

State of South Carolina Request for Contribution Distribution

This form is designed to collect the information required by South Carolina in accordance with Proviso 117.21 of the appropriations act of 2022 and Executive Order 2022-19. This form must be submitted to the state agency that is providing the contribution for the designated organization. The state agency providing the contribution should use this form to collect information from the designated organization. The information must be collected from the designated organization before the funds can be disbursed.

Contribution Information		
Amount	State Agency Providing the Contribution	Purpose
	P280 - Department of Parks, Recreation, and Tourism	
	1 200 Department of Farks, Necreation, and Tourism	

	Organization Information	1
Entity Name	Township Auditorium	
Address	1703 Taylor Street	
City/State/Zip	Columbia, SC 29201	
Website	https://www.thetownship.org/	
SCEIS Vendor #	7000054050	
Entity Type	Other	

Organization Contact Information		
Contact Name	Melanie Bonaparte	
Position/Title	Accounting Manager	
Telephone	803.576.2354	
Email	sims.melanie@richlandcountysc.gov	

Plan/Accounting of how these	e funds will be spent:	
Description	Budget	Explanation
Performance Acoustics- Kinetics Noise	\$100,000.00	Capital Improvement
Grand Total	\$100,000.00	

Please explain how these funds will be used to provide a public benefit: With the Acoustics renovations visiting patrons of the Township will enjoy a much better musical event experience. The sound quality of each performance will provide a more pleasurable craft for the patron.

Organization Certifications 1) Organization hereby gives assurance that no person shall, upon the grounds of race, creed, color, or national origin, be excluded from participation in, be denied

- the benefit of, or be otherwise subjected to discrimination under any program or activity for which this organization is responsible.

 2) Organization certifies that it will provide quarterly spending reports to the Agency Providing Contribution listed above.
- 3) Organization certifies that it will provide an accounting at the end of the fiscal year to the Agency Providing Contribution listed above.
- 4) Organization certifies that it will allow the State Auditor to audit or cause to be audited the contributed funds.

Holle	Executive Director
Organization Sig Mature	Title
Aundrai Holloman	5/2/2023
Printed Name	Date

Certifications of State Agency Providing Contribution

- 1) State Agency certifies that the planned expenditure aligns with the Agency's mission and/or the purpose specified in the appropriations act of 2022.
- 2) State Agency certifies that the Organization has set forth a public purpose to be served through receipt of the expenditure.
- 3) State Agency certifies that it will make distributions directly to the organization.
- 4) State Agency certifies that it will provide the quarterly spending reports and accounting received from the organization to the Senate Finance Committee, House Ways and Means Committee, and the Executive Budget Office by June 30, 2023.
- 5) State Agency certifies that it will publish on their website any and all reports, accountings, forms, updates, communications, or other materials required by Proviso 117.21 of the appropriations act of 2022.
- 6) State Agency will certify to the Office of the Governor that it has complied with the requirements of Executive Order 2022-19 by June 30, 2023.

	2/15/2023
Agency Head Signature	Date
Duane Parrish	
Printed Name	

SOUTH CAROLINA DEPARTMENT OF PARKS, RECREATION & TOURISM

PROCUREMENT CERTIFICATION FORM

GRANTEE NAME: Township Auditorium
PROJECT NAME: Performance Acoustics-Capital Improvement
I hereby certify that all labor, materials and contracts acquired or performed in the accomplishment of the above named project will be accomplished in accordance with the named entity's established procurement guidelines. Any questions, concerns or grievances should be directed to this agency.

Statement of Non-Discrimination By Organizations Funded in the South Carolina General Appropriations Act

To meet requirements of a provision of the South Carolina General Appropriations Act regarding your funding, please fill in the blanks below, sign and return to PRT with your other credentials. If desired, you may retype the statement on your own letterhead.

Statement of Non-Discrin	nination
	5/2/2023 Date
Assurance is hereby given by the	
Township Auditorium (Name of Organization)	

that no person shall, upon the grounds of race, creed, color or national origin be excluded from participation in, be denied the benefit of or be otherwise subjected to discrimination under any program or activity for which this organization is responsible.

