SANTA FE COUNTY CORRECTIONS DEPARTMENT

INVITATION FOR BIDS



IFB# 2024-0084-CORR/APS

INMATE CLOTHING, HYGIENE, LINEN & MATTRESSES

OCTOBER 2023

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ADVERTISEMENT

INVITATION FOR BID IFB #2024-0084-CORR/APS INMATE CLOTHING, HYGIENE, LINEN & MATTRESSES

The Santa Fe County Corrections Department is requesting bids for the purpose of procuring inmate clothing, hygiene, linen and mattresses. Bids may be held for ninety (90) days subject to all action by the County. Santa Fe County reserves the right to reject any and all bids in part or in whole. A completed bid package shall be submitted in a sealed container indicating the bid title and number along with the bidding firm's name and address clearly marked on the outside of the container. All bids must be received by 2:00 P.M., MDT, on Wednesday, November 29, 2023 at the Santa Fe County Purchasing Division, 102 Grant Avenue (1st Floor), Santa Fe, NM 87501. By submitting a bid for the requested services each firm is certifying that their bid is in compliance with regulations and requirements stated within the IFB package.

Santa Fe County has taken preventative measures to ensure the safety of its staff and the public. In an effort to combat the spread of the recent COVID-19 Pandemic, the Bid Opening will be held via **WebEx by using the link below or by calling (480) 418-9388 meeting number: 2497 621 0984.** If a bidder submitting a bid chooses to stay for the bid opening, only ONE (1) person representing the firm may be in the conference room. Social distancing will be maintained during the opening and hand sanitizer will be available, all surfaces will be wiped down with disinfectant. If you plan on attending in person please email <u>apatterson-sanchez@santafecountynm.gov</u>.

https://sfco.webex.com/sfco/j.php?MTID=m17cb9a894863b642cd27ffd82c8686b5

There will **not** be a pre-bid conference. If you have any questions concerning this IFB, please email Amanda Patterson-Sanchez at <u>apatterson-sanchez@santafecountynm.gov</u> no later than November 14, 2023. An addendum will be issued on November 16, 2023 to those who submit an Acknowledgement of Receipt Form.

EQUAL OPPORTUNITY EMPLOYMENT: All qualified bidders will receive consideration of contract(s) without regard to race, color, religion, sex, national origin, ancestry, age, physical and mental handicap, serious mental condition, disability, spousal affiliation, sexual orientation or gender identity.

An Invitation for Bid packages is available by contacting Amanda Patterson-Sanchez, Santa Fe County, by telephone at (505) 992-6753, by email at apatterson-sanchez@santafecountynm.gov or by accessing the Santa Fe County website at http://www.santafecountynm.gov/asd/current_bid_solicitations.

BIDS RECEIVED AFTER THE DATE AND TIME SPECIFIED ABOVE WILL NOT BE ACCEPTED.

Santa Fe County Corrections Department October 29th and 30th, 2023

BID INSTRUCTIONS

- 1. All bids shall be submitted on the Santa Fe County "Invitation for Bids" forms provided herein.
- 2. All bids must be received no later than <u>2:00 PM (MDT) on Wednesday, November 29, 2023</u> at the Santa Fe County Purchasing Division, 102 Grant Avenue (First Floor), Santa Fe, NM 87501.

Mailing Address:

Hand Delivery and Courier:

Santa Fe County Purchasing Division Attn: Amanda Patterson-Sanchez PO Box 276 Santa Fe, NM 87504-0276 Santa Fe County Purchasing Division Attn: Amanda Patterson-Sanchez 102 Grant Avenue, 1st Floor Santa Fe, NM 87501

Santa Fe County has taken preventative measures to ensure the safety of its staff and the public. In an effort to combat the spread of the recent COVID-19 Pandemic, the Bid Opening will be held via **WebEx by using the link below or by calling (408) 418-9388 meeting number: 2497 621 0984.** If a bidder submitting a bid chooses to stay for the bid opening, only ONE (1) person representing the firm may be in the conference room. Social distancing will be maintained during the opening and hand sanitizer will be available, all surfaces will be wiped down with disinfectant. If you plan on attending in person please email apatterson-sanchez@santafecountynm.gov.

- 3. Bids must be submitted in a sealed envelope or container and be clearly marked with the words: **Sealed Bid Enclosed, IFB# 2024-0084-CORR/APS.** Bids that are not submitted in a sealed envelope or container will not be accepted.
- 4. Filing time marked or stamped on the sealed envelope or container by the Santa Fe County Purchasing Division shall be the official time of receipt of the bid.
- 5. All bids shall remain sealed until the date and time specified in the "Advertisement" on Page 2 of this bid package.
- 6. To preclude possible errors and/or misinterpretations, bid prices shall be affixed in ink legibly written or typed. In case of discrepancy, amounts stated in words shall govern.
- 7. Acknowledgement of Receipt Form

Interested bidders should hand deliver or return by e-mail, by registered or certified mail the "Acknowledgement of Receipt Form" that accompanies this document (See "Appendix A") to have their organization placed on the procurement distribution list. The form should be legibly completed and signed by an authorized representative of the organization, dated and returned by close of business on *November* 14, 2023.

The procurement distribution list will be used for the distribution of written responses to questions and any IFB amendments.

8.	Campaign	Contribution	Disclosure	Form
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Bidders must complete and submit with their bid the Campaign Contribution Disclosure Form, "Appendix B".

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GENERAL TERMS & CONDITIONS

- 1. **Bid Modification and Withdrawal:** After bid opening, no modifications of bids shall be permitted. A Bidder alleging a material mistake of fact after the opening of bids may be permitted to withdraw its bid upon written request prior to contract award. Bids may be withdrawn upon receipt of written request prior to the scheduled bid opening for the purposes of correction and/or change. Such modifications shall be properly identified and signed or initialed by the Bidders authorized representative or agent. Resubmission of the modified bid must be received within the specified time of bid opening in order to be considered.
- 2. <u>Method of Award, if applicable:</u> Santa Fe County reserves the right to award a "Multiple Source Award" pursuant to Section 13-1-153 NMSA 1978, to the bidder(s) submitting the lowest responsive bid(s) meeting or exceeding specifications and terms and conditions for those items.
- 3. <u>Notification of Award</u>: The successful Bidder(s) shall be notified in writing within five (5) working days of contract award. The successful Bidder(s) will be issued subsequent purchase order(s) for goods and/or services as predicated by the Scope of Work, Specifications or supplemental agreement, if applicable, prepared by Santa Fe County.
- 4. <u>Delivery</u>: Time is of the essence for purposes of this solicitation. All damages resulting from late delivery of goods or services shall be the responsibility of the bidder.

All items bid or services are to be delivered F.O.B. Santa Fe County, at a site to be determined by the County at the time a purchase order is released, except specifically set forth herein. In the event of failure of the bidder to deliver in accordance with this requirement, the bidder shall be liable to the County for late delivery liquidated damages in the amount of \$100.00 each day the materials and services are delivered late.

At the option of the County Purchasing Manager, the County may invoke the default provisions of the contract for late performance in addition to the liquidated damages referred to above.

- 5. **Payment Terms:** Santa Fe County has a period of net thirty (30) days from acceptance of goods or services to pay the contractor.
- 6. **Applicable Taxes:** Bid prices offered by interested bidders are not to include applicable taxes. The County agrees to pay all applicable taxes where required. Santa Fe County is exempt from paying taxes on supplies and goods. The awarded bidder may request a non-taxable transaction certificate (NTTC) from the Purchasing Division.
- 7. **Estimated Quantities:** All bidders understand that any quantities stated in this IFB are estimated quantities and those actual quantities may vary. Santa Fe County assumes no liability in the event actual requirements do not equal the stated estimated quantities. Actual purchases by the County for materials and/or services stated in this IFB are contingent upon available funding.
- 8. <u>Inspection and Acceptance</u>: Final inspection and acceptance of materials will be made by the County at the point of delivery. Non-conforming materials shall be rejected by the County and shall be removed by the bidder at its own risk and expense promptly upon notification of the non-conformance.

