherry	
33	Desk	103/166/175 CH - TFS	30x60 DBL, PED. Desk Dark Cherry	
34	Divider	LI2219DFG - TFS	Frosted Glass Divider w/Clamps	
35	Executive Task Chair	HIWMMMA. CU 10 - HON	Executive Task Chair w/arms Black	
36	External Stiffener	HLSLZ5SC48P- HON	External Stiffener for credenza	
37	Guest Chair	HVL616VA10 - HON	Black Guest Chair	
38	Hutch	HLPLDH72 - HON	72" Hutch w/Glass Doors	
39	Hutch	140-CH - TFS	66" Hutch w/Doors Dark Cherry	
40	Lateral File	HLPLLF3620 - HON	2-DR. Lateral File 36"W	
41	Leather Guest Chairs	HVL653 SB11 - HON	Black Faux Leather Guest Chairs	
42	Left Return Mahogany	H94212L.NN - HON	24x42 Left Return Mahogany	
43	Panel	HLSL6014LP - HON	White Lam Mod panel w/Stiffener	
44	Pedestal	MOD HON	Box/Box/file Pedestal	

45	Pedestal	MOD HON	File/File Pedestal	
46	Pedestal	HLPLPMBBF – HON	White box/box/file mobile pedestal	
47	Pedestal	HLPLPMFF – HON	Slate Teak File/file pedestal	
48	Pedestal	148-CH - TFS	Mobile Pedestal Dark Cherry	
49	Stand	1856BL - SAF	SAFCO Machine Stand black	
50	Stations	ACCELERATE - HON	5'6"W x6"L Modular Station W/box/box/File Pedestal, overhead Storage, Task Light, Glass Stackers, Wrap around panels, around existing desk	
51	Stations	ACCEL - HON	5'x5' Stations W/36" Overhead, Box/Box/File Pedestal, W/Electrical	
52	Table	HLPLTBL42 - HON	42" Round Conference Table Top	
53	Table	WT2472CH - TFS	24x72 Computer Table	
54	Tack Board	HLPLTACK72 – HON	Tack board for Hutch	
55	Wardrobe	HLPLW1824 – HON	18"W x24"D x 65" Wardrobe	

The above Bid Schedule is a representative sampling of the Office Furniture that Head Start of Greater Dallas has purchased in the past and **is not meant to exclude any manufacturer or supplier and is to be used a guide for quality and specification purposes.** Your bid response is to **provide pricing for product “equal to (or better)” quality and with similar specifications as the sample product** provided. Neither is this list meant to exclude any other products you might provide that are not listed but is an arbitrary list of “historically” ordered product used as benchmark for analysis of the bid.

In addition to the above sampling, bidders are to indicate below their best discount of all items shown in their most recent catalogue, which is to be submitted with their bid and marked accordingly.

HSGD qualifies for TXMAS, TCPN and other governmental cooperative schedule pricing. If your company is on any government or cooperative schedule, please indicate if the above pricing/discounts meet or exceed the schedule pricing and provide the contract number and Agency.

HSGD's major funding source is federal dollars, which must be matched with 25% of non-federal matching funds. We encourage (not require) all of contractors to help the Agency, as a non-profit community service organization, to meet its obligation through donations of services or in-kind contributions of products. If the Bidder intends to help meet the Agency's match through in-kind services or products, then please indicate the amount and percentage of the in-kind with the pricing information. If a discount on catalog products is to be offered in lieu of “in-kind” product, then indicate in your bid whether or not this discount is unique to the Agency, due to it's being a non-profit organization, or is your standard practice *(which cannot be counted towards matching funds)*. *This is not a determining factor in the selection of a Contractor.*

Bid Discount off catalog: %
Comments: _____

All pricing information should be in a separate envelope for review purposes.

Name of current catalogs with discount pricing

1. _____
2. _____
3. _____

Listed catalogs are required to be distributed to all centers after the rewards of the bids. If there are any reasons listed catalogs cannot be distributed, please do not list on the bid package.

AGENT OF SUCCESSFUL CONTRACTOR

Bidder will list below the name address and telephone number (s) of the agent for the successful potential Contractor who is to be contacted and served notice for any purpose under this Contract.

1) Successful Contractor: _____

2) Name of Agent: _____

3) Address of Agent: _____

Email: _____

Contact Telephone Number: _____

EXCEPTIONS if necessary, attach as ATTACHMENT _____

I agree that this is _____ 's full and complete bid and if awarded this Contract _____ agrees to the terms and conditions in this document as submitted in our bid. I further by my signature certify that I am an authorized representative of the CONTRACTOR with authority to obligate such to comply with all pricing, terms and conditions in this bid, attachments, and submittals.

