REQUEST FOR PROPOSALS FOR PROFESSIONAL SERVICES TO PROVIDE

DELAWARE STARS FOR EARLY SUCCESS EVALUATION

ISSUED BY DELAWARE OFFICE OF EARLY LEARNING

RFP # DOE 2013-12 – Delaware Stars Evaluation

January 25, 2013

Deadline to Respond: March 15, 2013, 3:00 p.m. Eastern Time
Table of Contents

I. Overview 4

II. Scope of Services 5
   Delaware STARS for Early Success Evaluation 5
   A. Overview 5
   B. Introduction 6
   C. Delaware STARS for Early Success Evaluation Overview 8
   D. Key Responsibilities 9

III. Required Information 11
    A. Minimum Requirements 12
    B. General Evaluation Requirements 12

IV. Professional Services RFP Administrative Information 12
    A. RPF Issuance 12
       1. Obtaining Copies of the RFP 12
       2. Public Notice 12
       3. Assistance to Vendors with a Disability 13
       4. RFP Designated Contact 13
       5. Consultants and Legal Counsel 13
       6. Contact with State Employees 13
       7. Organizations Ineligible to Bid 13
       8. Exclusions 13
    B. RFP Submissions 14
       1. Acknowledgement of Understanding of Terms 14
       2. Proposals 14
       3. Proposal Modifications 18
       4. Proposal Costs and Expenses 18
       5. Proposal Expiration Date 18
       6. Late Proposals 18
       7. Proposal Opening 18
       8. Non-Conforming Proposals 18
       9. Concise Proposals 19
       10. Realistic Proposals 19
       11. Confidentiality of Documents 19
       12. Multi-Vendor Solutions (Joint Ventures) 20
       13. Sub-Contracting 21
       14. Discrepancies and Omissions 21
       15. State’s Right to Reject Proposals 22
       16. State’s Right to Cancel Solicitation 22
       17. State’s Right to Award Multiple Source Contracting 23
       18. Notification of Withdrawal of Proposal 23
       19. Revisions to the RFP 23
       20. Exceptions to the RFP 23
       21. Award of Contract 23
C. RFP Evaluation Process  
   1. Proposal Evaluation Team  24  
   2. Proposal Selection Criteria  24  
   3. Proposal Clarification  26  
   4. References  26  
   5. Oral Presentations  26  
D. Contract Terms and Conditions  27  
   1. General Information  27  
   2. Collusion or Fraud  28  
   3. Lobbying and Gratuities  28  
   4. Solicitation of State Employees  29  
   5. General Contract Terms  29  
E. RFP Miscellaneous Information  37  
   1. No Press Releases or Public Disclosure  37  
   2. RFP Reference Library  37  
   3. Definitions of Requirements  37  
   4. Production Environment Requirements  37  
   5. Office of Minority and Women Business Enterprise  37  
   
V. Attachments  38  
   A. Attachment A: Exemplary quotes from stakeholders  38  
   B. Attachment B: OEL Contract with Appendix A, B, C and D  40  
   C. Attachment C: Early Learning Challenge Form  79
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RFP # DOE 2013-12 – Delaware Stars Evaluation

I. Overview

The State of Delaware (Department of Education (DDOE)) seeks proposals for an independent evaluator to conduct a multi-year evaluation focusing on the extent to which: 1) the Delaware Stars for Early Success levels relate to increasing quality of early childhood programs; and 2) quality of Delaware Stars for Early Success programs relates to child outcomes. This request for proposals (“RFP”) is issued pursuant to 29 Del. C. §§ 6981 and 6982.

The proposed schedule of events subject to the RFP is outlined below:

- Public Notice Date: January 25, 2013
- Cut-off Date for Questions Date: February 15, 2013
- Deadline for Receipt of Proposals Date: March 15, 2013, 3:00 p.m.
- Notification of Award Date: April 1, 2013

Each proposal must be accompanied by a transmittal letter which briefly summarizes the proposing firm’s interest in providing the required professional services. The transmittal letter must also clearly state and justify any exceptions to the requirements of the RFP which the applicant may have taken in presenting the proposal. Furthermore, the transmittal letter must attest to the fact that no activity related to this proposal contract will take place outside of the United States. The State of Delaware reserves the right to deny any and all exceptions taken to the RFP requirements.
II. Scope of Services

Delaware Stars for Early Success Evaluation Scope and Purpose

A. Overview

As part of the Race to the Top: Early Learning Challenge federal initiative, the Office of Early Learning (OEL) is requesting proposals to evaluate the Delaware Early Childhood Quality Rating and Improvement System (QRIS), known as Delaware Stars for Early Success. Delaware has a commitment to the quality and effectiveness of the Delaware Stars for Early Success QRIS, including continuous improvement. In an effort to do so, OEL plans to contract with an independent evaluator to conduct a multi-year evaluation focusing on the extent to which: 1) the Delaware Stars for Early Success levels relate to increasing quality of early childhood programs; and 2) quality of Delaware Stars for Early Success programs relates to child outcomes.

In the past, Delaware has undertaken previous research and evaluation that signals an ongoing commitment to a robust evaluation of QRIS efforts that provides a model of rigor for future studies. Most notably, Delaware contracted with an independent evaluator in 2009-2010 to assess the implementation of the initial Stars standards as part of the comprehensive and thorough review process. Similarly, in an effort to understand the lasting effect of high-quality early care programming on student academic outcomes, in 1997 a longitudinal study of children who received early intervention services as four-year olds through either the Early Care and Assistance Program (ECAP) or Head Start preschool program, tracking their performance through fifth grade in 2005. The study found that students who participated in ECAP or Head Start services met or exceeded fifth grade reading, math, and writing standards at a significantly greater rate than their peers living in poverty who did not received the ECAP or Head Start services. Given the resources being directed to the expansion of Stars both through the State’s $22 million annual investment, and through the recent Race to the Top-Early Learning Challenge initiative, a focus on an in-depth evaluation is appropriate. As the review process of the original Stars model is concluding, with newly implemented quality standards which took effect in January 2012, OEL is ready to embark on a new validation process with a rigorous study of the new Delaware Stars for Early Success model.

The evaluation will span from early 2013 through December 2015. There are two components of the evaluation as defined below. The evaluator should define how long each component will last and whether the components are overlapping in time.

This multi-year evaluation will not exceed $2 million with a single multi-year contract.

Prior to issuance of the RFP, we interviewed dozens of key stakeholders including policy makers, early learning programs, state agency staff, implementation partners, foundations, and community leaders. It was clear from these interviews that determining the effect of the Delaware Stars system on the school readiness of children is a priority across all stakeholders.
In addition, a strong priority of these stakeholders is whether the tiered levels of the Stars system relates to the quality of early education services provided. Exemplary quotes from stakeholders are included in Attachment A to help inform the applicants and to illustrate the needs of the various stakeholders from this study.

B. Introduction

The Office of Early Learning (“OEL”), established in 2012, leads Delaware’s strategic priorities to improve its early learning and child development services and systems for young children. The focus is on systems building for early learning and child development services for children of high needs – such as those who are low-income, children with disabilities and dual language learners – in order to improve children’s outcomes and readiness for school. Significant resources to support this work are being provided to the State of Delaware through the Race to the Top: Early Learning Challenge, a competitive initiative of the U.S. Departments of Education and Health and Human Services. The Delaware Stars for Early Success evaluation is 100% funded through the Challenge.

Delaware’s approach to improving its early learning services and systems includes four goals and several strategies to support each goal, outlined below:

Goal 1: Expand Comprehensive Screening & Follow Up for Young Children
- Strategy 1: Engage health care providers to conduct more screenings
- Strategy 2: Link more families to follow-up services
- Strategy 3: Strengthen young child mental health services

Goal 2: Expand Number of Stars Programs and High Needs Children in Stars
- Provide financial incentives for Stars programs serving high needs children
- Support programs moving through Stars
- Provide financial incentives for education and retention of Stars educators

Goal 3: Build Connections Between Early Learning and K-12 Schools
- Implement Early Learner Survey
- Create Early Learning Teams in high-needs communities to foster early childhood/K-12 links
- Link high school and college professional development for early learning educators

Goal 4: Sustain a Thriving Statewide Early Learning System
- Use data to inform quality improvement and sustainability
- Engage community leaders, including parents, as informed advocates for early learning
- Provide leadership for system development and sustainability

The Delaware Stars for Early Success evaluation is part of Goal 2 and Goal 4, expanding the number of Stars programs and high needs children in high performing Stars programs and
sustaining a thriving statewide early learning system. Approximately 11,000 children are born in Delaware each year and 40% of these children are low-income. In addition to children at risk due to their family’s limited income, Delaware has other children who have high needs, such as those with developmental delays and disabilities, those who are dual language learners, those who are homeless, and those who are participating in the child welfare system.

There are approximately 450 licensed early care and education centers, 800 family child care and 80 large family child care programs in the state, employing approximately 8,000 early childhood professionals, with the capacity to reach more than 50,000 children in Delaware. All programs are licensed through the Department of Services for Children, Youth and Their Families, Division of Family Services, Office of Child Care Licensing and these programs are eligible to voluntarily participate in Delaware Stars.

Delaware Stars for Early Success is a Quality Rating and Improvement System (QRIS), which is a method used to assess, improve and communicate the level of quality in early learning (as well as school age child care) settings. Delaware Stars establishes quality standards for programs and provides technical assistance and limited financial support to programs involved in Stars as they engage in quality improvement efforts. More substantial financial awards are available for licensed child care programs enrolling children in the state’s child care assistance program, known as Purchase of Care. Delaware Stars is designed as a voluntary system that expects programs to work on improving quality by moving up the Star Levels, with five Star levels. Starting with Stars (Level One) is the entry point, requiring a program to be compliant with current child care licensing regulations and, as applicable, the state’s child care assistance program. To achieve two Stars, a program will complete an on-line orientation, a six-hour professional development introduction, conduct a program scan of classrooms or home environment, and develop a quality rating and improvement plan; levels 3-5 require that programs meet a certain level of points across the standards and attain a certain score on the Environmental Rating Scale (ERS). For an overview of the Stars standards, visit: http://www.dieec.udel.edu/sites/dieec.udel.edu/files/pdfs/Stars/ECE_Standards2-12REV7-18-12.pdf. Delaware Stars began in 2007 with substantial revisions to the program implemented in January 2012.

As of the end of December, 2012, the program participation in Delaware STARS is as follows:

<table>
<thead>
<tr>
<th>Type of Care</th>
<th>Star 1</th>
<th>Star 2</th>
<th>Star 3</th>
<th>Star 4</th>
<th>Star 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Early Care &amp; Education Centers</td>
<td>26</td>
<td>108</td>
<td>16</td>
<td>49</td>
<td>23</td>
</tr>
<tr>
<td>Large Family Child Care</td>
<td>3</td>
<td>7</td>
<td>3</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Family Child Care</td>
<td>39</td>
<td>37</td>
<td>8</td>
<td>1</td>
<td>1</td>
</tr>
</tbody>
</table>

These numbers represent a penetration rate of 63% of Centers, and 11% of Large and Family Child Care programs. As part of its action plan, Delaware is increasing the participation of its early learning programs in Stars, and expects to dramatically grow the program in 2013 and beyond. During 2013, the program is expected to double in size, with 595 programs participating. For 2014, the target is 794 programs and for 2015 the target is 942 programs.
These programs include centers and regulated large/family child care. Delaware is including Head Start; the state’s Head Start Supplemental, ECAP; and Part B in Stars as well. Approximately 200 programs are anticipated to be at each of the 5 Star levels by the close of 2015. The growth expectation for Stars include very high levels of participation from all types of eligible providers in Delaware.

C. Delaware Stars for Early Success Evaluation Overview

The Delaware Stars for Early Success multi-year evaluation will determine the relationship between QRIS program ratings and the learning and developmental outcomes of young children with the primary research questions being organized into two components. Component 1 of the evaluation study will consist of a series of validation activities that are focused on determining whether or not the rating system as it was intended and developed is a valid system (e.g., are the graduated levels of quality accurately reflecting the differential levels of program quality) for improving the quality of early learning programs in Delaware. Component 2 will consist of validation activities targeting the examination of the relationship between program quality rating and child learning and developmental outcomes.

The first component of the Delaware Stars evaluation will determine Does Delaware Stars for Early Success have an impact on improving the quality of early learning programs in Delaware? To best determine the validity of Delaware Stars we have identified the following research questions:

1. To what extent do the quality tiers of Delaware Stars accurately reflect differential levels of program quality such that programs at the top levels (i.e. Star level 3, 4 and 5) provide higher quality services than programs at lower levels (i.e. Star level 2 and below)?
   a. To what extent do quality tiers as operationalized by Delaware Stars reflect a comprehensive definition of quality that includes both structural and process features that contribute to quality?
   b. To what extent does Delaware Stars, as designed, result in programs that demonstrate the highest levels of quality being rated at the top quality tier (5)?
   c. Which quality standards across the four domains (i.e. Family and Community Partnership, Qualifications and Professional Development, Management and Administration and Learning Environment and Curriculum) predict program quality? To what extent does each of the domains contribute to and/or predict quality?

2. What is the relationship between program characteristics and program quality in Delaware Stars?
   a. Do features such as subsidy density, size, program type, etc. influence quality ratings and observed classroom quality scores?
   b. Do teacher and administrator characteristics influence quality ratings and observed quality scores?
c. Do key aspects of teaching and learning, such as curriculum, influence quality ratings and observed quality scores?

3. To what extent does the technical assistance provided (i.e. on-site support, orientation, etc.) to Delaware Stars participants assist providers in meeting and moving up in Stars?

4. To what extent do high need programs that participate in Stars Plus, which provides a community of practice and more intensive technical assistance for programs located in communities of high needs and serving high concentrations of children with high needs, enhance their program quality?
   a. Do Stars Plus programs enhance program quality levels and move up in the Delaware Stars system?
   b. What is the relative contribution of the Stars Plus model components to changes in quality ratings and observed classroom quality scores?

The second component of the Delaware Stars evaluation will focus on child outcomes to better answer the question: **Do programs rated at different quality levels through the Delaware Stars program result in differential child learning and developmental outcomes?** The research questions for this component are:

1. All else being equal, do young children participating in higher rated programs make more positive gains in learning and development as compared to similar children in programs in non-participating or lower-rated programs?
   a. Are children participating in higher rated programs more ready for school as compared to peers in lower rated programs, including at entry to and exit from kindergarten?
   b. Do children with high needs participating in higher rated programs benefit differentially compared to children with high needs participating in lower rated programs?

2. What dimensions of Delaware Stars program participation are most vital to child learning and developmental outcomes?
   a. Do all dimensions of the Delaware Stars model predict child learning and development outcomes? What are their relative contributions?
   b. Are there differential developmental and learning gains dependent on children’s time in program (e.g., duration, intensity, mobility/continuity)?

If there are other helpful research questions or important methodological issues that should be considered, then the Bidder should include them in the proposal.

D. **Key Responsibilities**

Through this Request for Proposal, the Office of Early Learning is seeking proposals to evaluate the Delaware Stars for Early Success. The successful independent evaluator will undertake
these core responsibilities:

1. Create a rigorous evaluation design
2. Include in the evaluation design multiple measures with demonstrated reliability and validity
3. Conduct a series of validation studies
4. Conduct a child outcome study
5. Develop capacity building approaches
6. Work in partnership with the Office of Early Learning

1. Create a rigorous evaluation design. The Contractor will design and employ rigorous evaluation design methodologies in an effort to confidently draw conclusions from the proposed validation activities. The evaluation should employ sophisticated evaluation strategies, including a quasi-experimental design and mixed methodologies, as appropriate, and consider trends and multiple data points over time.

2. Include in the evaluation design multiple measures with demonstrated reliability and validity. Validation efforts should be designed to include multiple measurement strategies to give a comprehensive picture of the validity of Delaware Stars related to the quality tiers, quality early learning programs and child learning and developmental outcomes. The study of program quality in early learning programs is multi-faceted and single measures of key constructs, such as classroom quality and school readiness, will not be sufficient in capturing the complexity.

