DATE: May 25, 2022

TO: File

FROM: Bill Taylor, Procurement Manager

Via: Yvonne S. Herrera, Finance Director

RE: Declaration of Emergency – Procure Services for Repair of the Water Well Located at Nancy Rodriguez Senior Center and Romero Park in Santa Fe New Mexico, Pursuant to NMSA 1978, 13-1-127, Emergency

Issue:
On Friday May 20, 2022, the Utilities Division contacted the Procurement Manager regarding the failure of the water well located at the Nancy Rodriguez Center and Romero Park. The Utilities Supervisor requested that a declaration of emergency be made in order to mobilize and direct the repair of the well, as soon as possible.

The Supervisor indicated that Kuckelman Pump Service was the only Contractor who was available to mobilize to the site, but that the Contractor required that County issue an open encumbrance to the Contractor before he would mobilize his crew. As the Public Works/Utilities Division do not have the adequate equipment or crew to pull the well pump, and as Procurement Manager for the County, I verbally directed the Utilities Supervisor to proceed with obtaining the services of Kuckelman Pump Service to mobilize and purchase order would be provided.

Determination:
Due to the interruption of water service to the County facility, as well as to the La Familia Primary Clinic, the health and safety of the public was jeopardized and required immediate action to provide water to repair and resupply the water to the area.

It is therefore the determination of the County Procurement Manager, CPO that the services needed for the repairs at the above mentioned location meets the requirements of an emergency procurement, pursuant to NMSA 1978, 13-1-127.

All work and costs associated with this determination is limited to the services required for the repairs located at the subject location in Santa Fe, New Mexico.
Emergency Project Deliverables:

Contractor: Kuckelman Pump Service
PO. Box 28190
Santa Fe, NM 87592
(505) 780-2016

Scope of Work:

Mobilize to the well site located at Nancy Rodriguez Senior Center

Pull the well pump

Repair and/or replace the well pump.

Run the well to verify proper operation of the well and water supply

Open Encumbrance issue to mobilize the Contractor $ 5,000.00, excl. Tax
KUCKELMAN PUMP SERVICE-ACCULEC

TO: BOX 28190
SANTA FE, NM 87592

SHIP TO:
PUBLIC WORKS DEPT/ADMIN
SANTA FE COUNTY
424 NM HIGHWAY 599
SANTA FE, NM 87507

INVOICE TO:

VENDOR NO. 12674

NOTES
1. Federal Tax I.D. Number is required for payment
2. If unable to fill at prices shown, or meet delivery day, please advise immediately.
3. All items subject to terms and conditions on reverse.

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<td>KUCKELMAN, STEVE</td>
<td>HERRERA, YVONNE S.</td>
<td>BC PEREZ</td>
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<th>UNIT COST</th>
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<td>1</td>
<td>5,000.00</td>
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<td>ADAM SALAZAR IS REQUESTING AN ENCUMBRANCE FOR THE 000 004 emergency services to troubleshoot well system to repair and or replacement components.</td>
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BUDGET OVERRIDE YSH 5/20/2022

EMERGENCY PROCUREMENT PURSUANT TO NMSA 1978

13-1-127 YSH 05/20/2022

TOTAL PURCHASE AMOUNT $5,000.00
**PURCHASE ORDER**

**IMPORTANT**
THIS PURCHASE ORDER NUMBER MUST APPEAR ON ALL INVOICES AND SHIPPING CONTAINERS. INVOICES ARE TO BE IN DUPLICATE.

**PAGE:** 2
**P.O. NO.:** 223563
**DATE:** 05/20/2022
**C.O.NO.:** 0
**C.O.DATE:** 00/00/0000

**TO:** KUCHELMA PUMP SERVICE-ACCULEC
**SHIP TO:** BOX 28190
**INVOICE TO:** SANTA FE, NM 87592
**PUBLIC WORKS DEPT/ADMIN**
**424 NM HIGHWAY 599**
**SANTA FE, NM 87507**

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KUCHELMA, STEVE
**CONFIRM TO:**
HERRERA, YVONNE S.
**REQUISITIONED BY:**
BCPerez

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|-------------|--------------|---------|------------------------------|---------------|-------------------|

**NOT VALID UNLESS SIGNED BY THE COUNTY FINANCE DIRECTOR OR THE COUNTY PURCHASING AGENT**

[Signature]
CPO
5/20/2022

AUTHORIZED SIGNATURE & TITLE
County of Santa Fe Purchase Order for Services – General Terms and Conditions

Interpretation: This PO represents the entire agreement between both parties, notwithstanding any Vendor’s form. This Agreement shall be the sole and exclusive statement of the purchase of goods or services between County and Vendor. Unless there is a separate written contract for the provision of goods or services, these terms and conditions shall be the sole and exclusive statement of the contract between the County and Vendor. In the event of a conflict between the terms and conditions of this PO and the terms of the written contract, the terms of the written contract or agreement shall govern.