- 9. **Warranties:** The bidder agrees that the goods and/or services furnished under this IFB shall be covered by most favored commercial warranties the bidder gives to any customer for such goods and/or services and that the rights and remedies provided herein shall extend to the County and are in addition to and do not limit any rights afforded to the County by any other clause in any resulting order. The bidder agrees not to disclaim warranties of fitness for a particular purpose and warranty of merchantability.
- 10. <u>Invoice Requirements</u>: The contractor(s) invoice shall be submitted in triplicate, duly certified, and contain at a minimum the following information to be acceptable to the County:
 - Purchase order number
 - Invoice number
 - Unit/Hourly/Discount prices (include extended totals)
 - Complete descriptions of goods and/or services rendered
 - Separate invoices shall be issued for each completed shipment, project or phase of services
- 11. Rights to Cancel: The County reserves the right to cancel all or any part of any resulting order without cost to the County if the contractor(s) fails to meet material provisions of the order, and except as otherwise provided herein, to hold the contractor(s) liable for any excess costs associated with the contractor's default. The awarded contractor(s) shall not be liable for any excess costs if failure to perform is due to causes beyond the control and shall not be the fault of negligence of the contractor. Such causes include, but are not restricted to, acts of God, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather and defaults of subcontractors due to any of the above, unless the County can determine that the goods or services to be supplied by the subcontractor were obtainable from other sources in sufficient time to meet the required delivery schedule. The rights and remedies of the County provided in this paragraph shall not be exclusive and are in addition to other rights provided under applicable laws.
- 12. <u>Bidders Certification</u>: In submitting a bid, the bidder certifies that it has not directly or indirectly entered into actions that may restrict open and effective competition for items subject to this IFB by the County.
- 13. <u>Compliance with FCRA</u>: Bidders submitting bids shall be in compliance with the Federal Civil Rights Act of 1964 and Title VII of the Act (Rev.1979).
- 14. **Specifications:** The apparent silence of the specification as to any detail or apparent omission from them of detailed description concerning any point shall be regarded as meaning that only the best commercial practice is to prevail and only materials and workmanship of first quality are to be used.
- 15. **Rejection of Bids:** The County reserves the right to reject any and all bids in part or whole, to waive technicalities, make single or multiple awards without discussions with Bidders and to accept the offer it deems to be in the best interest of Santa Fe County, giving due consideration to prices, quality of goods or services, distribution and delivery facilities available and time of delivery.

16. <u>Interpretation of Bid Specifications</u>: Technical expertise may be required to provide materials that will conform to all applicable federal, state and local standards and to function as indicated in the specifications. The awarded bidder shall be responsible for ensuring that goods and/or services offered meet or exceed the stated criteria.

ANY EXCEPTIONS TO THE SPECIFICATIONS SHALL BE CLEARLY NOTED AND EXPLAINED.

- 17. <u>Interpretation of Meaning</u>: No interpretation of the meaning of the specifications or other documents will be made to any bidder orally. Each request for interpretations shall be in writing to Amanda Patterson-Sanchez, Santa Fe County, Purchasing Division at 102 Grant Avenue, First Floor, Santa Fe, NM, 87501, through e-mail at apatterson-sanchez@santafecountynm.gov and to be given consideration must be received at least seven (7) working days prior to the date fixed for the receipt of bids.
- 18. <u>Communication:</u> Direct communication with the County, other than through the aforementioned individual, may result in the elimination of the bidder's offer from consideration.
- 19. <u>IFB Corrections</u>: Any and all interpretations and supplemental instructions will be in the form of written addenda to the IFB which, if issued, will be e-mailed, faxed or other means determined by the County as reasonable to expedite this process to all prospective firms prior to the date fixed for the receipt of bids. A new bid opening schedule may be set to allow for modification and resubmission of bids. Failure of any bidder to receive any such addenda or interpretations shall not relieve such bidder from any obligation under their bid as submitted. All addenda so issued shall become part of the contract documents and shall be acknowledged by the bidder on the bid sheet hereto attached.
- 20. **Brand Names and Model Numbers, if applicable:** Specifications in this IFB are not meant to be restrictive, but descriptive. Specifications contained herein reflect the minimum acceptable standards and are not intended to restrict competition. No substitute specifications may be included. Exceptions may be made only if required to match existing equipment, or conform to pre-existing conditions which preclude mismatch of sizes, styles or color. Substitutions which would require additional delivery time, expense or modifications of the original design may be rejected.
- 21. <u>Item Description(s)</u>, <u>if applicable</u>: All items on all pages of the specification are representative of the desired sizes and dimensions and as such are intended as guides to bidders in the preparation of bids. Bids of equivalent items will be considered for award if (1) such items are clearly identified by manufacturer's name, brand, and model number, if any, in the offer; (2) descriptive literature or other such data is provided to show that the equivalent items are equal to the brand name; and (3) the County determines such items to be equal in all material respects to the salient specifications of the products required.
- 22. <u>Compatibility or Brand Name(s)</u>, <u>if applicable</u>: Bidders shall clearly indicate that it is offering an "equal" product unless the bidder is offering the brand name product(s) referenced in the inquiry. Should any specified brands or models be listed incorrectly, discontinued or improved, the bidder shall note such changes in its responses and include the pertinent details regarding the change. In the event the item has been discontinued, the bidder will be allowed to propose comparable goods or services along with the necessary supplemental documentation supporting their position.

- 23. <u>Evaluation and Determination of Product(s)</u>: The evaluation of bids and the determination as to equality of the product or service proposed shall be the responsibility of the County and will be based on information provided in the bid and/or information reasonably available to the County.
- 24. <u>Two or more identical bids</u>: If two or more identical low bids are received, the County will apply the process described at Section 13.1.110 NMSA 1978, of the State Procurement Code.
- 25. <u>Collusion</u>: No bidder shall submit more than one bid in response to this IFB. Collusion among bidders or the submission of more than one bid under different names by any firms or individual shall be cause for rejection of all bids in question without consideration.
- 26. <u>Protest Procedure</u>: Any bidder who is aggrieved in connection with procurement may protest to the County Procurement Manager as set forth in Board of County Commissioners Resolution No. 2006-60. A copy of Resolution No. 2006-60 is available upon request.
- 27. <u>Consideration of Bids</u>: Bids received on time will be opened publicly and will be read aloud, and an abstract of the amounts of the Base Bids and Alternates or Bid Items, if any, will be made available to the bidders. Each bid shall be open to public inspection under the Public Records Act.
- 28. <u>Bid Security</u>: Bid Security in the amount of <u>one thousand dollars (\$1,000.00)</u> shall accompany the bid. Security may be in the form of a certified check or bank cashier's check made payable to Santa Fe County or a bid bond issued by a surety licensed to conduct business in the State of New Mexico, or other surety in form satisfactory to the County. The Bid Security of the successful bidder will be retained until the bidder has executed the Agreement, whereupon the bid security will be returned. If the bidder fails to execute and deliver the Agreement within ten (10) days of Notice of Award, the County may cancel the Notice of Award and the Bid Security of that bidder will be forfeited. The Bid Security of any bidder whom the County believes to have a reasonable chance of receiving the award may be retained by the County until either the seventh day after the executed Agreement is delivered by the County to the Contractor and the required Contract Security is furnished, or the sixty-first day after the bid opening, whichever is earlier. Bid security of other bidders will be returned within thirty (30) days of the bid opening.

