GRANT COUNTY, NM



REQUEST FOR PROPOSALS

RFP Number: 24-03

RFP Title: Airport Fuel Services

Release Date: September 05, 2023

Due Date/Time: October 13, 2023 3:00 p.m. (local time)

Purchasing Contact: Veronica Rodriguez, Chief Procurement Officer

Grant County Administration Center

1400 Highway 180 East, Silver City, NM 88061

Phone: 575-575-0016

Email: vrodriguez@grantcountynm.gov

Commodity Code Class

& **Description:** 03540 – Equipment and Supplies, Airplane

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SEQUENCE OF EVENTS

	Action	Responsibility	Date/Time/Location
1	Issuance of RFP	County	September 05, 2023
2	Pre-Proposal Conference & Location	County	September 13, 2023 Grant County Administration (Red Room) 10:00 A.M.
3	Notice to County of Intent to Propose (<i>mandatory</i>)	Potential Offerors	September 22, 2023
4	Proposal Question Deadline	Potential Offerors	October 02, 2023
5	Response to Written Questions	County	October 06, 2023
6	Submission of Proposals	Offerors	October 13, 2023
7	Proposal Evaluation	Evaluation Committee	October 16-20, 2023
8	Selection of Finalists / Best and Final Offers	Evaluation Committee & Finalist(s)	October 16-20, 2023
9	Proposal Presentations/Interviews (optional)	Evaluation Committee & Finalist(s)	TBD
10	Contract Award	County	November 16, 2023
11	Protest Deadline	Offeror(s)	December 01, 2023
12	Contract Initiation	County & Contractor	November 17, 2023

^{*}Dates and times are subject to change at the discretion of the County. All efforts will be made to notify any potential Offerors.

PUBLICATION INFORMATION

Silver City Daily Press	Albuquerque Journal
www.publicpurchase.com	www.vendorregistry.com

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INTRODUCTION AND SOLICITATION DESCRIPTION

The County of Grant is requesting competitive sealed proposals from qualified individuals and/or contractors to provide Airport Fuel Services for the Grant County Airport. Offeror's must demonstrate they have the professional knowledge, experience, and technical expertise required to fully service the County's Airport.

DEFINITION OF TERMINOLOGY

This section contains definitions and abbreviations that are used throughout this procurement document.

"Agency" or "Purchasing Agency" means the County, County of Grant and Grant County.

"Chief Procurement Officer" means the person holding the position as the head of the central procurement office for the County of Grant, may also be referred to as "Purchasing Agent" or "Procurement Manager" or "CPO"

"Contract" or "Agreement" means a written agreement for the procurement of items of tangible personal property or services.

"Contract Administrator" means the individual designated by the Agency to administer the contract after it has been executed. "Contractor" means a successful Offeror who enters into a binding contract.

"**Determination**" means the written documentation of a decision by the Procurement Manager including findings of fact supporting a decision. A determination becomes part of the procurement file.

"Desirable" The terms "may", "can", "should", "preferably", or "prefers" identify a desirable or discretionary item or factor (as opposed to "mandatory").

"Evaluation Committee" means a body appointed by the Agency management and/or the Chief Procurement Officer to perform the evaluation of Offeror proposals.

"Evaluation Committee Report" means a document prepared by the Procurement Manager and the Evaluation Committee for submission to the Agency management and the Chief Procurement Officer for contract award. It contains all written determinations resulting from the procurement and contains one or more recommendations regarding contract award.

"**Finalist**" is defined as an Offeror who meets all the mandatory specifications of this Request for Proposals and whose score on evaluation factors is sufficiently high to merit further consideration by the Evaluation Committee.

"**Key Personnel**" means the staff provided by a Contractor or a Subcontractor with the responsibility for the overall performance of the Contract. Key Personnel may appear on-site.

"Mandatory" The terms "must", "shall", "will", "is required", or "are required", identify a mandatory item or factor (as opposed to "desirable"). Failure to meet a mandatory item or factor will result in the rejection of the Offeror's proposal.

"Offeror" is any person, corporation, or partnership who chooses to submit a proposal.

"**Procurement Manager**" means the person or designee authorized by the Agency and/or the Chief Procurement Officer to manage or administer a procurement requiring the evaluation of competitive sealed proposals.

"Request for Proposals" or "RFP" means all documents, including those attached or incorporated by reference, used for soliciting proposals.

"Responsible Offeror" means an Offeror who submits a responsive proposal and who has furnished, when required, information and data to prove that their financial resources, production or service facilitates, personnel, service reputation and experience are adequate to make satisfactory delivery of the services or items of tangible personal property described in the RFP.

"Responsive Offer" or "Responsive Proposal" means an offer or proposal which conforms in all material respects to the requirements set forth in the request for proposals. Material respects of a request for proposals include, but are not limited to, price, quality, quantity or delivery requirements.

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NOTICE TO OFFERORS

Notices for solicitations will no longer be sent via mail, unless a vendor specifically requests notification by mail. Electronic notices will be sent via email, posted on our website via "Vendor Registry" or on the website "Public Purchase". Vendors may register for either website at the links below:

https://vrapp.vendorregistry.com/Bids/View/BidsList?BuyerId=27b74e29-94cc-45ab-b3d9-4305d316590f

https://www.publicpurchase.com/gems/register/vendor/register

The opening of sealed proposals shall be conducted in private in order to maintain the confidentiality of the information/data provided. Proposals will remain confidential during the negotiation process.

Offerors submitting proposals may be afforded an opportunity for discussion and revision of proposals. Revisions may be permitted after submission of proposals and prior to award.

The County will open all proposals, assign an evaluation committee and evaluate all proposals; determine the need for, conduct any negotiations; and make a final recommendation to the Board of County Commissioners for award of the agreement or contract.

The agreement or contract award shall be made to the responsible Offeror(s) whose proposal is most advantageous to the County, taking into consideration the evaluation factors set forth in the RFP. The award of an agreement or contract for professional services shall be made based upon the criteria which does not include price.

The County reserves the right to reject any or all proposals, cancel the RFP in its entirety or to waive irregularities at its option when it is in the best interest of the County.

Award of an agreement or contract is contingent upon the budgeting and appropriation of funds for continuation of the professional services contemplated by this RFP.

PROCUREMENT LIBRARY

New Mexico Procurement Code

https://laws.nmonesource.com/w/nmos/Chapter-13-NMSA-1978#!b/a1

Grant County Purchasing Policy

https://grantcountynm.gov/departments/finance/purchasing/

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SECTION 1 - INSTRUCTIONS

1) COMMUNICATIONS

In an effort to create a more competitive and unbiased procurement process, the County has established a single point of contact throughout the procurement process. From the issue date of this RFP, until a successful Offeror(s) is selected, all requests for clarification or additional information regarding this RFP or contacts with County personnel concerning this RFP or the evaluation process must be solely to the contact person (or his designee) listed on the cover page of this RFP.