3. Conduct a series of validation studies. In an effort to best answer the overall research question in Component 1 of the evaluation, a series of validation studies will be necessary to determine whether or not the rating system as it was intended and developed is a valid system (e.g., are the graduated levels of quality accurately reflecting the differential levels of program quality) that accurately measures and provides support for increasing the quality of early learning programs in Delaware. The following elements should be considered in a series of validation studies: 1) tiered standards and indicators, 2) accountability and monitoring efforts, 3) provider supports and incentives, 4) consumer awareness, and 5) financing of the system. Examples of possible validation studies are noted below. It is expected that the bidder will identify the studies to match the research questions set forth in Part II, Section C.

   - Are the standards and indicators indicative of tiered levels of quality? What seem to be the biggest indicators of quality as the tiers increase? How closely related are the standards to one another? What are the characteristics of the standards as measures? Do high scores on the star ratings and the individual standards correlate with process-quality measures as well as structural quality measures?
   - Are the accountability and monitoring efforts rigorous enough to determine tiered ratings? Is the schedule of accountability and monitoring appropriate? Do
the accountability and monitoring measures accurately measure the tiers of quality sufficiently?

- What provider supports and incentives make a significant difference in moving programs/providers to higher levels of quality? How are provider incentives and supports utilized? Are provider supports and incentives being utilized as originally intended?
- What do consumers understand about Delaware Stars? Do consumers ask about quality ratings?
- Is Delaware Stars properly financed?

4. **Conduct a child outcome study.** In Component 2 of the evaluation, the effect of Delaware Stars on child outcomes will be the focus. Address selection bias. Examples of possible child outcome studies could include the following elements:
   - Relationship between Delaware Stars standards and indicators and school readiness
   - Sub-groups of children with whom the correlation between the measures of child care quality and child outcomes are significant
   - Validity of early learning assessments being an indicator of school readiness

5. **Develop capacity building approaches.** The evaluation should build connectivity between formative and summative evaluation and validation activities in an effort to build internal state capacity to improve data quality and enhance services to early learning programs.

6. **Work in partnership with the Office of Early Learning.** The Contractor will work with the Office of Early Learning (OEL) related to policy and procedures necessary to conduct the Delaware Stars for Early Success Evaluation. In addition to the financial and program reporting requirements, the Contractor will meet with OEL staff on a monthly basis and at such other times as requested by OEL. The Contractor will notify OEL staff should any unexpected problems arise between meetings. The Contractor is also expected to work cooperatively with OEL’s partners and advisors for this work. The Contractor is expected to cooperatively produce at least semi-annual reports and materials that are suitable for sharing with the key stakeholders for Stars, which includes high level policy makers, community and business leaders, early childhood providers, researchers, and program design and implementation partners. Upon request, the Contractor will be expected to present to various stakeholder audiences in person at least twice a year during to report on progress and, as requested and is appropriate, implications for program design, implementation and improvement.

III. **Required Information**

The following information shall be provided in each proposal in the order listed below. Failure to respond to any request for information within this proposal may result in rejection of the
proposal at the sole discretion of the State.

A. Minimum Requirements

1. Delaware business license:
   Provide evidence of a Delaware business license or evidence of an application to
   obtain the business license.

2. Professional liability insurance:
   Provide evidence of professional liability insurance in the amount of $1,000,000.00.

B. General Evaluation Requirements

1. Understanding of the Issues (10 Points)
   Includes elements addressed above in “Introduction” (Part II, Section B) and in
   “Delaware Stars for Early Success Evaluation Overview” (Part II, Section C).

2. Organization Qualifications and Experience (35 Points)
   Includes all elements addressed above in “Qualifications & Experience” (Part IV,
   Section B, Number 2, Letter F).

3. Specifications of Work to be Performed (40 Points)
   Includes all elements addressed above in “Delaware Stars for Early Success
   Evaluation Overview” (Part II, Section C) and in “Key Responsibilities” (Part II,
   Section D).

4. Cost Proposal (15 Points)
   Includes all elements addressed above as well as in “Overview” (Part II, Section
   A).

IV. Professional Services RFP Administrative Information

A. RFP ISSUANCE

1. Obtaining Copies of the RFP
   This RFP is available in electronic form through DDOE website at
   http://www.doe.k12.de.us/rflisting/ and the State of Delaware Procurement
   website at http://bids.delaware.gov/ Paper copies of this RFP will not be available.

2. Public Notice
   Public notice has been provided in accordance with 29 Del. C. § 6981.
3. Assistance to Vendors with a Disability
Vendors with a disability may receive accommodation regarding the means of communicating this RFP or participating in the procurement process. For more information, contact the Designated Contact no later than ten days prior to the deadline for receipt of proposals.

4. RFP Designated Contact
All requests, questions, or other communications about this RFP shall be made in writing. Address all communications to the person listed below; communications made to other personnel or attempting to ask questions by phone or in person will not be allowed or recognized as valid and may disqualify the vendor. Vendors should rely only on written statements issued by the RFP designated contact.

Harriet Dichter, Executive Director
Delaware Office of Early Learning
820 North French Street, 5th Floor
Wilmington, DE 19801
harriet.dichter@state.de.us

To ensure that written requests are received and answered in a timely manner, electronic mail (e-mail) correspondence is acceptable, but other forms of delivery, such as postal and courier services can also be used.

5. Consultants and Legal Counsel
DDOE may retain consultants or legal counsel to assist in the review and evaluation of this RFP and the vendors’ responses. Bidders shall not contact consultant or legal counsel on any matter related to the RFP.

6. Contact with State Employees
Direct contact with State of Delaware employees other than DDOE Designated Contact regarding this RFP is expressly prohibited without prior consent. Vendors directly contacting DDOE employees risk elimination of their proposal from further consideration. Exceptions exist only for organizations currently doing business in the State who require contact in the normal course of doing that business.

7. Organizations Ineligible to Bid
Any individual, business, organization, corporation, consortium, partnership, joint venture, or any other entity including subcontractors currently debarred or suspended is ineligible to bid. Any entity ineligible to conduct business in the State of Delaware for any reason is ineligible to respond to the RFP.

8. Exclusions
The Proposal Evaluation Team reserves the right to refuse to consider any proposal
from a vendor who:

a. Has been convicted for commission of a criminal offense as an incident to obtaining or attempting to obtain a public or private contract or subcontract, or in the performance of the contract or subcontract;

b. Has been convicted under State or Federal statutes of embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or other offense indicating a lack of business integrity or business honesty that currently and seriously affects responsibility as a State contractor;

c. Has been convicted or has had a civil judgment entered for a violation under State or Federal antitrust statutes;

d. Has violated contract provisions such as:

   1) Knowing failure without good cause to perform in accordance with the specifications or within the time limit provided in the contract; or

   2) Failure to perform or unsatisfactory performance in accordance with terms of one or more contracts;

e. Has violated ethical standards set out in law or regulation; and

f. Any other cause listed in regulations of the State of Delaware determined to be serious and compelling as to affect responsibility as a State contractor, including suspension or debarment by another governmental entity for a cause listed in the regulations.

B. RFP SUBMISSIONS

1. Acknowledgement of Understanding of Terms

By submitting a bid, each vendor shall be deemed to acknowledge that it has carefully read all sections of this RFP, including all forms, schedules and exhibits hereto, and has fully informed itself as to all existing conditions and limitations.

2. Proposals

To be considered, all proposals must be submitted in writing and respond to the items outlined in this RFP. The State reserves the right to reject any non-responsive or non-conforming proposals. Each proposal must be submitted with 10 paper copies and 6 electronic copies on CD.

Proposals submitted in response to this RFP should be prepared and submitted in accordance with the following guidelines.
• Typewritten;
• Single spaced;
• Calibri 11 point font;
• Charts and graphs may be single spaced and use no smaller than 10-point type;
• One-inch (1”) side, top, and bottom margins;
• Footer on each page with page number and the vendor name;
• Do not attach additional pages or information not requested in the application;
• Stapled (do not use binders or folders when submitting application).

Proposals shall contain the following information in the order noted below. Applicants should prepare proposals simply and economically, providing a straightforward, concise description of the Applicant’s ability to meet the requirements of the RFP. All proposals become property of the State of Delaware and will not be returned to the bidder. The content of each proposal is privileged and confidential.

a. Transmittal Letter: Provide a transmittal letter, which briefly summarizes the proposing organization’s interest in providing the required professional services. The transmittal letter must also clearly state and justify any exceptions to the requirements of the RFP which the applicant may have taken in presenting the proposal. Furthermore, the transmittal letter must attest to the fact that no activity related to this proposal contract will take place outside of the United States. The State of Delaware reserves the right to deny any and all exceptions taken to the RFP requirements.

b. Early Learning Challenge Form (Attachment C)

c. Title Page
The Title page shall include:
• RFP title and number
• Name of applicant
• Applicant’s full address
• Applicant’s phone number and email
• Name and title of the applicant’s designated contact person
• Bid due date and time

d. Table of Contents
The Table of Contents shall include a clear and complete identification of information presented by section and page number.

e. Statement of Work
Using the instructions provided in Attachment B, Appendix A, prepare a Work Plan that addresses the items in the Scope of Services, Section II above. The work plan shall describe, in clear and specific terms, the key goals, objectives, activities and results necessary to conduct the Delaware Stars for Early Success Evaluation. Specific completion dates for the various tasks must be included. The work plan should include specific objectives, activities, strategies and resources.

f. Qualifications and Experience (5 page limit)
   i. Description of the Organization
      Present a detailed statement of qualifications and summary of relevant experience. If subcontractors are to be used, provide a list that specifies the name, address, phone number, contact person, and a brief description of the subcontractors’ organizational capacity and qualifications.
   ii. Organizational Description and Qualifications
      Provide the organizational description and qualifications, including the location of the corporate headquarters. Describe the current or proposed location where services will be provided or from which the contract will be managed.
   iii. Organizational Experience
      Briefly describe the history of the Bidder’s organization, especially regarding skills pertinent to the specific work required by the RFP and any special or unique characteristics (e.g., understanding of the nuances of early childhood settings vs. K-12 settings) of the organization which would make it especially qualified to perform the required work activities. Include similar information for any subcontractors.
   iv. Description of Experience with Similar Projects
      Provide a description of five projects that occurred within the past five years which reflect experience and expertise needed in performing the functions described in the “Scope of Services” portion of this RFP. For each of the five examples provided, a contact person from the client organization involved should be listed, along with that person’s telephone number and email. Contract history with the State of Delaware, whether positive or negative, may be considered in rating proposals even if not provided by the Bidder.

g. Budget
   Using the forms and instructions found in Attachment B, Appendix B, please prepare a budget with narrative for the period of April 1, 2013 through December 31, 2013, as well as a budget and narrative for the periods of January 1, 2014 through December 31, 2014, and January 1, 2015 through December 31, 2015. Please specify the budget related to each component and each question. A total of $2,000,000 is available to support this
evaluation study. 100% of the funds for this initiative are derived from the federal Early Learning Challenge.

h. **Additional Required Documents**
   i. Proof of Delaware Business License, or a statement that the applicant will secure a Delaware Business License prior to beginning the project.
   ii. Articles of incorporation.
   iii. IRS certification of tax-exempt status if applicable.
   iv. Proof of Professional Liability Insurance in the amount of $1,000,000.00.
   v. List of all contracts awarded. Bidder shall include a list of all contracts awarded to it or its predecessor firm(s) by the State of Delaware, during the last three (3) years. This list must include the State Department, Division, Contact Person (name, address, email and phone number), period of performance and amount. The review committee may contact any of the references and/or sources of prior contracts when considering the bid. Failure to list any contract as required may be grounds for immediate rejection of the bid.
   vi. Names and phone numbers of at least three (3) organizations for whom the vendor as carried out similar projects must be included. If no similar project has been conducted, others requiring comparable skills can be used.
   vii. Completed Early Learning Challenge Form, see Attachment C.

All properly sealed and marked proposals are to be sent to DDOE and received no later than **3:00 PM local time** on March 15, 2013. The outside of the proposal package must be clearly labeled “**RFP # DOE – 2013-12 – Delaware Stars Evaluation**.” The Proposals may be delivered by Express Delivery (e.g., FedEx, UPS, etc.), US Mail, or by hand to:

**Emily Falcon, Director**  
**Financial Reform Resources**  
**Delaware Department of Education**  
**401 Federal Street, Suite #2**  
**Dover, DE 19901-3639**

Any proposal submitted by US Mail shall be sent by either certified or registered mail. Proposals must be received at the above address no later than **3:00 PM local time** on **March 15, 2013**. Any proposal received after this date shall not be considered and shall be returned unopened. The proposing vendor bears the risk of delays in delivery. The contents of any proposal shall not be disclosed as to be made available to competing entities during the negotiation process.

Upon receipt of vendor proposals, each vendor shall be presumed to be thoroughly familiar with all specifications and requirements of this RFP. The failure or omission
to examine any form, instrument or document shall in no way relieve vendors from any obligation in respect to this RFP.

3. Proposal Modifications
Any changes, amendments or modifications to a proposal must be made in writing, submitted in the same manner as the original response and conspicuously labeled as a change, amendment or modification to a previously submitted proposal. Changes, amendments or modifications to proposals shall not be accepted or considered after the hour and date specified as the deadline for submission of proposals.

4. Proposal Costs and Expenses
The DDOE will not pay any costs incurred by any Vendor associated with any aspect of responding to this solicitation, including proposal preparation, printing or delivery, attendance at vendor’s conference, system demonstrations or negotiation process.

5. Proposal Expiration Date
Prices quoted in the proposal shall remain fixed and binding on the bidder at least through September 30, 2013. The DDOE reserves the right to ask for an extension of time if needed.

6. Late Proposals
Proposals received after the specified date and time will not be accepted or considered. To guard against premature opening, sealed proposals shall be submitted, plainly marked with the proposal title, vendor name, and time and date of the proposal opening. Evaluation of the proposals is expected to begin shortly after the proposal due date. To document compliance with the deadline, the proposal will be date and time stamped upon receipt.

7. Proposal Opening
DDOE will receive proposals until the date and time shown in this RFP. Proposals will be opened only in the presence of DDOE personnel. Any unopened proposals will be returned to Vendor.

There will be no public opening of proposals but a public log will be kept of the names of all vendor organizations that submitted proposals. The contents of any proposal shall not be disclosed to competing vendors prior to contract award.

8. Non-Conforming Proposals
Non-conforming proposals will not be considered. Non-conforming proposals are defined as those that do not meet the requirements of this RFP. The determination of whether an RFP requirement is substantive or a mere formality shall reside solely within DDOE.
9. **Concise Proposals**
DDOE discourages overly lengthy and costly proposals. It is the desire that proposals be prepared in a straightforward and concise manner. Unnecessarily elaborate brochures or other promotional materials beyond those sufficient to present a complete and effective proposal are not desired. DDOE’s interest is in the quality and responsiveness of the proposal.

10. **Realistic Proposals**
It is the expectation of DDOE that vendors can fully satisfy the obligations of the proposal in the manner and timeframe defined within the proposal. Proposals must be realistic and must represent the best estimate of time, materials and other costs including the impact of inflation and any economic or other factors that are reasonably predictable.

DDOE shall bear no responsibility or increase obligation for a vendor’s failure to accurately estimate the costs or resources required to meet the obligations defined in the proposal.

11. **Confidentiality of Documents**
All documents submitted as part of the vendor’s proposal will be deemed confidential during the evaluation process. Vendor proposals will not be available for review by anyone other than DDOE/Proposal Evaluation Team or its designated agents. There shall be no disclosure of any vendor’s information to a competing vendor prior to award of the contract.

DDOE is a public agency as defined by state law, and as such, it is subject to the Delaware Freedom of Information Act, 29 Del. C. Ch. 100. Under the law, all DDOE’s records are public records (unless otherwise declared by law to be confidential) and are subject to inspection and copying by any person. Vendor(s) are advised that once a proposal is received by DDOE and a decision on contract award is made, its contents will become public record and nothing contained in the proposal will be deemed to be confidential except proprietary information.

Vendor(s) shall not include any information in their proposal that is proprietary in nature or that they would not want to be released to the public. Proposals must contain sufficient information to be evaluated and a contract written without reference to any proprietary information. If a vendor feels that they cannot submit their proposal without including proprietary information, they must adhere to the following procedure or their proposal may be deemed unresponsive and will not be recommended for selection. Vendor(s) must submit such information in a separate, sealed envelope labeled “Proprietary Information” with the RFP number. The envelope must contain a letter from the Vendor’s legal counsel describing the documents in the envelope, representing in good faith that the information in each
document is not “public record” as defined by 29 Del. C. § 10002(d), and briefly stating the reasons that each document meets the said definitions.

