**Appendix 4: Hiring an Outside Contractor**

***(ENTER SCHOOL DISTRICT NAME)***

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**Integrated Pest Management Service Agreement**

This Integrated Pest Management Service Agreement (“Agreement”) is entered effective (*date*) by and between (*Contractor name*) (“Contractor”) and (*School District name*).

The Contractor is to provide consulting and management services to (*School District name*) in accordance with this Agreement and all attached Schedules, in conformance with the Request for Proposal (RFP): Services for Integrated Pest Management, (*date*), which is incorporated into this Agreement by reference herein.

(*School District name*) wishes to retain the Contractor to provide Integrated Pest Management (IPM) services at identified school facilities.

The Contractor’s work is intended to implement and support the school districts’ objective to adopt procedures to incorporate IPM for management of pests on school property:

Structural and landscape pests, as well as pesticides used to control them, can pose significant problems to people, property, and the environment. IPM practices will be adopted to:

* Sustain a safe and healthy school environment for students, staff, and others.
* Protect against any significant threat to public safety.
* Prevent loss and/or damages to school structures or property.
* Reduce the likelihood of pests spreading into areas beyond school sites such as neighboring properties, homes of staff and/or students.

Pursuant to the terms set forth herein, the Contractor wishes to provide such services to (*School District name*) on such terms;

NOW, THEREFORE, the parties agree as follows:

**Scope of Services**

The Contractor shall provide to (*School District name*) the specified services with respect to the specifications set forth on Schedule A: IPM Contract Specifications, Schedule B: IPM Program Specifications, and Schedule C: RFP Proposal Price Form attached hereto (the “Services”).

Should (*School District name*) desire the Contractor to perform additional services, Schedules A, B, and C shall be modified, signed by both parties, and attached to this Agreement. The terms of any signed Schedules A, B and C and any amendments or supplements thereto are hereby incorporated by reference herein in their entirety, and the specific terms of the most recently signed Schedules A, B, and C shall take precedence if such terms differ from the terms of this Agreement. All work done under this Agreement will be done in accordance with applicable state, federal and local laws, rules, regulations and District policies.

**Fees**

(*School District name*) shall pay the fees for the Services as set forth on Schedule C. Fees shall be invoiced on a monthly basis, and shall be due and payable net thirty (30) days from the date of receipt of the invoice. In the case that any required reporting such as monthly reporting or electronic spreadsheets of services are delayed unreasonably and not provided after notice, this may result in a penalty or complete forfeiture of charges. An unreasonable delay would be more than 30 days after the service period (month).

**Contractor Employment Status**

The parties intend that this Agreement create an independent contractor relationship between the Contractor and (*School District name*). (*School District name*) is interested in the realization of excellent results achieved by the Services of the Contractor and that they conform to the requirements specified in this Agreement, namely, through the use of the IPM approach.

Neither the Contractor nor its employees or subcontractors are agents or employees of (*School District name*) for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever, nor have any authority to enter into any contract, assume any obligations or make any warrants or representations on behalf of the other.

(*School District name*) is not responsible for deducting from payments to Contractor any amount for taxes, insurance or other similar items relating to Contractor. Accordingly, Contractor shall be responsible for payment of all taxes arising out of Contractor’s activities in accordance with this Agreement, including by way of illustrations but not limited to federal and state income tax, social security tax (F ICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees as required.

**Startup and Term**

This Agreement shall be effective upon the execution of the Agreement and its performance shall begin on (*date*), and shall continue for a 12 month period ending (*date*). After the initial term of one year, (*School District name*), at its option, may extend this Agreement for two (2) successive one-year periods to (*date*), or (*date*), by notifying the Contractor at least ninety (90) days prior to the then current term. If (*School District name*) extends this Agreement, the same terms, conditions, and method of payment shall apply during the extension period unless otherwise modified and agreed to by both parties.

**Notices**

Notices as provided for in this Agreement shall be delivered or mailed as herein provided.

***Contractor* *SCHOOL NAME***

**IN WITNESS WHEREOF**, the parties have executed this Agreement effective as of the date set forth in the Preamble above.