Sionature

Title Executive Director

Basic Information for Your Organization

Your O	rganization
Name	Township Auditorium dba Columbia Township Auditorium
Address (Street or PO Box)	PO Box 1088
Address (City, State, Zip)	
SCEIS Vendor Number (Determines remittance)	7000054050
Organization website address	www.thetownship.org
Organization type (nonprofit, local government, etc.)	

Organization Contact		
Name	Melanie Bonaparte	
Position	Accounting Manager	
Telephone	803.576.2354	
Email	sims.melanie@richlandcountysc.gov	

State Contribution	
Amount	\$100,000.00
Earmark Name	Township Auditorium
Project Summary	SCPRT FY2022-2023 Budget
State Agency Providing Contribution	

Person Comp	eting this Report
Name	Melanie Bonaparte
Position	Accounting Manager

Accounting of how the funds will be spent

Provide below an accounting of how the state funds will be spent*. Total expenditures should equal the total appropriation received. Expenditure descriptions similar to those used in your organization's accounting records should be used to maximize comparability of this budget to your organization's accounting of actual expenditures. For any category exceeding 10% of the total state contribution, provide additional details or subcategories of expenditures.

* Per Proviso 11-9-110, a contribution must not be made to an organization until it agrees in writing to allow the contribution to audited by the State Auditor.

Description		Budget
Capital improvements - to improve customer		
experience		\$ 100,000.00
	_	
	_	
	-	
	Н	
	-	
	٦	
	٦	
	1	
Grand Total		\$ 100,000.00

Insert additional lines if needed. Grand total should equal the state funds to be received.

Success Measures

List the success measures that will determine the effectiveness of the use of the state funds to be received. Success measures should be stated in a way that can be measured. At least one success measure is required, but if there are more success measures than lines provided, copy and paste the last line as needed to expand the list.

Measure	Description
1	With renovations we should see an uptick in concession and ticket sales
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	

At least one success measure is required. If additional lines are needed, copy and paste Measure 15.

Goals to be accomplished

List the goals to be accomplished with the state funds to be received. Goals should be stated in a way that can be measured. At least one goal is required, but if there are more goals than lines provided, copy and paste the last line as needed to expand the list.

Goal	Description
1	5% increase in ticket sales & 10% increase in concesssions
	The state of the s
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	

At least one goal is required. If additional lines are needed, copy and paste Goal 15.



PROPOSAL

April 3, 2023

Julian Fajardo 1703 Taylor St Columbia, SC 29201

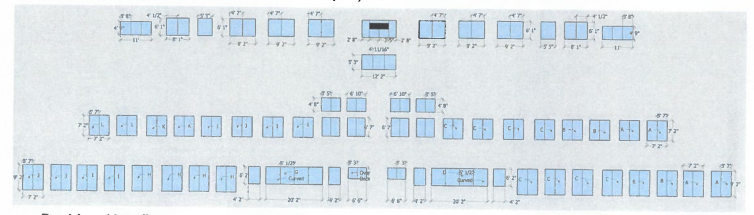
email: Fajardo.julian@richlandcountysc.gov

cell: 713-303-4331

Building: Township Auditorium

Scope of Work

\$99,419



Furnish and Install:

Approximately 4,000 sqft of 1" site fabricated system with Kinetics Noise control track, 1" 6# fiberglass core and choice of Guilford of Maine FR701-2100 fabric any except white or eggshell

Qualifications:

- Performance Acoustics reserves the right to negotiate the final terms and conditions of any contract resulting from this proposal.
- Prices are valid for 60 days from date of Proposal. Proposal is subject to requote after expiration.
- Access equipment included
- > Terms of payment: negotiable deposit with balance due on completion.

Please contact us with any questions you have regarding the product, installation, or scope. Thanks for the opportunity.

