



*Dedicated to Excellence*  
Cherry Creek Schools

## Vendor Questions

See 3.15. “The vendor also agrees to bear **all** other costs and expenses related thereto, including court costs and attorney fees, whether or not any such liability, claims, or demands alleged are groundless, false, or fraudulent.”

We would like to see this reflect all **reasonable** costs. Is this changeable? .

Note 3.23 The successful vendor **may be required** to furnish performance and/or payment bonds or, at the District’s discretion, an irrevocable letter of credit from a local financial institution in the amount of the total contract cost.

Will we know if this is required or not prior? Since this can be 10% of the bid, if we have clarification prior, we will not need to build this in if not needed.

Exhibit A Successful vendor will be required to provide an estimated time of arrival upon initial contact from the District, **callbacks will not be possible**.

Can you provide feedback on what “callbacks will not be possible” is referring to?

How many pieces of equipment are on each site and/or will a more defined equipment list be provided?