Bid Security in the form of checks, except the Bid Security of the two lowest bidders, will be returned immediately following the opening and checking of the bids. The retained Bid Security of the unsuccessful of the two lowest bidders, if in the form of a check, will be returned within fifteen (15) days following the award of contract. The retained Bid Security of the successful bidder, if in the form of a check, will be returned after a satisfactory contract bond has been furnished and the contract has been executed. Bid Securities in the form of Bid Bonds will be returned only upon the request of the unsuccessful bidder, but will be released by the County Purchasing Agent after the Notice to Award is sent by the County.

29. <u>Insurance Requirements</u>: At a minimum upon execution of the Agreement between the County and the contractor, the contractor shall furnish to the County, Certificates of Insurance naming Santa Fe County as an additional insured on the insurance coverage set forth in the terms and conditions of the Service Agreement.

- 30. <u>Bribes, Gratuities and Kickbacks:</u> The Procurement Code, Sections 13-1-28 through 13-1-199 NMSA 1978, imposes civil and misdemeanor criminal penalties for code violations. In addition, the New Mexico criminal statutes impose felony penalties for bribes, gratuities, and kickbacks.
- 31. <u>Double-sided documents:</u> All submitted bids/proposal documents shall be double-sided, pursuant to Santa Fe County Resolution 2013-7, Adopting Sustainable Resource Management Principles, Section 2. A. <u>Waste Reduction and Reuse</u>..." all documents are to be double-sided, including those that are generated by outside entities using County funds and by consultants and contractors doing business with the County.
- 32. <u>Living Wage:</u> Contractor shall comply with the requirements of the Santa Fe County Ordinance 2014-1 (Establishing a Living Wage).

33. Preferences in Procurement:

A. New Mexico In-state Preference.

New Mexico law, Section 13-1-21 et seq., NMSA 1978, provides a preference in the public works contract for an **"in-state resident business".** Application of a resident business preference requires the bidder to provide a copy of a valid and current certification as a resident business. Certificates are issued by the State Taxation and Revenue Department.

If a bidder submits with its bid a copy of a valid and current in-state resident business certificate, the bidder's bid will be deemed to be 5% lower than the bid actually submitted.

Certification by the Department of Taxation and Revenue takes into consideration such activities as the business' payment of property taxes or rent in the state, and payment of unemployment insurance on employees who are residents of the state.

OR

B. New Mexico Resident Veteran Preference.

New Mexico law, Section 13-1-22 NMSA 1978, provides a preference in the award of a public works contract for a "**resident veteran business**". Certification by the Department of Taxation and Revenue for the resident veteran business requires the bidder to provide evidence of annual revenue and other evidence of veteran status.

A bidder who wants the veteran business preference to be applied to its bid is required to submit with its bid the certification from the Department of Taxation and Revenue and the sworn affidavit attached hereto as Appendix C.

If a bidder submits with its bid a copy of a valid and current veteran resident business certificate, the bidder's bid will be deemed to be 10%, lower than the bid actually received, depending on the business' annual revenue.

The resident business preference is not cumulative with the resident veteran business preference.

The in-state, veteran or County preferences do not apply to procurement of services or goods involving federal funds or federal grant funds.

Additional information about obtaining the certificate as a resident contractor and resident veteran contractor may be found at: http://www.tax.newmexico.gov/Businesses/Pages/In-StatePreferenceCertification.aspx

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SUPPLEMENTAL TERMS & CONDITIONS

- 1. <u>Intent of Specifications</u>: The following specifications are intended to describe the requirements by Santa Fe County. The County reserves the right to accept some minor variances in the approved goods and/or services offered by the bidders if such acceptance is determined to be in the best interest of the County.
- 2. **Qualified Bidders**: Bids may be accepted from vendors and/or factory authorized dealers who are able and willing to provide responsive service to the County. Bidders must be in a position to offer the lowest cost/highest effectiveness, completely meeting all established state and federal regulations or exceeding the minimum specifications contained herein. When additional equipment (components) are required to complete a bid package which is not usually supplied by the Bidder, such equipment shall be supplied by an authorized equipment supplier, but shall be the full responsibility of the bidder. All bidders may be required to include references from three (3) or more places of business that these items were sold to.
- 3. <u>Inspection of Work (If Applicable)</u>: Representatives of the Santa Fe County Purchasing Division shall have access, at any reasonable time, to the bidder's and manufacturer's facilities for the purposes of inspection during the agreement period, to inspect the facility during its normal working hours. The costs associated with such inspection trips shall be borne by the County.
- 4. Payment or Acceptance Not Conclusive: No payment made under this Agreement shall be conclusive evidence of the performance of the contract, either in whole or in part, and no payment made for the delivery of the items in whole or in part shall be construed as an acceptance of defective work or improper materials, and shall not relieve the Bidder from corrections of defects. The final acceptance shall not be binding upon the County or conclusive, should it subsequently develop the bidder had furnished inferior items or had departed from the specifications and/or the terms of the contract. Should such conditions become evident, the County shall have the right, notwithstanding final acceptance and payment, to cause the services to be properly furnished in accordance with the specifications (and drawings, if any) at the cost and expense of the bidder.
- 5. <u>Order of Preference</u>: In the event of conflict between the Bid Instructions, General Terms and Conditions, Supplemental Terms and Conditions, and the Service Agreement, the provisions of the Service Agreement shall prevail.
- 6. <u>Contract Terms and Conditions:</u> The contract between the County and the contractor shall follow the terms and conditions as stipulated throughout this Invitation for Bid. The County reserves the right to negotiate with a successful bidder terms and conditions in addition to those contained in this IFB. The contents of this IFB, as revised and /or supplemented, the successful contractor's bid, and any additional terms and conditions (if applicable) as negotiated shall be accepted by the County and the Contractor as the contractual documents.

Should the bidder object to any of the County's terms and conditions, as stipulated throughout this IFB, that bidder must propose specific alternative language. The County may or may not accept the bidder's alternative language. Bidders must provide a brief discussion of the purpose and impact, if any, of each proposed change followed by the specific proposed alternate wording.

7.	<u>Sufficient Appropriation</u> : Any contract awarded as a result of this IFB process may be terminated if sufficient appropriations or authorizations do not exist. Such termination will be effected by sending written notice to the contractor. The County's decision as to whether sufficient appropriations and authorizations are available will be accepted by the contractor as final.

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GENERAL SPECIFICATIONS

1. Objective Description

Santa Fe County is issuing an Invitation for Bids for inmate clothing, hygiene, linen and mattresses for Santa Fe County Corrections Department to award a firm, fixed, indefinite quantity price agreement. Santa Fe County reserves the right to award a "multiple source award" pursuant to NMSA 1978 sec. 13-1-153 to the bidder(s) submitting the lowest responsive bid(s) meeting or exceeding specifications and terms and conditions for those items. The successful bidder(s) will be awarded a two (2) year contract with the County. At its sole discretion, the County shall have the option to renew for an additional one (1) two (2) year term contingent upon available appropriated funding and with the same terms and conditions for these goods and/or services.