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| --- | --- |
| **CONTRACTOR:** | **SCHOOL DISTRICT:** |
| By:  (*ENTER NAME*), *Job Title*  Date: | By: *Name & Title*  Date: |

**SCHEDULE A: IPM CONTRACT SPECIFICATIONS**

**Scope of Service**

The Contractor shall furnish all supervision, labor, materials, and equipment necessary to accomplish the monitoring, management and pest removal components of the pest program. The Contractor shall also provide written site-specific recommendations for structural and procedural modifications to aid in pest prevention on an ongoing basis as they determine from their inspection and monitoring activities in the course of their service work. The primary service provided by the Contractor is the Contractor’s knowledge about pests and their management, not the routine application of pesticides. The Service provided will include periodic inspections of all facilities including an annual overview inspection, pest monitoring on a monthly basis at the minimum, proper identification and management of pests consistent with IPM principles, and recommendations to prevent pest infestations.

This specification is part of a comprehensive Integrated Pest Management (IPM) program for the District listed herein. IPM is a process for achieving long-term, environmentally sound pest management and/or elimination through the use of a variety of non-chemical practices, including structural and procedural modifications that reduce pest access, food, moisture and harborage. Chemical methods are to be applied only on an “as needed” basis. This need is determined by pest population monitoring and previous unsuccessful attempts to solve the pest problem with non-chemical strategies. Control products shall be placed and/or applied where they are inaccessible to children, faculty, and staff.

The Contractor shall adequately manage and /or eliminate the following pests:

* Indoor populations of rodents, insects, arachnids, and other arthropod pests not specifically excluded from the contract.
* Outdoor populations of species that are within the school property and are capable of indoor infestation.
* Nests of stinging insects within the property boundaries of the specified buildings.
* All excluded pest populations that are incidental invaders inside the specific buildings, including winged termite swarmers emerging indoors.

The following pests are excluded from this contract:

* Birds, bats, snakes, and all other vertebrates other than commensal rodents.
* Subterranean termites and other wood-destroying organisms.
* Mosquitoes and other biting flies.
* Turf/landscape and/or greenhouse pests (insects, arachnids, weeds).

Management of pests excluded from the specifications may be requested as an additional service, not included within the scope of this IPM contract.

**District Facilities**

The contract for pest management includes all school district sites and facilities listed in Table 1 and immediate perimeters of buildings. The area of service does not include athletic fields or outdoor turf areas. Service for football stadium shall be limited to the concession area and associated buildings. At certain school district sites, playground areas may be included within the Agreement scope in the event of a pest outbreak that requires immediate attention. Any pesticide application occurring greater than six (6) feet beyond the building perimeter shall include posting as required by state law.

*\*\*\* Following is a table to assist you in determining the necessary pest control services for each school campus and building on the basis of area. Contractor must also determine the specific locations that require attention such as any foodservice area, or other areas that require particular attention due to pest risk factors.*

**Table 1** School Buildings and Campus Areas to be Included

|  |  |  |  |
| --- | --- | --- | --- |
|  | *SCHOOL* | *LOCATION* | *Square Feet (s.f.)* |
| 1  2  3  4  5  6  7  8  10  11  12  13  14  15  16  17  18 | TOTAL |  | TOTAL SQUARE FEET |

**Term of Contract and Compensation**

The Contractor shall furnish all supervision, labor, materials, and equipment necessary to complete this contract for an initial one-year period and all pricing must remain firm for the duration of the initial contract period. The contract shall include all overhead costs such as truck fees, equipment fees, office fees, and mileage, in addition to all monitoring supplies, pesticides, and baits. The Contractor will furnish the District IPM Coordinator with pesticide application use records, as well as details of service, conditions, recommendations and time spent after each site visit. These should be provided separately from invoicing, pesticide labels and SDS sheets, and 48 hour indoor posting documentation. Appropriate justification forms for yellow and red category treatments must be provided as well.

The District shall have the sole option to extend the contract for two (2) additional one (1) year periods subject to acceptable performance and available funds. The Contractor shall provide monthly billing statements to the District with all labor, materials, and pesticide costs itemized for each school district site. Any extra costs for add-on services must be itemized in a like manner. If funds are not appropriated or otherwise made available to support continuation in any fiscal year succeeding the first fiscal year, the District shall have the right to terminate this contract and the Contractor is not entitled to recover any costs after termination.

**Price Adjustments**

Additional school district sites and facilities may be added or deleted at any time throughout the life of the Agreement. The Contractor may agree to provide service to any additional sites and facilities subject to all conditions identified herein and subject to the Contractor average price per square foot as submitted in the Request for Proposal Price Sheet. The contract price schedule shall be adjusted to reflect changes in the number and square footage of sites and facilities serviced as service levels vary.

