

**COOPERATIVE EDUCATIONAL SERVICES
(CES)
4216 Balloon Park Road NE • Albuquerque, New Mexico 87109-5801
Phone (505) 344-5470 • Fax (505) 344-9343**

**REQUEST FOR PROPOSALS
(RFP)**

RFP Issue Date **Monday, November 28, 2005**

RFP Number: RFP 2006-010

RFP Issue Date: Monday, November 28, 2005

RFP Commodity Titles:

Category 1. Web-Based Resources and Support Services for Online Auction for Tracking and Disposing of Educational Institution's Surplus Items

Category 2. Source for the Destruction and Disposal of Confidential paper records

RFP Due Date **Friday, January 6, 2006**

Day / Date: Friday, January 6, 2006
Time: 1:30 p.m. local time
Location / Mail Address: Cooperative Educational Services
4216 Balloon Park Road NE
Albuquerque, NM 87109-5801

Directions: In Albuquerque, take I-25 North. Take Exit 229, Jefferson and proceed 4/10^{ths} of a mile west. Turn left on Balloon Park Road NE. The CES office will be the third building on the left. The office manager will receive proposals.

RFP Content Overview

- I. Instruction to Offerors
- II. Scope of Work and Specifications
- III. Conditions Leading To and Including Contract Award
- IV. Proposal Forms

Note: The RFP has been divided into four (4) sections:

- Section I. Outlines the RFP, indicates how to prepare a response and states the General Terms and Conditions
- Section II. Lists the various commodity titles and, for each, states the Special Terms and Conditions, the Scope of Work and Required Categorical Responses
- Section III. Indicates how the proposals will be evaluated and how the awards will be made
- Section IV. Incorporates the forms used in the proposal response

Legal Advertisement

ADVERTISEMENT FOR PROPOSAL

Cooperative Educational Services, 4216 Balloon Park Road NE, Albuquerque, NM 87109, will receive sealed proposals until 1:30 p.m. local time, Friday, January 6, 2006, for Web-Based Resources and Support Services for Online Auction for Tracking and Disposing of Educational Institution's Surplus Items and a Source for the Destruction and Disposal of Confidential paper records.

All proposals must be submitted in a sealed envelope marked "SEALED PROPOSAL – RFP 2006-010" on the front of the envelope. A list of qualifications and specifications, instructions to bidders and bid forms can be obtained upon request by fax (505-344-9343), mail, e-mail (bids@nmedu.org) or by telephone (505-344-5470) from 8:30 a.m. to 4:30 p.m., Monday-Friday, except holidays.

Cooperative Educational Services reserves the express right to accept or reject any or all bids.

/s/ Max Luft,
Executive Director

PUBLISH: Sunday, November 27, 2005
Sunday, December 4, 2005

The Albuquerque Journal
Farmington Daily News
Las Cruces Sun
Roswell Daily Record
The Santa Fe New Mexican

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TABLE OF CONTENTS

	<u>Page</u>
I. <u>INSTRUCTIONS TO OFFEROR</u>	
A. Introduction	6
B. Examination of Documents	6
C. Questions	6
D. Proposal Submission	6
1. Preparation of the Proposal	6
2. Format of the Proposal	7
3. Contents of the Proposal	7
4. Offeror Qualifications	8
E. Listing of General Terms and Conditions	10
II. <u>SCOPE OF WORK AND SPECIFICATIONS</u>	
A. Scope of Work	29
B. Duties of the Contractor	29
C. Duties of CES	29
D. Specifications	30
E. Listing of Category	30
F. Category 1. Web-Based Resources and Support Services for Online Auction for Tracking and Disposing of Educational Institution's Surplus Items	31
Category 2. Source for the Destruction and Disposal of Confidential paper records	35
III. <u>CONDITIONS LEADING TO AND INCLUDING CONTRACT AWARD</u>	
A. Contract Form	39
B. Proposal Submission	39
C. Proposal Review	39
D. Evaluation Factors	39
E. Negotiations	40

F. Cost Considerations	40
G. Important Notice to Offerors	40
H. Colorado Extension	40
I. Arizona Extension	41
IV. <u>PROPOSAL FORMS</u>	
A. Offer, Acceptance of Offer and Contract Award	42
B. Affidavit	43
C. Offerors Declaration Form	44
D. Indefinite Quantity Unit Price Schedule	46
E. Acceptance of Terms and Conditions	47
F. Support and Maintenance Plans	48
G. Offeror's Support for CES Prices	49
H. Questionnaire for Offeror	50
I. Instructions for Completion of Price Pages	52
J. Comments on Multiple Award and "Most Favored Customer" Contracts	53
K. Submission Check-Off Form	54

SECTION I INSTRUCTIONS TO OFFEROR'S

A. INTRODUCTION

Parties to the Joint Powers Agreement to Establish an Educational Cooperative through its administering agency, Cooperative Educational Services (CES), invites experienced offerors to submit proposals in accordance with the outlines and specifications contained herein. Proposals are requested from qualified respondents to provide products and services for one or more member education institutions in the state. Selection for award will go to the responsive offeror whose proposal is most advantageous to CES. The method by which the offeror or offeror's will be selected is detailed further in the evaluation section.

B. EXAMINATION OF DOCUMENTS

Offeror will carefully examine the Request for Proposals, which includes Instructions to Offeror's, Scope of Work and Specifications, Conditions Leading To and Including Contract Award and Proposal Forms.