Upon receipt of a proposal accompanied by such a separate, sealed envelope, DDOE will open the envelope to determine whether the procedure described above has been followed.

12. Multi-Vendor Solutions (Joint Ventures)
Multi-vendor solutions (joint ventures) will be allowed only if one of the venture partners is designated as the “prime contractor”. The “prime contractor” must be the joint venture’s contact point for DDOE and be responsible for the joint venture’s performance under the contract, including all project management, legal and financial responsibility for the implementation of all vendor’s systems. If a joint venture is proposed, a copy of the joint venture agreement clearly describing the responsibilities of the partners must be submitted with the proposal. Services specified in the proposal shall not be subcontracted without prior written approval by DDOE, and approval of a request to subcontract shall not in any way relieve Vendor of responsibility for the professional and technical accuracy and adequacy of the work. Further, vendor shall be and remain liable for all damages to DDOE caused by negligent performance or non-performance of work by its subcontractor or its sub-subcontractor.

Multi-vendor proposals must be a consolidated response with all cost included in the cost summary. Where necessary, RFP response pages are to be duplicated for each vendor.

a. Primary Vendor
DDOE expects to negotiate and contract with only one “prime vendor”. DDOE will not accept any proposals that reflect an equal teaming arrangement or from vendors who are co-bidding on this RFP. The prime vendor will be responsible for the management of all subcontractors.

Any contract that may result from this RFP shall specify that the prime vendor is solely responsible for fulfillment of any contract with the State as a result of this procurement. The State will make contract payments only to the awarded vendor. Payments to any-subcontractors are the sole responsibility of the prime vendor (awarded vendor).

Nothing in this section shall prohibit DDOE from the full exercise of its options under Section IV.B.16 regarding multiple source contracting.
b. Sub-Contracting

The vendor selected shall be solely responsible for contractual performance and management of all subcontract relationships. This contract allows subcontracting assignments; however, vendors assume all responsibility for work quality, delivery, installation, maintenance, and any supporting services required by a subcontractor.

Use of subcontractors must be clearly explained in the proposal, and major subcontractors must be identified by name. **The prime vendor shall be wholly responsible for the entire contract performance whether or not subcontractors are used.** Any sub-contractors must be approved by DDOE.

c. Multiple Proposals

A primary vendor may not participate in more than one proposal in any form. Sub-contracting vendors may participate in multiple joint venture proposals.

13. Sub-Contracting

The vendor selected shall be solely responsible for contractual performance and management of all subcontract relationships. This contract allows subcontracting assignments; however, vendors assume all responsibility for work quality, delivery, installation, maintenance, and any supporting services required by a subcontractor.

Use of subcontractors must be clearly explained in the proposal, and subcontractors must be identified by name. Any sub-contractors must be approved by DDOE.

14. Discrepancies and Omissions

Vendor is fully responsible for the completeness and accuracy of their proposal, and for examining this RFP and all addenda. Failure to do so will be at the sole risk of vendor. Should vendor find discrepancies, omissions, unclear or ambiguous intent or meaning, or should any questions arise concerning this RFP, vendor shall notify DDOE’s Designated Contact, in writing, of such findings at least ten (10) days before the proposal opening. This will allow issuance of any necessary addenda. It will also help prevent the opening of a defective proposal and exposure of vendor’s proposal upon which award could not be made. All unresolved issues should be addressed in the proposal.

Protests based on any omission or error, or on the content of the solicitation, will be disallowed if these faults have not been brought to the attention of the Designated Contact, in writing, no later than ten (10) calendar days prior to the time set for opening of the proposals.
a. RFP Question and Answer Process

DDOE will allow written requests for clarification of the RFP. All questions will be consolidated into a single set of responses and posted on DDOE’s website at http://www.doe.k12.de.us/rfc_listing/ by 12:00 PM each Friday. Vendors’ names will be removed from questions in the responses released. Questions should be submitted in the following format. Deviations from this format will not be accepted.

   Section number
   Paragraph number
   Page number
   Text of passage being questioned
   Question

Questions not submitted electronically shall be accompanied by a CD and questions shall be formatted in Microsoft Word. Questions must be filed no later than midnight on February 15, 2013. Questions received after that time will not be considered. A copy of the questions and answers will be posted on http://bids.delaware.gov

15. State’s Right to Reject Proposals

DDOE reserves the right to accept or reject any or all proposals or any part of any proposal, to waive defects, technicalities or any specifications (whether they be in DDOE’s specifications or vendor’s response), to sit and act as sole judge of the merit and qualifications of each product offered, or to solicit new proposals on the same project or on a modified project which may include portions of the originally proposed project as DDOE may deem necessary in the best interest of the State of Delaware.

16. State’s Right to Cancel Solicitation

DDOE reserves the right to cancel this solicitation at any time during the procurement process, for any reason or for no reason. DDOE makes no commitments expressed or implied, that this process will result in a business transaction with any vendor.

This RFP does not constitute an offer by DDOE. Vendor’s participation in this process may result in DDOE selecting your organization to engage in further discussions and negotiations toward execution of a contract. The commencement of such negotiations does not, however, signify a commitment by DDOE to execute a contract nor to continue negotiations. DDOE may terminate negotiations at any time and for any reason, or for no reason.
17. State’s Right to Award Multiple Source Contracting
Pursuant to 29 Del. C. § 6986, DDOE may award a contract for a particular professional service to two or more vendors if the agency head makes a determination that such an award is in the best interest of DDOE.

18. Notification of Withdrawal of Proposal
Vendor may modify or withdraw its proposal by written request, provided that both proposal and request is received by DDOE prior to the proposal due date. Proposals may be re-submitted in accordance with the proposal due date in order to be considered further.

Proposals become the property of DDOE at the proposal submission deadline. All proposals received are considered firm offers at that time.

19. Revisions to the RFP
If it becomes necessary to revise any part of the RFP, an addendum will be posted on DDOE’s website at http://www.doe.k12.de.us/rfplisting/ and http://bids.delaware.gov DDOE is not bound by any statement related to this RFP made by any State of Delaware employee, contractor or its agents.

20. Exceptions to the RFP
Any exceptions to the RFP, or DDOE’s terms and conditions, must be highlighted and included in writing in the proposal. Acceptance of exceptions is within the sole discretion of the evaluation committee.

21. Award of Contract
The final award of a contract is subject to approval by DDOE. DDOE has the sole right to select the successful vendor(s) for award, to reject any proposal as unsatisfactory or non-responsive, to award a contract to other than the lowest priced proposal, to award multiple contracts, or not to award a contract, as a result of this RFP.

Notice in writing to a vendor of the acceptance of its proposal by DDOE and the subsequent full execution of a written contract will constitute a contract, and no vendor will acquire any legal or equitable rights or privileges until the occurrence of both such events.

b. RFP Award Notifications
After reviews of the evaluation committee report and its recommendation, and once the contract terms and conditions have been finalized, DDOE will award the contract.

The contract shall be awarded to the vendor whose proposal is most advantageous, taking into consideration the evaluation factors set forth in the
It should be explicitly noted that DDOE is not obligated to award the contract to the vendor who submits the lowest bid or the vendor who receives the highest total point score, rather the contract will be awarded to the vendor whose proposal is the most advantageous to DDOE. The award is subject to the appropriate State of Delaware approvals.

After a final selection is made, the winning vendor will be invited to negotiate a contract with DDOE; remaining vendors will be notified in writing of their selection status.

C. RFP EVALUATION PROCESS
An evaluation team that will include representatives of OEL will evaluate proposals on a variety of quantitative criteria. Neither the lowest price nor highest scoring proposal will necessarily be selected.

DDOE reserves full discretion to determine the competence and responsibility, professionally and/or financially, of vendors. Vendors are to provide in timely manner any and all information that DDOE may deem necessary to make a decision.

1. Proposal Evaluation Team
The Proposal Evaluation Team shall include representatives of DDOE. The Team shall determine which vendors meet the minimum requirements pursuant to selection criteria of the RFP and procedures established in 29 Del. C. §§ 6981 and 6982. The Team may negotiate with one or more vendors during the same period and may, at its discretion, terminate negotiations with any or all vendors. The Team shall make a recommendation regarding the award to Delaware Secretary of Education, who shall have final authority, subject to the provisions of this RFP and 29 Del. C. § 6982, to award a contract to the successful vendor in the best interests of the State of Delaware.

2. Proposal Selection Criteria
The Proposal Evaluation Team shall assign up to the maximum number of points for each evaluation item to each of the proposing vendor’s proposals. All assignments of points shall be at the sole discretion of the Proposal Evaluation Team.

The proposals all contain the essential information on which the award decision shall be made. The information required to be submitted in response to this RFP has been determined by DDOE to be essential for use by the Team in the bid evaluation and award process.
Therefore, all instructions contained in this RFP shall be met in order to qualify as a responsive and responsible contractor and participate in the Proposal Evaluation Team’s consideration for award.

Proposals which do not meet or comply with the instructions of this RFP may be considered non-conforming and deemed non-responsive and subject to disqualification at the sole discretion of the Team.

The Team reserves the right to:

- Select for contract or for negotiations a proposal other than that with lowest costs.
- Reject any and all proposals or portions of proposals received in response to this RFP or to make no award or issue a new RFP.
- Waive or modify any information, irregularity, or inconsistency in proposals received.
- Request modification to proposals from any or all vendors during the contract review and negotiation.
- Negotiate any aspect of the proposal with any vendor and negotiate with more than one vendor at the same time.
- Select more than one vendor pursuant to 29 Del. C. §6986.

a. Criteria Weight

Proposals will be evaluated using the following criteria and scoring process:

The score will be based on a 100 point scale and will measure the degree to which each proposal meets the following criteria.

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Points</th>
</tr>
</thead>
<tbody>
<tr>
<td>Understanding of the Issues</td>
<td>10</td>
</tr>
<tr>
<td>Includes elements addressed above in “Introduction” (Part II, Section B) and in “Delaware STARS for Early Success Evaluation Overview” (Part II, Section C).</td>
<td></td>
</tr>
<tr>
<td>Organization Qualifications and Experience</td>
<td>35</td>
</tr>
<tr>
<td>Includes all elements addressed above in “Qualifications &amp; Experience” (Part IV, Section B, Number 2, Letter F).</td>
<td></td>
</tr>
<tr>
<td>Specifications of Work to be Performed</td>
<td>40</td>
</tr>
<tr>
<td>Includes all elements addressed above in “Delaware STARS for Early Success Evaluation Overview” (Part II, Section C) and in “Key Responsibilities” (Part II, Section D).</td>
<td></td>
</tr>
<tr>
<td>Cost Proposal</td>
<td>15</td>
</tr>
<tr>
<td>Includes all elements addressed above in “Overview” (Part II, Section A).</td>
<td></td>
</tr>
</tbody>
</table>
b. **Scoring Process**

The review team will use a consensus approach to evaluate the bids. Members of the review team will not score the proposals individually but instead will arrive at a consensus as to assignment of points on each category of each proposal. The contract award(s) will be based upon the proposals’ satisfaction of the criteria established in the RFP. Please present your cost proposal by component so that it is clear how much each component costs. Breaking your cost down by research question is strongly recommended.

No Best and Final Offers: The Office of Early Learning will not seek a best and final offer (BAFO) from any Bidder in this procurement process. All Bidders are expected to provide their best value pricing with the submission of their proposal.

c. **Negotiations**

The Office of Early Learning reserves the right to negotiate with the successful Bidder to finalize a contract at the same rate or cost of service as presented in the selected proposal. Such negotiations may not significantly vary the content, nature or requirements of the proposal or the Office of Early Learning RFP to an extent that may affect the price of goods or services requested. The Office of Early Learning reserves the right to terminate contract negotiations with a selected respondent who submits a proposed contract significantly different from the proposal they submitted in response to the advertised RFP. In the event that an acceptable contract cannot be negotiated with the highest ranked Bidder, the Office of Early Learning may withdraw its award and negotiate with the next-highest ranked Bidder, and so on, until an acceptable contract has been finalized. Alternatively, the Office of Early Learning may cancel the RFP, at its sole discretion.

3. **Proposal Clarification**

The Evaluation Team may contact any vendor in order to clarify uncertainties or eliminate confusion concerning the contents of a proposal. Proposals may not be modified as a result of any such clarification request.

4. **References**

The Evaluation Team may contact any customer of the vendor, whether or not included in the vendor’s reference list, and use such information in the evaluation process. Additionally, DDOE may choose to visit existing installations of comparable systems, which may or may not include vendor personnel. If the vendor is involved in such site visits, DDOE will pay travel costs only for State of Delaware personnel for these visits.

5. **Oral Presentations**

Applicants should be prepared to send at least one person to participate in an in-person, face to face oral presentation; selected vendors are expected to be required
to make oral presentations to the Evaluation Team. The vendor representative(s) attending the oral presentation shall be technically qualified to respond to questions related to all of the proposal and its components.

All of the vendor's costs associated with participation in oral presentations and discussions and system demonstrations conducted for DDOE are the vendor’s responsibility.

D. Contract Terms and Conditions

1. General Information

a. The term of the contract between the successful bidder and DDOE shall be through December 31, 2015. Note that the contractor will be monitored and evaluated, through written reporting, face to face meetings, and on-site on a regular basis. Failure of the contractor to cooperate with this process or to resolve any problems identified in the monitoring and evaluation process may be cause to terminate the contract.

b. The selected vendor will be required to enter into a written agreement with DDOE. DDOE reserves the right to incorporate standard State contractual provisions into any contract negotiated as a result of a proposal submitted in response to this RFP. Any proposed modifications to the terms and conditions of the standard contract are subject to review and approval by DDOE. Vendors will be required to sign the contract for all services, and may be required to sign additional agreements.

c. The selected vendor or vendors will be expected to enter negotiations with DDOE, which will result in a formal contract between parties. Procurement will be in accordance with subsequent contracted agreement. This RFP and the selected vendor’s response to this RFP will be incorporated as part of any formal contract.

d. DDOE’s standard contract will most likely be supplemented with the vendor’s software license, support/maintenance, source code escrow agreements, and any other applicable agreements. The terms and conditions of these agreements will be negotiated with the finalist during actual contract negotiations.

e. The successful vendor shall promptly execute a contract incorporating the terms of this RFP. No vendor is to begin any service prior to receipt a State of Delaware purchase order signed by two authorized representatives of the agency requesting service, properly processed through the State of Delaware Accounting Office and the Department of Finance. The purchase order shall
serve as the authorization to proceed in accordance with the bid specifications and the special instructions, once it is received by the successful vendor.

f. If the vendor to whom the award is made fails to enter into the agreement as herein provided, the award will be annulled, and an award may be made to another vendor. Such vendor shall fulfill every stipulation embraced herein as if they were the party to whom the first award was made.

2. Collusion or Fraud
Any evidence of agreement or collusion among vendor(s) and prospective vendor(s) acting to illegally restrain freedom from competition by agreement to offer a fixed price, or otherwise, will render the offers of such vendor(s) void.

By responding, the vendor shall be deemed to have represented and warranted that its proposal is not made in connection with any competing vendor submitting a separate response to this RFP, and is in all respects fair and without collusion or fraud; that the vendor did not participate in the RFP development process and had no knowledge of the specific contents of the RFP prior to its issuance; and that no employee or official of the State of Delaware participated directly or indirectly in the vendor’s proposal preparation.

Advance knowledge of information which gives any particular vendor advantages over any other interested vendor(s), in advance of the opening of proposals, whether in response to advertising or an employee or representative thereof, will potentially void that particular proposal.

3. Lobbying and Gratuities
Lobbying or providing gratuities shall be strictly prohibited. Vendors found to be lobbying, providing gratuities to, or in any way attempting to influence a State of Delaware employee or agent of the State of Delaware concerning this RFP or the award of a contract resulting from this RFP shall have their proposal immediately rejected and shall be barred from further participation in this RFP.