2. SCOPE OF WORK:

The intent of this bid is to establish a Price Agreement for the purchase of Inmate Clothing, Hygiene, Linen and Mattresses for use by the Santa Fe County Corrections Department. The Adult Detention Facility has a maximum capacity of 612 inmates; its FY23 average daily population was 257. Requirements

- 1. Pricing must be firm for the full term of the Agreement.
- 2. Bidders are requested to bid according to unit requirements on estimated usage per unit.
- 3. Slight variations in sizes may be considered. Vendors must indicate variations on bid item(s). If vendor's product requirements are different from those specified, vendor must point out the differences on the bid.
- 4. Bidders must provide 2 copies of manufacturer's data sheets for each product (mattress).
- 5. Bidders must provide the manufacturer's specification and information necessary to show compliance with specifications.
- 6. Bidder must provide instructions for care and maintenance for mattresses.
- 7. Standard package shall clearly indicate contents by name, net contents in pounds, name and address of manufacturer, use instructions, and any applicable hazardous labeling precautions in full accordance with all pertinent OSHA requirements and must meet DOT requirements. MSDS sheets, on applicable items, shall accompany each order, and shall be maintained by the County.
- 8. Request clarifications where necessary.

Warranty – All items must be new, unused, first quality only (no irregulars or seconds will be accepted), and ready for immediate use. No defective stitching, raw edges or loose threads. Garments not properly sewn or without adequate seams and hems will be rejected. All clothing must be free from manufacturer defect for a period of 60 days; all other items must be free from manufacturer defect. The bidder must provide an additional written limited warranty for the mattress, covering factory repair or replacement of defective materials for up to 5 years against cracking of mattress cover, and for up to 5 years against failure of heat sealed bonds of seams. The bidder will be responsible for replacement, pickup, freight charges, and delivery costs for all items during the warranty period.

Quantities – The quantities given in the bid are the best estimates. Quantities ordered may be increased or decreased as deemed necessary during the term of the Agreement.

Product Discontinuance – In the event a product and/or model is discontinued by the manufacturer, the County at its sole discretion may allow the awarded bidder(s) to provide a substitute for the discontinued item. The awarded bidder(s) shall request permission to substitute a new product and provide the following:

- 1. Documentation from the manufacturer that the product or model has been discontinued.
- 2. Documentation that names the replacement product.
- 3. Documentation that provides clear and convincing evidence that the replacement will be compatible with all the functions or uses of the discontinued product.
- 4. Documentation confirming that the price for the replacement is the same or less than the discontinued product or model.

Delivery will be accepted from Monday through Friday, 8:00 am to 5:00 pm. Arrangements for delivery shall be made through the Adult Detention Facility Warehouse <u>PRIOR TO ANY ATTEMPTED DELIVERY</u>. All products shall be boxed and if applicable be palletized and contractor will be responsible for unloading products. Delivery date shall be within 10 days from the order date. All deliveries shall be F.O.B. Santa Fe, NM and a package slip must accompany each delivery.

Invoices will list the County purchase order number and items being delivered. In addition, they must state what they cover, as the case may be, complete or partial delivery and must show unit and unit prices. Terms of payment shall be the standard net 30 days.

A sample of the bid item (with the exception of mattresses) shall be submitted with the bid or the bidder will be disqualified for being unresponsive. For mattresses, manufacture specification sheets must be supplied. Samples will not be returned unless the bidder indicates the requirement to do so at the time the sample is furnished, and then only at the bidder's expense. Failure to arrange for pick up of the released samples within thirty (30) calendar days will result in disposal of the samples. Samples must contain the following information securely attached to each sample: bidders name, bid number, item number, manufacturer's name and lot number.

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BID FORM

Project:	Inmate Clothing, Hygiene, Lir Mattresses	nen & IFB No. 2024-0084-CORR/APS
Bidder In	formation:	This Bid is submitted to:
Name:		Santa Fe County Purchasing Division
Address:		102 Crant Ave (1st Floor)
		Santa Fe, New Mexico 87501
specification the attached	ons sheet(s) for the Invitation for	tructions and General Terms and Conditions and examined the Bids reference IFB #2024-0084-CORR/APS we hereby submit in open for a period not to exceed ninety (90) days in accordance this solicitation for:
	INMATE CLOTHIN	G, HYGIENE, LINEN & MATTRESSES
Signat	ure:	Name (typed or printed):
		Firm Name:
Teleph	one: ()	
Email	Address:	
	nt Preference Number:n copy of Resident Preference Cer	
	ess License Number: th copy of Business License to Bio	
	nign Contribution Disclosure Form blete, sign & attach to Bid)	n:
	ree references, including names, particular particular including names, particular inc	phone numbers and e-mails:
()	Received addenda #'s & _	&when issued.
()	Include Bid Security in the amount	nt of \$1,000.00

BID SHEET

IFB #2024-0084-CORR/APS INMATE SUPPLIES

Please offer your best price for all items listed below. **Include signature at the bottom as stated.** Be advised that award may be made without discussion with Bidders on offers received.

Offeror's Organization Name:

Item	Description	Brand & Unit Quantities	Size	List Price Before Discount	% Discount Offered	Net Price Per Item After Discount
1	Men's Boxers	Specify Brand	Small			
	*50%	Name Offered:	Medium			
	Cotton/50% Polyester		Large			
	*Fruit of the Loom or		X-Large			
	approved equal	Specify Unit (ea,	2X-Large			
	*Estimated # purchased	case, dz)	3X-Large			
	per year: 30,000		4X-Large			
			5X-Large			
2	Men's Boxers, Disposable	Specify Brand	Medium			
	*Polypropylene or nylon	Name Offered:	Large			
	construction		X-Large			
		Specify Unit (ea, case, dz)	2X-Large			
			3X-Large			
			4X-Large			
3	Women's Panties	Specify Brand	5			
	*100% Cotton	Name Offered:	6			
	*Color – white		7			
	*Hanes or approved equal	Specify Unit (ea,	8			
	*Estimated # purchased		9			
	per year: 4,000	case, dz)	10			
			12			
			13			
			14			
			15			
			16			
4	Women's Panties,	Specify Brand	Small			
	Disposable	Name Offered:	Medium			
	*Polypropylene or nylon		Large			
	construction	G	X-Large			
		Specify Unit (ea,	2X-Large			

		case, dz)	3X-Large
5	Bras *50% Cotton/50% Polyester blend *Pull over *No snaps, hooks, eyes or under wire *Color –white *Playtex or approved equal *Estimated # purchased per year: 10,000	Specify Brand Name Offered: Specify Unit (ea, case, dz)	32 A,B,C,D 34 A,B,C,D 36 A,B,C,D 38 A,B,C,D 40 A,B,C,D 42 A,B,C,D 44 A,B,C,D 46 A,B,C,D
6	Socks *50% Cotton/50% Polyester blend *Unisex *Ankle-length	Specify Brand Name Offered:	48 A,B,C,D 50 A,B,C,D Shoe Size 8-12
	*Fruit of the Loom or approved *Color – white *Estimated # purchased per year: 30,000	Specify Unit (ea, case, dz)	Shoe Size 13-16
7	Coveralls *Fabric to be perma-press *65% Polyester/35%	Specify Brand Name Offered:	Small Medium Large
	Cotton twill *One pocket only over left breast, no opening in side seams	Specify Unit (ea, case, dz)	X-Large 2X-Large 3X-Large 4X-Large
	*Colors: Orange, Khaki, Yellow, Navy, Red and Dark Brown *Short sleeve, full cut, double stitched, reinforced		6X-Large 7X-Large 8X-Large 9X-Large 10X-

	at point of strain *Screen print: Each shall have "SFCADF" in 5-inch- high black letters on backside of coverall *Estimated # purchased per year: 2,000		Large		
	,		Small		
	UNIFORM SHIRT		Medium		
	*Fabric to be perma-press *65% Polyester/35%		Large		
	Cotton twill		X-Large		
	*One pocket only over left breast, no opening in side	G :C D I			
	seams	Specify Brand Name Offered:	2X-Large		
	*Colors: Orange, Khaki, Yellow, Navy, Red and		3X-Large		
8	Dark Brown		4X-Large		
	*Short sleeve, full cut, double stitched, reinforced at points of strain *Screen print: Each shall have "SFCADF" in 5- inch high black letters on backside of shirt *Estimated # purchased per year: 2,000	Specify Unit (ea, case, dz.)	5X-Large		
			6X-Large		
			7X-Large		
			8X-Large		
			9X-Large		
			10X-		
			Large		
9	Uniform Trousers	Specify Brand	Small		
	*Fabric to be perma-press	Name Offered:	Medium		
	*65% Polyester/35%		Large		
	Cotton twill		X-Large		
	*No pockets	Specify Unit (ea,	2X-Large		
	*Hemmed bottoms	case, dz)	3X-Large		
	*Elastic waistband		4X-Large		
	*Colors: Orange, Khaki,		5X-Large		
	Yellow, Navy, Red and Dark Brown		6X-Large		
	*Estimated # purchased		7X-Large		
	per year: 2,000		8X-Large		
	per year. 2,000		9X-Large		
			10X-		
10		G 'C 5 '	Large		
10	Winter Work Jacket	Specify Brand	42/44		
	*Blanket lined	Name Offered:	46/48	1	