C. QUESTIONS

Submit all questions about the Request for Proposals (RFP) in writing to Cooperative Educational Services, Max Luft, Executive Director. Replies will be made via the website (www.nmedu.org/ces/jobrfp/rfprfb_lst.asp) as addenda and will become part of the proposal documents. Those not having access to the Internet can call CES, either to determine if addenda have been issued, or to request of CES by phone or fax that copies of the addenda be mailed. Questions received less than seven (7) days prior to proposal due date will not be answered.

D. PROPOSAL SUBMISSION

1. Preparation of the Proposal

- a. Proposals will be submitted on either unaltered proposal forms furnished by CES or a reasonable facsimile thereof. Telegraphic offers, electronic mailgrams or facsimile machine offers will not be considered.
- b. The Offer, Acceptance of Offer and Contract Award document must be submitted with original ink signature by the person authorized to sign the same. If a company or corporation submits the proposal, an official or duly authorized agent will sign the proposal. Powers of Attorney, which authorize agents or others to sign proposal, must be properly certified by resolution of the board of directors, attested to by the secretary of the corporation, and attached to the proposal. Mistakes can be corrected prior to opening but must be initialed by the person signing the proposal. Corrections and modifications received after the opening time will not be accepted.
- c. In case of an error in extension of prices in the offer, unit prices will govern.
- d. Periods of time stated as a number of days will be in calendar days, not business days.
- e. It is the responsibility of all offeror's to examine the entire RFP package and seek clarification of any item or requirement that may not be clear, and to check all responses for accuracy before submitting an offer. Negligence in preparing an offer confers no right of withdrawal after due time and date.
- f. The offeror's ability to follow the proposal preparation instructions set forth in this solicitation will also be considered to be an indicator of the offeror's ability to follow instructions, should they receive an award as a result of this solicitation. Any contract between CES and an offeror requires the delivery of information and data. The quality

of organization and writing reflected in the proposal will be considered to be an indication of the quality of organization and writing which would be prevalent if a contract is awarded. As a result, the proposal will be evaluated as a sample of data submission. Subjective judgment on the part of CES evaluators is implicit in this process.

2. Format of the Proposal

- a. One (1) original of the proposal will be submitted on the forms and in the format contained in the RFP. If you choose to extend your offer to schools in Colorado and/or Arizona (see Section III H. and I.), include an additional original proposal with original signatures for each state selected. The proposal will contain all descriptive literature, specifications, samples, etc. All proposals will be submitted in three-ring binders.
- b. The forms as contained in and format as requested in the RFP will be used. Offeror's can reproduce the forms and retype the information, but all of the required information must be presented in the order requested. All proposals must be completed in ink, on a computer or typewritten. Forms can be filled in by hand, but must be printed.
- c. In preparing a proposal, an offeror must present a point-by-point response to each relevant term, special consideration, or specification. A response that says "See Appendix," "Acknowledge," or "Understood" is not acceptable and may be sufficient to render the proposal as non-responsive. Usually, on a term or condition, either the word "Accept" is appropriate or the word "Exception" with a clarification. Should the offeror take any "exceptions" to this RFP, a summary of those items must be included in the response to be considered valid. Exceptions can be accepted, negotiated or rejected by CES.

3. Contents of the Proposal

In order to ensure that every proposal receives a fair evaluation, it is required that each offeror organize its proposal in the following manner:

Step One: Obtain a three-ring binder and a set of 10 index dividers.

Step Two: Prepare your Table of Contents with the tabs in this order:

- Tab 1: The Offer
 - Signed Offer (Form A - page 42)
 - The RFP Affidavit, notarized signature required (Form B - page 43)
 - Offeror's Declaration Form (Form C - page 44 and 45)
- Tab 2: Introduction
 - Executive Summary (a one-page description of what you are proposing on this contract)
- Tab 3: General Terms and Conditions
 - Terms and Conditions (copy of pages 10-28 in order)
 - Acceptance of Terms and Conditions (Second line signed - Form E - page 47)
- Tab 4: Offeror Qualifications
 - Answers to Questions a-j (pages 8 - 10)
 - Letters of Financial Stability and Credit Limit
 - Copies of Required Licenses

- Tab 5: Category
 - Categorical Terms and Conditions (pages 32-33 or pages 35-37 depending on responding to category 1 or 2)
 - Acceptance of Categorical Terms and Conditions (third line must be signed Form E - page 47)
 - Required Categorical Responses (written response to every part) (pages 33-34 or pages 37-38)
- Tab 6: Cost Quotation
 - Indefinite Quantity Unit Price Schedule (Form D - page 46)
 - Additional price information, price sheets from RFP
- Tab 7: Required Forms
 - Offeror's Support for CES Prices (Form G - page 49)
 - Questionnaire for Offeror (Form H - pages 50-51)
 - Support and Maintenance Plans (Form F - page 48)
- Tab 8: Additional Information
 - Additional miscellaneous forms that apply
 - Additional information that you wish to include
 - Additional support pages requested for category
- Tab 9: Submission Check-off Form
 - Make certain everything is included, and then sign Submission Check-Off Form (Form K - page 54)
- Tab 10: Literature, slicks, samples and supporting printed material

Step Three: Go to the last page (page 54) of this RFP and prepare the Submission Check-off Form. Sign it and place it after Tab 9. Send your proposal to CES so that it arrives on or before Friday, January 6, 2006, at 1:30 p.m. local time.

Proposals must be submitted in a sealed envelope/package with the proposal number, date and time of proposal opening clearly marked on the outside.

Step Four: Before you seal your proposal, ask yourself this question: "Did I really give my best prices to the schools?" Be sure the Offer is signed and that all forms are enclosed. After verifying this has been done, make a copy of the proposal for yourself. Submit your proposal to CES.