Acceptance: Vendor shall accept the offer in writing, or by beginning to fill the order or perform the services requested by County. Acceptance is voided if the terms stated herein. The terms and conditions attached hereto shall apply to all orders placed under a County contract, subcontract or agreement.

Assignment: None of the same due or to become due nor any of the work to be performed under this PO shall be assigned nor shall Vendor subcontract for completed or substantially completed work called for by this PO without the prior written consent of County.

Modification/Changes: This PO constitutes the entire agreement between County and Vendor, and no modification thereof shall be effective unless agreed to in writing by authorized representatives of County. County’s employees have no authority to modify any change except by a written change order or amendment signed by County’s authorized representative.

Audit: The County may, subject to written notification to Vendor, conduct an inspection at Vendor’s facilities. Vendor shall, without charge, provide facilities for County’s personnel and provide all requested data necessary for County’s adequate inspection.

Governing Law: This PO shall be governed by the New Mexico Procurement Code, NMSA 1978, § 13-1-28 et seq.; NMSA 1978, § 6-9-11 (Bataner Act); Art. IX, Sec. 10 (County indebtedness) and Art. IX, Sec. 14 (Anti-donation) of the state constitution; and NMSA 1978, § 41-4-1 (Tort Claims Act), including the New Mexico Uniform Commercial Code, if applicable.

Compliance with Law and County Policies and Procedures: The County is exempt from payment of gross receipt tax on materials but may be subject to such tax on services, including “construction” as that term is defined in NMSA 1978, § 7-9-3-4. The taxable status of any sale of materials must be determined by the Vendor’s legal counsel or tax consultant. Invoices rendered for additional taxes after bid award will not be honored. The Procurement Code, NMSA 1978, §§ 13-1-28 thru 13-1-199, imposes civil and criminal penalties for its violation. In addition, the New Mexico criminal statutes impose felony penalties for bribes, gratuities and kickbacks. If this PO shall require the presence on County’s premises of Vendor’s employees, subcontractors or others under Vendor’s control, Vendor shall comply with all applicable governmental regulations and rules of County’s premises, encompassing without limitation those relative to environmental quality including safety, fire prevention and security requirements of the County Adult Detention Facility. Vendor shall at all times provide all equipment that is used in the performance of this PO, including all equipment to ensure the safety of all employees, subcontractors or others under Vendor’s control.

Waiver: The failure of County to insist, in any one or more instances, upon the performance of any of the terms, conditions or to exercise any right hereunder shall not be construed as a waiver or relinquishment of the future performance of any such term or condition or the future exercise of such right. The obligations of Vendor with respect to such future performance shall continue in full force and effect.

Delivery: Time is of the essence in this PO. If delivery of conforming goods or performance of conforming services is not complete by the time(s) promised, the County has the right, in addition to its other rights and remedies, to cancel this PO, to reject such goods or services in whole or in part, or to purchase substitute or goods or services elsewhere and charge Vendor with any loss incurred. Any provisions herein for delivery of goods or performance of services by installments shall not be construed as making the obligations of Vendor severable. Sendings sent C.O.D. without County’s written consent will not be accepted and will be at Vendor’s risk.

Loss In Transit and Environmental Responsibility: Title and risk of loss in transit shall not pass to County until delivery to County (or to carrier designated by County in cases where shipment is made F.O.B. Vendor’s Shipping Point) in accordance with applicable federal, state, or local laws or regulations, including but not limited for any discharge, spill or other incident, including but not limited to expenses for clean-up costs, involving any materials transported hereunder until completion of such delivery.

Dangerous and Hazardous Material: Packaging, packing, marking, labeling, documentation, handling and movement of any materials ordered shall be in accordance with applicable NM Department of Transportation (DOT) regulations or other applicable state laws. All packing sheets, bill of lading, or other shipping documents shall specify what the materials are and carry a certificate that the shipment is in proper condition for transportation as prescribed in DOT regulations or other applicable state laws.

Inspection: Notwithstanding any prior inspections or payments, all materials are subject to County’s final inspection and acceptance at the destination which shall be conclusive except as to latent defects, fraud, mistakes and Vendor’s warranty obligations. County may reject and return defective or nonconforming goods at Vendor’s expense for credit, refund or replacement, at County’s option.

Shipments: Shipping documents must be made in the quantity specified and over shipments may be rejected at County’s discretion.