The Offeror, including any person affiliated with or in any way related to the Offeror, is strictly prohibited from any contact with members of the Board of County Commission or County staff on any matter having to do in any respect with this RFP other than outlined herein. Questions and requests for information regarding this RFP, site visits or other requirements shall be presented to the County as prescribed in this RFP. Failure by any Offeror to adhere to this prohibition may, at the sole discretion of the County, result in disqualification and rejection of any proposal. Offerors shall have no claim against the County for failure to obtain information made available by the County which the Offeror could have remedied though the exercise of due diligence.

2) PRE-RESPONSE INFORMATION AND QUESTIONS

Each response that is timely received will be evaluated on its merit and completeness of all requested information. In preparing responses, Offerors are advised to rely only upon the contents of this RFP, its accompanying documents and any written clarifications or addenda issued by the County. If an Offeror finds a discrepancy, error, or omission in the RFP package, or requires any written addendum thereto, the Offeror is requested to notify the Purchasing Contact noted on the cover of this RFP, so that written clarification may be sent to all prospective Offerors. All questions must be submitted in writing to the Purchasing Contact only before the Pre-Response Question Deadline indicated on the front of this document. *The County is not responsible for any oral instructions*.

3) RFP MODIFICATIONS

Clarifications, modifications, or amendments may be made to the RFP at any time prior to the Response Deadline at the discretion of the County. Potential Offerors *must return the mandatory* "Notice of Intent to Propose" Form (Appendix A) in order to submit a proposal. This form may be hand-delivered, returned by facsimile, electronic mail, registered mail, certified mail, or any other type of carrier by the deadline stated. This is to ensure your firm is placed on the Procurement Distribution List to be notified of any change or amendments to the RFP documents, and written answers to inquiries.

4) PRE-PROPOSAL CONFERENCE

The date, time and location of the meeting (if any) are indicated on the Sequence of Events this RFP. All Offerors are strongly encouraged to attend any scheduled meetings.

5) RESPONSE SUBMISSION

To be considered, the Response must be prepared in the manner and detail specified in this RFP.

- a. Responses may be submitted either electronically or physically.
 - If submitting electronically, please submit your response on the Public Purchase website.
 - If submitting a physical copy, it must be submitted and addressed to Veronica Rodriguez, Chief Procurement Officer, at 1400 Highway 180 East, Silver City, New Mexico 88061 on, or before, the date and time indicated as the deadline.
- **b.** It is each Offeror's responsibility to ensure that the Purchasing Contact receives its Response prior to the deadline. This responsibility rests entirely with the Offeror, regardless of delays.
- c. Responses will be accepted at any time during the normal course of business only, said hours being 8:00 a.m. to 5:00 p.m. local time, Monday through Friday, except for the County's adopted holidays.
- **d.** Responses received after the above deadline will not be accepted. The County's Purchasing Contact timestamp shall be the official time.
- **e.** The opening and receipt of a Response does not constitute the County's acceptance of the Offeror as a responsive and responsible Offeror.

- **f.** Responses must be submitted in a *sealed* envelope/box if submitting a physical copy. All responses must contain the RFP Number, Offeror's Name, Mailing Address, Contact Number, Email Address.
- g. Submission of a Response establishes a conclusive presumption that the Offeror is thoroughly familiar with the RFP and specifications and terms of the Sample Contract, and the County's Procurement Policy and that the Offeror understands and agrees to abide by each and all of the stipulations and requirements contained therein.
- **h.** All prices and notations if applicable must be typed or printed in ink. No erasures are permitted. Mistakes may be crossed out and the person(s) signing the Response must initial corrections in ink.
- i. Responses sent by telegraph, facsimile, or electronic mail will not be considered.
- **j.** All costs incurred in the preparation and presentations of the Response, as well as any resulting contract, are the Offeror's sole responsibility; no such costs will be reimbursed to any Offeror. All documentation submitted with the Response will become the property of the County.
- **k.** Responses are subject to public disclosure after the award in accordance with state law under the Freedom of Information Act (FOIA).

6) RESPONSE SIGNATURES

An authorized official must sign the Responses. Each signature represents binding commitment upon the Offeror to provide the goods and/or services offered to the County if the Offeror is determined to be the most responsive and responsible Offeror.

7) CONTRACT AWARD

The County reserves the right to withdraw the RFP, to award to one Offeror, to any combination of Offerors, by item, group of items, or total RFP. The County may waive informalities if it is in the County's interest. The award shall be made to the responsive and responsible Offeror whose proposal is the most advantageous to the County taking into consideration the evaluation factors set forth in the RFP. Qualifications-based proposals are based on Offerors' qualifications to perform the required scope of work. Responses will be evaluated and assigned scores. The Offeror(s) to whom the recommendation to award is made will be notified at the earliest possible date. The County will then negotiate a contract with the top ranked Offeror for a firm fixed price agreeable to both parties. If, for any reason, a contract is not executed with the selected Offeror within fourteen (14) days, then the County may recommend the next most responsive and responsible Offeror.

Award of this RFP is contingent upon the availability of funds for this project, within the sole discretion of the County. Acceptance of the Offeror's RFP does not constitute a binding contract. There is no contract until the County's policies have been fulfilled. The County is not liable for performance costs until the successful Offeror has been given a fully executed contract. Failure to accept the terms and conditions of the County's Standard Contract may deem the Offeror non-responsive.

8) RESPONSE MODIFICATIONS

Clarifications, modifications, or amendments to any Response that has been submitted, but prior to the Response Deadline Date, may be made only within the discretion and written approval of the Chief Procurement Officer.

9) **DUPLICATE RESPONSES**

No more than one (1) Response from any Offeror, including its subsidiaries, affiliated companies and franchisees will be considered by the County. In the event multiple Responses are submitted in violation of this provision, the County will have the right to determine which Response will be considered, or at its sole option, reject all such multiple Responses.

10) WITHDRAWAL

Responses may only be withdrawn by written notice prior to the Deadline date set for the opening of Response. No Response may be withdrawn after the deadline for submission.

11) REJECTION

The County reserves the right to reject any or all Responses, or to accept or reject any Response in part, and to waive any minor informality or irregularity in Responses received, if it is determined by the Chief Procurement Officer or designee that the best interest of the County will be served by doing so. The County may reject any Response from any person, firm or corporation in arrears or in default to the County on any contract, debt, or other obligation, or if the Offeror is debarred by the County from consideration for a contract award, or if Offeror has committed a violation of the ethics or anti-kickback provisions of the County's Procurement Policy which resulted in a termination of a contract or other material sanction within the two (2) years immediately preceding the date of issuance of this document.

12) PROCUREMENT POLICY

Procurement for the County will be handled in a manner providing fair opportunity to all businesses. This will be accomplished without abrogation or sacrifice of quality and as determined to be in the best interest of the County. The Chief Procurement Officer has the vested authority to execute all County contracts, subject to Board approval where required.