4. Offeror Qualifications

Please arrange your responses by placing them after Tab 4. One essential part of the evaluation process is for the evaluators to have information about the company being evaluated. For the evaluators to know if the proposal being read is within the capability of the offeror, factual information about the offeror is vital. After the evaluation process is finished and a contract is awarded, the information can be provided to the CES members considering the purchase. This is your opportunity to present your company to those interested evaluators or, if awarded, member staff.

- a. Write a brief history of your company that includes its philosophy of doing business. Generally, CES will not accept an offer from a business less than three (3) years old or which has failed to establish a proven record of business. If the offeror has recently

- purchased an established business or has proof of prior success in this business or a closely related business, please provide written verification. CES reserves the right to accept or reject newly formed companies solely based on information provided in this response and from its own investigation of the company. Since any contract awarded by CES is a recommendation to members to do business with the offeror, organizations with little or no demonstrated ability to perform may be placing members at risk.
- b. Where are the headquarters of the company located? Provide address, city, and state, and if there are offices that will be performing and/or providing the services requested herein and those offices/providers located in New Mexico, please also supply those. How long has your company provided these services in New Mexico? What are the qualifications of the service providers to utilize under this contract?
 - c. Almost every business has professional organizations and associations that provide standards and/or produce evaluations/comparisons for sales use and for other competitive purposes. Has any of the training programs you are offering received an evaluation by any of these groups, and have they issued a report of their findings or any awards or nominations for excellence? Will the training programs you offer in this contract meet or exceed industry standards if submitted for evaluation? If so, please submit copies of the reports and a written narrative describing the standards and/or awards your individual training programs or company has received. Also, place copies of articles, sales slicks, catalogs, news clippings, or news bulletins that describe these awards and standards after Tab 10.
 - d. A major problem often facing companies awarded a CES contract is rapid growth followed by cash flow difficulties. For purposes of evaluation, attach a letter from your financial institution that indicates the line of credit available to you. This letter does not need to identify a dollar amount. Instead, a credit range should be indicated. (For example, "credit in the low six figures" or "a credit line exceeding five figures.")
 - e. Unfortunately, the United States of America is now a very litigious society. Provide a certificate of verification of insurance listing minimum and maximum coverage for professional and liability damage. CES is not asking you to acquire additional or special insurance for this contract. CES needs proof that you are insured. Before any work can commence, you must provide a certificate that names CES as a certificate holder. Normally, this is a free service provided by an insurance company.
 - f. CES is the administrative agency of the Joint Powers Agreement to Establish an Educational Cooperative. Its members are the public educational institutions in New Mexico. CES' sole purpose is to support these institutions in their day-to-day procurement. Describe in writing any conditions where you would not use the CES contract with a CES member. CES will not enter into a contract with an offeror who has an existing contract that would be more advantageous than a CES contract to provide services to members. Do you currently have or plan to have such state contracts, that is, with the State Procurement Division? If so, why do you wish to secure a CES contract? How would the CES contract be more advantageous in pricing or other services over other cooperative contracts or individual responses to public educational institution contracts?
 - g. It has been CES' experience that a gap exists between the management (those who respond to RFP's) and other staff (those who contact and/or the services to the schools and political subdivisions) which results in problems. What procedures does your firm have in place to ensure that your staff will deliver and provide training programs and services to CES member that meets or exceed the requirements of this solicitation and will meet their individual staff development needs? What training does your staff have

that gives you confidence in their ability to serve the needs identified herein? Name your key people who will provide supervision, coordination, technical support, processing and day-to-day services that will be assigned this contract; provide a brief description of each person's qualifications that includes title, work experience, educational background and related skills. Provide an organizational chart including these people.

- h. Although CES is not required to base an award strictly on the lowest price, any time one offeror charges more than another for a product or service, justification is needed. Every CES contract must be for the public good, not for the benefit of an offeror. However, CES is totally committed to two basics in the American way of business, profit and competition. Please provide, in writing, reasons why your staff development programs and services are worth the prices or fees you are proposing. Is there "added value" received by the customer when purchasing through you rather than a competitor, or is your major benefit price alone?

E. LISTING OF GENERAL TERMS AND CONDITIONS

For the purposes of this REQUEST FOR PROPOSALS, the following terms shall be defined as indicated below.

A flow of transactions for procurement under this contract will be as follows:

1. Contractor provides quote to member and the quote includes the CES one percent (1%) administration fee.
2. If acceptable, the member issues CES a purchase order for the quoted amount.
3. CES verifies the quote with the solicitation response and issues a purchase order to the contractor for one percent (1%) less than the contractor's quote to the member.
4. The contractor provides the items or services and invoices CES for the amount of CES' purchase order to the contractor.
5. CES invoices the member for the amount of the member purchase order to CES.
6. The member pays CES.
7. After receipt of the member payment, CES pays the contractor for items and services delivered and accepted by the member, not to exceed the purchase order amount.

Acceptable Quality Level (AQL): CES expects that manufacturers in today's competitive market strive for zero (0) defects per hundred (100) units. The AQL for this contract is zero (0) defects per hundred (100) units. If the quality level falls below three (3) defective units per hundred delivered/installed, CES reserves the right to cancel the contract following the procedures described in this RFP (*caveat venditor*).

Acceptance of Delivered Services: CES will be the sole determining judge of whether materials and services delivered under the contract satisfy the requirements as identified in the contract order.

Accounts Payable: Contractor agrees not to contact the accounts payable department, business manager, or superintendent of a school or agency which owes CES payment for a product or service delivered to the school or agency by the contractor as a result of a contract through this RFP, unless CES has specifically requested assistance in collecting a past due payment.