**Additional Services**

From time to time the Contractor may be asked to perform extra services not specified within this scope of work. This work will be reimbursed by the District under a separate purchase order. The Contractor may agree to submit a quote for extra services and be prepared to begin the necessary work within one (1) working day of receipt of the request. This type of work may also be competitively bid at the District’s discretion or if the Contractor does not have capacity or does not do such work on a regular basis (such as wildlife management services). This shall not impact the established agreement.

**Emergency Service**

Special or emergency service shall be requested by the IPM Coordinator in exceptional circumstances. The Contractor shall be prepared to respond to such a non-scheduled request within four (4) working hours (Monday-Friday) of receipt of the request.

**Termination for Default**

Throughout the term of this Agreement, the District may conduct tests such as pesticide residue analysis and/or inspections of the sites and facilities covered to determine the effectiveness of the IPM program and Contractor compliance with the Agreement. The IPM Coordinator will document in writing the results of the inspection and provide the Contractor a copy. The Contractor shall promptly initiate actions to correct any deficiencies found. If deficiencies are not being satisfactorily corrected, the District may, by written notice to the Contractor, terminate this contract. In such event, the District may take over the work and bring it to completion, by contract or otherwise, and the Contractor and his/her sureties shall be liable to the District for any additional costs incurred.

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

**Termination for Convenience**

The performance of work under this Agreement may be terminated by the District in accordance with this clause in whole, or from time to time in part, whenever the District shall determine that such termination is in the best interest of the District. Written notice shall be given at least (30) days in advance. The District will pay for all labor and material in accordance with Bid Price up to the date of the termination. However, the Contractor shall not be reimbursed for termination expenses or for any anticipatory profits which have not been earned up to the date of the termination. Such termination may be due to unanticipated causes or due to budgetary constraints. This is not expected, but the District reserves the right to exercise termination under this clause as outlined and will provide reasonable explanation.

**Insurance Requirements**

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

**Indemnification**

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

**Environment and Safety Issues**

The Contractor shall observe all safety precautions throughout the performance of this Agreement. All work shall be in strict accordance with all applicable federal, state, local health and safety requirements and district policy. Where there is a conflict between applicable regulations, the most stringent will apply. The Contractor shall assume full responsibility and liability for compliance with all applicable regulations pertaining to the health and safety of personnel during the execution of work. The Contractor shall be responsible for any citation(s) received for non-compliance with regulations/standards relating to any failure of performance and/or non-performance of Contractor employees. Lack of knowledge of the Contractor shall in no way be a cause for relief from responsibility or constitute a cognizable defense against the legal effects thereof.

**Non-Discrimination in Employment**

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

**Tobacco Free and Alcohol/Drug Free Environment**

The District maintains a tobacco, alcohol and drug free environment. The sale or use of tobacco, alcohol or drugs, in any form, or related product, is prohibited in school buildings and on school property at all times. Persons found violating this policy will be requested to remove the product and themselves from school premises. Drugs in this context means any illicit recreational drugs including the use and/or sale of non-prescription or prescription drugs for this purpose.

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| --- | --- |
| **CONTRACTOR:** | **(*ENTER DISTRICT NAME*) SCHOOL DISTRICT** |
| By:  (*ENTER NAME*), President  Date: | By: *Name & Title*  Date: |

**SCHEDULE B: IPM PROGRAM SPECIFICATIONS**

**General Information**

The Contractor shall furnish all supervision, labor, materials, and equipment necessary to accomplish the monitoring, management and pest removal components of the Integrated Pest Management (IPM) program. The Contractor shall also provide written site-specific recommendations for structural and procedural modifications to aid in pest prevention. The primary service provided by the Contractor is their knowledge about pests and pest management, not the application of pesticides. The service provided will include detailed annual inspections of all facilities, pest monitoring on a monthly basis at minimum, proper identification and management of pests consistent with IPM principles, including recommendations to prevent future infestations.



This specification is part of a comprehensive Integrated Pest Management (IPM) program for the District listed herein. IPM is a process for achieving long-term, environmentally sound pest management/elimination through the use of a variety of management practices, including structural and procedural modifications that reduce pest access, food, moisture and harborage that supports infestations. Chemical methods are applied only on an “as-needed” basis. The necessity for use of pesticides is determined by pest population monitoring and previous unsuccessful attempts to solve the pest problem with non-chemical strategies. Control products shall be placed where they are inaccessible to children, faculty, and staff.