13) COMPLIANCE WITH LAWS

The Offeror must comply with all federal, state, and local laws and policies. The laws of the State of New Mexico shall govern this procurement and any agreement with Offerors that may result. In submitting a proposal, the Offeror represents that the Offeror has familiarized himself with the nature and extent of the RFP dealing with federal, state, and local requirements that are part of this RFP. The successful Offeror(s) shall perform work under the resultant Contract in strict accordance with the latest version of all State and local codes, ordinances, and regulations governing the work involved. All materials and labor necessary to comply with the rules, regulations and ordinances shall be provided by the successful Offeror(s). In the event of a conflict between various codes and standards, the more stringent shall apply.

14) CONFIDENTIALITY

It is understood by the Offeror and the County, that the County is a New Mexico local public body and, as such, is subject to the provisions of the New Mexico Inspection of Public Records Act, Section 14-2-1 through 14-2-12 NMSA 1978 and the Public Records Act, Chapter 14 Article 3 NMSA 1978. In the event Offeror has responded to a County RFP and marked all or any part of the information submitted as "Confidential Information" or as "Proprietary Information," the County agrees to notify Offeror of any third-party request for any rates, terms, compensation amounts, or other information documented in the Purchase Order, Agreement, or Contract. To the extent Offeror provides the County with written direction to withhold such requested Confidential Information or Proprietary Information and litigation results, Offeror agrees that the action would be brought in a New Mexico court of competent jurisdiction under New Mexico law. Offeror, being aware of said facts, agrees to provide legal counsel on behalf of the County in any such litigation and shall bear the complete cost of litigation, including attorney fees and court costs. If Offeror fails or refuses to provide legal counsel at its expense within ten (10) calendar days after written notification, as aforesaid, such failure may result in the County agreeing to release the Purchase Order, Agreement, or Contract or any portion thereof which is relevant to the denied request. Confidential data are normally restricted to confidential financial information concerning the Offeror's organization and data that qualifies as a trade secret in accordance with the Uniform Trade Secrets Act, §57-3A-1 to §57-3A-7 NMSA, 1978.

15) NON-DISCRIMINATION

The County will not contract with any person or firm that discriminates against employees or applicants for employment because of any factor not related to job performance. The Offeror must comply with all federal, state and local laws and policies that prohibit discrimination in employment contracts. The Offeror must include in its subcontracts provisions that prohibit subcontractors from discriminating in their employment practices.

16) NO RESPONSE

Businesses who receive this RFP but who do not submit a Response should return a notice stating the reason(s) for not responding. Failure to return this may result in removal of the business' name from all bidder lists.

17) CONTRACT NEGOTIATION

All Responses must be firm for at least 120 days from the due date of the Response. If, for any reason, a contract is not executed with the selected Offeror within 30 days after notice of recommended award, then the County may recommend the next most responsive and responsible Offeror. There is no contract until the County's policies have

been fulfilled.

18) DISQUALIFICATION OF OFFERORS

Any one or more of the following causes may be considered sufficient for the disqualification of an Offeror and the rejection of the Response:

- a. Evidence of collusion among Offerors.
- **b.** Lack of competency as revealed by either financial, experience, or equipment statements.
- c. Lack of responsibility as shown by past work.
- **d.** Uncompleted work under other contracts which, in the judgment of the County, might hinder or prevent the prompt completion of additional work if awarded.

19) DISCUSSIONS

Discussions may be conducted with responsible Offerors, in order to clarify and assure full understanding of, and conformance to, the solicitation requirements. Discussions may be conducted with Offerors who submit Responses determined to be reasonably susceptible of being elected for award, but Responses may be accepted without such discussions. Offerors shall be accorded fair and equal treatment with respect to any opportunity for discussions and revisions of Responses. Such revisions may be permitted after submission and prior to award for the purpose of obtaining best and final offers. If during discussions there is a need for any substantial clarification of or change in the RFP, the RFP shall be amended to incorporate such clarification or change. The Offeror shall reduce any substantial oral clarification of a Response to writing.

20) SUBCONTRACTORS

In an effort to promote supplier diversity, the County encourages Offerors to identify and include qualified disadvantaged businesses as subcontractors when proposing to provide products and services to the County. The Contract will not be assignable to any other business entity without the County's approval.

21) OFFEROR RESPONSIBILITIES

The Offeror must be capable, either as a firm or a team, of providing all services as described under Section 2 and to maintain those capabilities until notification of the fact that their Response was unsuccessful. Exclusion of any service for this Response may serve as cause for rejection. The Successful Offeror must remain capable of providing all services as described under Section 2 and must maintain those capabilities until the agreement is successfully finished. The successful Offeror will be responsible for all services in this Response whether they are provided or performed by the Successful Offeror or Subcontractor(s). Further, the County will consider the Successful Offeror to be the sole point of contact with regard to contractual matters, including payment of any and all charges resulting from the cost of any contract. The Successful Offeror must identify all Subcontractors and the Services they provide. The Successful Offeror is responsible for all payments and liabilities of all Subcontractor(s).

The County reserves the right to approve or reject, in writing, any proposed Subcontractor. If the County rejects any proposed Subcontractor in writing, the Successful Offeror shall be responsible to assume the proposed Subcontractor's responsibilities. The Successful Offeror may propose another Subcontractor if it does not jeopardize the effectiveness or efficiency of the contract. Nothing contained in the Response or in the contract shall create or be construed as creating any contractual relationship between any Subcontractor and the County.

22) COUNTY PARTICIPATION

The County will provide appropriate personnel support for implementation of these agreements. The Offeror's Response should identify any County Full-Time Employees required and tasks to be performed by County personnel. For the purpose of contract administration, the County will designate a person to serve as County Contract Manager. The County Contract Manager will serve as the primary liaison between the County and the Successful Offeror and will coordinate overall management and administration of the contract for the County.

23) DISCLOSURE OF CONTENTS

All information provided in the response shall be held in confidence and shall not be revealed or discussed with competitors, until after award of the contract except as provided by law or court decision. All material submitted with the Response becomes the property of the County and may be returned only at the County's option.

Offerors must make no other distribution of their Responses other than authorized by this RFP. An Offeror who shares cost information contained in its Response with other County personnel or competing Offeror personnel shall be subject to disqualification.

Offerors shall not be provided any information about other Responses or prices or where the Offeror stands in relation to others at any time during the evaluation process. Any request for such information by an Offeror, its subcontractor or an affiliated party may be viewed as a compromise to the evaluation process and the requesting Offeror may be eliminated from further consideration.

24) PROPOSAL EVALUATION

An evaluation committee will perform the evaluation of proposals. Points will be allocated by each member. Each member's point totals will be translated into a numeric ranking of all proposals. The individual member rankings will be totaled together to determine the overall ranking of proposals.