Administration Fee: CES' one percent (1%) administration fee shall be included in offeror's net price. Contractor will not add the administration fee to approved contract prices. CES' minimum administration fee on any individual purchase is Ten Dollars (\$10).

Advertising: Contractor will not advertise or publish information concerning this contract prior to the award being announced by CES. Once the award is made, CES encourages the contractor to advertise to CES members that products/services are available.

Amendment of Offer: An offer can be amended up to the time of opening by submitting a sealed letter to the place indicated on the front of the response to this RFP.

Announcement of Successful Offerors: Selection will be made via written communication to successful offerors.

Applicable Law: This contract will be governed by the laws of the state of New Mexico, both as to interpretation and performance. Suits pertaining to this contract can be brought only in courts in the state of New Mexico. Offerors doing business with CES must be in compliance with the Federal Civil Rights Acts of 1964 and Title VII of that Act, Rev. 1979. All work under this contract will be done in strict accordance with the most recent edition of any relevant regulation, standard, document or code that relate to these laws. Where conflict among the requirements or with these specifications exists, the most stringent requirement will be used.

Arbitration: This contract is subject to arbitration to the extent required by the New Mexico Procurement Code.

Assignment: No right or interest in this contract will be assigned or transferred by the contractor without prior written permission by CES, and no delegation of any duty of the contractor will be made without prior written permission by CES. CES will not unreasonably withhold approval and will notify the contractor within 15 days of receipt of written notice by the contractor.

Audit Rights: In accordance with applicable New Mexico law, the contractor's books and records related to this contract may be audited at a reasonable time and place.

Authority: This RFP, as well as any resultant agreement, is issued under the New Mexico Procurement Code, CES Board Policies and CES Procurement Guidelines.

Awarding of Contract: CES reserves the right to make multiple awards, to award the entire contract to one responsible offeror or to reject one or all proposals. A response to the RFP is an offer to contract with CES based upon the terms, conditions, scope of work and specifications contained in this request for proposal. An RFP does not become a contract unless, and until, CES signs the Acceptance of Offer and Contract Award document, eliminating the need for a formal signing of a separate contract.

Best and Final Offer: After initial receipt of proposals, CES reserves the right to conduct discussions with responsible offerors who submit responsive proposals.

Billing: All invoices will be from the contractor to CES and will list the purchase order number(s) issued by CES and CES member on the invoice. The contractor will not invoice a

member directly. CES will invoice the member with payment to be made to CES. The contractor will not accept a purchase order from a member or other procurement unit based on this contract.

Brand Names: The use of the name of a manufacturer, brand name or catalog number does not restrict the offer. Brand names are used to indicate the character, quality and/or performance equivalence of the commodity on which proposals are submitted. However, CES reserves the right to decide if alternatives to the identified manufacturer and brand are, in fact, equal to that described in the proposal.

Bribes, Gratuities and Kickbacks: Sections 13-1-191 and 13-1-198 Procurement Code, NMSA, 1978 prohibits bribes, gratuities and kickbacks, and provides for criminal prosecution for the violation thereof.

Cancellation: CES can, by written notice stating the extent and effective date, cancel the contract issued as a result of this RFP for convenience in whole or in part, at any time. CES shall pay offeror as full compensation for performance until such termination as follows:

1. The unit or pro-rata order price for the delivered and accepted portion; and
2. A reasonable amount, not otherwise recoverable from other sources by offeror as approved by CES with respect to the undelivered or unaccepted portion of the service; provided compensation shall in no event exceed the total contract price.

CES reserves the right to cancel in whole or any part of the contract due to the failure of the contractor to carry out any obligation, term or condition of the contract. CES may issue written notice to the contractor for acting or failing to act under the following conditions.

1. The contractor provides material that does not meet the specifications of the contract.
2. The contractor fails to complete the services set forth in the specifications of the contract.
3. The contractor fails to complete the work required or to furnish the materials required within the specified time.
4. The contractor fails to make progress in the performance of the contract and/or gives CES cause to believe that the offeror will not or cannot perform the requirements of the contract.
5. The contractor fails to observe any or all the terms and conditions of the contract.
6. The contractor accepts purchase orders, based on this contract, directly from a CES member and then invoices them directly.
7. Any other conditions that, in the opinion of CES, warrants such action.

Upon receipt of a written Notice of Concern, the contractor will have 10 days to provide a satisfactory response in writing to CES. Failure on the part of the contractor to satisfactorily respond can result in CES canceling the contract.

Cancellation of Contract by CES: CES can cancel any contract secured by solicitation without any further obligation if any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of CES is, or becomes, at any time, while the contract or any extensions of the contract are in effect, an employee of or a consultant to any other party to this contract with respect to the subject matter of the contract. Such cancellation

shall be effective when written notice from CES is received by the parties to this contract, unless the notice specifies a later time.

Contractor can, by written notice at least 30 days in advance, terminate the contract issued as a result of this RFP for convenience in whole or in part. CES reserves the right to cancel or suspend the use thereof, of any contract resulting from this RFP if the contractor files for bankruptcy protection or is acquired by an independent third party.

Captions, Headings and Illustrations: The captions, headings and subheadings in this RFP are for convenience, enjoyment and ease of perusal only and in no way define, limit or describe the scope or intent of the request.

Certificate of Insurance: Prior to commencing services under this contract, the contractor must furnish CES certification from insurer(s) for minimal coverage, to be maintained in full effect during the term of this contract. The certificate will be issued by the contractor's insurance company and name CES as the certificate holder. In addition, contractor must be willing to provide, upon request, certification of insurance to any CES member using this contact. If the contractor will use vehicles and workers at the member's location, evidence of workmen's compensation and auto liability insurance must be provided.