Shipping: Vendor shall enclose a packing sheet in each separate container and a master packing sheet in duplicate shall accompany each shipment. Packing sheets shall not show any prices. County’s counter weight shall be accepted as final and conclusive on shipments not accompanied by packing sheets. Material shall be packed and marked for shipment as reasonably prescribed by, and at no additional cost to, County. Each shipping container shall contain the part number, date of shipment, bill of lading number, packing slip number, shipping container number of lot and number of containers in the lot.

Invoicing: Invoice in duplicate to the “Invoice To” address on the PO. All invoices must show the PO number.

Pricing: County shall not be billed at prices higher than stated herein unless authorized in writing by County. Vendor represents that the prices charged for the goods or services covered by this PO are the lowest prices charged by Vendor and that such prices comply with all applicable laws and government regulations in effect at the time of quotations, sales, delivery and performance.

Payment: Payment is net 30 days upon receipt of acceptable invoice or receipt of goods, whichever is later. Inquiries regarding payment should be directed to Finance at (505) 986-6375.

Discounts: Cash discounts will be calculated from date of receipt of acceptable invoice.

Warranties: All goods and services covered by this PO shall conform to the specifications, drawings, samples or other descriptions furnished or adopted by the County, and shall be merchantable, fit for the purpose intended, of best quality and workmanship and free from all defects. All goods delivered pursuant to this PO and manner of delivery thereof shall conform to the specifications and be of good workmanship, and delivered according to any applicable federal, state or local laws and regulations.

Insurance: Vendor warrants that Vendor shall comply with all existing financial capability, responsibility, surety or security laws, regulations and requirements of local, state and federal governments with respect to all pollution damage whatsoever. Vendor agrees to protect, defend, indemnify, exonerate and hold Santa Fe County harmless from and against any and all suits, claims, liabilities, losses, fines and demands, fines, costs, criminal and civil penalties, causes of action or any obligations arising out of or in any manner connected with, accidents involving bodily injury, death, property or violation of any all or partial or partial all or any obligations of any federal, state or local law or regulation. Vendor is and undertake performances thereof as an independent contractor, with sole responsibility for all persons employed in connection therein, including without limitation exclusive liability for the payment of all federal, state and local unemployment and disability insurance and all social security and other taxes and contributions payable in respect to such persons from and against which liability Vendor agrees to indemnify, exonerate and hold harmless the County. Vendor shall provide to County upon request certificates of insurance evidence that the Vendor has purchased the following insurances: General Commercial Liability Insurance. Vendor’s Comprehensive Automobile Liability Insurance limits established by New Mexico Tort Claims Act. Worker’s Compensation, limits established by applicable statutes. Employee liability coverage, the greater of the limits established by the New Mexico Tort Claims Act or $1,000,000. Vendor’s protective liability insurance limits shall be the same as specified for Vendor’s Commercial General Liability Insurance. All such persons shall be subject to all applicable rules of County’s premises, including those for safety and fire protection.

Confidentiality: No disclosure, description or other communication of any sort may be made by Vendor to any third party of the fact of County’s purchase of goods or services hereunder, or of the details and characteristics thereof, without County’s prior written consent. Any items furnished to Vendor by County pursuant to this PO, including without limitation samples, drawings, patterns and materials, shall remain the property of County, shall be held at Vendor’s risk and shall be returned upon completion of the work or termination of this PO; no disclosure or reproduction thereof in any form shall be made without County’s written consent. Vendor shall be liable to County for any unauthorized disclosure of or use of the items furnished by Vendor to the County.

Patent/Copyright Infringement: Vendor represents and warrants that the sale or use of the goods supplied under this PO shall not infringe upon any United States or foreign patent, copyright or trademark, or industrial design right or other proprietary right. Vendor shall indemnify, defend and hold County, its successors, assigns, officers, employees and agents harmless from and against any damage, liability, claim, loss, costs, expenses and fees which may be incurred on account of infringement or alleged infringement under this PO.

Force Majeure: Failure by either party to perform hereunder, in whole or in part, occasioned by act of God or public enemy, fire, explosion, peril of the sea, flood, drought, war, riot, sabotage, revolution, espionage, or war, civil commotion, embargo, requisition or allocation, or any circumstances of like or different character beyond the reasonable control of the party so failing to perform, or by interruption of or delay in transportation, labor shortage from whatever cause arising and whether or not the demands of the employees involved are reasonable and within the affected party’s power to correct shall not subject said party to any liability to the other party. At County’s option, this PO may be modified, or changed or terminated for the above such circumstances.

Termination/Cancellation: County reserves the right to terminate this PO at any time with respect to undelivered goods or services by written notification or oral notice confirmed in writing.