It is at the discretion of the Evaluation Committee to hold interviews with the three highest-ranked proposals. The Evaluation Committee may award the selection based on the results of the ranking without interviews. If fewer than three proposals are received the Evaluation Committee may recommend an award to the Governing Body for approval or direct that the RFP be reissued.

During this time, the County may initiate discussions with Offerors who submit responsive, or potentially responsive, proposals for the purpose of clarifying aspects of the proposals, but proposals may be accepted and evaluated without such discussion. Discussions SHALL NOT be initiated by the Offerors.

25) PROTESTS

Any protest by an Offeror must be timely and in conformance with Section 13-1-172 NMSA 1978 and applicable procurement regulations. Protests must be written and must include the name and address of the protestor and the request for proposals number. It must also contain a statement of grounds for protest including appropriate supporting exhibits, and it must specify the ruling requested from the County.

The protest must be delivered to the County Manager's Office, Chief Procurement Officer, 1400 Highway 180 East, Silver City, New Mexico 88061 within twenty-four (24) hours after the facts or occurrences giving rise thereto, but in no case later than fifteen (15) calendar days after the facts or occurrences giving rise thereto. Protests received after the fifteen (15) day period deadline will not be accepted.

In the event of a timely protest under this section, the County shall not proceed further with procurement unless the Chief Procurement Officer makes a determination that the award of Agreement is necessary to protect substantial interests of the Contracting Agency (13-1-173 NMSA 1978).

The Chief Procurement Officer or designee shall have the authority to take any action reasonably necessary to resolve a protest of an aggrieved Offeror concerning procurement. The Chief Procurement Officer or designee shall promptly issue a determination relating to the protest. The aggrieved Offeror has the right to judicial review of the determination pursuant to 13-1-183 NMSA 1978.

26) OFFEROR QUALIFICATIONS

The Evaluation Committee may make such investigations as necessary to determine the ability of the Offeror to adhere to the requirements specified within this RFP. The Evaluation Committee will reject the proposal of any Offeror who is not a responsible Offeror or fails to submit a responsive offer as defined in Sections 13-1-83 and 13-1-85 NMSA 1978.

27) RIGHT TO WAIVE MINOR IRREGULARITIES

The Evaluation Committee reserves the right to waive minor irregularities. The Evaluation Committee also reserves the right to waive mandatory requirements provided that all of the otherwise responsive proposals failed to meet the mandatory requirements and/or doing so does not otherwise materially affect the procurement. This right is at the sole discretion of the Evaluation Committee.

28) CHANGE IN CONTRACTOR REPRESENTATIVES

The County reserves the rights to require a change in contractor representatives if the assigned representatives are not, in the opinion of the County, meeting its needs adequately. If the contractor wishes to change its designated representative, that change must be approved by the County.

29) NOTICE OF PENALTIES

The Procurement Code, Sections 13-1-28 through 13-1-199 NMSA 1978, imposes civil and misdemeanor criminal penalties for its violation. In addition, the New Mexico criminal statutes impose felony penalties for bribes, gratuities and kickbacks.

30) COUNTY RIGHTS

The County of Grant reserves the right to accept all or a portion of an Offeror's proposal.

31) MULTIPLE AWARDS

The County does not intend to make multiple awards; however, the County reserves the right to make multiple awards of the items, projects and/or sections of this RFP.

32) RIGHT TO PUBLISH

Throughout the duration of this procurement process and contract term, potential Offerors and contractors must secure from the County written approval prior to the release of any information that pertains to the potential work or activities covered by this procurement or the subsequent contract. Failure to adhere to this requirement may result in disqualification of the Offeror's proposal or termination of the contract.

33) OWNERSHIP OF PROPOSALS

All documents submitted in response to this Request for Proposals shall become the property of the County. However, any technical or user documentation submitted with the proposals of non-selected Offerors shall be returned after the expiration of the protest period. Unsuccessful Offerors may retrieve all but one copy of their proposal as soon as award is made. Any unsuccessful Offeror wishing to retrieve copies of their proposal must do so within two weeks after the award.

34) ELECTRONIC MAIL ADDRESS REQUIRED

A large part of the communication regarding this procurement will be conducted by electronic mail (e-mail). Offeror must have a valid e-mail address to receive this correspondence.

35) STATUS OF SUCCESSFUL OFFERORS.

The successful Offeror(s) is an independent contractor performing services for the County and neither he/she nor his/her agents or employees shall, as a result of the resultant contract, accrue leave, retirement, insurance, bonding authority, use of County vehicles, or any other benefits, prerequisites or allowances normally afforded only to employees of the County. The successful Offeror(s) acknowledges that all sums received under the resultant contract are personally reportable by him/her for income, self-employment and other applicable taxes.

36) ASSIGNMENT/TRANSFER

Assignment or transfer of this contract without written consent of County may be construed by the County as a breach of contract sufficient to cancel this agreement at the discretion of the County.

37) EXCISE AND SALES TAX

The prices herein must not include any Federal excise taxes or sales taxes imposed by any State or Municipal Government. Such taxes, if applicable, must be included by the Seller when submitting invoice for payment.

38) DEBARMENT, SUSPENSION, AND INELIGIBILITY

By submitting a response to this Request for Qualifications, the business (Bidder/Offeror/Contractor) represents and warrants that it is not debarred, suspended, or placed in ineligibility status under the provisions of Federal Executive Order 12549 and FAR 521.209-5.

39) PROCUREMENT UNDER EXISTING CONTRACTS

In accordance with NMSA 13-1-129 of Procurement Code, Offerors are hereby notified that other government entities within the State of New Mexico, or as otherwise allowed by their respective governing directives, may contract for the goods or services included in this procurement document with the awarded contractor. Contractual engagements accomplished under this provision shall be solely between the awarded vendor and the contracting government entity, with no obligation by Grant County.

40) RESPONSIBLE OFFERORS

In accordance with NMSA 13-1-83 of the Procurement Code, Offerors to whom award of an Agreement is under consideration shall submit upon request, information and data to prove that their financial resources, production of service facilities, personnel, and service reputation and experience are adequate to make satisfactory delivery of the services described in this Request for Proposals.

41) CONTRACT TERM

The County intends to enter into an initial one (1) year contract, with the option to renew for three (3) additional one

year terms, with the successful Offeror(s) for the services contemplated by this RFP. Any such contract will be subject to approval by the governing body, availability of funds and other terms and conditions. Subsequent contract for the same services will be subject to a new RFP process and to the governing body approval as called for by law and County policies.

42) RESIDENT BUSINESS/RESIDENT VETERANS BUSINESS PREFERENCE APPLIED

The County will award an additional eighty (80) points (1,000 x 8%,) to a resident business or Native American resident business OR one hundred (100) points (1,000 x 10%,) to a resident veteran business that has annual gross revenues of up to six million (\$6,000,000.00) in the preceding tax year as outlined in sections 13-1-21 and 13-1-22 NMSA 1978. The Resident Business/Native American Resident Business/Veteran Business/Native American Veteran Business Preference Certification Form must be completed. The County will not award Offerors both a resident/Native American business preference and a resident/Native American veteran business preference. This award will not be applied to any RFP that may be federally funded.