The selected vendor will warrant that no person or selling agency has been employed or retained to solicit or secure a contract resulting from this RFP upon agreement or understanding for a commission, or a percentage, brokerage or contingent fee. For breach or violation of this warranty, DDOE shall have the right to annul any contract resulting from this RFP without liability or at its discretion deduct from the contract price or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee.
All contact with State of Delaware employees, contractors or agents of the State of Delaware concerning this RFP shall be conducted in strict accordance with the manner, forum and conditions set forth in this RFP.

4. Solicitation of State Employees

Until contract award, vendors shall not, directly or indirectly, solicit any employee of the State of Delaware to leave the State of Delaware’s employ in order to accept employment with the vendor, its affiliates, actual or prospective contractors, or any person acting in concert with vendor, without prior written approval of the State of Delaware’s contracting officer. Solicitation of State of Delaware employees by a vendor may result in rejection of the vendor’s proposal.

This paragraph does not prevent the employment by a vendor of a State of Delaware employee who has initiated contact with the vendor. However, State of Delaware employees may be legally prohibited from accepting employment with the contractor or subcontractor under certain circumstances. Vendors may not knowingly employ a person who cannot legally accept employment under state or federal law. If a vendor discovers that they have done so, they must terminate that employment immediately.

5. General Contract Terms

a. Independent contractors

The parties to the contract shall be independent contractors to one another, and nothing herein shall be deemed to cause this agreement to create an agency, partnership, joint venture or employment relationship between parties. Each party shall be responsible for compliance with all applicable workers compensation, unemployment, disability insurance, social security withholding and all other similar matters. Neither party shall be liable for any debts, accounts, obligations or other liability whatsoever of the other party, or any other obligation of the other party to pay on the behalf of its employees or to withhold from any compensation paid to such employees any social benefits, workers compensation insurance premiums or any income or other similar taxes.

It may be at DDOE’s discretion as to the location of work for the contractual support personnel during the project period. DDOE shall provide working space and sufficient supplies and material to augment the Contractor’s services.

b. Non-Appropriation

In the event the General Assembly fails to appropriate the specific funds necessary to enter into or continue the contractual agreement, in whole or part, the agreement shall be terminated as to any obligation of the State requiring the expenditure of money for which no specific appropriation is available at the end
of the last fiscal year for which no appropriation is available or upon the exhaustion of funds.

c. **Licenses and Permits**

In performance of the contract, the vendor will be required to comply with all applicable federal, state and local laws, ordinances, codes, and regulations. The cost of permits and other relevant costs required in the performance of the contract shall be borne by the successful vendor. The vendor shall be properly licensed and authorized to transact business in the State of Delaware as provided in 30 Del. C. § 2301.

Prior to receiving an award, the successful vendor shall either furnish DDOE with proof of State of Delaware Business Licensure or initiate the process of application where required. An application may be requested in writing to: Division of Revenue, Carvel State Building, P.O. Box 8750, 820 N. French Street, Wilmington, DE 19899 or by telephone to one of the following numbers: (302) 577-8200—Public Service, (302) 577-8205—Licensing Department.

Information regarding the award of the contract will be given to the Division of Revenue. Failure to comply with the State of Delaware licensing requirements may subject vendor to applicable fines and/or interest penalties.

d. **Notice**

Any notice to DDOE required under the contract shall be sent by registered mail to:

Brook Hughes  
Office of Early Learning  
Carvel State Office Building  
820 North French Street, 5th Floor  
Wilmington, DE 19801

e. **Indemnification**

i. **General Indemnification.**

By submitting a proposal, the proposing vendor agrees that in the event it is awarded a contract, it will indemnify and otherwise hold harmless the State of Delaware, DDOE, its agents and employees from any and all liability, suits, actions, or claims, together with all costs, expenses for attorney’s fees, arising out of the vendor’s its agents and employees’ performance work or services in connection with the contract, regardless of whether such suits, actions, claims or liabilities are based upon acts or failures to act attributable, in whole or part, to the State, its employees or agents.
ii. **Proprietary Rights Indemnification**

Vendor shall warrant that all elements of its solution, including all equipment, software, documentation, services and deliverables, do not and will not infringe upon or violate any patent, copyright, trade secret or other proprietary rights of any third party. In the event of any claim, suit or action by any third party against the State of Delaware or DDOE, the State of Delaware or DDOE shall promptly notify the vendor in writing and vendor shall defend such claim, suit or action at vendor’s expense, and vendor shall indemnify the State of Delaware or DDOE against any loss, cost, damage, expense or liability arising out of such claim, suit or action (including, without limitation, litigation costs, lost employee time, and counsel fees) whether or not such claim, suit or action is successful.

If any equipment, software, services (including methods) products or other intellectual property used or furnished by the vendor (collectively “Products”) is or in vendor’s reasonable judgment is likely to be, held to constitute an infringing product, vendor shall at its expense and option either:

(a) Procure the right for DDOE to continue using the Product(s);
(b) Replace the product with a non-infringing equivalent that satisfies all the requirements of the contract; or
(c) Modify the Product(s) to make it or them non-infringing, provided that the modification does not materially alter the functionality or efficacy of the product or cause the Product(s) or any part of the work to fail to conform to the requirements of the Contract, or only alters the Product(s) to a degree that DDOE agrees to and accepts in writing.

f. **Insurance**

i. Vendor recognizes that it is operating as an independent contractor and that it is liable for any and all losses, penalties, damages, expenses, attorney’s fees, judgments, and/or settlements incurred by reason of injury to or death of any and all persons, or injury to any and all property, of any nature, arising out of the vendor’s negligent performance under this contract, and particularly without limiting the foregoing, caused by, resulting from, or arising out of any act of omission on the part of the vendor in their negligent performance under this contract.

ii. The vendor shall maintain such insurance as will protect against claims under Worker’s Compensation Act and from any other claims for damages for personal injury, including death, which may arise from operations under this contract. The vendor is an independent contractor.
and is not an employee of the State of Delaware.

iii. During the term of this contract, the vendor shall, at its own expense, carry insurance minimum limits as follows:

<table>
<thead>
<tr>
<th>Insurance Type</th>
<th>Minimum Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Comprehensive General Liability</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>b. Professional Liability/Misc. Error &amp; Omissions/Product Liability</td>
<td>$1,000,000/$3,000,000</td>
</tr>
</tbody>
</table>

If the contractual service requires the transportation of departmental clients or staff, the vendor shall, in addition to the above coverages, secure at its own expense the following coverage:

<table>
<thead>
<tr>
<th>Insurance Type</th>
<th>Minimum Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Automotive Liability (Bodily Injury)</td>
<td>$100,000/$300,000</td>
</tr>
<tr>
<td>b. Automotive Property Damage (to others)</td>
<td>$25,000</td>
</tr>
</tbody>
</table>

iv. The vendor shall provide a certificate of insurance as proof that the vendor has the required insurance.

g. Performance Requirements
The selected Vendor will warrant that its possesses, or has arranged through subcontractors, all capital and other equipment, labor, materials, and licenses necessary to carry out and complete the work hereunder in compliance with any and all Federal and State laws, and County and local ordinances, regulations and codes.

h. Warranty
The Vendor will provide a warranty that the deliverables provided pursuant to the contract will function as designed for a period of no less than one (1) year from the date of system acceptance. The warranty shall require the Vendor correct, at its own expense, the setup, configuration, customizations or modifications so that it functions according to the State’s requirements.

i. Costs and Payment Schedules
All contract costs must be as detailed specifically in the Vendor’s cost proposal. No charges other than as specified in the proposal shall be allowed without written consent of DDOE. The proposal costs shall include full compensation for all taxes that the selected vendor is required to pay.

DDOE will require a payment schedule based on defined and measurable milestones. Payments for services will not be made in advance of work performed. DDOE may require holdback of contract monies until acceptable performance is demonstrated (as much as 25%).
j. Penalties
DDOE may include in the final contract penalty provisions for non-performance, such as liquidated damages.

k. Termination for Cause
If for any reasons, or through any cause, the Vendor fails to fulfil in timely and proper manner his obligations under the contract, or if the Vendor violates any of the covenants, agreements or stipulations of the contract, DDOE shall thereupon have the right to terminate the contract by giving written notice to the Vendor of such termination and specifying the effective date thereof, at least twenty (20) days before the effective date of such termination. In that event, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports or other material prepared by the Vendor under the contract shall, at the option of DDOE, become its property, and the Vendor shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents and other materials which is useable to DDOE.

l. Termination for Convenience
DDOE may terminate the contract at any time by giving written notice of such termination and specifying the effective date thereof, at least twenty (20) days before the effective date of such termination. In that event, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports or other material prepared by the Vendor under the contract shall, at the option of DDOE, become its property, and the Vendor shall be entitled to compensation for any satisfactory work completed on such documents and other materials which is useable to DDOE. If the contract is terminated by DDOE as so provided, the Vendor will be paid an amount which bears the same ratio to the total compensation as the services actually performed bear to the total services of the Vendor as covered by the contract, less payments of compensation previously made. Provided however, that if less than 60 percent of the services covered by the contract have been performed upon the effective date of termination, the Vendor shall be reimbursed (in addition to the above payment) for that portion of actual out of pocket expenses (not otherwise reimbursed under the contract) incurred by the Vendor during the contract period which are directly attributable to the uncompleted portion of the services covered by the contract.

m. Non-discrimination
In performing the services subject to this RFP the vendor will agree that it will not discriminate against any employee or applicant for employment because of race, creed, color, sex or national origin. The successful vendor shall comply with all federal and state laws, regulations and policies pertaining to the prevention of
discriminatory employment practice. Failure to perform under this provision constitutes a material breach of contract.

n. Covenant against Contingent Fees
The successful vendor will warrant that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement of understanding for a commission or percentage, brokerage or contingent fee excepting bona-fide employees, bona-fide established commercial or selling agencies maintained by the Vendor for the purpose of securing business. For breach or violation of this warranty DDOE shall have the right to annul the contract without liability or at its discretion to deduct from the contract price or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee.

o. Vendor Activity
No activity is to be executed in an off shore facility, either by a subcontracted firm or a foreign office or division of the vendor. The vendor must attest to the fact that no activity will take place outside of the United States in its transmittal letter. Failure to adhere to this requirement is cause for elimination from future consideration.

p. Work Product
All materials and products developed under the executed contract by the vendor are the sole and exclusive property of the State. The vendor will seek written permission to use any product created under the contract.

q. Contract Documents
The RFP, the purchase order, the executed contract and any supplemental documents between DDOE and the successful vendor shall constitute the contract between DDOE and the vendor. In the event there is any discrepancy between any of these contract documents, the following order of documents governs so that the former prevails over the latter: contract, State of Delaware’s RFP, Vendor’s response to the RFP and purchase order. No other documents shall be considered. These documents will constitute the entire agreement between DDOE and the vendor.

r. Applicable Law
The laws of the State of Delaware shall apply, except where Federal Law has precedence. The successful vendor consents to jurisdiction and venue in the State of Delaware.

In submitting a proposal, Vendors certify that they comply with all federal, state and local laws applicable to its activities and obligations including:
i. the laws of the State of Delaware;
ii. the applicable portion of the Federal Civil Rights Act of 1964;
iii. the Equal Employment Opportunity Act and the regulations issued there under by the federal government;
iv. a condition that the proposal submitted was independently arrived at, without collusion, under penalty of perjury; and
v. that programs, services, and activities provided to the general public under resulting contract conform with the Americans with Disabilities Act of 1990, and the regulations issued there under by the federal government.

If any vendor fails to comply with (1) through (5) of this paragraph, DDOE reserves the right to disregard the proposal, terminate the contract, or consider the vendor in default.

The selected vendor shall keep itself fully informed of and shall observe and comply with all applicable existing Federal and State laws, and County and local ordinances, regulations and codes, and those laws, ordinances, regulations, and codes adopted during its performance of the work.

s. Scope of Agreement
If the scope of any provision of the contract is determined to be too broad in any respect whatsoever to permit enforcement to its full extent, then such provision shall be enforced to the maximum extent permitted by law, and the parties hereto consent and agree that such scope may be judicially modified accordingly and that the whole of such provisions of the contract shall not thereby fail, but the scope of such provisions shall be curtailed only to the extent necessary to conform to the law.

t. Other General Conditions
i. Current Version – “Packaged” application and system software shall be the most current version generally available as of the date of the physical installation of the software.

ii. Current Manufacture – Equipment specified and/or furnished under this specification shall be standard products of manufacturers regularly engaged in the production of such equipment and shall be the manufacturer’s latest design. All material and equipment offered shall be new and unused.

iii. Volumes and Quantities – Activity volume estimates and other quantities have been reviewed for accuracy; however, they may be subject to change prior or subsequent to award of the contract.
iv. **Prior Use** – DDOE reserves the right to use equipment and material furnished under this proposal prior to final acceptance. Such use shall not constitute acceptance of the work or any part thereof by DDOE.

v. **Status Reporting** – The selected vendor will be required to lead and/or participate in status meetings and submit status reports covering such items as progress of work being performed, milestones attained, resources expended, problems encountered and corrective action taken, until final system acceptance.

vi. **Regulations** – All equipment, software and services must meet all applicable local, State and Federal regulations in effect on the date of the contract.

vii. **Changes** – No alterations in any terms, conditions, delivery, price, quality, or specifications of items ordered will be effective without the written consent of DDOE.

viii. **Additional Terms and Conditions** – DDOE reserves the right to add terms and conditions during the contract negotiations.

u. **Technology Standards**

The selected vendor shall be responsible for the professional quality, technical accuracy, timely completion, and coordination of all services furnished by it, its subcontractors and its and their principals, officers, employees and agents under this Agreement. Vendor shall provide system diagrams in accordance with State Architecture requirements at [http://extranet.dti.state.de.us/information/arb/templates.shtml](http://extranet.dti.state.de.us/information/arb/templates.shtml). In performing the specified services, Vendor shall follow practices consistent with generally accepted professional and technical standards. Vendor shall be responsible for ensuring that all services, products and deliverables furnished pursuant to this Agreement comply with the standards promulgated by the Department of Technology and Information ("DTI") published at [http://dti.delaware.gov/information/standards-policies.shtml](http://dti.delaware.gov/information/standards-policies.shtml), and as modified from time to time by DTI during the term of this Agreement. Vendor will integrate all delivered services and systems with the DDOE Identity Management System and Single-Sign On system. If any service, product or deliverable furnished pursuant to this Agreement does not conform with DTI standards, Vendor shall, at its expense and option either (1) replace it with a conforming equivalent or (2) modify it to conform with DTI standards. Vendor shall be and remain liable in accordance with the terms of this Agreement and applicable law for all damages to DDOE caused by Vendor’s failure to ensure compliance with DTI standards.
E. RFP MISCELLANEOUS INFORMATION

1. No Press Releases or Public Disclosure
Vendors may not release any information about this RFP. DDOE reserves the right to pre-approve any news or advertising releases concerning this RFP, the resulting contract, the work performed, or any reference to DDOE with regard to any project or contract performance. Any such news or advertising releases pertaining to this RFP or resulting contract shall require the prior express written permission of DDOE.

2. RFP Reference Library
DDOE has made every attempt to provide the necessary information within this RFP. DDOE will make the reference library available only to the winning bidder.

3. Definitions of Requirements
To prevent any confusion about identifying requirements in this RFP, the following definition is offered: The words shall, will and/or must are used to designate a mandatory requirement. Vendors must respond to all mandatory requirements presented in the RFP. Failure to respond to a mandatory requirement may cause the disqualification of the vendor’s proposal.

4. Production Environment Requirements
DDOE requires that all hardware, system software products, and application software products included in proposals be currently in use in a production environment by at least three other customers, have been in use for at least six months, and have been generally available from the manufacturers for a period of six months. Unreleased or beta test hardware, system software, or application software will not be acceptable.

5. Office of Minority and Women Business Enterprise
Minority and women business enterprises are encouraged to visit http://gss.omb.delaware.gov/omwbe/index.shtml
V. Attachments

Attachment A: Exemplary quotes from stakeholders relating to the evaluation design.

We asked a diversity of stakeholders what they wanted to know from the evaluation. Some of their answers are below. It is our intent to be responsive to the range of stakeholders and their needs from the evaluation.