Signed and Executed by: _____ Date: _____

Printed Name: _____

Title: _____

Company: _____

Contact Number: _____

Received by: _____ Date: _____

Head Start of Greater Dallas, Inc.
Agency Representative

EVALUATION, BID ANALYSIS CRITERIA & SELECTION

1. All bids received shall be evaluated on "Best Value", which means lowest overall cost to the agency for this service, considering the following factors/order of ranking:

CRITERIA	WEIGHT FACTOR
a. Unit Price	5
b. Quality	4
c. Delivery/Service	3
d. Solicitation meeting Specifications	2
e. Small Business/Minority/Woman Owned	1

Method used in the collection of data

1. Unit price scoring is determined by taking the lowest bid from a responsive bidder and dividing all other bids into the low bid and multiplying by 10 to get the raw score. The raw score is used to (in the case of more than 5 bidders) to qualify bidders as finalist. The finalists are then subjected to Review and analysis using the other Criteria.
2. Quality/Service/Delivery scoring is determined by but not inclusive of site visits by the Review Committee, conducting testing and/or trials of the product, reviewing product information, past experience, observation, and/or extensive references checks.
3. The specifications raw score is achieved by the Review Committee and comparing bids with specifications, comparing bids with each other, and/or comparing the bids with industry standards.
4. The raw score for Small Business/Minority/Woman Owned is derived from actual documentation from a recognized governmental agency as to their status. A small business firm, if it meets the definition of "small business" as established by the Small Business Administration (13 CFR 121.3-8) by having average annual receipts for the last three fiscal years of less than four million dollars.
5. All raw scores are entered into a factor analysis spreadsheet, which automatically multiplies them by the weight factor and adds the total final score for each bidder.
6. The Review Committee normally (but has the right for good cause not to) recommends the bidder with the highest score to be awarded the contract.

CERTIFICATE OF INDEPENDENT PRICE DETERMINATION

By submission of this bid, the bidder certifies, and in the event of a joint bid, each party thereto certifies, as to its own organization, that in connection with this procurement;

The prices in this bid have been arrived at independently, without consultation, communication or agreement, for the purpose of restricting competition, as to any manner relating to such prices with any other bidder or with any competitor;

Unless otherwise required by law, the prices which have been bid in this solicitation have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to bid opening, directly or indirectly to any other bidder or to any competitor;

No attempt has been made or will be made by the bidder to induce any person or firm to submit or not to submit a bid for the purpose of restricting competition.

EACH PERSON SIGNING THIS BID CERTIFIES THAT:

They are the person in the bidder's organization who is responsible for the decision as to prices offered herein and that they have not participated in, and will not participate in any action contrary to the statements above; or

They are not the person in the bidder's organization who is responsible for the decision as to the prices being bid herein, but that they have been authorized in writing to act as an agent for the persons responsible for any such decisions. In certifying that such persons for whom they act and themselves have not participated and will not participate in any such action contrary to the statements above.

This is to confirm that _____ is in compliance with applicable
(Company Name)

Federal, State, County and City regulations, Equal Employment Opportunity Standards per Title 7 Civil Rights Act, Fair Labor Standards and the Americans with Disabilities Act.

_____ Company Name	_____ Representative (Print or Type)
_____ Company Address	_____ Authorized Signature
_____	_____ Date
_____ Phone Number	_____ Fax Number

In accepting this bid, the Agency certifies that the agency's officers, employees or agents have not taken any action, which may have jeopardized the independence of this bid.

Head Start of Greater Dallas, Inc. Representative

Acceptance of this bid does not constitute the formation of any contract unless this bid has been duly awarded to the Contractor named here in and the Agency's CEO has signed the attached Agency's Term and Conditions.

Texas Department of
Agriculture

H2048
February 2017

CERTIFICATION
REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION
FOR COVERED CONTRACTS

DEFINITIONS

Covered Contracts/Subcontract

(1) Any non-procurement transaction which involves federal funds (regardless of amount), including such arrangements as a sub-grant, for example, between TDA and another entity or the Contracting Entity and another entity.

(2) Any procurement contract for goods or services between a participant and a person, regardless of type, expected to equal or exceed the federal procurement small purchase threshold fixed at 10 U.S.C. 2304(g) and 41 U.S.C. 3305 (currently \$50,000) under a grant or sub-grant.

(3) Any procurement contract for goods or services between a participant and a person under a covered grant, sub-grant, contract or subcontract, regardless of amount, under which that person will have a critical influence on or substantive control over that covered transaction, including

- a. Consultant.
- b. Principal investigators.
- c. Providers of audit services required by the TDA or federal funding source.
- d. Researchers.