	*Acrylic/Polyester or		50/52		
	Denim Outer Shell	-			
			54/56		
	*Colors: Blue, Khaki	Specify Unit (ea,	58/60		
	*Screen Print: Each shall	case, dz)	66/68		
	have "SFCADF" in 5-inch-	-	70/72		
	high letters on backside of		74/76		
	jacket				
	*Estimated # purchased				
	per year: 200				
11	Slip on PVC Sandal	Specify Brand	6		
	*Unisex	Name Offered:	7		
	*One piece "basket		8		
	weave" look		9		
	*Non-skid	Specify Unit (ea,	10		
	*Non-marking	case, dz)	11		
	*Color: Orange		12		
	*Estimated # purchased		13		
	per year: 100 pairs		14		
			15		
			16		
10	EVA CA : D I CI	C 'C D 1			
12	EVA Step in Deck Shoe	Specify Brand	6		
	*Lightweight	Name Offered:	7		
	*Strapless		8		
	*Non-skid	Specify Unit (ea, case, dz)	9		
	*Non-marking		10		
	*Estimated # purchased		11		
	per year: 200 pairs		12		
			13		
			14		
			15		
			16		
13	Kitchen Boots	Specify Brand	4		
15	*100% Waterproof	Name Offered:	5		
	*Seamless molded	Traine Offered.	6		
	construction	-	7		
	*Non-slip	Specify Unit (ea,	8		
	*Reinforced construction	case, dz)		+	
	at critical stress points	Case, az)	9		
	*Estimated # purchased		10	-	
	per year: 25 pairs		11	1	
	per year. 23 pairs		12		
			13		
14	Shampoo+Conditioner (2	Specify Brand			
	in 1)	Name Offered:			
	*2.0 - 2.5 oz				
	*Clear Formula				

	*Clear plastic container	Specify Unit (ea,		
	*Estimated # purchased	case, dz)		
	per year: 12,000			
15	Face/Body Bar Soap	Specify Brand		
	*1.5 – 2.0oz bar	Name Offered:		
	*Estimated # purchased			
	per year: 12,000			
		Specify Unit (ea,		
		case, dz)		
16	Razor	Specify Brand		
	*Anti-Shank – break away	Name Offered:		
	when tampered with			
	*Clear			
	*Thumb-style	Specify Unit (ea,		
	*Estimated # purchased	case, dz)		
	per year: 12,000			
17	Toothbrush	Specify Brand		
	*Max size: 3.5-inch long	Name Offered:		
	*Estimated # purchased			
	per year: 55,000			
		Specify Unit (ea,		
		case, dz)		
18	Toothpaste	Specify Brand		
	*.85oz	Name Offered:		
	*Clear gel			
	*Clear plastic tube			
	*Estimated # purchased	Specify Unit (ea,		
	per year: 75,000	case, dz)		
19	Deodorant	Specify Brand		
	*0.5 oz	Name Offered:		
	*Scent Free			
	*Push-up container	Charles II-it (as		
	*Estimated # purchased	Specify Unit (ea,		
	per year: 12,000	case, dz)		
20	Sanitary Napkin	Specify Brand		
	*Feminine Hygiene	Name Offered:		
	*Individually wrapped			
	*Estimated # purchased			
	per year: 110,000	Specify Unit (ea,		
		case, dz)		
21	W. L.Cl. d	G 'C D '		
21	Wash Cloth	Specify Brand		

	*100% Cotton	Name Offered:			
	*12"x12"	Tunic Official.			
	*Flame Retardant				
	*Securely stitched hem	Specify Unit (ea,			
	1				
	*Estimated # purchased	case, dz)			
	per year: 2,000				
22	Bath Towel	Specify Brand			
	*100% Cotton	Name Offered:			
	*22"X44"				
	*Flame Retardant				
	*Securely stitched hem	Specify Unit (ea,			
	*Estimated # purchased	case, dz)			
	per year: 3,000				
23	Bed Sheet	Specify Brand			
	*55% Polyester/45%	Name Offered:			
	Cotton				
	*54"X90"				
	*180 Thread count	Specify Unit (ea,			
	*No iron	case, dz)			
	*Securely stitched hem				
	*Flame retardant				
	*Color: White				
	*Estimated # purchased				
	per year: 2,000				
24	Pillow Case	Specify Brand			
	*50% Polyester/50%	Name Offered:			
	Cotton				
	*42"X36"				
	*180 Thread count	Specify Unit (ea,			
	*No iron	case, dz)			
	*Securely stitched hem	, , , , , , , , , , , , , , , , , , , ,			
	*Flame retardant				
	*Color: White				
	*Estimated # purchased				
	per year: 120				
25	Blanket	Specify Brand			
	*No Wool	Name Offered:			
	*58" X 88"				
	*Whipstitched ends				
	*Flame retardant	Specify Unit (ea,			
	*Estimated # purchased	case, dz)			
	per year: 120	Cube, u2)			
26	Pillow	Specify Brand			
20	*Flame resistant	Name Offered:			
	*20" X 88"	Traille Officieu.			
	*Micro-Guard Cover				
			1	1	

	T	T	1	1	1
	*Antimicrobial polyester	Specify Unit (ea,			
	fiberfill	case, dz)			
	*Easy to clean with soap	, ,			
	and water				
	*Estimated # purchased				
	<u> </u>				
	per year: 100				
27	Derby Mattress or	Specify Brand			
	Equivalent	Name Offered:			
	*Description: Envelope				
	style, with pillow. 100%				
	sealed seam, Dartex fabric	Specify Unit (ea,			
	cover that is warranted to				
		case, dz)			
	not crack for up to 5 years;				
	fluid resistant breathable				
	vent. Flame retardant				
	mattress suitable for				
	continuous use in				
	correctional environments.				
	If mattress is equivalent				
	-				
	specify mattress type.				
	Materials: (must include)				
	A. Cover must be Dartex				
	Coatings, Inc. PU coated fabric, ISO certified				
	B. 5-year warranty against				
	cracking, dimensional stability				
	C. Flame retardant				
	D. Anti-fungal				
	E. Anti-microbial				
	F. Bacteriostatic				
	G. Virus barrier				
	H. Moisture vapor permeable				
	I. Washable				
	J. Abrasive resistant				
	Construction				
	A. 100% sealed seam with no				
	stitching				
	B. Breathable vend, must resist				
	water, oil, urine, blood and head				
	lice.				
	C. Seam strength in excess of 70lbs.				
	D. Core must be 100% densified				
	polyester, minimum of 12oz/sq				
	ft density.				
	E. Envelope style construction,				
	turned edge construction with all				
	seams inside the mattress.				
	F. Thickness no less than 4.5"				
	G. Size: 4.5 X 25 X 75				
	Must meet the following tests				