“The evaluation design is really important; if there is a qualitative component then the quality of the people involved in that process is critical as it matters a lot in the ability to engage educators in the process (as do the quality of the questions asked); evaluators need to understand the challenges that teachers have in early learning programs and if they want them involved in the process then flexibility of the evaluator becomes important; they really need a thorough understanding of the most current research and science around birth to five and recognize it is not the same as K-12 education.”

“Given the (evaluation) findings - how many differentiated levels are there/should there be? Should we have a 4 level rating system? It will be helpful if findings are prescriptive and help us move up in quality of system. Do the Stars quality levels prepare young children to enter K (and do the levels equate with level/quality of preparation of young children to enter K?”

“(I want to know…) based on the ‘quality’ of childcare / ece programs as demonstrated by ‘X’, how many more children are ‘kindergarten ready’. How many more children from at risk environments start school prepared? Do parents of our children more feel empowered to be their children's advocate? Do early learning providers feel valued and engaged? Is the technical training helping us achieve the outcomes we want to see…that children are better prepared?”

“What has been the impact? I want to be able to say with certainty that a) a higher star value equates to better student outcomes; b) over time, X,000 children per year vs Y,000 are better off because of this investment and this equates Z% shift over time. 2) Is this sustainable? I want to be able to say, that a) this has had the impact stated above; b) this is what it will take to sustain/grow this level of impact post the federal funds; and c) here are the legislative/political/financial constraints that stand in our way to creating the envisioned generational change.”

“I want to say that we know that programs with 4 & 5 Stars have better outcomes for children. Children who had access to quality early care and education show positive effects that persist through kindergarten and through 3rd grade. We have significantly improved the quality of the work force providing early care and education.”

“(Are the) children participating in higher rated programs more ready for school as compared to peers in lower rated programs. Is technical assistance provided to Delaware Stars
participants effective? Do teacher and administrator characteristics influence quality ratings and observed quality scores; is an investment in professional development critical?”

“We need to see that our neediest children are making progress when they are in a higher quality. We need to see something! We may not see a difference between 4 and 5, but you would think there would be a difference between 2 and 5. I am concerned that if they make good progress – when they go to school – do they maintain progress? Does investing all this money make enough of a difference?”

“(The) evaluation really needs to determine progress (are we doing what we said we would do), quality (are we doing a good job), and performance (is what we are doing making a difference) of DE Stars.”

“The heart and soul of the DE Stars is to improve outcomes for children so that they are indeed ready for school. We need to better understand the drivers of quality that really are making a difference for children longitudinally. We need to link inputs (components of DE Stars) to subsequent success of children as they progress through education system (outputs).”
Attachment B: OEL Contract with Appendix A, B, C and D

CONTRACT

Insert Title and RFP#

This Agreement ("Agreement") is effective only upon the execution of a State of Delaware Purchase Order and will end on insert end date, 20__, by and between the State of Delaware, Department of Education, hereafter referred to as DDOE, and Vendor Name, hereafter referred to as

WHEREAS, DDOE desires to obtain certain services to insert description of services; and

WHEREAS, VENDOR NAME desires to provide such services to DDOE on the terms set forth below;

WHEREAS, DDOE and VENDOR NAME represent and warrant that each party has full right, power and authority to enter into and perform under this Agreement;

FOR AND IN CONSIDERATION OF the premises and mutual agreements herein, DDOE and VENDOR NAME agree as follows:

1. Services.

1.1 VENDOR NAME shall perform for DDOE the services specified in the Appendices to this Agreement, attached hereto and made a part hereof.

1.2 Any conflict or inconsistency between the provisions of the following documents shall be resolved by giving precedence to such documents in the following order: (a) this Agreement (including any amendments or modifications thereto); (b) DDOE’s request for proposals, attached hereto as Appendix___; and (c) VENDOR NAME’s response to the request for proposals, attached hereto as Appendix ___. The aforementioned documents are specifically incorporated into this Agreement and made a part hereof.

1.3 DDOE may, at any time, by written order, make changes in the scope of this Agreement and in the services or work to be performed. No services for which additional compensation may be charged by VENDOR NAME shall be furnished without the written authorization of DDOE. When DDOE desires any addition or deletion to the deliverables or a change in the Services to be provided under this Agreement, it shall notify VENDOR NAME, who shall then submit to DDOE a "Change Order" for approval authorizing said change. The Change Order shall state whether the change shall cause an alteration in the price or the time required by VENDOR NAME for any aspect of its
performance under this Agreement. Pricing of changes shall be consistent with those established within this Agreement.

1.4 VENDOR NAME will not be required to make changes to its scope of work that result in VENDOR NAME’s costs exceeding the current unencumbered budgeted appropriations for the services. Any claim of either party for an adjustment under Section 1 of this Agreement shall be asserted in the manner specified in the writing that authorizes the adjustment.

2. Payment for Services and Expenses.

2.1 The term of the initial contract shall be from the execution of this agreement and a State of Delaware Purchase Order through _________________, 20___.

2.2 DDOE will pay VENDOR NAME for the performance of services described in Appendix A, Statement of Work. The fee will be paid in accordance with the payment schedule attached hereto as part of Appendix___.

2.3 DDOE’s obligation to pay VENDOR NAME for the performance of services described in Appendix A, Statement of Work will not exceed the fixed fee amount of $ __________. It is expressly understood that the work defined in the appendices to this Agreement must be completed by VENDOR NAME and it shall be VENDOR NAME’s responsibility to ensure that hours and tasks are properly budgeted so that all services are completed for the agreed upon fixed fee. DDOE’s total liability for all charges for services that may become due under this Agreement is limited to the total maximum expenditure(s) authorized in DDOE’s purchase order(s) to VENDOR NAME.

2.4 VENDOR NAME shall submit monthly invoices to DDOE in sufficient detail to support the services provided during the previous month. DDOE agrees to pay those invoices within thirty (30) days of receipt. In the event DDOE disputes a portion of an invoice, DDOE agrees to pay the undisputed portion of the invoice within thirty (30) days of receipt and to provide VENDOR NAME a detailed statement of DDOE’s position on the disputed portion of the invoice within thirty (30) days of receipt. DDOE’s failure to pay any amount of an invoice that is not the subject of a good-faith dispute within thirty (30) days of receipt shall entitle VENDOR NAME to charge interest on the overdue portion at no more than 1.0% per month or 12% per annum. All payments should be sent to VENDOR NAME, VENDOR ADDRESS.

2.5 Unless provided otherwise in an Appendix, all expenses incurred in the performance of the services are to be paid by VENDOR NAME. If an Appendix specifically provides for expense reimbursement, VENDOR NAME shall be reimbursed only for reasonable expenses incurred by VENDOR NAME in the performance of the services, including, but not necessarily limited to, travel and lodging expenses, communications charges, and computer time and supplies.
2.6 DDOE is a sovereign entity, and shall not be liable for the payment of federal, state and local sales, use and excise taxes, including any interest and penalties from any related deficiency, which may become due and payable as a consequence of this Agreement.

2.7 DDOE shall subtract from any payment made to VENDOR NAME all damages, costs and expenses caused by VENDOR NAME’s negligence, resulting from or arising out of errors or omissions in VENDOR NAME’s work products, which have not been previously paid to VENDOR NAME.

2.8 Invoices shall be submitted to:

3. Responsibilities of VENDOR NAME.

3.1 VENDOR NAME shall be responsible for the professional quality, technical accuracy, timely completion, and coordination of all services furnished by VENDOR NAME, its subcontractors and its and their principals, officers, employees and agents under this Agreement. In performing the specified services, VENDOR NAME shall follow practices consistent with generally accepted professional and technical standards. VENDOR NAME shall be responsible for ensuring that all services, products and deliverables furnished pursuant to this Agreement comply with the standards promulgated by the Department of Technology and Information ("DTI") published at http://dti.delaware.gov/, and as modified from time to time by DTI during the term of this Agreement. If any service, product or deliverable furnished pursuant to this Agreement does not conform with DTI standards, VENDOR NAME shall, at its expense and option either (1) replace it with a conforming equivalent or (2) modify it to conform with DTI standards. VENDOR NAME shall be and remain liable in accordance with the terms of this Agreement and applicable law for all damages to DDOE caused by VENDOR NAME’s failure to ensure compliance with DTI standards.

3.2 It shall be the duty of the VENDOR NAME to assure that all products of its effort are technically sound and in conformance with all pertinent Federal, State and Local statutes, codes, ordinances, resolutions and other regulations. VENDOR NAME will not produce a work product that violates or infringes on any copyright or patent rights. VENDOR NAME shall, without additional compensation, correct or revise any errors or omissions in its work products.

3.3 Permitted or required approval by DDOE of any products or services furnished by VENDOR NAME shall not in any way relieve VENDOR NAME of responsibility for the professional and technical accuracy and adequacy of its work. DDOE’s review, approval, acceptance, or payment for any of VENDOR NAME’s services herein shall not be construed to operate as a waiver of any rights under this Agreement or of any cause of action arising out of the performance of this Agreement, and VENDOR NAME shall be
and remain liable in accordance with the terms of this Agreement and applicable law for all damages to DDOE caused by VENDOR NAME’s performance or failure to perform under this Agreement.

3.4 VENDOR NAME shall appoint a Project Manager who will manage the performance of services. All of the services specified by this Agreement shall be performed by the Project Manager, or by VENDOR NAME’s associates and employees under the personal supervision of the Project Manager. The positions anticipated include:

<table>
<thead>
<tr>
<th>Project Team</th>
<th>Title</th>
<th>% of Project Involvement</th>
</tr>
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3.5 Designation of persons for each position is subject to review and approval by DDOE. Should the staff need to be diverted off the project for what are now unforeseeable circumstances, VENDOR NAME will notify DDOE immediately and work out a transition plan that is acceptable to both parties, as well as agree to an acceptable replacement plan to fill or complete the work assigned to this project staff position. Replacement staff persons are subject to review and approval by DDOE. If VENDOR NAME fails to make a required replacement within 30 days, DDOE may terminate this Agreement for default. Upon receipt of written notice from DDOE that an employee of VENDOR NAME is unsuitable to DDOE for good cause, VENDOR NAME shall remove such employee from the performance of services and substitute in his/her place a suitable employee.

3.6 VENDOR NAME shall furnish to DDOE’s designated representative copies of all correspondence to regulatory agencies for review prior to mailing such correspondence.

3.7 VENDOR NAME agrees that its officers and employees will cooperate with DDOE in the performance of services under this Agreement and will be available for consultation with DDOE at such reasonable times with advance notice as to not conflict with their other responsibilities.

3.8 VENDOR NAME has or will retain such employees as it may need to perform the services required by this Agreement. Such employees shall not be employed by the State of Delaware or any other political subdivision of the State.

3.9 VENDOR NAME will not use DDOE’s name, either express or implied, in any of its advertising or sales materials without DDOE’s express written consent.

3.10 The rights and remedies of DDOE provided for in this Agreement are in addition to any other rights and remedies provided by law.

4. **Time Schedule.**

4.1 A project schedule is included in Appendix A.
4.2 Any delay of services or change in sequence of tasks must be approved in writing by DDOE.

4.3 In the event that VENDOR NAME fails to complete the project or any phase thereof within the time specified in the Contract, or with such additional time as may be granted in writing by DDOE, or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in this Agreement or any extensions thereof, DDOE shall suspend the payments scheduled as set forth in Appendix A.

5. State Responsibilities.

5.1 In connection with VENDOR NAME’s provision of the Services, DDOE shall perform those tasks and fulfill those responsibilities specified in the appropriate Appendices.

5.2 DDOE agrees that its officers and employees will cooperate with VENDOR NAME in the performance of services under this Agreement and will be available for consultation with VENDOR NAME at such reasonable times with advance notice as to not conflict with their other responsibilities.

5.3 The services performed by VENDOR NAME under this Agreement shall be subject to review for compliance with the terms of this Agreement by DDOE’s designated representatives. DDOE representatives may delegate any or all responsibilities under the Agreement to appropriate staff members, and shall so inform VENDOR NAME by written notice before the effective date of each such delegation.

5.4 The review comments of DDOE’s designated representatives may be reported in writing as needed to VENDOR NAME. It is understood that DDOE’s representatives’ review comments do not relieve VENDOR NAME from the responsibility for the professional and technical accuracy of all work delivered under this Agreement.

5.5 DDOE shall, without charge, furnish to or make available for examination or use by VENDOR NAME as it may request, any data which DDOE has available, including as examples only and not as a limitation:

   a. Copies of reports, surveys, records, and other pertinent documents;
   b. Copies of previously prepared reports, job specifications, surveys, records, ordinances, codes, regulations, other document, and information related to the services specified by this Agreement.

VENDOR NAME shall return any original data provided by DDOE.
5.6 DDOE shall assist VENDOR NAME in obtaining data on documents from public officers or agencies and from private citizens and business firms whenever such material is necessary for the completion of the services specified by this Agreement.

5.7 VENDOR NAME will not be responsible for accuracy of information or data supplied by DDOE or other sources to the extent such information or data would be relied upon by a reasonably prudent contractor.

5.8 DDOE agrees not to use VENDOR NAME’s name, either express or implied, in any of its advertising or sales materials. VENDOR NAME reserves the right to reuse the nonproprietary data and the analysis of industry-related information in its continuing analysis of the industries covered.


6.1 All materials, information, documents, and reports, whether finished, unfinished, or draft, developed, prepared, completed, or acquired by VENDOR NAME for DDOE relating to the services to be performed hereunder shall become the property of DDOE and shall be delivered to DDOE’s designated representative upon completion or termination of this Agreement, whichever comes first. VENDOR NAME shall not be liable for damages, claims, and losses arising out of any reuse of any work products on any other project conducted by DDOE. DDOE shall have the right to reproduce all documentation supplied pursuant to this Agreement.

6.2 VENDOR NAME retains all title and interest to the data it furnished and/or generated pursuant to this Agreement. Retention of such title and interest does not conflict with DDOE’s rights to the materials, information and documents developed in performing the project. Upon final payment, DDOE shall have a perpetual, nontransferable, non-exclusive paid-up right and license to use, copy, modify and prepare derivative works of all materials in which VENDOR NAME retains title, whether individually by VENDOR NAME or jointly with DDOE. Any and all source code developed in connection with the services provided will be provided to DDOE, and the aforementioned right and license shall apply to source code. The parties will cooperate with each other and execute such other documents as may be reasonably deemed necessary to achieve the objectives of this Section.

6.3 In no event shall VENDOR NAME be precluded from developing for itself, or for others, materials that are competitive with the Deliverables, irrespective of their similarity to the Deliverables. In addition, VENDOR NAME shall be free to use its general knowledge, skills and experience, and any ideas, concepts, know-how, and techniques within the scope of its consulting practice that are used in the course of providing the services.
6.4 Notwithstanding anything to the contrary contained herein or in any attachment hereto, any and all intellectual property or other proprietary data owned by VENDOR NAME prior to the effective date of this Agreement (“Preexisting Information”) shall remain the exclusive property of VENDOR NAME even if such Preexisting Information is embedded or otherwise incorporated into materials or products first produced as a result of this Agreement or used to develop such materials or products. DDOE’s rights under this section shall not apply to any Preexisting Information or any component thereof regardless of form or media.

7. Confidential Information.

To the extent permissible under 29 Del. C. § 10001, et seq., the parties to this Agreement shall preserve in strict confidence any information, reports or documents obtained, assembled or prepared in connection with the performance of this Agreement.

8. Warranty.

8.1 VENDOR NAME warrants that its services will be performed in a good and workmanlike manner. VENDOR NAME agrees to re-perform any work not in compliance with this warranty brought to its attention within a reasonable time after that work is performed.

8.2 Third-party products within the scope of this Agreement are warranted solely under the terms and conditions of the licenses or other agreements by which such products are governed. With respect to all third-party products and services purchased by VENDOR NAME for DDOE in connection with the provision of the Services, VENDOR NAME shall pass through or assign to DDOE the rights VENDOR NAME obtains from the manufacturers and/or vendors of such products and services (including warranty and indemnification rights), all to the extent that such rights are assignable.