Debarment - An action taken by a debarring official in accordance with 2 CFR Part 417, 48 CFR Part 1, or equivalent federal regulations, to exclude a person from participating in covered contracts. A person so excluded is “debarred”.

Grant - An award of financial assistance, including cooperative agreements, or contracts or subcontracts for goods or services entered into to carry out an award of financial assistance. A grant may be in the form of money, or property in lieu of money, to an eligible grantee, sub-grantee or sub-recipient.

Ineligible - a person that is prohibited from entering into a covered contract or subcontract because of an exclusion or disqualification.

Participant - any person who submits a proposal for or who enters into a covered contract or subcontract, including an agent or representative of a participant.

Person - Any individual, corporation, partnership, association, unit of government, or legal entity, however organized.

Principal - An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or a consultant or other person, whether or not employed by the participant or paid with Federal funds, who—
(i) is in a position to handle Federal funds, or (ii) is in a position to influence or control the use of those funds, or (iii) occupies a technical or professional position capable of substantially influencing the development or outcome of an activity required to perform the covered transaction.

Proposal - A solicited or unsolicited bid, application, request, invitation to consider or similar communication by or on behalf of a person seeking to receive a covered contract.

Suspension - An action taken by a suspending official in accordance with 2 CFR Part 471, 48 CFR Part 1, or equivalent federal regulations that immediately excludes a person from participating in covered contracts for a temporary period, pending completion of an investigation and any judicial or administrative proceedings that may ensue. A person so excluded is “suspended”.

Voluntary exclusion - A status of nonparticipation or limited participation in a covered contract or subcontract assumed by a person under the terms of a settlement between the person and one or more agencies. Voluntary exclusion must have government wide effect.

Voluntarily excluded - The status of a person who has agreed to a voluntary exclusion.

Texas Department of
Agriculture

H2048
February 2017

CERTIFICATION
REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION FOR
COVERED CONTRACTS

Name of Business (Contractor)	Vendor ID No. or Social Security No.

- (1) The prospective contractor certifies to the best of its knowledge and belief that it and its principals:
- (a) Are not presently debarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - (d) Have not within a three-year period preceding this application had one or more public transactions (Federal, State, or local) terminated for cause or default.
- (2) Where the prospective contractor is unable to certify to any of the statements in this certification, such prospective contractor shall attach an explanation to this proposal.

Signature of Contractor Representative

Date

Printed/Typed Name of
Contractor Representative

Printed/Typed Title of
Contractor Representative

Texas Department of
Agriculture

Form H2049
July 2017

CERTIFICATION REGARDING FEDERAL LOBBYING
(Certification for Contracts, Grants, Loans, and Cooperative Agreements)

Federal legislation generally prohibits entities from using federally appropriated funds to lobby the executive or legislative branches of the Federal government. Lobbying with respect to certain grants, contracts, cooperative agreements, and loans is governed by relevant statutes, including among others, the provisions of 31 U.S.C. 1352, as well as common rule, "New Restrictions on Lobbying" published at 55 Federal Register (FR) 6736 (February 26, 1990), including definitions, and the Office of Management and Budget "Government wide Guidance on New Restrictions on Lobbying" and notices published at 54 FR 52306 (December 20, 1989), 55 FR 24540 (June 15, 1990), 57 FR 1772 (January 15, 1992), and 61 FR 1412 (January 19, 1996).

Contracting entities or sponsored sites that contract for goods or services using Federal funds must obtain this certification for any award exceeding \$100,000 and if necessary, must obtain the *Standard Form-LLL, "Disclosure Form to Report Lobbying."*

CERTIFICATION

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

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit *Standard Form-LLL, "Disclosure Form to Report Lobbying"*, in accordance with its instructions.
3. The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Name of Organization submitting certification

Name of Organization Representative

Title

Signature of Organization Representative

Date

**Standard Terms & Conditions Attachment
(PLEASE SIGN AND RETURN)**

Termination: The agreement entered into by Head Start of Greater Dallas and _____, named henceforth as "Contractor," and to which this is attached shall terminate automatically three years from the executed date of this document, unless otherwise stated in the Purchase Order or agreement to which this is attached. If there is a loss of funding or failure of the Contractor to perform satisfactorily, Head Start of Greater Dallas reserves the right to terminate this agreement with thirty (30) days written notice at any time.

Relationship of Parties: It is understood by the parties that the Contractor, is an independent entity with respect to Head Start of Greater Dallas (HSGD), and not an employee of Head Start. HSGD will not provide fringe benefits, including health insurance, paid vacation, or any other employee benefit, for the benefit of the Contractor or the Contractor's employees.