29	*Color: White *24" X 36" *100% Polyester Mesh	Specify Brand Name Offered:		
28	Mattress Mending Patches *Clear water-resistant tear patch *Estimated # purchased per year: 50	Specify Brand Name Offered: Specify Unit (ea, case, dz)		
	Flammability and ASTM testing must meet or exceed the requirements of the following: A. California Technical Bulletin 117 B. California Technical Bulletin 121 C. California Technical Bulletin 129 D. California Technical Bulletin 133 E. California Technical Bulletin 603 F. ASTM E 162-95 Flame Spread Test G. ASTM D 2863-00 (Oxygen index) Procedure "A" H. ASTM E 662 Smoke Density Test I. Consumer Product Safety Commission, 16 CFR 1632, Standard for the Flammability of Mattresses and Mattress Pads J. Clean ability Standard DS #7566 Life Cycle Test: Must pass rotator test of 100,000 cycles with minimum loss of density and no cover damage. Test Reports: Where products, materials and procedures are specified by reference to specific tests or standards, bidders must submit 2 copies of certificates from an independent testing laboratory showing satisfactory completion of specified tests and conformance to standards. * Estimated # purchased per year: 100			

	*Thickness: 0.040" *Must be durable and resistant to detergent breakdown *No tie cord *Estimated # purchased per year: 200	Specify Unit (ea, case, dz)		
30	Large Laundry Bag *Color: White *30" X 48" *100% Polyester Mesh *Thickness: 0.040" *Must be durable and resistant to detergent breakdown *No tie cord *Estimated # purchased per year: 100	Specify Brand Name Offered: Specify Unit (ea, case, dz)		
31	Small Disposable Property Bag *Clear plastic *9" X 12" *Self-Sealing *Tamper-evident *Serial/control-numbered with receipt	Specify Brand Name Offered: Specify Unit (ea, case, dz)		
32	Large Disposable Property Bag *Clear plastic *14" X 24" *Self-Sealing *Tamper-evident *Serial/control-numbered with receipt	Specify Brand Name Offered: Specify Unit (ea, case, dz)		
33	Mesh In-Cell Storage Box *Hook and loop top *24" X 16" X 12" *Vinyl reinforced *Reinforced handles	Specify Brand Name Offered: Specify Unit (ea, case, dz)		

TOTAL BID AMOUNT: \$	excluding GRT
WRITTEN IN WORDS:	

BIDDER'S SIGNATURE:	DATE:	
TITLE:		

PLEASE NOTE THAT ALL BID AMOUNTS SHALL BE $\it{EXCLUSIVE}$ OF GROSS RECEIPTS TAX.

APPENDIX A

ACKNOWLEDGEMENT OF RECEIPT FORM

INMATE CLOTHING, HYGIENE, LINEN & MATTRESSES IFB# 2024-0084-CORR/APS

An Acknowledgement of Receipt Form should be signed and submitted to the Purchasing Division no later than <u>November 16, 2023</u> by close of business. Only Bidders who elect to return this completed form, with the intention of submitting a bid, will receive copies of the County's written responses as well as IFB Addenda, if any are issued.

BIDDER:	
REPRESENTED BY:	
TITLE:	PHONE NO:
E-MAIL:	FAX NO:
ADDRESS:	
CITY:	STATE: ZIP CODE:
SIGNATURE:	DATE:

The above name and address will be used for all correspondence related to the IFB. Bidder does / does not (CIRCLE ONE) intend to respond to this IFB.

Amanda Patterson-Sanchez
Santa Fe County
Purchasing Division
102 Grant Avenue (First Floor)
Santa Fe, NM 87501
Telephone: (505) 992-6753

Email: apatterson-sanchez@santafecountynm.gov

APPENDIX B

CAMPAIGN CONTRIBUTION DISCLOSURE FORM

Pursuant to the Procurement Code, Sections 13-1-28, et seq., NMSA 1978 and NMSA 1978, § 13-1-191.1 (2006), as amended by Laws of 2007, Chapter 234, any prospective contractor seeking to enter into a contract with any state agency or local public body must file this form with that state agency or local public body. This form must be filed even if the contract qualifies as a small purchase or a sole source contract. The prospective contractor must disclose whether they, a family member or a representative of the prospective contractor has made a campaign contribution to an applicable public official of the state or a local public body during the two years prior to the date on which the contractor submits a proposal or, in the case of a sole source or small purchase contract, the two years prior to the date the contractor signs the contract, if the aggregate total of contributions given by the prospective contractor, a family member or a representative of the prospective contractor to the public official exceeds two hundred and fifty dollars (\$250) over the two year period.

Furthermore, the state agency or local public body may cancel a solicitation or proposed award for a proposed contract pursuant to Section 13-1-181 NMSA 1978 or a contract that is executed may be ratified or terminated pursuant to Section 13-1-182 NMSA 1978 of the Procurement Code if: 1) a prospective contractor, a family member of the prospective contractor, or a representative of the prospective contractor gives a campaign contribution or other thing of value to an applicable public official or the applicable public official's employees during the pendency of the procurement process or 2) a prospective contractor fails to submit a fully completed disclosure statement pursuant to the law.

The state agency or local public body that procures the services or items of tangible personal property shall indicate on the form the name or names of every applicable public official, if any, for which disclosure is required by a prospective contractor.

THIS FORM MUST BE INCLUDED IN THE REQUEST FOR PROPOSALS AND MUST BE FILED BY ANY PROSPECTIVE CONTRACTOR WHETHER OR NOT THEY, THEIR FAMILY MEMBER, OR THEIR REPRESENTATIVE HAS MADE ANY CONTRIBUTIONS SUBJECT TO DISCLOSURE.

The following definitions apply:

"Applicable public official" means a person elected to an office or a person appointed to complete a term of an elected office, who has the authority to award or influence the award of the contract for which the prospective contractor is submitting a competitive sealed proposal or who has the authority to negotiate a sole source or small purchase contract that may be awarded without submission of a sealed competitive proposal.

"Campaign Contribution" means a gift, subscription, loan, advance or deposit of money or other thing of value, including the estimated value of an in-kind contribution, that is made to or received by applicable public official or any person authorized to raise, collect or expend contributions on that official's behalf for the purpose of electing the official to "Campaign statewide or local office. Contribution" includes the payment of a debt incurred in an election campaign, but does not include the value of services provided without compensation or unreimbursed travel or other personal expenses of individuals who volunteer a portion or all of their time on behalf of a candidate or political committee,

nor does it include the administrative or solicitation expenses of a political committee that are paid by an organization that sponsors the committee.

"Family member" means spouse, father, mother, child, father-in-law, mother-in-law, daughter- in-law or son-in-law of (a) a prospective contractor, if the prospective contractor is a natural person; or (b) an owner of a prospective contractor.

"Pendency of the procurement process" means the time period commencing with the public notice of the request for proposals and ending with the award of the contract or the cancellation of the request for proposals.

"Prospective contractor" means a person or business that is subject to the competitive sealed proposal process set forth in the Procurement Code or is not required to submit a competitive sealed proposal because that person or business qualifies for a sole source or a small purchase contract.

"Representative of a prospective contractor" means an officer or director of a corporation, a member or manager of a limited liability corporation, a partner of a partnership or a trustee of a trust of the prospective contractor.