Certification: By signature in the offer section of the offer page, the contractor certifies:

1. The submission of the offer did not involve collusion or other anti-competitive practices.
2. The contractor will not discriminate against any employee, or applicant for employment in violation of Federal and State Laws (see Federal Executive Order 11246).
3. The contractor has not given, offered to give, nor intends to give at any time hereafter any economic opportunity, future employment, gratuity, special discount, trip, favor or service to a public servant in connection with the submitted offer.
4. The contractor agrees to promote and offer to members of CES only those materials and/or services allowed under resultant contract(s) as CES contract items.

Christian Doctrine: Any clause required by rule or regulation to be included in this contract will be read as if in this contract, whether or not physically included.

Clarification: As used in the RFP, clarification means communication with an offeror for the sole purpose of eliminating minor irregularities, informalities or apparent clerical mistakes in the proposal. It is achieved by explanation or substantiation, either in response to an inquiry by CES, or as initiated by the offeror. Unlike "Discussion" (see below), clarification does not give the offeror an opportunity to revise or modify its proposal, except to the extent that correction of apparent clerical mistakes results in a revision.

Competitive Range: Since CES often receives many proposals for one solicitation, it may be necessary to establish, as part of the evaluation process, a competitive range of acceptable proposals for the purpose of further discussions. Proposals not in the competitive range are unacceptable and not considered further.

Competitive Sealed Proposals: As required in the Procurement Code, CES has determined that competitive sealed bids are neither practical nor advantageous for this solicitation. These CES contracts will be awarded through competitive sealed proposals for the following reasons:

1. CES desires to conduct oral or written discussions with potential offerors prior to an award;
2. CES desires to allow offerors to revise proposals;
3. CES wishes to award contracts on which price is only one of many determining factors;
4. CES realizes that over the period of a multiyear contract, certain prices may change.

Confidential Information: If an offeror believes that any part of its proposal should be withheld from public inspection, a statement advising CES of this fact will accompany the submission. The CES Executive Director will review the statement and will determine in writing whether the information will be withheld. If the Executive Director determines that the information should be disclosed, the offeror will be informed in writing of such determination, and should the offeror object in writing, within five (5) days after notification thereof, no disclosure will be made and the proposal may be rejected.

Construction: Offerors can sell and install finished products, materials or articles of merchandise, which are fabricated into, and become a permanent fixed part of a structure. If the removal of the finished products, materials or articles of merchandise would cause damage to the structure or render the structure unfit for its intended use, the offeror must indicate this on its response. No construction activities will be permitted under this RFP.

Contract: Any agreement for the procurement of items of tangible personal property, services or construction.

Contract Changes: CES can make changes within the general scope of this contract by giving notice to the contractor, and subsequently confirming such changes in writing. If such changes affect the cost and/or the time required for performance of this service, an equitable adjustment in the price or delivery or both will be made. No change by the contractor will be recognized without written approval of CES. Any claim of contractor for any adjustment must be made in writing within 30 days from date of receipt by contractor of notification of such change, unless CES waives this condition. Nothing in this section will excuse contractor from proceeding with performance of the service as changed hereunder.

Contract Type: Indefinite quantity with:

1. Fixed discount off retail or off published education/catalog price list; or
2. Fixed price with economic adjustment (offeror must identify in writing in this RFP any contingencies prior to approval).

Note: A cost-plus-a-percentage-of-cost contract is prohibited. Request for a price adjustment must be submitted 30 days prior to the yearly anniversary date of the contract (first two years) and prior to the annual renewal date (remaining years). Justification for any adjustment shall be in writing, and be accompanied by appropriate documentation. Any escalation that exceeds the Consumer Price Index (CPI) per contract year may be rejected unless insuperable market forces can be fully documented.

Contractor Invoice: Contractor will invoice CES after delivery of goods and/or services. Goods and services will be invoiced at applicable contract prices, less the CES one percent (1%) administration fee and not to exceed the amount of the CES purchase order. CES will invoice member after receiving and reviewing contractor's invoice.

Contractor Payment: CES will issue payment to contractor after receipt of member's payment. Contractor will be paid its invoice amount for goods and services, less CES' one percent (1%) administration fee. Contractor will credit CES an amount equal to the deducted administration fee, if required to provide a zero balance on CES' account.

Contractor's Price List: The contractor will furnish CES with copies of the approved price list to facilitate eligible procurement agencies in placing orders. When contractor offers a discount off a retail price, the manufacturer's Suggested Retail Price (SRP), such discounts will include the CES one percent (1%) administration fee and must be submitted as printed by the manufacturer.

Cooperative Purchasing: This contract is based on the need for CES to provide the economic benefits of volume purchasing, and reduction in administrative costs, through cooperative purchasing for public educational institutions and other procurement units. Although contractors can restrict sales to certain public units (for example, to state agencies or local government units), any contract that restricts sales from being made to public educational institutions will not be considered.

Cost of Proposal Preparation: CES will not reimburse the cost of developing, presenting or providing any response to this solicitation.

Credit Hold: The contractor must agree not to place CES on "credit hold" without 10 days advanced notice in writing, either by letter or facsimile. Before CES can pay a contractor's invoice, it must collect payment from the member or political subdivision that received the product. CES believes it is better for the contractor if CES places the slow-paying agency on "credit hold". If a contractor places CES on credit hold, agencies that pay promptly are penalized. If, on the other hand, CES places the offending agency on "credit hold", payment is more likely to result and only the offender is punished.