43) INSURANCE

The successful firm will be required to provide proof of, and maintain, insurance prior to performing work for the County. The County must be named as an additional insured, where applicable. The requirements are as follows:

- a. Professional Liability:
 - Minimum \$1,050,000.00 aggregate
- **b.** Workers Compensation:
 - Contractor shall comply with the provisions of the Worker's Compensation Act
- **c.** Increased Limits:
 - If, during the life of this Agreement, the Legislature of the State of New Mexico increase the maximum limits of liability under the Tort Claims Act (NMSA 1978, Section 41-4-1 et seq., Contractor shall increase the maximum limits of any insurance required herein.
- **d.** Malpractice/Errors & Omissions Insurance (if applicable:)
 - Contractor shall procure and maintain during the life of this Agreement professional liability (errors and omissions) insurance with policy limits of not less than \$1,050,000.00 per occurrence, \$2,000,000.00 per aggregate.

Coverage must be as broad as the coverage provided to the insured. Coverage must be primary and non-contributory before any other insurance or self-insurance. A copy of endorsement for this coverage must be provided. The certificate must state that coverage afforded under the policies will not be canceled or allowed to expire until at least 30 days prior written notice has been given to the County.

44) ORAL PRESENTATIONS/INTERVIEWS

It is at the discretion of the Evaluation Committee to hold oral presentations/interviews with the Offerors who are deemed, based on selection criteria, fully qualified and best suited among those submitting proposals. If oral presentations/interviews are held, the oral presentations/interviews will be based on re-evaluation of the above criteria. The Evaluation Committee may recommend an award based on the results of the ranking without oral presentations/interviews. If fewer than three proposals are received the Evaluation Committee may recommend an award to the Governing Body for approval or direct that the RFP be reissued. During this time, the County may initiate discussions with Offerors who submit responsive or potentially responsive proposals for the purpose of clarifying aspects of the proposals, but proposals may be accepted and evaluated without such discussion. Discussions *shall not* be initiated by the Offerors. The Procurement Manager will schedule the date and time for oral presentations/interviews, if any.

45) BEST AND FINAL OFFERS

Finalist Offerors may be asked to submit revisions to their proposal for the purpose of obtaining best and final offers by the date indicated on the Sequence of Events. Best and final offers may be clarified and amended at the finalist Offeror's proposal presentation.

SECTION 2 – SCOPE OF WORK

SCOPE OF WORK

The Grant County Airport (SVC) is classified as a Part 139 airport and is owned and operated by the County of Grant. SVC is located in Hurley, New Mexico, approximately 20 miles from the Town of Silver City. The Airport opened in 1951 and has provided commercial air service continuously and is home to the Gila National Forest Air Tanker Base.

Recent improvements to the Airport's Tank Farm include the addition of an additional 12,000-gallon Jet Fuel tank which is in addition to two existing 12,000-gallon tanks; one for Avgas and another Jet. The Fuel Farm is centrally located on the airfield and can be directly accessed from Airport Rd. SVC offers 24-hour availability of Avgas through a self-service island with credit card payment QT Pod. Jet fuel is provided only by full service.

SVC is home to 26 based aircraft and has 16 County owned t-hangars. Eight additional t-hangars are planned for near term construction. The County also owns two corporate size box hangars and has a high-quality pilot's lounge and conference area.

Fuel Purchase History - Gallons:

Year	2023	2022	2021	2020	2019
Jet	223,927	348,352	289,707	282,971	267,456
Avgas	7,352	10,822	15,952	16,041	15,888

^{*} Through 8/31/2023

To ensure a continued level of service, uninterrupted fuel supply SVC requires a vendor capable of providing commercial fueling operations to include purchase of Jet-A and Avgas aviation fuels for its above-mentioned fuel storage facility and leasing of two (2) mobile refueling vehicles; at least one of which needs to be 5,000 gallons capable of fueling Government, DoD, and commercial jet turbine aircraft. In addition, fuel supplier must have the capability to provide temporary on-site fuel storage via re-fueling trucks from time-to-time as necessary to support specific events. Vendor shall be capable of providing a level of service that exceeds 250,000 gallons annually.

SECTION 3 – EVALUATION CRITERIA

EVALUATION CRITERIA

An Evaluation Committee will evaluate all responses; the following factors will be considered in making the selection of the qualified Offerors with one thousand (1,000) maximum possible points.

Fuel Pricing	200 points
Product Specifications, Delivery, and Inspections	150 points
Fuel Supply Schedule and Contingency Plan	150 points
Service and Technical Support	150 points
Branding, Marketing, and Additional Programs/Options	100 points
Refueler Lease Program	100 points
Past Record of Performance	50 Points
Resident Business/Resident Veteran Business Preference	80 or 100 Points
Required Forms (Appendices A thru F)	Pass/Fail

Fuel Pricing Index:

- a. Pricing for Jet-A shall be based on the Platts Index Price to establish a per gallon Base Fuel Cost, plus all applicable local, state and federal taxes plus freight charges from the local rack to the SVC plus a Fixed Margin, plus the remainder of the differential.
- b. The Fixed Margin shall include all costs and expenses associated with meeting the requirements of providing the services and support by Vendor, with the exception of costs of fuel trucks and cooperative advertising and training programs that would incur additional costs, which costs shall be included in the items below.
- c. The applicable Index Price used shall be emailed weekly to SVC. Failure to comply with this requirement will enable the SVC to use the lowest Index Price during the previous 52-week period for the billing cycle for which the Index Price was not made available. All prices shall be carried out to four (4) decimal places.

Product Specifications:

- 1. Avgas fuel that conforms to ASTM D-910 21 specifications and shall be of the aviation gasoline type 100LL (Avgas) or its future replacement.
- 2. Jet fuel, aviation kerosene type Jet preblended with anti-icing additives will confirm to MIL-DTL-85408 specifications.

Delivery and Inspections:

- 1. Fuel supplier will provide traceability of fuel product shipments from the refinery to the airport fuel farm.
- 2. Tankers supplying fuel to the airport must be dedicated to like types of aviation fuels only to prevent fuel contamination. Fuel suppliers or transport companies will provide documentation of predelivery testing that details what was previously contained in the delivery vehicle and what methods of cleaning were used.
- 3. Fuel supplier shall test the fuel shipments before arrival at the airport and provide certification that the fuel meets the applicable specification.
- 4. The airport fuel operator may perform additional tests as necessary and reserves the right to reject any delivery, operatory, or truck it deems unsuitable.