The Contractor shall provide proof of liability insurance, workers compensation (if applicable), and other required proof of insurance within ten (10) days upon acceptance of the P.O. and/or agreement. The proof of Insurance should be a Current Certificate of Commercial General Liability (min. \$1 million aggregate coverage limit) citing Head Start of Greater Dallas, Inc. as "additional insured's" and either Workman's Comprehensive or Employee Accident Policy (min. \$500,000 per occurrence coverage) if you have any employees that will be performing work on our sites.

Contractor's personnel assigned to Head Start of Greater Dallas shall, while on the Head Start of Greater Dallas campus, conduct themselves in accordance with the policies and standards of conduct Head Start of Greater Dallas staff operate. At all times conduct shall be professional and exhibiting the "best practices" of the industry.

Notices. All notices required or permitted under this Agreement shall be in writing and shall be deemed delivered when delivered in person or deposited in the United States mail, postage prepaid.

Entire Agreement: The Agreement, with this attachment, contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement and these Terms and Conditions supersede any prior written or oral agreements between the parties.

Amendment: The Agreement may be modified or amended if the amendment is made in writing and is signed by both parties.

Severability: If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable.

Nonfederal Match: The Contractor for services rendered may contribute as an in-kind donation the difference between the Contractor's normal and customary fees/services and the fees and/or services charged HSGD by virtue of the HSGD being a non-profit organization.

Indemnity: THE CONTRACTOR IS ACKNOWLEDGED AS A INDEPENDENT CONTRACTOR OF THE AGENCY AND AS SUCH WILL INDEMNIFY AND HOLD HARMLESS THE AGENCY FOR ANY AND ALL LOSS, EXPENSE, AND/OR CLAIMS ASSOCIATED WITH OR ARISING OUT OF SUCH INJURY OR DAMAGE DUE TO THE ACTIVITIES OR FROM ANY ACT OR OMISSION OF THE CONTRACTOR, ITS BOARD MEMBERS (IF APPLICABLE), EMPLOYEES, REPRESENTATIVES, FAMILY MEMBERS, INVITEE, AND VOLUNTEERS.

Right of Access to Contractor Records: The Agency, the awarding agency, the Comptroller General of the United States, or any of their duly authorized representatives shall have access to any books, documents, papers, and records of the Contractor that are directly pertinent to a specific program (Head Start) for the purpose of making audits, examinations, excerpts and transcripts. Records shall be maintained for at least three years from the termination date of the agreement.

Waiver of Contractual Right: The failure of either party to enforce any provision of the Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.

Applicable Law: This Agreement shall be governed by the laws of the State of Texas unless superseded by federal law.

Equal Opportunity. During the performance of this contract, the CONTRACTOR agrees to follow:

1. The CONTRACTOR shall not discriminate against any employee or applicant for employment because of race, color, age, religion, disability, political belief, sex or national origin. The CONTRACTOR shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, age, religion, disability, political belief, sex, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notices to be prepared by the Contracting Officer setting forth the provisions of this Equal Opportunity clause.
2. The CONTRACTOR shall, in all solicitation or advertisements for employees placed by or on behalf of the CONTRACTOR, state that all qualified applicants shall receive consideration for employment without regard to race, color, religion, sex, or national origin.

CERTIFICATIONS: By returning a signed bid the Contractor agrees to and certifies:

1. The CONTRACTOR shall be in compliance with the Copeland Act, 18 U.S.C. 874, as supplemented by Department of Labor regulations, 29 CFR part 3, providing that each contractor and sub-recipient shall be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up part of the compensation to which he is otherwise entitled. The recipient shall report all suspected or reported violations to the AGENCY.
2. *The FEDERAL GOVERNMENT and AGENCY shall have "rights to inventions made under this agreement" in accordance with 37 CFR part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts, and Cooperative Agreements," and any further implementing regulations issued by HHS (Department of Health and Human Services).*
3. The CONTRACTOR shall take action to insure that all work is performed in accordance with OSHA guidelines. OSHA required record keeping and training must be current and on-going.
4. The CONTRACTOR shall, in case actual on-site labor costs exceed \$2,000.00, comply with the Davis-Bacon Act and pay employees the rate of pay in accordance with Department of Labor "prevailing wages" schedule (if applicable) and supply the Agency with the DOL (Department of Labor) required certification forms and payroll records.
5. The CONTRACTOR shall to the best of its knowledge or belief, not be currently be debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any federal or state agency, and are not currently or previously within the past three years been indicted or convicted either civilly or criminally by a governmental entity (local, state or federal) for violations of procurement, consumer, and/or felony statutes.

