



"A Tradition of Excellence"

Judson C. Crane CPPO, CPPB Director of Purchasing and Contract Administration 6544 Firehouse Road, Milton, Florida 32570-3411

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July 9, 2020

Mr. Tim Wyrosdick Superintendent of Schools 6032 Highway 90 Milton, Florida 32570

Dear Mr. Wyrosdick,

Please inform the Board of the exceed the limit purchase(s) listed on the attached sheet. This is in compliance with School Board Policy 7.70 (2).

Sincerely,

udson C Crane

Judson C Crane

JCC/bdg Att: 3

Vendor	Amount	P.O. #	Purchase	Requested by / Dept.	Justification
			AP Exam Fees, Capstone AP Exams, and Late Test		
College Entrance Examination Board	\$86,993.00	730796	Fees	High School	exempt per DOE 6A-1.012(11)(B) Educational Services



## State Tax Exemption #

858012622341C0

Federal Employer Identification #

596000845

## SANTA ROSA COUNTY SCHOOLS

PO# 730796 06/18/2020 Vendor (V000020373)

**Purchase Order** 

Standard - COLLEGE **ENTRANCE** 

Show P.O. Number on all shipping containers, packing lists, correspondences, and invoices.

Checked box indicates order must be fully received and invoiced by 06/30/2020. Cancellations must be in writing. No backorders without buyer approval.	Ship To		
	GULF BREEZE HIGH SCHOOL		
	675 GULF BREEZE PKWY		
	GULF BREEZE, FL 32561		
COLLEGE ENTRANCE EXAMINATION B	Bill To		
COLLEGE ENTRANCE EXAMINATION B PO BOX 6671	Bill To GULF BREEZE HIGH SCHOOL		

850-916-4100

Item #	Description	Quantity	UOM	Unit Price	Amount
	AP EXAM FEES	1		81,260.00	81,260.00
	CAPSTONE AP EXAMS	1		5,453.00	5,453.00
	LATE TEST FEES	1		280.00	280.00
		· · · · · ·		Total	86,993,00

Fund	Function	Object	Facility	Project	Program	Amount
100	5100	390	0103	905	103	280.00
100	5102	390	0103	905	103	85.00
100	5103	390	0103	905	103	16,758.00
100	5104	390	0103	905	103	7,735.00
100	5108	390	0103	905	103	11,730.00
100	5109	390	0103	905	103	47,685.00
100	5110	390	0103	905	103	680.00
100	5302	390	0103	905	300	2,040.00

## Comments for vendor:

## Terms & Conditions:

- 1. Do not exceed quantities or price without prior approval.
- 2. No substitutions without prior approval.
- 3. Purchase Order void if not filled within 60 days.
- 4. Payment will not be made until an order is completed in full.
- 5. Payment will be made only to the vendor listed above.
- 6. Collect shipments will be refused.
- 7. Termination per 2 CFR Appendix II to Part 200(B) and Florida Statute 287.058 for contracts exceeding \$10,000: a. The School Board may terminate an agreement, in part or in whole, for its convenience or the failure of the vendor to fulfill contractual obligations. The School Board shall terminate by delivering to the vendor a written Notice of Termination specifying the nature, extent and effective date of the termination. Upon receipt of the notice, the vendor shall: i. Immediately discontinue all services affected (unless the notice directs otherwise). ii. Deliver to the School Board all information, papers, reports and other materials accumulated or generated in performing the contract, whether completed or in progress. b. If the termination is for the convenience of the School Board, the School Board shall only be liable for payment for services rendered before the effective date of the termination. c. If the termination is due to the failure of the vendor to fulfill its obligations under the contract, The School Board may: i. Require the vendor to deliver any work described in the Notice of Termination ii. Take over and prosecute the same to completion by contract of otherwise and the vendor shall be liable for any additional cost incurred by the School Board. iii. Withhold any payments to the vendor for purpose of set-off or partial payment, as the case may be, of amounts owed by the School Board to the vendor. d. In the event of termination for cause, the School Board shall be liable to the vendor for reasonable costs incurred by the vendor before the effective date of the termination. Any dispute shall be decided by the School Board's Director of Purchasing and Contract Administration.
- 8. The Jessica Lunsford Act: The Santa Rosa County School District reserves the right to refuse to accept services from any personnel deemed by

the Santa Rosa County School District to be unqualified, disorderly, or otherwise unable to perform assigned work. This law, effective September 1, 2005, affects your business if you, your employees or your agents will have access to school grounds when students are present, have direct contact with students or have access to or control of school funds. A copy of House Bill 1877, which was approved by the Governor on May 2, 2005 (Chapter 2005-28, L.O.F., section 21) may be found by accessing the following link on the internet: http://laws.flrules.org/files/Ch\_2005-028.pdf. The requirements of this new law must be met in order for the School Board to continue working with you. The implementation procedures for this new law, as well as the amendment of July 2007, are posted on our website, at: http://srcsdhumanresources.weebly.com/jessica-lunsford.html

9. It is a condition of this Purchase Order that the vendor will comply with all Federal, State and Local laws, ordinances and rules, including but not limited to self-reporting if listed on the Federal Suspension and Debarment list and if convicted of Public Entity Crimes.