(Completed by State Agency or Local	l Public Body)
DISCLOSURE OF CONTRIBUTION	NS BY PROSPECTIVE CONTRACTOR:
Contribution Made By:	
Relation to Prospective Contractor:	
Date Contribution(s) Made:	
Amount(s) of Contribution(s)	
Nature of Contribution(s)	
Purpose of Contribution(s)	
(Attach extra pages if necessary)	

Name(s) of Applicable Public Official(s) if any:

Signature	Date		_		
Title (position)					
OR—					
NO CONTRIBUTIONS IN (\$250) WERE MADE to an					
Signature		Date		_	
Title (Position)					

APPENDIX C

Resident Veterans Preference Certification

(NAME OF CONTRACTOR) hereby certifies the following in regard to
application of the resident veterans' preference to this procurement.
Please check the box only:
☐ I declare under penalty of perjury that my business prior year revenue starting January 1 ending December 31 allows me the 10% preference discount on this solicitation. I understand that knowingly giving false or misleading information about this fact constitutes a crime.
"I agree to submit a report or reports to the State Purchasing Division of the General Services Department declaring under penalty of perjury that during the last calendar year starting January 1 and ending on December 31, the following to be true and accurate: "In conjunction with this procurement and the requirements of this business application for a Resident Veterar Business Preference/Resident Veteran Contractor Preference under Sections 13-1-21 or 13-1-22 NMSA 1978, which awarded a contract which was on the basis of having such veterans preference, I agree to report to the State Purchasing Division of the General Services Department the awarded amount involved. I will indicate in the report the award amount as a purchase from a public body or as a public works contract from a public body as the case may be." "I understand that knowingly giving false or misleading information on this report constitutes a crime". I declare under penalty of perjury that this statement is true to the best of my knowledge. I understand that giving false or misleading statements about material fact regarding this matter constitutes a crime.
(Signature of Business Representative) * (Date)
*Must be an authorized signatory of the Business.
The representations made in checking the boxes constitutes a material representation by the business that is subject to protest and may result in denial of an award or un-award of the procurement involved if the statements are proven to be incorrect.
SIGNED AND SEALED THISDAY OF, 2023
NOTARY PUBLIC
My Commission Expires:

APPENDIX D

SAMPLE SERVICE AGREEMENT BETWEEN SANTA FE COUNTY AND FOR INMATE CLOTHING, HYGIENE, LINEN & MATTRESSES

	THIS AGREEMENT is entered in	ito bet	ween Santa	Fe	Cou	nty, New	Me	xico	, (here	ina	fter "(County")
and	, located at	_ and	authorized	to	do	business	in	the	State	of	New	Mexico,
(here	inafter "Contractor").											

IT IS MUTUALLY AGREED BETWEEN THE PARTIES:

1. DEFINITIONS

- A. "County" shall mean the County of Santa Fe, New Mexico.
- **B.** "Using Department or Department" shall mean a Department of Santa Fe County.
- C. "Purchase Order" shall mean a fully executed Purchase Document issued by the County Purchasing Department that specifies the items and supplies to be provided by the Contractor.
- **D.** "Price Agreement" means this indefinite quantity Price Agreement which requires the Contractor to provide office supplies to a Using Department which issues a Purchase Order.
- **E.** "Price" means the fixed prices paid by the County and its Departments for office supplies as described in Attachment A.

2. GOODS TO BE PROVIDED

- **A. Purchase.** Attachment A of this Price Agreement is the prices for the Contractor's office supplies and deliverables. Attachment A also indicates any specifications required for the items that are subject of this Price Agreement.
- **B. Items Listed on Attachment A.** The County may issue Purchase Orders for the purchase of the items listed on <u>Attachment A</u>. Any item ordered by the County must be an item described on <u>Attachment A</u>. All orders issued hereunder must bear both an order number and the number of this Price Agreement #2024-0084-CORR/APS.
- **C. Quantities.** It is understood that this is an indefinite quantity Price Agreement and the County may purchase any quantity of the items listed on <u>Attachment A</u> on an as-needed basis. No guarantee or warranty is made or implied that any order for any definite quantity of items be issued under this Price Agreement. Quantities of items may vary and the Contractor is required to accept the Purchase Order and furnish the item(s).
- **D. Specifications.** The items furnished under this Price Agreement shall meet or exceed the specifications provided in the Information for Bidders, IFB# 2024-0084-CORR/APS including all Addenda. Orders issued pursuant to this Agreement must show the applicable Price Agreement item(s) and price(s).

E. Delivery and Billing Instructions.

- 1. The Contractor shall deliver the items in accordance with the County's instructions. The Contractor shall also deliver, with the items ordered, an invoice listing the order number and the Price Agreement number.
- 2. Whenever, the Department does not accept any deliverable and returns it to the Contractor, all related documentation furnished by the Contractor shall be returned also.
- 3. The Department will inform the Contractor within five business days that a deliverable is unacceptable by the Department.

- 4. Prices listed in Attachment A, for each item, shall be the fixed prices for the items.
- **3. PAYMENT.** All payments under this Price Agreement are subject to the following provisions:
 - **A. Inspection.** Final inspection and acceptance of a deliverable shall be made by the Using Department.
 - **B.** Acceptance. In accordance with NMSA 1978, Section 13-1-158, the Using Department shall determine if the items and deliverables meet specifications and will accept the items or deliverables if they meet specifications. No payment shall be made for any item until the item has been accepted in writing by the Using Department. Unless otherwise agreed upon, between the Department and the Contractor within 30 days from the delivery and receipt of items or deliverables, the Using Department shall issue a written certification of complete or partial acceptance or rejection of any item or deliverable. Unless the Using Department gives notice of partial acceptance of rejection within the time specified in Paragraph 2 above, the item or deliverables will be deemed to have been accepted.
 - **C. Issuance of Orders.** Only written, signed and properly executed Purchase Orders are valid under this Price Agreement.
 - **D. Payment.** County shall pay Contractor on an invoice received from Contractor within thirty (30) days from the date the County approves the invoice.
 - **E. Taxes.** Applicable gross receipts taxes or local option tax(es) shall be included on each invoice and shown as a separate item on each invoice. The payment of taxes for any money received under this Agreement shall be the Contractor's sole responsibility and must be reported under the Contractor's federal and county tax identification number(s). If the Using Department is exempt from the New Mexico gross receipts tax or local option taxes for the transaction, the Using Department shall provide the Contractor written evidence of such exemption(s).
- **4. TERM OF THIS AGREEMENT.** This Price Agreement shall not become effective until approved in writing by all the parties as shown by their signatures below. The term of this Agreement shall be two years from the Effective Date. The County reserves the option to renew the Agreement for two additional years for a total contract term of four years.

5. CANCELLATION.

- A. The County reserves the right to cancel without cost to the County all or any part of any order placed under this Price Agreement if the items or deliverables fail to meet the requirements of this Price Agreement.
- B. The failure of the Contractor to perform its obligations under this Price Agreement shall constitute a default of this Price Agreement.
- C. The Contractor may be excused from performance if the Contractor's failure to perform the order arises out of causes beyond the control and without the fault or negligence of the Contractor, unless the County shall determine that the item, to be furnished by a sub-contractor, is obtainable from other sources in sufficient time to permit the Contractor to meet the required delivery schedule.
- D. Such causes of excuse include, but are not limited to, acts of God or the public enemy, acts of the County or Federal government, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather and defaults of sub-contractors due to any of the above.
- E. The County may cancel all, or any part, of any order without cost to the County if the Contractor fails to meet material provisions of the order and the Contractor shall be liable for any excess costs incurred by the County that is associated with such default.