Current Products: All offers will be for equipment, supplies, commodities and software in current production and marketed to the general public and educational/governmental agencies.

Default in One Installment to Constitute Total Breach: Contractor will deliver conforming materials in each installment, or lot of this contract, and may not substitute nonconforming materials. CES reserves the right to declare a breach of contract if the contractor delivers nonconforming materials to any member of CES under this contract.

Defective Goods: Contractor agrees to pay for return shipment on goods that arrive in a defective or non-operable condition. Contractor must agree to arrange for return shipment of damaged goods.

Delivery: Delivery is desired to be made within 30 days of receipt of the purchase order. Contractor agrees to notify CES if an order cannot be processed and delivered within the 30 day period. The school placing the order will then have the option of canceling the purchase order. Ownership of goods occurs only upon receipt of delivery in good condition.

Descriptive Literature and Brand Names: All offers must include a complete set of the manufacturer's descriptive literature regarding the equipment and software offered. Brand

names, trade names and/or catalog numbers used in the RFP will be intended to describe and identify equipment and software.

Disclosure: Offerors submitting proposals will disclose any and all owners, contractors or employees who are active employees of CES or are immediate relatives of an employee of CES.

Discontinued Products: In the event that a product or model is discontinued by the manufacturer, CES will allow the contractor to substitute a new product or model if the pricing discount is equivalent to the discontinued product or model.

Discussions: Discussions occur when oral or written communications between CES and the offeror are conducted for the purpose of minor clarifications involving information essential for determining the acceptability of a proposal or that provides the offeror an opportunity to revise or modify its proposal. CES will not help an offeror bring its proposal up to the level of other proposals through discussions. CES will not disclose technical information pertaining to a competing proposal. CES will neither indicate to an offeror a cost nor price that it must meet to obtain further consideration, nor will it provide any information about other offerors' proposals or prices. CES is willing to discuss with an offeror having a proposal in the competitive range any weaknesses, excesses or deficiencies in its proposal.

Eligible Agencies: Any CES member can use the services of Cooperative Educational Services. CES reserves the right to reject any purchase authorizations it receives from New Mexico schools and agencies without cause.

Estimated Quantities: CES anticipates considerable activity resulting from this solicitation; however, no commitment of any kind is made concerning quantities actually to be acquired. CES does not guarantee usage. Usage depends on the actual needs of the CES members and on the marketing expertise of the contractor.

Exculpatory Provisions: All parties to this contract agree to save harmless one another from simple negligence.

Federal Requirements: Contractor agrees, when working on any federally assisted projects with more than \$20,000 in labor costs, to comply with the Contract Work Hours and Safety Standards Act, the Davis-Bacon Act (Section 29, CFR Part 5), the Copeland "Anti-Kickback" Act and the Equal Opportunity Employment requirements of Executive Order 11375. In such projects, the contractor agrees to post wage rates at the work site and submit a copy of their payroll to the CES member for their files. In addition, to comply with the Copeland Act, the contractor must keep records for three (3) years, and allow the federal grantor agency access to these records upon demand. All federally-assisted contracts to CES members that exceed \$10,000 may be terminated by the federal grantee for noncompliance by the contractor. In projects that are not federally funded, contractor must agree to meet any federal, state or local requirements as necessary. In addition, if compliance with the federal regulations increases the contract costs beyond the agreed on costs in this solicitation, the additional costs may only apply to the portion of the work paid by the federal grantee. On all other projects, the prices must agree with this contract.

Force Majeure: Except for payments of sums due, neither party shall be liable to the other nor deemed in default under this contract, if and to the extent that such party's performance of this

contract is prevented by reason of force majeure. The term “force majeure” means an occurrence that is beyond the control of the party affected and occurs without its fault or negligence, including, but not limited to, the following: acts of God; acts of the public enemy; war; riots; strikes; mobilization; labor disputes; civil disorders; fire; flood; earthquakes; famine; volcanic eruptions; meteor strikes; lockouts; injunctions-intervention-acts or failures or refusals to act by government authority; and other similar occurrences beyond the control of the party declaring force majeure which such party is unable to prevent by exercising reasonable diligence. The force majeure shall be deemed to commence when the party declaring force majeure notifies the other party of the existence of the force majeure, and shall be deemed to continue as long as the results or effects of the force majeure prevent the party from resuming performance in accordance with this agreement. Force majeure shall not include late deliveries of software or materials caused by congestion at a manufacturer’s plant or elsewhere, an over-sold condition of the market, inefficiencies and poor management practices, or similar occurrences. If either party is delayed at any time by force majeure, then the delayed party shall notify the other party in writing of such delay within 48 hours.

Fungible Goods: Title to an undivided share or quantity of an identified mass of fungible goods will not pass to a buyer until a separation of the purchased share has been made, delivered and received.

Gratuity: CES shall, by written notice, cancel this contract if it is found that gratuities, in the form of entertainment, gifts or otherwise, were offered or given by the contractor or any agent or representative of the contractor, to any employee of CES with a view toward securing a contract or the respect to the performance of the contract. Paying the expenses of normal business meals, which are generally made available to all eligible school and government employees, shall not be prohibited by this paragraph. Samples of software, equipment or hardware provided to CES for demonstration, evaluation, or loan purposes are not considered gratuities.