The Contractor shall ensure that staff assigned to this project are properly trained and are competent in the application of IPM techniques and that the most current IPM procedures are followed.

This Agreement for an Integrated Pest Management Program Contract includes all school district sites and facilities and immediate perimeters of buildings listed in Table 1. The area of service does not include athletic fields or outdoor turf areas. Service for football stadium shall be limited to the concession area and associated buildings. At certain school district sites, playground areas may be included within the Agreement scope in the event of a pest outbreak that requires immediate attention. Any pesticide application occurring within a six (6) feet area around the building perimeter shall include a 48 -hour posting as required by state law.

**District Contact Person**

The District contact for all pest management communications and decisions will be the Integrated Pest Management (IPM) Coordinator. Individual buildings may have an assigned liaison; if that is the case the IPM Coordinator will provide the Contractor with a listing of these personnel and their assigned locations.

**Pest Management Plans**

The Contractor shall prepare a Pest Management Plan for the District, with individual site plans for each school district facility. The plan shall be submitted within two (2) weeks of contract award and inspections of all facilities shall be completed within thirty (30) days. The Contractor shall make annual inspections of each school district site and facility to evaluate the pest management program and update the facility inspection form. The Contractor shall update the Pest Management Plan on an annual basis, or as necessitated by major school renovations, and confer with the IPM Coordinator to review the program. The plan shall be submitted to and approved by the IPM Coordinator, and at a minimum, include the areas covered below.

Structural or operational changes : Using a building floor plan as a permanent record, is one way the Contractor shall describe site specific solutions for eliminating pest access, food, water, and harborage. IPM inspection checklists may also be used to ensure that the School District is following IPM specifications recommended by the Contractor.

Monitoring: The Contractor shall describe the products and procedures used for identification of the presence of pests, access points and harborage locations (i.e., monitoring for cockroaches on a monthly schedule using roach sticky traps). Types of monitors and number required shall be discussed at the start of the program, and on an ongoing basis as needed. Monitors shall be in a good functioning condition at all times. Any changes in the monitoring program at a particular school district building site shall be communicated to the IPM Coordinator on the inspection form. In some states e.g., Texas, this is a mandatory requirement that the Contractor must follow.

Materials and Equipment: The Contractor shall provide current labels and SDSs for all pesticide products to be used. In addition, brand names shall be provided for all application equipment, rodent bait boxes, monitoring and trapping devices, and any other control equipment that may be used to provide service.

Service Schedule: The Contractor shall provide a schedule of services that includes the frequency of Contractor visits, with a minimum monthly frequency and 48-hour postings. The schedule must minimize the disruption of building activities and be pre-approved by the building IPM liaison. The Contractor must check in with the building liaison to register the date, purpose of visit, activities performed, and duration of visit. When it is necessary to perform work outside of the regularly scheduled service time, the Contractor shall notify the IPM building liaison at least two (2) days in advance. Emergency services are exceptional and involve a call to Contractor, with a minimum timeframe response and making immediate arrangements for action.

Commercial pesticide applicator certificates or licenses: The Contractor shall provide copies of the company pest control license and dated pesticide applicator certificates for every employee who will be performing on-site services under this contract. Certificates of new employees must be provided before any new employee is to commence work in the district.

**Records and Documentation**

A pest control logbook for each school district site and facility specified in this Agreement will be available for use by Contractor and site staff. These records shall be kept onsite in the Principal or Kitchen Manager’s office and maintained on each visit by the Contractor. The logbook shall contain the following:

1. Pest Management Plan: A copy of the District Pest Management Plan and specific site work plan, including all labels, SDSs, pesticide applicator certificates for Contractor personnel and the service schedule.