6. TERMINATION.

- A. <u>For Convenience</u>. Consistent with applicable New Mexico laws, this Price Agreement may be terminated by the County, without penalty, at any time prior to the Termination date of this Price Agreement. County will provide at least twenty (20) days prior written notice to the Contractor of the date of termination. Notice of Termination of this Price Agreement shall not affect any outstanding order(s) issued under this Price Agreement prior to the effective date of termination for convenience by the County.
- B. For Cause. Either party may terminate this Agreement for cause based upon material breach of this Agreement by the other party, provided that the non-breaching party shall give the breaching party written notice specifying the breach and shall afford the breaching party a reasonable opportunity to correct the breach. If, within thirty (30) days, after receipt of a written notice, the breaching party has not corrected the breach or, in the case of a breach which cannot be corrected in thirty (30) days, begin and proceed in good faith to correct the breach, the non-breaching party may declare the breaching party in default and terminate the Agreement effective immediately. The non-breaching party shall retain any and all other remedies available to it under the law.
- **7. AMENDMENT.** Except for amendment affecting price(s), this Price Agreement may be amended by mutual agreement of the County and the Contractor upon written notice by either party to the other. Any such amendment shall be in writing and signed by the parties hereto. Unless otherwise agreed to by the parties, an amendment shall not affect any outstanding Purchase Order(s) issued, by the County, prior to the effective date of the amendment.
- **8. ASSIGNMENT.** Contractor shall not sell, assign, pledge, transfer, or otherwise convey any of its rights or interests in this Price Agreement.
- **9. NON-COLLUSION.** In signing this Price Agreement, the Contractor certifies it has not, either directly or indirectly, entered into action in restraint of free competitive bidding in connection with its offer and this Price Agreement.
- 10. RECORDS. During the term of this Price Agreement and for three (3) years thereafter, the Contractor shall maintain detailed records pertaining to the services or deliverables provided. These records shall be subject to inspection by the Department, the County and State Auditor and other appropriate County authorities. The County shall have the right to audit billings both before and after payment. Payment under this Price Agreement shall not foreclose the right of the Department to recover excessive or illegal payments.
- 11. APPROPRIATIONS. The terms of this Price Agreement, and any orders placed under it, are contingent upon sufficient appropriations and authorization being made by the Board of County Commissioners for the performance of this Price Agreement. If sufficient appropriations and authorization are not made, this Price Agreement, and any orders placed under it, shall terminate upon written notice being given to the Contractor. The County's decision as to whether sufficient appropriations are available shall be accepted by the Contractor and shall be final.
- **12. CONFLICT OF INTEREST.** The Contractor warrants that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with any performance required under this Price Agreement. The Contractor shall comply with any applicable provisions of the New Mexico Governmental Conduct Act and the New Mexico Financial Disclosures Act.

- 13. APPROVAL OF CONTRACTOR'S REPRESENTATIVES. The County reserves the right to require a change in Contractor representatives if the assigned representatives are not, in the opinion of the County, serving the needs of the County adequately.
- **14. SCOPE OF AGREEMENT, MERGER.** This Price Agreement incorporates all the agreements, covenants, and understandings between the parties hereto concerning the subject matter hereof and all such covenants, agreements and understandings have been merged into this written Price Agreement. No prior agreement or understandings, verbal or otherwise, of the parties or their agents shall be valid or enforceable unless embodied in this Price Agreement.
- **15. NOTICE.** The New Mexico Procurement Code, NMSA 1978, Sections 13-1-28 through 13-1-199 imposes civil misdemeanor criminal penalties for its violation. In addition, the New Mexico criminal statutes impose penalties for bribes, gratuities and kickbacks.
- **16. INDEMNIFICATION.** The Contractor shall hold the County and its Departments, agencies and employees harmless and shall indemnify the County and its agencies and employees against any and all claims, suits, actions, liabilities and cost of any kind, including attorney's fees for personal injury or damage to property arising from the acts or omissions of the Contractor, its agents, officers, employees, or subcontractors. The Contractor shall not be liable for any injury or damage as a result of any negligent act or omission committed by the Department, its officers or employees.
- **17. THIRD PARTY BENEFICIARY.** This Price Agreement was not intended to and does not create any rights in any persons not a party hereto.
- **18. NEW MEXICO TORT CLAIMS ACT.** No provision of this Price Agreement modifies or waives any sovereign immunity or limitation of liability enjoyed by the County and its Departments or its "public employees' at common law or under the New Mexico Tort Claims Act, NMSA 1978, Section 41-4-1, et seq. **19. INSURANCE.**
- A. <u>General Conditions</u>. The Contractor shall submit evidence of insurance as is required herein. Policies of insurance shall be written by companies authorized to write such insurance in New Mexico.
- B. General Liability Insurance, Including Automobile. The Contractor shall procure and maintain during the life of this Price Agreement a comprehensive general liability and automobile insurance policy with liability limits in amounts not less than \$1,000,000 combined single limits of liability for bodily injury, including death, and property damage for any one occurrence. Said policies of insurance shall include coverage for all operations performed for the County by the Contractor; coverage for the use of all owned, non-owned, hired automobiles, vehicles and other equipment, both on and off work; and contractual liability coverage under which this Price Agreement is an insured contract. Santa Fe County shall be named an additional insured on the policy.
- C. <u>Worker's Compensation Insurance.</u> The Contractor shall comply with the provisions of the Worker's Compensation Act.

- D. <u>Increased Limits</u>. If, during the life of this Price Agreement, the Legislature of the State of New Mexico increases the maximum limits of liability under the Tort Claims Act (NMSA 1978, Sections 41-4-1 through 41-4-29, as amended), the Contractor shall increase the maximum limits of any insurance required herein.
- 20. APPLICABLE LAW. This Price Agreement shall be governed by the laws of the State of New Mexico.

21. CHOICE OF LAW.

A. This Price Agreement shall be governed by and construed in accordance with the laws of the State of New Mexico. The parties agree that the exclusive forum for any litigation between them arising out of or related to this Price Agreement shall be in the First Judicial District Court of New Mexico, located in Santa Fe County, New Mexico.

- B. Contractor shall comply with the requirements of *Santa Fe County Ordinance 2014-1 Establishing a Living Wage*.
- **22. INVALID TERM OR CONDITION/SEVERABILITY.** The provisions of this Price Agreement are severable, and if for any reason, a clause, sentence or paragraph of this Price Agreement is determined to be invalid by a court or department or commission having jurisdiction over the subject matter hereof, such invalidity shall not affect other provisions of the Price Agreement, which can be given effect without the invalid provision.
- **23. ENFORCEMENT OF AGREEMENT.** A party's failure to require strict performance of any provision of this Price Agreement shall not waive or diminish that party's right thereafter to demand strict compliance with that or any other provision. No waiver by party or any of its rights under this Price Agreement shall be effective unless express and in writing, and not effective waiver by a party of any of its right shall be effective to waive any other rights.
- **24. SURVIVAL.** The Provisions of the following listed paragraphs shall survive termination of this Price Agreement: Delivery & Billing Instructions; Records; Indemnification; Applicable Law; and Survival.
- **25. NOTICES.** Either party may give written notice to the other party in accordance with the terms of this Price Agreement. Any written notice required or permitted to be given hereunder shall be deemed to have been given on the date of delivery if delivered by personal service or hand delivery or three (3) business days after being mailed.

To the County:

Santa Fe County

To the Contractor:

Either party may change its representative or address above by written notice to the other in accordance with the terms of this Price Agreement. The carrier for mail delivery and notices shall be the agent of the sender.

IN WITNESS WHEREOF, the parties have executed this Price Agreement as of the date of execution by:

SANTA FE COUNTY:	
Anna T. Hamilton, Chair Santa Fe County Board of County Commissioners	
ATTESTATION:	
Katharine E. Clark Santa Fe County Clerk	Date
APPROVED AS TO FORM	
Jeff S. Young Santa Fe County Attorney	Date
FINANCE DIVISION	
Yvonne S. Herrera Finance Director	Date
CONTRACTOR:	
Signature	Date
Print name and title	