Fuel Supply Schedule and Contingency Plan:

- 1. Fuel supplier must be able to supply the airport with its requirements for aviation fuels for at least 1, 3, or 5 years (per procurement policy).
- 2. Fuel supplier must provide ordering capability and delivery, 24 hours a day, 7 days a week.
- 3. Vendor shall make every effort to provide delivery within 24 hours of order being placed.
- 4. Fuel supplier will indicate the primary location of aviation fuel supplies and describe its contingency plan in case fuel supply is not available or delivery is interrupted. A minimum of one alternate supply location and delivery plan is required.

Service and Technical Support:

- 1. Fuel storage, handling, refuelers, and related training shall meet or exceed requirements in FAA AC 150-5230-4C.
- 2. Fuel supplier must have in place a quality control program that meets or exceeds regulatory and industry standards.
- 3. Fuel supplier will conduct annual and emergency inspections of the airport's fuel farm(s) and refueler(s).
- 4. Fuel supplier must offer an account manager whose experience includes full-service general aviation fueling and who can answer fueling and quality control questions in a timely manner.
- 5. The account manager should be identified in the proposal with contact information and a summary of qualifications.
- 6. SVC is certified as a FAR Part 139 airport; the fuel supplier shall demonstrate experience with FAA regulations required to support fueling operations.
- 7. Fuel supplier will offer to process credit cards through an FBO or accounting management system for instant verification with a preferred internet-based system or batch processing allowing electronic transfer of funds to be posted into the Grant County's account within 48 hours. Vendor shall describe its preferred computer management system and any other payment support systems and indicate options for remote processing of credit cards from the refuelers and self-service units through phone, tablet, remote fuel meters, or other means. Fuel Supplier's credit card approval system must be capable of accepting the following cards: US Government Air Card, Visa, Master Card, Discover Card, Multiservice, AVCard, American Express, Diners Club, Military Contract Cards, and Fuel Company Cards.

Branding and Marketing:

Fuel supplier will submit a marketing plan that includes:

- 1. An outdoor signage plan, that the airport approves, for airside, landside, and terminal locations at no additional cost to the airport;
- 2. Provision of required regulatory labeling and placards, including product identification labels and nosmoking, flammable, and hazardous signs at no additional cost to the airport;
- 3. Options to participate in fuel supplier marketing programs for promotion of fuel and services at the airport;
- 4. Promotional materials available to the airport for special events and promotions; and
- 5. Available uniform or branded apparel programs that would be available at startup and annually thereafter.

Additional Programs and Options:

- 1. Professional line service training programs available through the fuel supplier on ground services, quality control inspections, safety, refueling piston, turboprop, jet aircraft, towing aircraft, fuel facility management, customer service, and fire safety. Frequency of training to be requested by the airport. Cost of training to be covered by the airport.
- 2. Availability of updated quality control manuals that are current and adhere to ATA Specification 103 standards.
- 3. Fuel supplier lease and purchase programs for refuelers:
 - a. Current lease rate for mobile Jet A refueler, minimum capacity 3,000 gallons

- b. Description of the leasing program and available vehicles
- c. Copy of a sample lease
- d. Maintenance agreement
- e. Annual replacement options
- f. Lease to purchase plans
- 4. Options for test equipment and quality control equipment such as hydrometers, test buckets, Millipore testing supplies, water detection supplies, fuel filters, separators, and coalesces.
- 5. Options for equipment necessary to deliver fuel such as ladders, platforms, and upgrades to equipment (e.g., hoses, fuel pumps, nozzles).
- 6. Options for ground service equipment such as tow bars, tugs, wheel chocks, tie-down rope, start carts, ground power unit, deicing equipment, lavatory carts, and anti-icing fuel-additive.
- 7. Requested improvements to the fuel facilities.

Re-fueler Lease Program:

Fuel supplier shall describe the fueling trucks it proposes to provide to SVC, including make, model, capacity, year and equipment specifications. SVC reserves the right to accept or reject any individual truck proposed.

At a minimum, Vendor shall provide a proposal to lease at least the following:

- 1. Jet-A re-fueler
 - a. One (1) 5,000 gallon, minimum 350 GPM, 1 underwing single-point hose, 1 over wing hose and one (1) 3,000 of similar specification.
 - b. Each re-fueler shall be less than ten (10) years old. If age of re-fueler exceeded ten (10) years, justification should be provided.
 - c. Fuel supplier shall identify an annual lease amount and a lease/purchase price for each re-fueler.
 - d. Fuel supplier shall describe its programs to provide relief re-fuelers as required to meet special needs such as fire season or to temporarily replace re-fuelers due to maintenance needs.
 - e. Fuel supplier shall provide a sample Lease agreement for refulers describing their maintenance schedule and what each party will be responsible for.
 - f. Fuel supplier may provide an alternative recommendation / proposal for a different number and/or different size of fuel trucks for SVC to consider. Fuel supplier should outline why they are recommending an alternative to the specifications identified above.

Other Considerations:

a. Implementation and Start-up Plan: Vendors shall provide a detailed start-up plan that assures a smooth startup/transition for providing services at SVC. This plan shall include, but not be limited to, training, certification, fuel delivery, fuel truck delivery and installation of any branded signage.

b. The Vendor may include "Value Added" items at no cost to SVC. Describe how they will benefit SVC customers, and SVC Tenants.

Past Record of Performance:

The Evaluation Committee also may consider past performance of the Offeror on other contracts with the County or other entities. Responses will be evaluated equally and fairly; no preference will be given to any Offeror based solely on previous experience with the County or to an incumbent thereof. The County reserves the right to make additional inquiries and may request the submission of additional information. A serious deficiency in any one

category may be grounds for rejection of the proposal regardless of the overall score.

Resident Business Preference OR Resident Veterans Business Preference:

The County will award an additional eighty (80) points (1,000 x 8%,) to a resident business or Native American resident business OR one hundred (100) points (1,000 x 10%,) to a resident veteran business that has annual gross revenues of up to six million (\$6,000,000.00) in the preceding tax year as outlined in sections 13-1-21 and 13-1-22 NMSA 1978. The Resident Business/Native American Resident Business/Veteran Business/Native American Veteran Business Preference Certification Form must be completed. The County will not award Offerors both a resident/Native American business preference and a resident/Native American veteran business preference. This award will not be applied to any RFP that may be federally funded.

SECTION 4 – SUBMITTAL REQUIREMENTS

1) SUBMITTAL REQUIREMENTS

A) NUMBER OF RESPONSES

A. Offerors shall only submit one (1) proposal for this RFP.

B) Physical Copy Submission

A. Number of Copies

i. Three (3) copies and one (1) PDF copy on a USB drive containing no other material than the entire Response must be submitted. Each copy, including the electronic copy, must be identical.