Sincerely,

Scott Rhodes

888.998.0575 x 403; 704-293-4487 Scott@performance-acoustics.com



www.performance-acoustics.com



ACEPTANCE OF PROPOSAL: By signing below, customer hereby accepts the proposal set forth above and agrees that it shall be governed by the following Terms and Conditions:

Signature:	Date:

PERFORMANCE ACOUSTICS, LLC MASTER TERMS AND CONDITIONS

- 1. Governing Terms. All work performed and materials supplied by Performance Acoustics, LLC. (the "Company") for or on behalf of Customer shall be subject to these Terms and Conditions. Any provisions printed or otherwise contained in any acknowledgement, correspondence, or additional documentation that are contrary, different, or additional to these Terms and Conditions shall have no force or effect and Customer hereby agrees that any such provisions or alterations shall not constitute any part of the parties' agreement unless expressly agreed to in writing by the Company.
- 2. Terms of Payment. Payment shall be made in accordance with the terms specified by the Company pertaining to a specific Proposal. In the event a Proposal is silent as to the terms of payment, Customer shall render full payment within thirty (30) days of the Company's provision of an invoice. Interest shall accrue on all balances due and unpaid after thirty (30) days at a rate of 18% per annum (1½% per month). If the Customer fails to make any payment when due, Customer shall be liable for all expenses related to collection of past due amounts including, without limitation, attorney's fees and costs.
- 3. Inspection. The Customer shall inspect work performed and materials supplied by the Company and give written notice to the Company within ten (10) days of any damage or defect. Failure to give such written notice of any damage or defect will constitute acceptance by the Customer of all work performed and materials supplied by the Company.
- 4. Warranty. The Company warrants its work against defects in workmanship and material for a period of twelve (12) months from the date of performance or installment under normal use and service when Company's products are used in accordance with instructions furnished by the Company and any applicable manufacturer. The warranty on parts or equipment is limited to the warranty provided by the manufacturer thereof, if any. These warranties represent Customer's exclusive remedies and are provided in lieu of all other express and implied warranties, including but not limited to, the implied warranties of merchantability, fitness for a particular purpose, course of dealing and usage of trade. Neither the Company nor any of its affiliates makes any express or implied warranties with respect to any goods sold by the Company or any other person. Any proposal by the Customer to vary the terms hereof or to expand the warranties or other terms set forth herein, unless agreed to in writing by an authorized officer on behalf of the Company, shall be deemed a material alteration and shall not become part of these Terms and Conditions or any other agreement between the parties.

The warranties provided in these Terms and Conditions are conditioned upon full payment to the Company by the Customer of all amounts owed as well as the Customer's protection of all materials supplied and installed by the Company from damage including, without limitation, damage from third party subcontractors.

5. Limitation of Liability. Under no circumstances shall the Company be liable to the Customer or any other person or entity for incidental, consequential, indirect, exemplary, punitive or special damage, or any other losses or expenses, including



without limitation for injuries to persons or damage to property, loss of profit or revenues, costs of substitute products, loss of use, downtime costs, or claims of Customer's clients even if the Company has been advised of the possibility of such damages. The Company's aggregate liability arising out of or relating to any products or services furnished under the terms hereof shall not exceed payment from the Customer received by the Company for the work or materials out of which such claim has arisen.

- 6. Applicable Law and Jurisdiction. This Agreement shall be governed by the laws of the State of North Carolina. Exclusive jurisdiction and venue for all disputes arising out of or relating to this Agreement or any other transaction between the parties hereto shall reside in a North Carolina Court of competent jurisdiction situated within Mecklenburg County, North Carolina. In the event the Company must commence or defend a legal action pertaining to this Agreement, the Company shall be entitled to all court costs and reasonable attorney's fees for prosecuting or defending the claim, as the case may be, on any issues as to which the Company is the prevailing party. Each party hereby waives any right it may have had to a trial by jury as to any claim, cross claim or cause of action relating to or arising out of this Agreement or any transaction between them.
- 7. Severability. In the event that any provision herein shall be found to be void or unenforceable, this shall not be construed to render any other provisions void or unenforceable, and all other provisions shall remain in full force and effect.