6 (per 31 U.S.C. 1352):

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

- a. no Federal funds have been or shall be paid, by or on behalf of the Contractor, to any person for influencing or attempting to influence an officer, employee, or any other person of influence (such as a Member of Congress) within or without the Agency in connection with the awarding of this contract or agreement.
- b. if such funds have been paid or will be paid as outlined in subsection 5.(a) the Contractor shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- c. that the Contractor shall require the language of this section (5.) be included in the award documents for all subawards at all tiers, and that all subrecipients shall certify and disclose accordingly.

This section is a material representation of fact upon which reliance was placed when this transaction was made or entered into and submission is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code (Byrd Anti-Lobbying Amendment).

In the event of the CONTRACTOR'S' noncompliance with the above terms, conditions, and certifications or with any state or federal rules, regulations, or orders, this agreement may be canceled, terminated, or suspended, in whole or in part, and the CONTRACTOR may be declared ineligible for further Government contracts. No other terms and conditions may take precedence without the written permission of the Agency.

I have read the above and agree to abide by these terms and conditions. I further by my signature certify that I am an authorized representative of the CONTRACTOR with authority to obligate such to comply with the above with the exception of the following:

Exceptions:

Executed this ____ day of _____, 20__

By: _____ Date _____
Contractor _____
Title _____
Company _____

By: _____ Date _____
Agency _____
Head Start of Greater Dallas, Inc.

HEAD START OF GREATER DALLAS, INC.

AGENCY LOCATION

<p>Brookhaven 3939 Valley View Lane, Bldg. E Farmers Branch, TX 75244-4997 (972) 331-9565 (972) 241-8507 *Summer Grigsby</p> <p>Buckeye Trail Commons 6717 Bexar Street Dallas, TX 75215 (469) 917-9100 (972) 807-2094-Fax Wylaia Asberry-Mondy</p> <p>David's' Place 1000 South Carroll Avenue Dallas, TX 75223 (214) 823-3309 (214) 823-0701-Fax *Tasandra Govan</p> <p>EHS Garland & Garland 4580 West Buckingham Road, Garland, TX 75042-4514 (469) 250-4300 (214) 272-8968 Fax *Rolaunda Scott-Garner</p> <p>Ferguson Oates 2345 Oates Drive Dallas, TX 75228 (214) 324-2831 (469) 906-6531-Fax *Wikita Allen</p> <p>Wanda Meshack Smith 3950 Gannon Lane, Dallas, TX 75237-2919 (972) 283-7700 (972) 296-8949 –Fax Rhonda Daniels</p>	<p>Grand Prairie 550 S. Carrier Pkwy. Suite 500 Grand Prairie TX 75051-1555 (972) 237-4434 (972) 237-4438-Fax *Mandi Compton</p> <p>Lake June 9030 Lake June Road Dallas, TX 75217-2634 (214) 398-9696 (214) 398-8510-Fax *Lynette Wilson</p> <p>Lake West & Lake west Early Head Start 3737 Goldman, Suite 100, Bldg. B Dallas, TX 75212 (214) 267-0524 (214) 637-9034-Fax *Taquana Kinsey</p> <p>Jerry Junkins (Mesquite) 650 Lee Street Mesquite, TX 75149 (214) 643-6345 (214) 643-6492-Fax *Monica Perez</p> <p>Jeanie's Place Early Head Start 938 South Carroll Avenue Dallas, TX 75223 (972) 598-0360 (214) 377-8730 -Fax *Anita Williams</p>	<p>Margaret H. Cone & EHS Margaret H Cone 2919 Troy Street Dallas, TX 75210-1364 (214) 217-3170 (214) 421-7521- Fax *Dawn Thomas</p> <p>Roseland Homes 2011 North Washington Avenue, Dallas, TX 75204-4244 (972) 284-0040 (972) 284-0045-Fax *Dmitri Hobbs</p> <p>Robbie Jones Head Start 1920 Walnut Plaza Carrollton, TX 75006-5810 (972) 416-1595 (972) 416-6876-Fax *Abner Nieto-Luna</p> <p>West Garland 3709 W. Walnut St. Garland, TX 75042-6239 (469) 250-4360 (972) 276-9876-Fax *Dawn Warren</p> <p>Grant East – Head Start 2901 Morgan Dr., Dallas, TX 75241 (972) 3257-7979/7980 (972) 228-4435 –Fax *Karen Jackson</p> <p>Central Office 3954 Gannon Lane, Dallas, TX 75237 (972) 283-6400</p>
---	--	---

*Site Manager

Note: Centers can be added or deleted throughout year.