9. Indemnification; Limitation of Liability.

9.1 VENDOR NAME shall indemnify and hold harmless the State, its agents and employees, from any and all liability, suits, actions or claims, together with all reasonable costs and expenses (including attorneys’ fees) directly arising out of (A) the negligence or other wrongful conduct of the VENDOR NAME, its agents or employees, or (B) VENDOR NAME’s breach of any material provision of this Agreement not cured after due notice and opportunity to cure, provided as to (A) or (B) that (i) VENDOR NAME shall have been notified promptly in writing by DDOE of any notice of such claim; and (ii) VENDOR NAME shall have the sole control of the defense of any action on such claim and all negotiations for its settlement or compromise.

9.2 If DDOE promptly notifies VENDOR NAME in writing of a third party claim against DDOE that any Deliverable infringes a copyright or a trade secret of any third party,
VENDOR NAME will defend such claim at its expense and will pay any costs or damages that may be finally awarded against DDOE. VENDOR NAME will not indemnify DDOE, however, if the claim of infringement is caused by (1) DDOE’s misuse or modification of the Deliverable; (2) DDOE’s failure to use corrections or enhancements made available by VENDOR NAME; (3) DDOE’s use of the Deliverable in combination with any product or information not owned or developed by VENDOR NAME; (4) DDOE’s distribution, marketing or use for the benefit of third parties of the Deliverable or (5) information, direction, specification or materials provided by Client or any third party. If any Deliverable is, or in VENDOR NAME’s opinion is likely to be, held to be infringing, VENDOR NAME shall at its expense and option either (a) procure the right for DDOE to continue using it, (b) replace it with a noninfringing equivalent, (c) modify it to make it noninfringing. The foregoing remedies constitute DDOE’s sole and exclusive remedies and VENDOR NAME’s entire liability with respect to infringement.

9.3 DDOE agrees that VENDOR NAME’s total liability to DDOE for any and all damages whatsoever arising out of or in any way related to this Agreement from any cause, including but not limited to contract liability or VENDOR NAME negligence, errors, omissions, strict liability, breach of contract or breach of warranty shall not, in the aggregate, exceed fees paid to VENDOR NAME. In no event shall VENDOR NAME be liable for special, indirect, incidental, economic, consequential or punitive damages, including but not limited to lost revenue, lost profits, replacement goods, loss of technology rights or services, loss of data, or interruption or loss of use of software or any portion thereof regardless of the legal theory under which such damages are sought, and even if VENDOR NAME has been advised of the likelihood of such damages.

10. Employees.

10.1 VENDOR NAME has and shall retain the right to exercise full control over the employment, direction, compensation and discharge of all persons employed by VENDOR NAME in the performance of the services hereunder; provided, however, that it will, subject to scheduling and staffing considerations, attempt to honor DDOE’s request for specific individuals.

10.2 Except as the other party expressly authorizes in writing in advance, neither party shall solicit, offer work to, employ, or contract with, whether as a partner, employee or independent contractor, directly or indirectly, any of the other party’s Personnel during their participation in the services or during the twelve (12) months thereafter. For purposes of this Section 10.2, “Personnel” includes any individual or company a party employs as a partner, employee or independent contractor and with which a party comes into direct contact in the course of the services.
10.3 Possession of a Security Clearance, as issued by the Delaware Department of Public Safety, may be required of any employee of VENDOR NAME who will be assigned to this project.

11. Independent Contractor.

11.1 It is understood that in the performance of the services herein provided for, VENDOR NAME shall be, and is, an independent contractor, and is not an agent or employee of DDOE and shall furnish such services in its own manner and method except as required by this Agreement. VENDOR NAME shall be solely responsible for, and shall indemnify, defend and save DDOE harmless from all matters relating to the payment of its employees, including compliance with social security, withholding and all other wages, salaries, benefits, taxes, exactions, and regulations of any nature whatsoever.

11.2 VENDOR NAME acknowledges that VENDOR NAME and any subcontractors, agents or employees employed by VENDOR NAME shall not, under any circumstances, be considered employees of DDOE, and that they shall not be entitled to any of the benefits or rights afforded employees of DDOE, including, but not limited to, sick leave, vacation leave, holiday pay, Public Employees Retirement System benefits, or health, life, dental, long-term disability or workers’ compensation insurance benefits. DDOE will not provide or pay for any liability or medical insurance, retirement contributions or any other benefits for or on behalf of DDOE or any of its officers, employees or other agents.

11.3 VENDOR NAME shall be responsible for providing liability insurance for its personnel.

11.4 As an independent contractor, VENDOR NAME has no authority to bind or commit DDOE. Nothing herein shall be deemed or construed to create a joint venture, partnership, fiduciary or agency relationship between the parties for any purpose.

12. Suspension.

12.1 DDOE may suspend performance by VENDOR NAME under this Agreement for such period of time as DDOE, at its sole discretion, may prescribe by providing written notice to VENDOR NAME at least 30 working days prior to the date on which DDOE wishes to suspend. Upon such suspension, DDOE shall pay VENDOR NAME its compensation, based on the percentage of the project completed and earned until the effective date of suspension, less all previous payments. VENDOR NAME shall not perform further work under this Agreement after the effective date of suspension. VENDOR NAME shall not perform further work under this Agreement after the effective date of suspension until receipt of written notice from DDOE to resume performance.

12.2 In the event DDOE suspends performance by VENDOR NAME for any cause other than the error or omission of the VENDOR NAME, for an aggregate period in excess of
30 days, VENDOR NAME shall be entitled to an equitable adjustment of the compensation payable to VENDOR NAME under this Agreement to reimburse VENDOR NAME for additional costs occasioned as a result of such suspension of performance by DDOE based on appropriated funds and approval by DDOE.

13. Termination.

13.1 This Agreement may be terminated in whole or in part by either party in the event of substantial failure of the other party to fulfill its obligations under this Agreement through no fault of the terminating party; but only after the other party is given:

a. Not less than 30 calendar days written notice of intent to terminate; and
b. An opportunity for consultation with the terminating party prior to termination.

13.2 This Agreement may be terminated in whole or in part by DDOE for its convenience, but only after VENDOR NAME is given:

a. Not less than 30 calendar days written notice of intent to terminate; and
b. An opportunity for consultation with DDOE prior to termination.

13.3 If termination for default is effected by DDOE, DDOE will pay VENDOR NAME that portion of the compensation which has been earned as of the effective date of termination but:

a. No amount shall be allowed for anticipated profit on performed or unperformed services or other work, and
b. Any payment due to VENDOR NAME at the time of termination may be adjusted to the extent of any additional costs occasioned to DDOE by reason of VENDOR NAME’s default.
c. Upon termination for default, DDOE may take over the work and prosecute the same to completion by agreement with another party or otherwise. In the event VENDOR NAME shall cease conducting business, DDOE shall have the right to make an unsolicited offer of employment to any employees of VENDOR NAME assigned to the performance of the Agreement, notwithstanding the provisions of Section 10.2.

13.4 If after termination for failure of VENDOR NAME to fulfill contractual obligations it is determined that VENDOR NAME has not so failed, the termination shall be deemed to have been effected for the convenience of DDOE.

13.5 The rights and remedies of DDOE and VENDOR NAME provided in this section are in addition to any other rights and remedies provided by law or under this Agreement.
13.6 Gratuities.

13.6.1 DDOE may, by written notice to VENDOR NAME, terminate this Agreement if it is found after notice and hearing by DDOE that gratuities (in the form of entertainment, gifts, or otherwise) were offered or given by VENDOR NAME or any agent or representative of VENDOR NAME to any officer or employee of DDOE with a view toward securing a contract or securing favorable treatment with respect to the awarding or amending or making of any determinations with respect to the performance of this Agreement.

13.6.2 In the event this Agreement is terminated as provided in 13.6.1 hereof, DDOE shall be entitled to pursue the same remedies against VENDOR NAME it could pursue in the event of a breach of this Agreement by VENDOR NAME.

13.6.3 The rights and remedies of DDOE provided in Section 13.6 shall not be exclusive and are in addition to any other rights and remedies provided by law or under this Agreement.


If any term or provision of this Agreement is found by a court of competent jurisdiction to be invalid, illegal or otherwise unenforceable, the same shall not affect the other terms or provisions hereof or the whole of this Agreement, but such term or provision shall be deemed modified to the extent necessary in the court's opinion to render such term or provision enforceable, and the rights and obligations of the parties shall be construed and enforced accordingly, preserving to the fullest permissible extent the intent and agreements of the parties herein set forth.

15. Assignment; Subcontracts.

15.1 Any attempt by VENDOR NAME to assign or otherwise transfer any interest in this Agreement without the prior written consent of DDOE shall be void. Such consent shall not be unreasonably withheld.

15.2 Services specified by this Agreement shall not be subcontracted by VENDOR NAME, without prior written approval of DDOE.

15.3 Approval by DDOE of VENDOR NAME’s request to subcontract or acceptance of or payment for subcontracted work by DDOE shall not in any way relieve VENDOR NAME of responsibility for the professional and technical accuracy and adequacy of the work. All subcontractors shall adhere to all applicable provisions of this Agreement.
15.4  VENDOR NAME shall be and remain liable for all damages to DDOE caused by negligent performance or non-performance of work under this Agreement by VENDOR NAME, its subcontractor or its sub-subcontractor.

15.5  The compensation due shall not be affected by DDOE’s approval of the VENDOR NAME’s request to subcontract.


Neither party shall be liable for any delays or failures in performance due to circumstances beyond its reasonable control.

17.  Non-Appropriation of Funds.

17.1  Validity and enforcement of this Agreement is subject to appropriations by the General Assembly of the specific funds necessary for contract performance. Should such funds not be so appropriated DDOE may immediately terminate this Agreement, and absent such action this Agreement shall be terminated as to any obligation of the State requiring the expenditure of money for which no specific appropriation is available, at the end of the last fiscal year for which no appropriation is available or upon the exhaustion of funds.

17.2  Notwithstanding any other provisions of this Agreement, this Agreement shall terminate and DDOE’s obligations under it shall be extinguished at the end of the fiscal year in which the State of Delaware fails to appropriate monies for the ensuing fiscal year sufficient for the payment of all amounts which will then become due.


VENDOR NAME and all subcontractors represent that they are properly licensed and authorized to transact business in the State of Delaware as provided in 30 Del. C. § 2301.

19.  Complete Agreement.

19.1  This agreement and its Appendices shall constitute the entire agreement between DDOE and VENDOR NAME with respect to the subject matter of this Agreement and shall not be modified or changed without the express written consent of the parties. The provisions of this agreement supersede all prior oral and written quotations, communications, agreements and understandings of the parties with respect to the subject matter of this Agreement.
19.2 If the scope of any provision of this Agreement is too broad in any respect whatsoever to permit enforcement to its full extent, then such provision shall be enforced to the maximum extent permitted by law, and the parties hereto consent and agree that such scope may be judicially modified accordingly and that the whole of such provisions of the Agreement shall not thereby fail, but the scope of such provision shall be curtailed only to the extent necessary to conform to the law.

19.3 VENDOR NAME may not order any product requiring a purchase order prior to DDOE's issuance of such order. Each Appendix, except as its terms otherwise expressly provide, shall be a complete statement of its subject matter and shall supplement and modify the terms and conditions of this Agreement for the purposes of that engagement only. No other agreements, representations, warranties or other matters, whether oral or written, shall be deemed to bind the parties hereto with respect to the subject matter hereof.

20. **Miscellaneous Provisions.**

20.1 In performance of this Agreement, VENDOR NAME shall comply with all applicable federal, state and local laws, ordinances, codes and regulations. VENDOR NAME shall solely bear the costs of permits and other relevant costs required in the performance of this Agreement.

20.2 Neither this Agreement nor any appendix may be modified or amended except by the mutual written agreement of the parties. No waiver of any provision of this Agreement shall be effective unless it is in writing and signed by the party against which it is sought to be enforced.

20.3 The delay or failure by either party to exercise or enforce any of its rights under this Agreement shall not constitute or be deemed a waiver of that party's right thereafter to enforce those rights, nor shall any single or partial exercise of any such right preclude any other or further exercise thereof or the exercise of any other right.

20.4 VENDOR NAME covenants that it presently has no interest and that it will not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. VENDOR NAME further covenants, to its knowledge and ability, that in the performance of said services no person having any such interest shall be employed.

20.5 VENDOR NAME acknowledges that DDOE has an obligation to ensure that public funds are not used to subsidize private discrimination. VENDOR NAME recognizes that if they refuse to hire or do business with an individual or company due to reasons of race, color, gender, ethnicity, disability, national origin, age, or any other protected status, DDOE may declare VENDOR NAME in breach of the Agreement, terminate the Agreement, and designate VENDOR NAME as non-responsible.
20.6 VENDOR NAME warrants that no person or selling agency has been employed or retained to solicit or secure this Agreement upon an agreement or understanding for a commission, or a percentage, brokerage or contingent fee. For breach or violation of this warranty, DDOE shall have the right to annul this contract without liability or at its discretion deduct from the contract price or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee.

20.7 This Agreement was drafted with the joint participation of both parties and shall be construed neither against nor in favor of either, but rather in accordance with the fair meaning thereof.

20.8 VENDOR NAME shall maintain all public records, as defined by 29 Del. C. § 502(7), relating to this Agreement and its deliverables for the time and in the manner specified by the Delaware Division of Archives, pursuant to the Delaware Public Records Law, 29 Del. C. Ch. 5. During the term of this Agreement, authorized representatives of DDOE may inspect or audit VENDOR NAME’s performance and records pertaining to this Agreement at the VENDOR NAME business office during normal business hours.

21. Insurance.

21.1 VENDOR NAME shall maintain the following insurance during the term of this Agreement:
   A. Worker’s Compensation and Employer’s Liability Insurance in accordance with applicable law, and
   B. Comprehensive General Liability - $1,000,000.00 per person/$3,000,000 per occurrence, and
   C. Medical/Professional Liability - $1,000,000.00 per person/$3,000,000 per occurrence; or
   D. Miscellaneous Errors and Omissions - $1,000,000.00 per person/$3,000,000 per occurrence, or
   E. Automotive Liability Insurance covering all automotive units used in the work with limits of not less than $100,000 each person and $300,000 each accident as to bodily injury and $25,000 as to property damage to others.

21.2 VENDOR NAME shall provide forty-five (45) days written notice of cancellation or material change of any policies.

21.3 Before any work is done pursuant to this Agreement, the Certificate of Insurance and/or copies of the insurance policies, referencing the contract number stated herein,
shall be filed with the State. The certificate holder is as follows:
Delaware Department of Education
401 Federal Street, Suite 2
Dover, DE 19901

21.4. In no event shall the State of Delaware be named as an additional insured on any policy required under this agreement.

22. **Assignment of Antitrust Claims.**

As consideration for the award and execution of this contract by the State, VENDOR NAME hereby grants, conveys, sells, assigns, and transfers to DDOE all of its right, title and interest in and to all known or unknown causes of action it presently has or may now or hereafter acquire under the antitrust laws of the United States and the State of Delaware, relating to the particular goods or services purchased or acquired by the State pursuant to this contract.

23. **Governing Law.**

This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware, except where Federal Law has precedence. VENDOR NAME consents to jurisdiction venue in the State of Delaware.

24. **Notices.**

Any and all notices required by the provisions of this Agreement shall be in writing and shall be mailed, certified or registered mail, return receipt requested. All notices shall be sent to the following addresses:

CONTRACTOR: (Contractor Name and Address)

DDOE: Karen Field Rogers
Associate Secretary, Financial Reform & Resource Mgmnt.
Delaware Department of Education
John G. Townsend Building
401 Federal Street, Suite 2
Dover, DE 19901
Phone No. (302) 735-4040
Fax No. (302) 739-7768

DOE Certificated Staff coordinating activity:

_________________________________
IN WITNESS THEREOF, the Parties hereto have caused this Agreement to be duly executed as of the date and year first above written.