Improper Delivery: Unless contrary to other parts of this solicitation, if the goods or the tender of delivery fail in any respect to conform to this contract, the purchasing agency may:

1. Reject the whole; or
2. Accept the whole; or
3. Accept any unit or units and reject the rest.

Indemnification: Contractor shall indemnify, defend and save harmless CES for any and all claims, demands, suits, proceedings, loss, cost and damages of every kind and description, including any attorney’s fees and/or litigation expenses, which may be brought or made against or incurred by CES on account of loss or damage to any property or for injuries to or death of any person, caused by, arising out of or contributed to, in whole or in part, by reasons of any act, omission, profession error, fault, mistake or negligence of contractor, its employees, agents, representative, or subcontractor, their employees, agents or representative in connection with or incident to the performance of this agreement, or arising out of Worker’s Compensation claims, Unemployment Compensation claims or Unemployment Disability Compensation claims of employees of contractor, and/or its subcontractors or claims under similar such laws or obligations. Contractor’s obligation under this section will not extend to any liability caused by the sole negligence of CES or its employees.

Information Systems: All contractors of information systems must include information on the total life cycle cost and application benefit to the district. An information system is a system of hardware, software or contractor support that processes information or data by electronic data processing methods and devices.

Inquiries: Any question related to the RFP will be directed to CES. Submit all questions about the RFP in writing to Cooperative Educational Services, Max Luft, Executive Director. Replies will be made to all who have received this RFP, as addenda, and will become part of the proposal documents. CES may require any and all questions to be submitted in writing. Any inquiries related to this RFP should not have the solicitation number on the envelope, since it might then be confused with a sealed proposal response and not be opened until the due time and date. Inquiries may be faxed or sent by e-mail to mluft@nmedu.org.

Installation: Equipment that requires professional installation will be installed within two (2) weeks of product delivery, unless CES or the CES member asks that installation be delayed, or an extended installation time is noted in this proposal.

Insurance: On contract, the contractor will, at its own expense, purchase and maintain insurance that will protect it from claims that may arise out of, or as a result from, activities under this contract, where those activities are performed by it, or by any subcontractor or by anyone directly or indirectly employed by any of the contractors or by anyone for whose acts may be liable during the entire performance period of this contract. The successful offeror must furnish Certificate of Insurance to the CES procurement office prior to official award. If policy changes occur during the life of the contract, it is the contractor's responsibility to provide updated proof of coverage to the CES procurement office. Offerors will submit proof of coverage under the Workman's Compensation Insurance as required by the Labor Laws and New Mexico Statutes. Offerors will submit a certificate of general liability insurance for the personal injury, occupational disease, sickness or death and property damage. Insurance will include "occurrence" claim provisions. Minimum acceptable coverage is \$1,000,000 combined single limit for bodily injury and property damage or \$500,000 bodily injury and \$250,000 property damage (each occurrence). The offeror will name CES and the member as co-insured up to the limits of the Tort Claims Act. Additional punitive damages liability to \$500,000 will be provided naming CES as co-insured.

Late Offers: Late offers will not be considered and will be returned, upon request, unopened.

Lease and Rentals: Contractor can allow members to enter into rent, lease or lease purchase agreements, providing such agreements are in compliance with New Mexico statutes and Public Education Department policies, rules and regulations. CES must receive a copy of the executed leasing documents prior to processing a purchase order. CES will not collect lease payments. Contractor agrees that leases will be in compliance with the Uniform Commercial Code. All terms of leasing must be included in the proposal with interest rates described as related to a government standard. Offeror must indicate in its response to this solicitation if the shipping costs for the return of leased or rented equipment are the responsibility of the member and what that cost will be. No sale of a contract to a third party will be made without informing CES and the member of the transfer. If contractor sells a lease contract to a third party, the cost of return must not be greater than the cost of return to the original contractor.

Legal Remedies: All claims and controversies will be subject to the New Mexico Procurement Code.

Liability: The contractor will hold CES harmless from and will indemnify CES from and against any and all claims, demands and causes of action of whatever kind or nature asserted by any third party and occurring or in any way incident to, arising out of or in connection with the contractor's conduct of the contract awarded as a result of this procurement process, to the extent the negligent act or failure to act or willful act of the contractor, its agents, representatives or employees is deemed to be the cause of the resulting personal injury or property damage claimed. It is expressly agreed that, to the extent it is determined that the damage claimed was in part caused by the negligence of CES or other parties, the contractor's liability pursuant to this indemnification provision will not be greater than that portion of the total liability in the same proportion as contractor's negligence bears to the entire negligence giving rise to the liability.

Licenses: The contractor will maintain in current status all federal, state and local licenses, bonds and permits required for the performance of the contract. Any contractor using subcontractors must hold a current general contractor's license, as required by law. Copies of licenses will be submitted by the offeror with the response to the RFP. The offeror agrees to keep any required license or bond current, and in compliance with the New Mexico rules and regulations.

Liens: All materials and services will be free of all liens.

Local Education Agency: The public school districts within the state of New Mexico.

Local Public Body: Every political subdivision of the state and the agencies and institutions thereof.

Maintenance: Each potential offeror of high technology electrical/mechanical equipment must have maintenance facilities and a maintenance support system available for servicing units in all parts of New Mexico. If a third party is used to provide maintenance or warranty work, offeror must include with the proposal details any such arrangement. Factory certified and trained technicians shall be available to cover all parts of the state. Maintenance service in metropolitan areas of New Mexico should be available within eight (8) hours, service in rural areas within 24 hours, or next day. Any maintenance facility must have sufficient parts inventory to provide quality service on units sold to CES members. On small pieces of equipment mail-in service may be offered by out-of-state manufacturers, if normal turn around time is 48 hours.