2. Forms: Documentation of findings and pest control activities to include the following:

* Pest Sighting Forms: The building IPM liaison will maintain pest sighting forms. All occupants will report pest sightings to this individual for documentation which will include date, time, location and tentatively identified pest species. This information will be made available to the Contractor during scheduled inspections. It is the Contractors responsibility to verify pest species prior to recommending any treatment procedures.
* Site Visit Log: The Contractor will log the date, purpose of visit, action ta ken, follow-up required and duration of visit for each site visit. Special notes regarding emergencies or special services must be recorded.
* Inspection Form: Inspection activities will be documented on standard inspection forms and maintained in the logbook.
* Monitoring Log Sheet: All observations from pest monitoring activities will be recorded on the monitoring log sheet.
* Intent to Apply Pesticide: Documentation will include type of material to be used, building, location, and time of treatment, at least 48 hours prior to pesticide application. In certain emergency situations, the IPM Coordinator may deem necessary to shorten or waive the notification period. Any treatment performed by the Contractor shall be justified by reported sightings as listed on the Inspection Form or Pest Sighting Forms. Pest species verification must be completed prior to recommending any treatment procedures.
* Pesticide Use Log Sheet: Documentation will include pesticide and coverage information. Floor plan of the area serviced for each chemical control application may be included if necessary.

3. Monthly Service Reports: The Contractor shall provide monthly service reports within fifteen (15) days following the end of each month. The service reports shall include, but not be limited to, the following:

* Time log (hours and minutes) for routine services
* Location, time log, and work description of special, emergency, and additional services
* Identification and listing of type and quantity of pesticides and baits used in tamper proof stations, and of gel baits used in cracks and crevices.
* Written recommendations structural and procedural modifications for District facilities
* Include service ticket details of Structural Pest Control Service

**Service Requirements**

Professional Consulting Services: The services/consultation of a qualified Entomologist or Biologist may be requested by the school system, if the Contractor has subject area experts available for the district to consult with, they may be appended with the contract and costs (if any) indicated therein.

Training and Updates: The Contractor may be asked to conduct annual or semi-annual educational seminars for school system staff on IPM practices in order to promote understanding and assistance with the IPM program. The Contractor may be asked to attend IPM Coordinator training as part of Contractor orientation defining roles and responsibilities under the Agreement. Updates will depend on status and need. Training abilities and/or limitations may be appended to this Agreement.

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

Special Entrance: Certain areas within some buildings may require special entrance instructions and/or permissions. Any restrictions associated with these special areas will be explained by the District IPM Coordinator. The Contractor shall adhere to these restrictions and incorporate them into the Integrated Pest Management Plan.

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

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

**Use of Chemical Control Methods**

The Contractor shall be responsible for application of pesticides according to the label. All pesticides used by the Contractor must be registered with the United States Environmental Protection Agency and the state in which the application is being made.

The Contractor shall adhere to the following rules for chemical control products:

The Contractor shall not apply any pesticide product that is not included in the Integrated Pest Management Plan or has not been pre-approved by the IPM Coordinator by exception. Transport, handling, and use of all pesticides shall be in strict accordance with the manufacturer’s label instructions and all applicable federal, state, and local laws and regulations.

Pesticide application shall be **according to need** and not by schedule. Such chemical control methods shall not be applied unless visual inspections or monitoring devices indicate the presence of pests in excess of the threshold levels in a specific area, and non-chemical control methods have proved unsatisfactory. Preventive chemical control treatments in areas may be considered where there is a high risk potential for dangerous pests e.g., pathogen vectoring mosquitoes, and will be evaluated on a case-by-case basis with the IPM Coordinator.

When the application of chemical pest control products is necessary, the Contractor shall employ the least hazardous materials using the most precise application techniques (e.g. crack and crevice application), and the minimum quantity of pesticide necessary to achieve control. The Contractor shall provide the IPM Coordinator a minimum 48-hour posting notice prior to the application of a pesticide at any school facility, unless otherwise determined by the IPM Coordinator based on the District’s IPM policy. For outdoor pesticide applications the Contractor will work with the IPM Coordinator to notify the appropriate school personnel to ensure students will not be present during the application of herbicides and insecticides outdoors.

As a general rule, the Contractor shall apply all insecticides as “crack and crevice and/or bait station” treatments only, defined in this Agreement as treatments in which the formulated insecticide is not visible to a bystander during or after the application process. Application of insecticides to exposed surfaces, or as space sprays, or in air as mist (fogging) shall be restricted to exceptional circumstances where no alternative measures are practical. The Contractor shall obtain approval from the IPM Coordinator prior to any such application. The Contractor shall take all necessary precautions to ensure tenant and employee safety, and all necessary steps to ensure the containment of the pesticide to the site of application. No pesticide is to be applied in any room or area while in use or occupied by faculty, staff, or students, with the exception of pre-approved containerized baits placed discreetly in cracks and crevices out of reach of children. The Contractor will follow all requirements on product labels including re-entry time periods.