(Name of Contractor)  

Delaware Department of Education

(Official of Contractor)  
Project Manager

Karen Field Rogers  
Associate Secretary, Financial Reform & Resource Management

Date

Date  
Initial Finance Director

(Official of Contractor)  
Principal Investigator

Harriet Dichter, Executive Director, Office of Early Learning

Date

Date
Appendix A
Office of Early Learning
Work Plan Format

Section I: Purpose (narrative statement- one or two paragraphs)

Section II: Goals (half page)

Must include but is not limited to at least one of the Early Learning Challenge goals along with the corresponding strategy(ies) which are:

Goal 1: Expand comprehensive screening of young children and service referrals
   Strategy 1: Conduct health provider outreach
   Strategy 2: Expand opportunities to link families to services
   Strategy 3: Strengthen young child mental health services

Goal 2: Expand number of Stars programs and high needs children in Stars
   Strategy 1: Provide financial incentives for Stars programs serving high needs children
   Strategy 2: Expand supports for Stars Programs
   Strategy 3: Provide education and retention incentives for Stars educators

Goal 3: Develop an aligned early learning to K-12 perspective
   Strategy 1: Implement Delaware Early Learner Survey
   Strategy 2: Create Early Learning Teams in high needs communities to improve linkages
   Strategy 3: Integrate curriculum for early childhood degrees and credentials offered by higher education

Goal 4: Sustain early learning system development and service improvements
   Strategy 1: Use data to inform quality improvement and accountability
   Strategy 2: Engage community leaders, including parents, as informed advocates for early learning
   Strategy 3: Provide leadership for system development and sustainability

Section III: Effective Date

Use this language, inserting the effective date:

“The effective date of this contract is MONTH, Date, and Year.”

Section IV: Narrative Summary of What You Are Proposing to Do and Accomplish

Section V: Implementation Plan

For each objective, indicate the goal(s) to which the objective is aligned. Complete a separate table for each of your objectives. Provide a detailed plan that specifically relates to the two components and the research questions to be answered along with the development of information to inform the various stakeholders for this evaluation.

| Goal: (List the goal to which the objective is aligned) |
| **Objective:** A measurable outcome (What you will accomplish) |
|---|---|---|---|
| **Deliverables:** Specific activities and strategies to meet the objective (What you will do) | **Staff/ Staff:** Lead staff, staff from partner organizations. Note who is responsible for the deliverables. | **Timeline:** Date for completing the work (When deliverables will be met) | **Intended Results:** Evidence that shows progress to meet the objective (How you know you will be successful) |
Appendix B
Budget Preparation Guidelines
Office of Early Learning

I. Introduction
Following are instructions for completing the required budget worksheet and budget narrative for all contracts associated with the Race to the Top – Early Learning Challenge grant. These guidelines are provided to assist in the development of the overall contract budget and the detailed budget narrative, which links the requested funding with specific elements of the proposed project. Please prepare a separate budget for each year, i.e. remainder of 2013; 2014 and 2015. Provide budget details showing costs for each component, and within those, for the research questions.

II. Budget Worksheets
The budget worksheet template is an Excel workbook consisting of four tabs:

- Personnel & Fringe Detail
- Budget Details
- Budget Summary
- SAMPLE Personnel & Fringe Detail

A. Personnel & Fringe Detail Tab
The “Personnel & Fringe Detail” tab collects specific details for each position covered by the contract. To complete this worksheet the following fields are required for each position:

- **Position** – Enter the Title of the position, and if known, the name of the staff member occupying the position.
- **Base Annual Salary** – Enter the position’s base annual salary.
- **% of Time on Project** – Enter the percentage of time budgeted for this project.
- **Monthly Salary Cost** – Do not enter data in this field; the total will automatically calculate based on data entered in columns B & C.
- **# of Months** – Enter the total months of salary budgeted for this project.
- **Total Salaries** – Do not enter data in this field; the total will automatically calculate based on data entered in columns B-E.
- **Fringe Rate** – Enter the percentage used to calculate the fringe benefit costs.
- **Monthly Fringe Cost** - Do not enter data in this field; the total will automatically calculate based on data entered in columns B-G.
- **Total Fringe** – Do not enter data in this field; the total will automatically calculate based on data entered in columns B-G.
- **Total Salaries & Fringe** – Do not enter data in this field; the total will automatically calculate based on data entered in columns B-G.

B. Budget Details Tab
The “Budget Details” tab collects the projected monthly expenses included in the contract. Best judgment should be used when projecting anticipated expenses.

- **Header Details**
  - **Contractor Name** – Enter the legal name of your organization.
  - **Project/Contract Name** – Enter the Project/Contract’s Name here. The name should reflect the purpose of the contract. (Examples: "Kindergarten Readiness Teams," "Physician Outreach Initiative," "Community Outreach and Engagement Activities.")
  - **Contract Period** – Enter the start and end dates of the contract. (Example: July 1, 2012 – June 30, 2013)

- **Personnel**
  - **Salaries** – Do not enter data in these fields; the monthly costs and total costs will automatically calculate based on data entered on the “Personnel & Fringe Detail” tab.
  - **Fringe Benefits** – Do not enter data in these fields; the monthly costs and total costs will automatically calculate based on data entered on the “Personnel & Fringe Detail” tab.

- **Travel**
  - For each of the subcategories, enter the following:
    - **Monthly Costs** – Enter the projected monthly costs in column B
    - **# of Months** – Enter the total months of travel budgeted for this project in column C.
    - **Total Contract Cost** – Do not enter data in these fields; the total costs will automatically calculate based on data entered in columns B & C.
  - If no amount is being requested for a particular line, you may leave it blank.
  - If amounts are requested for “Other Travel” you must provide additional details in the budget narrative justifying the requested amount.

- **Program/Operating**
  - For each of the subcategories, enter the following:
    - **Monthly Costs** – Enter the projected monthly costs in column B
    - **# of Months** – Enter the total months of travel budgeted for this project in column C.
    - **Total Contract Cost** – Do not enter data in these fields; the total costs will automatically calculate based on data entered in columns B & C.
  - If no amount is being requested for a particular line, you may leave it blank.
  - If amounts are requested for “Other Program/Operating” you must provide additional details in the budget narrative justifying the requested amount.

- **Equipment**
  - For each of the subcategories, enter the following:
    - **Monthly Costs** – Enter the projected monthly costs in column B
    - **# of Months** – Enter the total months of travel budgeted for this project in column C.
• **Total Contract Cost** – Do not enter data in these fields; the total costs will automatically calculate based on data entered in columns B & C.
  o If no amount is being requested for a particular line, you may leave it blank.
  o If amounts are requested for “Other Equipment” you must provide additional details in the budget narrative justifying the requested amount.

C. **Budget Summary Tab**
The “Budget Summary” tab summarizes the data entered on the “Personnel & Fringe Detail” tab and the “Budget Details” tab to provide a high-level view of the funding categories and requested amounts. No data entry is required on this tab.

D. **SAMPLE Personnel & Fringe Detail Tab**
The “SAMPLE Personnel & Fringe Detail” tab provides a completed sample worksheet for your reference.

III. **Budget Narrative**
The budget narrative is where detailed information is provided in a narrative format for each line item. Listed within each category is a description of the information required. The narrative should clearly link the requested funding with the specific elements of the project proposal.

A. **Personnel**
In addition to the information required on the “Personnel & Fringe Detail” tab, include a detailed description of the activities and the percentage of time each position will be allocated to the project.

**Examples:**

• **Project Director (100%)**
The Project Director is responsible for planning, organizing and directing the implementation and operations of this project. Specific responsibilities include directing staff, orientation, training, counseling, evaluation and discipline in accordance with organization standards. Directs the implementation and operations, distributes work, directs and personally handles public relations, estimates costs of programs, develops the budget, oversees and negotiates contracts with subcontractors, monitors and assesses project performance and performs other related duties. The Project Director directly supervises the Program Manager, two Researchers, and one Administrative Assistant.

• **Administrative Assistant (50%)**
The Administrative Assistant (AA) will support the Project Director and other project staff. The AA is responsible for scheduling project meetings, preparing meeting materials, and scheduling training sessions.

• **Part-time Field Agent (100%)**
The Part-time Field Agent is responsible for interviewing clients, collecting data and preparing summary reports to be submitted to the Program Manager on a weekly basis.

Please note that the description of responsibilities should be directly related to specific program objectives.
If Fringe Benefits are included in the budget request, please indicate what benefits are provided and how the fringe rate is calculated. If different rates are used for different individuals, please provide an explanation. If the fringe benefit rate exceeds 35%, please provide a complete list of the benefits and percentages for each that are included in the budget.

B. Travel
Provide a narrative justification describing the travel staff members will perform. When possible, list destination locations, number of trips planned, who will be making the trip and approximate dates (if known). If mileage it to be paid, provide the number of miles and cost per mile.

Examples:

- The Project Director will be required to travel to a national conference in Washington, D.C. in December 20XX. Cost estimates for this trip were determined based on the factors known at the time of this submission:
  - Transportation – Amtrak – $156 round trip (estimate based on currently published fares)
  - Lodging - $750 for 3 night stay (estimate based on currently published hotel rates and GSA allowances)
  - Meals & Incidents - $245 for 4 days of travel (estimate based on current GSA allowances)

- The PT Field Agent will be required to travel to clients’ homes. We estimate this will require 100 miles of reimbursable travel each month. 100 miles/mo X 12 months X $0.55/mile = $660.00.

For any amounts budgeted under the “Other Travel” subcategory, please provide detailed information describing how these funds will be used and how the amounts were calculated.

C. Program/Operating
Provide a narrative justification describing the amounts requested in each subcategory. The projected expenditures should be listed separately along with a description of how the estimates for each were determined.

Examples:

- Cell Phones – We will provide cell phones to the Project Director and Program Manager. We estimate this will cost a total of $60/month for both lines resulting in a total cost of $720 over the course of the contract.

- Meeting Expenses – We will host 4 planning meetings per year. This will require renting a meeting room ($150/meeting), renting audiovisual equipment ($50/meeting), and producing handout materials ($50/meeting). Total cost of one meeting is estimated to be $250 for a total cost of $1,000 over the course of the contract.

- Office Supplies – General office supplies (pens, pencils, paper, tape, etc.) will be required to support the ongoing project activities. We estimate the costs to be $50/month for a total cost of $600 over the course of the contract.
• Professional Development – Staff will attend at least one professional development event each year. Based on past costs, we estimate registration fees will average $250/event. There will be four staff attending each year resulting in a total cost of $1,000 over the course of the contract.

For any amounts budgeted under the “Other Program/Operating” subcategory, please provide detailed information describing how these funds will be used and how the amounts were calculated.

D. Equipment

Provide a narrative justification describing the amounts requested in each subcategory. The projected expenditures should be listed separately along with a description of how the estimates for each were determined.

Examples:

• Computers – We will need to purchase a laptop for the Field Agent which has been estimated to cost $1,200. The laptop will enable the Field Agent to enter relevant data directly into the tracking software while completing fieldwork. Without a laptop, Field Agent would have to manually record data on paper and then transfer the data to the computer once in the office, which creates extra work, more room for errors, and increases the potential of lost/missing records.

• Printers/Copiers/Faxes – We will need to purchase a mobile printer for the Field Agent which has been estimated to cost $350. The mobile printer will allow the Field Agent to print summary reports which can be provided to the clients on the spot. This will eliminate the need to mail a hard copy of the reports at a later time.

For any amounts budgeted under the “Other Equipment” subcategory, please provide detailed information describing how these funds will be used and how the amounts were calculated.

IV. Glossary

Budget narrative
Budget worksheets
Contract period
Equipment**
Personnel**
Program/Operating**
Travel**

**includes subcategories

Budget narrative
The budget narrative is where detailed information is provided in a narrative format for each line item identified on the budget worksheets. It includes an explanation of how budgeted figures were derived.

Budget worksheets
The budget worksheets consist of an Excel workbook with four tabs: “Personnel & Fringe Detail,” “Budget Details,” “Budget Summary,” and “SAMPLE Personnel & Fringe Detail.” These worksheets are where the requested budget amounts are provided.

**Contract period**
The start and end dates of the contract.

**Equipment**
Tangible, non-expendable property having a useful life of more than one year. Equipment may be purchased or leased and must be directly related to the project.

**The Equipment sub-categories are as follows:**
- **Computers**
  Includes desktop or laptop computers, tablets, and other handheld computing devices.
- **Printers/Copiers/Faxes**
  Includes desktop and network printers, copiers, multi-function copiers, and fax machines.
- **Other Equipment**
  Any other office equipment that is non-expendable and has a useful life of more than one year and does not fall under one of the other subcategories listed above.

**Personnel**
This category includes the salaries and fringe benefits associated with the personnel required to perform the project. Costs identified under Personnel are only for project staff employed by the contractor.

**The Personnel sub-categories are as follows:**
- **Salaries**
  Annual salary costs attributable to staff working directly on, or in support of, the project.
- **Fringe Benefits**
  Include all federal, state and local taxes as well as health insurance, and other benefits provided to employees.

**Program/Operating**
This category includes non-personnel project-related costs.

**The Program/Operating sub-categories are as follows:**
- **Advertising/Marketing**
  Costs associated with increasing awareness and impact. Includes costs such as developing and printing brochures, newsletters, press kits, broadcast content and policy briefs. Also includes developing web content and social media strategies.
- **Cell Phone(s)**
  Cell phones provided to project staff. Includes initial cost of equipment (if any) and any ongoing monthly service plans.
- **Food**
  Costs associated with providing meals/refreshments at meetings, training events, conferences, community forums. (**This is separate from meal expenses associated with Travel.)
- **Internet Service**
Fees associated with obtaining internet service (i.e., dial up, cable, DSL, etc.). Includes rental costs of any equipment (i.e., modem) and ongoing monthly service plans.

- **Office Space**
  Space costs required as a result of the project. Includes the prorated costs of the occupied space or the actual costs of the additional space requirements.

- **Office Supplies**
  Includes general office supplies (pens, pencils, paper, tape, file folders, binders, etc.) used by staff members to carry out daily activities of the program.

- **Postage/Freight**
  Postage or express delivery (UPS, FedEx) costs for mailing materials/correspondence associated with the project.

- **Printing/Copy Services**
  Printing/copying of miscellaneous documents (i.e., annual reports, general correspondence, manuals, etc.). (Do not include printing costs associated with “Advertising/Marketing” activities.)

- **Professional Development**
  Fees associated with attending professional development activities such as training and conferences. This would include registration fees, but would not include any travel expenses. Travel expenses associated with Professional Development should be included in the Travel budget.

- **Professional Services**
  Fees or honoraria paid to individuals for a specific service provided based on an agreed per diem rate or on a fixed price. Some examples are consultants, technical assistance, speaking engagements, or service on an advisory committee or board.

- **Software**
  Cost of commercially available software or customized software packages required in the administration of the project.

- **Telephone Services**
  Cost of local and long-distance telephone services.

- **Training Supplies**
  Cost of supplies or materials purchased to conduct training.

- **Other Program/Operating**
  Any other program or operating cost that does not fall under one of the other subcategories listed above.

**Travel**
This category includes travel by project staff directly related to the project. Includes costs such as travel to meetings, travel to perform interviews or surveys, travel to professional development activities and/or conferences.

**The Travel sub-categories are as follows:**

- **Lodging**
  Cost of hotel/motel/inn including base rate and applicable taxes and fees.

- **Meals**
  Cost of meals including taxes and tips.
• **Mileage**
  Cost of mileage for using personal vehicle for business purposes.

• **Transportation**
  Cost of other means of transportation including air, rail, subway, taxis, shuttles, and rental cars.

• **Other Travel**
  Any other travel cost that does not fall under one of the other subcategories list above.
### PERSONNEL & FRINGE BENEFITS WORKSHEET

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<th>Position</th>
<th>Base Annual Salary</th>
<th>% of Time on Project</th>
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<th># of Months</th>
<th>Total Salaries</th>
<th>Fringe Rate</th>
<th>Monthly Fringe Cost</th>
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**Additional information is required in the budget narrative.**
Appendix C
Program and Financial Reporting
Office of Early Learning

Program Report: A monthly narrative report is required, due on the 10th of the month for the previous month. Using the Work Plan outlined in Appendix A, and specifically the Implementation Plan, provide an update of progress, with an explanation of and plan to address any areas that are not on track.

In addition, provide a narrative responding to these questions.

1. What are your greatest points of progress to date?
2. What are the challenges you are experiencing? What are the strategies you are implementing to overcome these challenges?
3. What do you need to support your work from the Office of Early Learning?
4. Please provide a concrete case story that is appropriate for us to use in communicating about the work you are doing and its impact to date.

Financial Report and Payment: Financial report is due on the 10th of the month for the previous month.

Payment is rendered based on submission of both the program and financial report and satisfactory progress on implementation.