C) <u>Electronic Copy Submission</u>

- **A.** Use the link below to submit your electronic copy.
 - i. http://www.publicpurchase.com/gems/grantco,nm/buyer/public/publicInfo

D) Response Format and Proposal Organization

To facilitate comparison and evaluation, Offerors must follow the format outlined in this section. Failure of the Offeror to follow the required format may at the sole discretion of the County, result in the rejection of the submittal. Proposals shall contain concise written material and illustrations that enable a clear understanding and evaluation of the capabilities of the Offeror. Legibility, clarity and completeness are essential. Your proposal should be as clear and concise as you can make it while still providing the Evaluation Committee with the information addressing the requirements in each of the categories stipulated in the RFP. Submittals may utilize either single-sided or double-sided copying and be bound with numbered tab dividers corresponding to the requirements contained in the balance of this section.

- A. The proposal must be organized in the following manner:
- B. Submittal Letter/Introduction and Background
- C. Qualifications of Principal Personnel
- D. Past Record of Performance and References
- E. Response and Approach to Requested Scope of Services
- F. Cost
- G. Required Forms

E) Maximum Page Limitations and Exclusions

Proposals shall not exceed twenty-five (25) pages in length. Double-sided pages must be numbered separately and will be counted as two (2) pages. Any 11"x17" pages will be counted as two (2) pages and any 24"x36" pages will be counted as four (4) pages. Proposals exceeding the maximum page limitation will be rejected and will not be evaluated. The page limitation will only be increased by addendum.

F) The following pages will be *excluded* from being counted as part of the maximum page limitation:

- A. Front and Back Covers
- B. Title Page
- C. Table of Contents
- D. Page Dividers
- E. Mandatory Forms
- F. The Agreement, other certifications

SECTION 5 – REQUIRED FORMS

Forms included in this solicitation document

Appendix A, 1 Page: Notice of Intent to Propose (*Due: September 22, 2023*)

Appendix B, 1 Page: RFP Response Form

Appendix C, 1 Page: Cost Proposal Form

Appendix D: Resident Business/Resident Veterans Preference Certification Form

Appendix E: Campaign Contribution Disclosure Form

Appendix F: Certification of Offeror/Bidder Regarding Debarment

Certification Regarding Lobbying

Certification of Offeror/Bidder Regarding Tax Delinquency and Felony Convictions

Trade Restriction Certification

RFP 24-03: Airport Fuel Services

GRANT COUNTY, NM NOTICE OF INTENT TO PROPOSE

RFP Number: 24-03

RFP Title: Airport Fuel Services

Veronica Rodriguez, Chief Procurement Officer

The undersigned agrees that they have received a complete copy of the RFP. Proposals will only be accepted from those Offerors who sign and return this form by the date and time listed herein. Only potential Offerors who elect to return this form completed with the intention of submitting a proposal will receive copies of all Offeror written questions and the Owner's written responses to those questions, as well as any RFP addenda that may be issued. Responses submitted without this form on file will be rejected as non-responsive.

This mandatory form must be returned on, or before, by September 22, 2023 5:00 p.m. (Local Time), to:

Grant County Manager's Office				
1400 Highway 180 East, Silver	•			
Email: vrodriguez@grantcounty				
Phone: 575-574-0016 Fax: 575	5-574-0073			
FIRM:				
REPRESENTED BY:	ed Name & Title			
CITY:	STATE:	ZIP:	_	
TELEPHONE:	FAX:			
E-MAIL:			<u> </u>	
ALTERNATE CONTACT P	ERSON: This alternate may be used for a	all correspondence related to the RF	P if the Representative indicates herein.	
NAME:		TITLE:		
TELEPHONE:	E-MA	IL:		
PLACE AN 'X' ON THE AP LISTED HEREIN:	PROPRIATE STATEMENT	BELOW AND RETUR	N FORM TO THE PROCURE	MENT MANAGER
Firm <u>DOES</u> intend to r	espond to this RFP OR	Firm <u>DOES NO</u>	<u>OT</u> intend to respond to this RFI	·
Authorized Signature: Signature	of person authorized to sign for your firm.			
Signature		Date	<u> </u>	

GRANT COUNTY, NM RFP RESPONSE FORM

Failure to complete this form shall result in your Response being deemed non-responsive and rejected without further evaluation. The Undersigned hereby offers and agrees to furnish the goods and/or services in compliance with all terms, scope of work, conditions, specifications, and addenda in the

Request for Proposals.	
ADDENDA:	
with any written addendum issued in connection with any of the ab	Information to Offerors, Offer and Form of Contract, all Exhibits thereto, together bove. The undersigned hereby acknowledges receipt of the following addendum(s) a undersigned has completely and appropriately filled out all required forms.
OBLIGATION:	
The undersigned, by submission of this Offer, hereby agrees to be of	bligated, if selected as the Contractor, to provide the stated goods and/or services to ct with the County, in accordance with the Conditions, Scope and Terms, as well as fied above.
COMPLIANCE:	
The undersigned hereby accepts all administrative requirements of Response Form, the Offeror represents that: 1) the Offeror is in co	of the RFP and will be in compliance with such requirements. By submitting this ompliance with any applicable ethics or anti-kickback provisions of the County's neession or provide the Services required in the RFP, the Offeror will comply with
NON-COLLUSION: The undersigned, by submission of this Response Form, hereby dec making any other Response, or which otherwise would make a Response.	clares that this Response is made without collusion with any other business ponse.
PERFORMANCE GUARANTEE:	
	ill submit to the County any required performance guarantee (i.e. performance and
SUBMITTAL REQUIREMENTS: The undersigned certifies it has attached a complete response to each Requirements section of this RFP.	ch of the submittal requirements listed in the Evaluation Criteria and Submittal
I certify, under penalty of perjury, that I have the legal authoriza	ntion to bind the firm hereunder:
	For clarification of this offer, contact:
	Name:
Company Name	
Address	Title:
71001055	Phone:
City State Zip	
	Fax:
Signature of Person Authorized to Sign	F 1
Printed Name	Email:
Title	_
Federal Tax ID	_

New Mexico CRS Number (if applicable)

GRANT COUNTY, NM COST PROPOSAL FORM

Name:]	Date:	
Description/Categories	Year 1:	Year 2:	Year 3:	
Description/Categories	Cost	Cost	Cost	
_				
TOTAL COST:				
fferor may attach additional she	ots as pandad		1	
meror may attach additional she	ets as needed			
inted Nema/Title				
inted Name/Title:				
uthorized Signature:				

$Appendix\ D$

GRANT COUNTY, NM

RESIDENT BUSINESS/RESIDENT NATIVE AMERICAN BUSINESS/RESIDENT VETERAN BUSINESS/RESIDENT NATIVE AMERICAN VETERAN BUSINESS PREFERENCE CERTIFICATION FORM