Insecticide bait formulations shall be the standard pesticide technology for cockroach and ant control, with alternate formulations restricted to unique situations where baits are not practical.

The Contractor shall not store any pesticide product in any buildings other than specified storage areas in non-school site buildings.

Non-pesticide controls may include the use of a vacuum cleaner for initial pest suppression and/or use of steam cleaner (e.g., for treatment of potential bed bug refugia) and the use of indoor trapping devices. Bait formulations shall be used where appropriate. Sticky traps will be used to monitor indoor insect populations and be used to evaluate the effectiveness of efforts wherever necessary. Traps must be concealed and not readily accessible to students.

**Rodent Control**

Rodent control inside occupied facilities shall be accomplished with enclosed trapping devices only. All such devices shall be concealed and in protected areas so as not to be disturbed by school operations. When trapping devices are deployed they shall be checked every 24 hours by school staff. The IPM Coordinator, designated staff member and/or Contractor are responsible for disposing of all trapped rodents or rodent carcasses in an appropriate manner. Other treatment techniques, other than trapping, require the submittal to the IPM Coordinator for review and approval.

Rodenticides may be used only in exceptional circumstances when deemed essential for adequate rodent control. The Contractor shall obtain approval from the IPM Coordinator prior to making any plans to administer a rodenticide treatment. All rodenticides, regardless of packaging, shall be in EPA-approved tamper-resistant bait boxes. As a general rule, rodenticide application outside the building shall first focus on the direct treatment of discovered rodent burrows (rats) wherever feasible and on any harborage locations (mice), for example in leaf litter, or under outside storage such as bins or skids.

Outdoor bait boxes shall be placed out of general view where they will not be disturbed by school operations. The lids of the boxes shall be securely locked or fastened shut. All bait boxes shall be attached or anchored to the ground, building wall, or other immovable surface so that the box cannot be disturbed. Detex Blox or similar rodent monitoring baits are recommended and rodent activity should be confirmed before rodenticide bait is used in place of the monitoring bait. Bait shall always be secured in the feeding chamber of the box and never placed in the runway or entryways of the box. All bait boxes shall be labeled on the inside with the Contractor’s business name and address. The outside of the box shall be dated at the time of installation and after each service. Inspections of bait boxes shall occur at least monthly during the year. Such inspections are waived when snowfall makes this impractical, but stations are maintained year round when deemed necessary. Station placement is typically at high risk points of entry such as at garbage rooms or shipping/receiving areas.

**Structural Modifications and Recommendations**

The Contractor is responsible for advising the IPM Coordinator, in writing, about any structural, sanitary, or procedural modifications that will reduce pest access, food, water and harborage. The Contractor shall not be responsible for carrying out structural modifications as part of the pest control efforts, unless requested by the IPM Coordinator to help reduce a pest infestation. The Contractor shall be responsible for adequately controlling all pests included in this Agreement until such time as the appropriate preventive measures are enacted. The District is committed to completing the necessary preventive measures in a reasonable and timely fashion.

**Waste Disposal**

The Contractor is responsible for all waste generated by their work on school grounds. Non-hazardous solid waste products shall be removed from the work -site and placed in dumpsters located on school property. All non-hazardous liquid waste must be removed from school property by the Contractor. All hazardous waste materials generated by the Contractor during servicing shall be removed from the school property and disposed of in accordance with all applicable federal, state and county Laws and Regulations. For the purpose of this contract, any waste chemical suppressant will be considered the property of the Contractor. Under no circumstance is any hazardous material to be disposed of at any location in the school system. It shall be the responsibility of the Contractor to ensure the hazardous waste materials are properly packaged, labeled and transported in accordance with all applicable federal, state and county Laws and Regulations. Costs of disposal are to be borne by the Contractor.

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| --- | --- |
| **CONTRACTOR:** | **(*SCHOOL NAME*) *SCHOOL DISTRICT*** |
| By:  (*ENTER NAME*), President  Date: | By: *Name & Title*  Date: |

**SCHEDULE C: IPM RFP PROPOSAL PRICE FORM**

**(Contractor attach price break sheet)**

|  |  |
| --- | --- |
| **CONTRACTOR:** | **(*SCHOOL NAME*) *SCHOOL DISTRICT*** |
| By:  (*ENTER NAME*), President  Date: | By: *Name & Title*  Date: \_\_\_\_\_\_\_\_\_\_\_ |