Submit the program and financial report electronically to:

- Brook Hughes, Manager, Finance and Administration, at brook.hughes@state.de.us
- Harriet Dichter, Executive Director, Office of Early Learning, at harriet.dichter@state.de.us
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Appendix D
Contract Assurances
Office of Early Learning
Race to the Top – Early Learning Challenge Grant

I. Use of Funds

a. Fiscal Control
The Contractor shall establish and maintain fiscal control in accordance with Generally Accepted Accounting Principles (GAAP). The Contractor must expend and account for grant funds in accordance with State laws and procedures and provide fiscal control and accounting procedures sufficient to permit the tracing of grant funds to a level of expenditures adequate to establish that such funds have been used for allowable costs. The Contractor must be able to provide sufficient evidence that all costs incurred are necessary and reasonable.

b. Fund Accounting
The Contractor shall establish and maintain fund accounting procedures in accordance with Generally Accepted Accounting Principles (GAAP). The Contractor will not commingle Grant funds with other funds under control of the Contractor, even if such other funds are used for similar purposes.

c. Laws and Regulations
Programs and projects funded in total or in part through this grant will operate in compliance with all applicable State and federal laws and regulations, including but not limited to the Code of Federal Regulations (CFR) and the Education Department General Administrative Regulations (EDGAR).

d. Programmatic Changes
The Contractor must receive prior written approval from the Office of Early Learning before implementing any programmatic changes with respect to the purposes for which the contract was awarded.

e. Supplantation
Funds made available under a RTTT-ELC grant must be used to supplement, not supplant, any Federal, State, or local funds that, in the absence of the funds awarded under this grant, would be available for increasing access to and improving the quality of Early Learning and Development Programs. The Contractor certifies that any Federal funds to be used under this Contract do not replace or supplant Federal, State of Delaware, or local funds for already-existing services. The Contractor warrants that any costs incurred pursuant to this Contract will not be allocable to or included as a cost of any other federally financed program in the current, a prior, or a subsequent period.

f. Construction/Renovation
The Contractor is prohibited from spending funds from the grant on construction, major renovations, or minor remodeling.

g. Health Services
The Contractor is prohibited from spending funds from the grant on the direct delivery of health services.

h. Conferences and Meetings
The Contractor may only use funds for conferences and meetings that are integral to the execution of the Contractor’s goals and work plan. Funds cannot be used to pay for alcoholic beverages or entertainment, which includes costs for amusement, diversion and social activities. Costs for food for meetings and conferences must be necessary to accomplish a legitimate business purpose.

II. Reporting Requirements

a. Program Reports
The Contractor shall submit narrative reports based on the approved Implementation Plan which provide an update of progress, and where applicable, an explanation and next steps for areas that are not on track. The Contractor may be asked to provide additional reports if such updates are needed to satisfy Federal reporting requirements or other immediate needs as determined by the Office of Early Learning. See Appendix C for additional information.

b. Financial Reports
The Contractor shall submit monthly financial reports that support the amounts billed on monthly invoices. The Contractor may be asked to provide additional reports or data as needed to satisfy Federal reporting requirements or other immediate needs as determined by the Office of Early Learning. See Appendix C for additional information.

c. Grant-funded Salaries
The Contractor shall submit a Personnel Activity Certification for Federally Funded Salaries for each employee in compliance with Federal OMB directives in accordance with Circular A-87 (see Attachment D-1). The Time/Effort Report shall be submitted with the monthly invoice request for payment as applicable for each employee.

d. Federal Funding Accountability and Transparency Act (FFATA)
The Contractor shall submit the FFATA Data Collection Form for Subcontractors / Vendors (see Attachment D-2) as part of the contract execution process.

e. Lobbying
No part of any funds under this contract shall be used to pay the salary or expenses of any contractor or agent acting for the contractor, to engage in any activity (lobbying) designed to influence legislation or appropriations pending before Congress. The Contractor shall submit the Certification Regarding Lobbying form (see Attachment D-3) as part of the contract execution process.

f. Association of Community Organizations for Reform Now (ACORN)
The Contractor shall notify the Office of Early Learning and provide a reasonable period of time for the Office to respond, before it can agree to provide any portion of the funding under this contract to the Association of Community Organizations for Reform Now (ACORN) or its subsidiaries. This condition takes into account Division B, Title I, Section 1104, of the Department of Defense and Full-Year Continuing Appropriations Act, 2011 (P. Law No. 112-10),
which incorporates the conditions specified in Division E, Section 511 of the Consolidated Appropriations Act, 2010 (P. Law. No. 111-117), and pending litigation on related matters.

Records & Audits

g. Audit Requirements
Contractors receiving Federal funds must comply with all the requirements of the Federal Office of Management and Budget (OMB) Circular A-133, Audits of State, Local Governments, and Non-profit Organizations. Entities receiving $500,000 or more federal funds are required to have an annual financial and compliance audit in accordance with OMB Circular A-133.

h. Maintenance
The Contractor shall maintain books, records, documents, and other evidence pertaining to this Contract to the extent and in such detail as shall adequately document the provision of reimbursed services for purposes of programmatic or financial audit. The Contractor must maintain its financial and program records and agrees to preserve and, upon request, make available to the Office of Early Learning such records for a period of five (5) years from the date services were rendered by the Contractor. Records involving matters in litigation shall be retained for five years or one (1) year following the termination of such litigation (whichever is later).

i. Availability for Audits and Program Review
The Contractor agrees to make such records available for inspection, audit, or reproduction to any official State of Delaware representative in the performance of his/her duties under this Contract. The Contractor agrees that an on-site program review, including, but not limited to, review of financial records including all related backup documentation, service records, service policy, and procedural issuances may be conducted at any reasonable time, with or without notice, by the Office of Early Learning when it is concerned with or about the services performed hereunder. Failure by the Contractor to accord the Office of Early Learning reasonable and timely access for on or off-site fiscal or program review or to necessary records for financial, programmatic, or organizational audit may, at the Office of Early Learning’s discretion, be deemed a material breach of this Contract and good cause for immediate termination of the this Contract, and the Office of Early Learning shall not be liable for any services provided after the date of such termination.

j. Costs Owing
The cost of any Contract audit disallowances resulting from the examination of the Contractor’s financial records will be borne by the Contractor. Reimbursement to the Office of Early Learning for disallowances shall be drawn from the Contractor’s own resources and not charged to the Contract costs or cost pools indirectly charging Contract costs.

k. Contract Termination
The Contractor shall maintain program records for a period of five (5) years from the date services were rendered by the Contractor and shall make these records available on request by the Department, notwithstanding any termination of this Contract.
III. Participation in Federal Activities

a. **Evaluations**
   The Contractor must comply with the requirements of any evaluation sponsored by the U.S. Department of Education or the U.S. Department of Health and Human Services of any of the Contractor’s activities carried out with the grant.

b. **Cross-state Initiatives**
   In conjunction with the State of Delaware, the Contractor must comply with the requirements of any cross-State evaluation—as part of a consortium of States—of any of the State’s proposed reforms, if that evaluation is coordinated or funded by the U.S. Department of Education or the U.S. Department of Health and Human Services, including by using common measures and data collection instruments and collecting data necessary to the evaluation.

c. **Work product**
   Unless otherwise protected as proprietary information by Federal or State law or a specific written agreement, the Contractor must make any work (e.g., materials, tools, processes, systems) developed under the grant freely available to the public, including by posting the work on a website identified or sponsored by the U.S. Department of Education or the U.S. Department of Health and Human Services. Any websites developed under this grant must meet government or industry-recognized standards for accessibility.

IV. Other Compliance Requirements

a. **Eligibility**
   If the amount of this contract exceeds $25,000, the Contractor certifies that the Firm and/or its Principals, along with its subcontractors and assignees under this agreement, are not currently subject to either suspension or debarment from Procurement and Non-Procurement activities by the Federal Government.

b. **Conflicts of Interest**
   The Contractor, including its parent company and its subsidiaries, and any subcontractor, including its parent company and subsidiaries, agree to comply with the provisions of 29 Del. Code, Chapter 58: “Laws Regulating the Conduct of Officers and Employees of the State,” and in particular with Section 5805 (d): “Post Employment Restrictions.”

c. **Anti-Discrimination**
   i. **Equal Employment Opportunity Practices**
      The Contractor agrees to comply with all the terms, provisions, and requirements of Title VII of the Civil Rights Act of 1964, Executive Order 11246, entitled “Equal Employment Opportunity,” as amended by Executive Order 11375, and as supplemented in the U.S. Department of Labor regulations and any other applicable Federal, state, local, or other equal employment opportunity act, law, statute, regulation and policy, along with all amendments and revisions of these laws, in the performance of this Contract.
ii. **Non-Discrimination Provisions and Requirements**
   The Contractor agrees to comply with all the terms, requirements, and provisions of the Civil Rights Act of 1964, the Rehabilitation Act of 1973, and any other applicable Federal, state, local or other anti-discriminatory act, law, statute, regulation, or policy, along with all amendments and revisions of these laws, in the performance of this Contract, and will not discriminate against any applicant, employee, or service recipient because of race, creed, religion, age, sex, color, national or ethnic origin, disability, status as a person in a marriage versus a person in a civil union, veteran’s status or any other unlawful discriminatory basis or criteria.

d. **Privacy Laws**
   The Contractor must comply with the requirements of all applicable Federal, State, and local privacy laws, including the requirements of the Family Educational Rights and Privacy Act (FERPA), the Health Insurance Portability Accountability Act (HIPAA), and the privacy requirements in the Individuals with Disabilities Education Act (IDEA), and their applicable regulations.

V. **Cooperation with Office of Early Learning**

a. **Overall**
   The Contractor agrees to cooperate with the Office of Early Learning.

b. **Meetings and Communication**
   The Contractor agrees to timely participation in regular and periodic meetings, conferences, phone calls, etc. organized by the Office of Early Learning to in support of monitoring and accountability, program development and implementation, and quality improvement. The Contractor agrees to be responsive to requests for additional written information beyond the reports required through this contract as part of the commitment to further the overall purpose of the contract.

c. **Branding**
   The Contractor agrees to use branding materials and guidelines as provided by the Office of Early Learning in its identification and promotion of the work supported through this contract.
Attachment D-1
Office of Early Learning
Contractor Personnel Activity Certification
For Federally Funded Salaries

The federal government requires a certain level of accounting of employee time when any portion of the salary for that employee is paid for with federal funds. OMB Circular A-87 outlines how the time of such an employee is to be reported. This applies only to cost reimbursable contracts where salaries are included in the budget and are potentially paid for with federal funds.

Whenever salaries are specifically included in a contract which the Office of Early Learning is funding in any proportion with federal funds the Contractor is required to “certify” the activity of personnel compensated via that contract. This report shall be submitted with the monthly invoice request for payment as applicable for each employee.

In accordance with OMB Circular A-87, Attachment B, Section 8 (h), I certify as follows for the time period indicated below:

For the Month(s) of: ___________ ___________ Month Year

Employee Name: __________________________________________________________

Please check the box that applies:

I spent 100% of my time and effort on activities related to contract number ___________

My time and effort was divided between the following activities as follows:

<table>
<thead>
<tr>
<th>CONTRACT #</th>
<th>% of Activity on Contract</th>
<th>% of Activity on Non-Contract</th>
</tr>
</thead>
<tbody>
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</table>

__________________________
Employee’s Signature
Attachment D-2
Office of Early Learning
FFATA Data Collection Form for Subcontractors / Vendors

The Federal Funding Accountability and Transparency Act (FFATA), passed in 2006 and amended in 2008, requires entities receiving financial assistance through Federal awards (including contracts, sub-contracts, grants, and sub-grants) to report selected information to be published on usaspending.gov. As a prime awardee, the Office of Early Learning is required to file FFATA reports on a monthly basis. To ensure reports are filed accurately and timely, all awarded sub-contractors/vendors are required to complete the form below during the contract execution process. Failure to furnish this required information will delay the signing and execution of said contract.

<table>
<thead>
<tr>
<th><strong>Title of Federal Award Project:</strong></th>
<th>Race to the Top – Early Learning Challenge</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Prime Federal Award ID:</strong></td>
<td>S412A120006</td>
</tr>
<tr>
<td><strong>Federal Sponsor:</strong></td>
<td>Department of Education</td>
</tr>
</tbody>
</table>

**Subcontract Amount:**

**Subcontractor/Vendor:** Please provide the following information as it appears in your Central Contractor Registration (CCR) profile.

<table>
<thead>
<tr>
<th><strong>Name/DBA:</strong></th>
<th></th>
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</thead>
<tbody>
<tr>
<td><strong>DUNS Number:</strong></td>
<td>__________________________</td>
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<tr>
<td><strong>Address:</strong></td>
<td></td>
</tr>
<tr>
<td>Street</td>
<td></td>
</tr>
<tr>
<td>City</td>
<td>State</td>
</tr>
<tr>
<td><strong>Place of Performance:</strong></td>
<td></td>
</tr>
<tr>
<td>(If different than above)</td>
<td>Street</td>
</tr>
<tr>
<td></td>
<td>City</td>
</tr>
</tbody>
</table>

In the preceding completed fiscal year, did your business or organization (the legal entity to which the DUNS number you provided belongs) receive:

- 80% or more of its annual gross revenues in U.S. federal contracts, subcontracts, loans, grants, subgrants, and/or cooperative agreements?  
  - Yes
  - No

- $25,000,000 or more in annual gross revenues from U.S. federal contracts, subcontracts, loans, grants, subgrants, and/or cooperative agreements?  
  - Yes
  - No

If either of the above questions are answered “No,” then please proceed to the “Prepared By” section on Page 2. If both questions are answered “Yes,” then please continue to the next question at the top of Page 2.
Does the public have access to information about the compensation of the five most highly compensated executives in your business or organization (the legal entity to which the DUNS number you provided belongs) through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a), 78o(d)) or section 6104 of the Internal Revenue Code of 1986?

☑ Yes ☐ No

If answered yes, then no additional information is required. If answered no, please list the names and total compensation of your business/organization’s five most highly compensated officers:

<table>
<thead>
<tr>
<th>Name</th>
<th>Total Compensation</th>
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</table>

Please provide contact information for the person completing this form so they may be contacted if any information provided on this form is unclear or incomplete. Please note that incomplete or missing information may delay the contract execution process.

<table>
<thead>
<tr>
<th>PREPARED BY:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
</tr>
<tr>
<td>Title:</td>
</tr>
<tr>
<td>Phone Number:</td>
</tr>
<tr>
<td>Email:</td>
</tr>
</tbody>
</table>
CERTIFICATION REGARDING LOBBYING

Applicants must review the requirements for certification regarding lobbying included in the regulations cited below before completing this form. Applicants must sign this form to comply with the certification requirements under 34 CFR Part 82, “New Restrictions on Lobbying.” This certification is a material representation of fact upon which the Department of Education relies when it makes a grant or enters into a cooperative agreement.

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 34 CFR Part 82, for persons entering into a Federal contract, grant or cooperative agreement, as defined at 34 CFR Part 82, Sections 82.105 and 82.110, the applicant certifies that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, 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 any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subgrants and contracts under grants and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

As the duly authorized representative of the applicant, I hereby certify that the applicant will comply with the above certification.

Contract Number: ____________________________________________

Applicant’s Organization: _______________________________________

Name of Authorized Representative: ________________________________

Title of Authorized Representative: ________________________________

__________________________________________  _________________
Signature                                      Date
Attachment C: Early Learning Challenge Form

Early Learning Challenge Form

Applicant Name: 

Applicant Project Manager:

Name: 

Title: 

Address: 

Phone: 

Email: 

Certifications by Authorized Institutional Official:

Initials  The Applicant certifies that he/she has read the Office of Early Learning’s contract boilerplate and, if awarded, the organization agrees to execute a contract using language contained in the boilerplate without further modification.

Initials  The Applicant certifies that he/she has read the Office of Early Learning’s contract Appendix A, B, C, and D and agrees to the terms and conditions contained therein.

The Applicant certifies that to the best of his/her knowledge the information in this proposal is correct, that the filing of this application is duly authorized by the governing body of the organization or institution, and that the applicant will comply with the terms, conditions, and assurances contained in the contract and appendices, if awarded.

Typed or Printed Name of Authorized Official  Title

Signature of Authorized Official  Date