Offeror's Name:	hereby certifies the following concerning
* *	tive American Business or Resident Veterans Business/Resident Native FP as described in sections 13-1-21 thru 13-1-22 NMSA 1978.
Resident Business/Resident Native American I Business Certificate No:	Business/Veteran Business Certificate/Native American Veteran
· · · · · · · · · · · · · · · · · · ·	eceive the New Mexico Resident Business Preference/New Mexico Native ight percent (8%), equivalent to eighty (80) points, towards my proposa
OR	
· · · · · · · · · · · · · · · · · · ·	reive the New Mexico Resident Veterans Business Preference/New Mexico of ten percent (10%), equivalent to one hundred (100) points, towards my
OR	
My firm is not eligible to receive eith	er of the preferences stated above.
Certification:	
	te Purchasing Division of the General Services Department declaring under ar starting January 1 and ending on December 31, the following to be true and
Preference/Resident Veteran Contractor Preference which was on the basis of having such veteran's	equirements of this business' application for a Resident Veteran Business ce under Sections 13-1-21 or 13-1-22 NMSA 1978, when awarded a contract preference, I agree to report to the State's Division of the General Services indicate in the report the awarded amount as a purchase from a public body of the case may be.
I understand that knowingly giving false or misle of perjury that this statement is true to the best of	eading information on this report constitutes a crime. I declare under penalty my knowledge.
Authorized Signature:	
Signature	Date
Printed Name & Title	

Appendix E

GRANT COUNTY, NM CAMPAIGN CONTRIBUTION DISCLOSURE FORM

Pursuant to NMSA 1978, § 13-1-191.1 (2006), any person seeking to enter into a contract with any state agency or local public body for professional services, a design and build project delivery system, or the design and installation of measures the primary purpose of which is to conserve natural resources 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 shall void an executed contract or cancel a solicitation or proposed award for a proposed contract 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.

THIS FORM 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 an 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 either statewide or local office.
- "Campaign Contribution" includes the payment of a debt incurred in an election campaign, but does not include the value of services provided without compensation or Page 2 of 3 DFA Disclosure form/April, 2006 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.
- "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.
- "Person" means any corporation, partnership, individual, joint venture, association or any other private legal entity.
- "Prospective contractor" means a person who 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 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.

Appendix E Continued

GRANT COUNTY, NM CAMPAIGN CONTRIBUTION DISCLOSURE FORM

Elected Officials Listing

Chris M. Ponce, Commissioner Eloy Medina, Commissioner Alicia Edwards, Commissioner Gerald W. Billings, Jr., Commissioner Harry Browne, Commissioner Misty Trujillo, Assessor Marisa Castrillo, Clerk Mary Ann C. Sedillo, Probate Judge Raul Villanueva, Sheriff Patrick M. Cohn, Jr., Treasurer

Contribution made by:		_
Relation to Prospective Contractor:		
Name of Applicable Public Official:		
Date Contribution(s) made:		
Amount(s) of Contributions(s)		
Nature of Contributions (s)		
Purpose of Contributions(s)		
Signature	Date	
Printed Name and Title	_	
	OR	
NO CONTRIBUTIONS IN THE AGGREG. DOLLARS (\$250) WERE MADE to an appl		
Signature	Date	
Printed Name & Title	<u> </u>	

Appendix F

GRANT COUNTY, NM

CERTIFICATION OF OFFERER/BIDDER REGARDING DEBARMENT

By submitting a proposal under this solicitation, the bidder or offeror certifies that neither it nor its principals are presently debarred or suspended by any Federal department or agency from participation in this transaction.

CERTIFICATION REGARDING LOBBYING

The Bidder or Offeror certifies by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the Bidder or Offeror, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

CERTIFICATION OF OFFERER/BIDDER REGARDING TAX DELINQUENCY AND FELONY CONVICTIONS

The applicant must complete the following two certification statements. The applicant must indicate its current status as it relates to tax delinquency and felony conviction by inserting a checkmark () in the space following the applicable response. The applicant agrees that, if awarded a contract resulting from this solicitation, it will incorporate this provision for certification in all lower tier subcontracts.

Certifications

- 1. The applicant represents that it is () is not () a corporation that has any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability.
- 2. The applicant represents that it is () is not () is not a corporation that was convicted of a criminal violation under any Federal law within the preceding 24 months.

Note

If an applicant responds in the affirmative to either of the above representations, the applicant is ineligible to receive an award unless the sponsor has received notification from the agency suspension and debarment official (SDO) that the SDO has considered suspension or debarment and determined that further action is not required to protect the Government's interests. The applicant therefore must provide information to the owner about its tax liability or conviction to the Owner, who will then notify the FAA Airports District Office, which will then notify the agency's SDO to facilitate completion of the required considerations before award decisions are made.

Term Definitions

Felony conviction: Felony conviction means a conviction within the preceding twenty-four

(24) months of a felony criminal violation under any Federal law and includes conviction of an offense defined in a section of the U.S. code that specifically classifies the offense as a felony and conviction of an offense that is classified as a felony under 18 U.S.C. § 3559.

Tax Delinquency: A tax delinquency is any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted, or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability.

TRADE RESTRICTION CERTIFICATION

By submission of an offer, the Offeror certifies that with respect to this solicitation and any resultant contract, the Offeror –

- 1) is not owned or controlled by one or more citizens of a foreign country included in the list of countries that discriminate against U.S. firms as published by the Office of the United States Trade Representative (USTR);
- 2) has not knowingly entered into any contract or subcontract for this project with a person that is a citizen or national of a foreign country included on the list of countries that discriminate against U.S. firms as published by the USTR; and

3) has not entered into any subcontract for any product to be used on the Federal project that is produced in a foreign country included on the list of countries that discriminate against U.S. firms published by the USTR.

This certification concerns a matter within the jurisdiction of an agency of the United States of America and the making of a false, fictitious, or fraudulent certification may render the maker subject to prosecution under Title 18 USC Section 1001.

The Offeror/Contractor must provide immediate written notice to the Owner if the Offeror/Contractor learns that its certification or that of a subcontractor was erroneous when submitted or has become erroneous by reason of changed circumstances. The Contractor must require subcontractors provide immediate written notice to the Contractor if at any time it learns that its certification was erroneous by reason of changed circumstances.

Unless the restrictions of this clause are waived by the Secretary of Transportation in accordance with 49 CFR 30.17, no contract shall be awarded to an Offeror or subcontractor:

- 1) who is owned or controlled by one or more citizens or nationals of a foreign country included on the list of countries that discriminate against U.S. firms published by the USTR; or
- 2) whose subcontractors are owned or controlled by one or more citizens or nationals of a foreign country on such USTR list; or
- 3) who incorporates in the public works project any product of a foreign country on such USTR list.

Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render, in good faith, the certification required by this provision. The knowledge and information of a contractor is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

The Offeror agrees that, if awarded a contract resulting from this solicitation, it will incorporate this provision for certification without modification in all lower tier subcontracts. The Contractor may rely on the certification of a prospective subcontractor that it is not a firm from a foreign country included on the list of countries that discriminate against U.S. firms as published by USTR, unless the Offeror has knowledge that the certification is erroneous.

Company Name:
By:
Title:
Signature:
Dotor