Manufacturer's Representative: Dealers of high technology electrical/mechanical equipment, who, if permitted by the Scope of the Work, submit an offer as a manufacturer's representative must be able, if asked, to supplement the offer with a letter from the manufacturer certifying that the offeror is a bona fide dealer for the specific equipment presented, that the contractor is authorized to submit an offer on such equipment, and which guarantees that should the dealer fail to satisfactorily fulfill any obligations established as a result of the award of contract, the manufacturer will either assume and discharge such obligations or provide for their competent assumption by one or more bona fide dealers for the balance of the contract period. Dealers of

software, mechanical devices, electronic goods and other commodities must be able, upon request, to provide the same information from a manufacturer.

Member: Any public educational institution within the state of New Mexico that has, by their board resolution, resolved to become a party of the Joint Powers Agreement and has been approved for membership by CES' Board of Directors and the New Mexico Department of Finance and Administration.

Money: All transactions are payable in U.S. currency only.

Most Favored Customer: Although CES expects offeror to offer its very best prices to CES members, nothing in this contract established a most favored customer relationship between CES and the offeror. The offeror can respond to any solicitation from any public procurement unit without regard to this contract. If offeror offers lower prices to any of its other customers, it can lower its prices to its CES customers at the same time by facsimile or written notice.

Multiple Awards: CES has determined that often contracts awarded to more than one supplier for comparable goods and services at various prices best meets the many needs of its member districts. Hence, when an award to one supplier would be impractical or fail to meet the total requirements of comparison or evaluation, multiple awards may be made.

Multi-Term Contract: A contract having a term longer than one (1) year.

Negotiations: Where there is not competition that would result in a better contract, negotiation may be conducted until a detail agreement is reached.

New Technology and Products: New products announced by the manufacturer may be added to the existing contract. Pricing shall be equivalent to the percentage discount of other products. Dealers may replace or add product lines to an existing contract, if the line is replacing previous products; is substantially superior to the original products offered; is discounted in a similar or to a greater degree; and if the products meet the requirements of the original RFP. No products may be added to avoid competitive procurement procedures. CES can reject any additions, without cause.

No Replacement of Defective Tender: Every tender of materials must fully comply with all provisions of this contract. If tender is made which does not fully conform, this will constitute a breach, and contractor will not have the right to substitute a conforming tender without written consent of all parties involved.

Non-Exclusive Contract: Any contract resulting from this solicitation will be awarded with the understanding and agreement that it is for the sole convenience of local procurement units in New Mexico. CES reserves the right to obtain like goods and services from another source when necessary.

Non-Responsive Offer: Any offer that does not conform to the mandatory or essential terms, conditions and/or specified requirements for this solicitation is considered non-responsive.

Notation: If the original contractor sells or transfers all assets or the entire portion of the assets used to perform this contract, a successor in interest must guarantee to perform all obligations under this contract. CES reserves the right to accept or object to the new party with the original contractor being obligated if the new party fails to perform. A simple change of name agreement will not change the contractual obligations of the contractor.

Notice: Notices under this contract will be in writing and will, for all purposes, be deemed to have been fully given when sent by registered or certified mail, return receipt requested, postage prepaid, properly addressed to the respective parties as specified herein, or at such other address as may be specified by either party from time to time.

Offer Acceptance Period: In order to allow opportunity to evaluate the proposals offered, CES requires that an offer in response to this solicitation to be valid and irrevocable for 90 days after opening time and date.

Offeror: Has been awarded contract for delivery of material goods or completion of services in response to this document.

Offeror Qualifications: The offeror must have extensive knowledge and experience with the installation and maintenance of the equipment, service or software offered with at least three (3) years experience.

Options: Optional equipment or products can be added to the contract at the time it becomes available under the following conditions:

1. The option is priced at a discount similar to other options, or
2. The option is an enhancement to the unit that improves performance or reliability.

Ordering Process: When online purchasing is not selected by the member, all orders accepted by the contractor must be issued by CES. CES members will submit signed purchase orders to CES. CES will then issue a purchase order to the contractor. When necessary, one or more orders may be combined. The contractor must agree never to accept a purchase order based on this contract, unless the purchase order is issued by CES, unless an online agreement has been approved in writing by CES.

Overcharges by Antitrust Violations: CES maintains that, in actual practice, overcharges resulting from antitrust violations are borne by the purchaser. Therefore, to the extent permitted by law, the contractor hereby assigns to CES any and all claims for overcharges as to the goods or services used to fulfill the contract.

Parol Evidence: This contract represents the final written expression of agreement. All agreements are contained herein, and no other agreements or representations that materially alter it are acceptable.

Past Performance Information (PPI): PPI is relevant information regarding an offeror's actions under previously-awarded contracts to schools, local, state, or federal agencies. It includes the offeror's record of conforming to specifications and to standards of good workmanship; the offeror's record of containing and forecasting costs on any previously performed cost reimbursable contract schedules, including the administrative aspects of

performance; the offeror's history for reasonable and cooperative behavior and commitment to customer satisfaction; and generally, the offeror's business-like concern for the interests of the customer.

Patent and Copyright Infringement: Contractor will, at its expense, defend CES and its members against any claim that any equipment or software supplied hereunder (even if such equipment or software are modified by CES or its members, subject to the last paragraph of this section) infringe a patent or copyright in the United States, or a U.S. territory, and will pay all costs, damages and attorney's fees that a court finally awards as a result of such a claim. To qualify for such a defense and payment, CES must:

1. Give contractor prompt written notice of any such claim after becoming aware of such claim.
2. Allow contractor to control and fully cooperate with contractor in the defense and all related settlement negotiations.

CES will be reimbursed for all expenses incurred by CES in fully cooperating with contractor as specifically requested by contract. CES is not required to incur any expenses specified in this paragraph, which are not reimbursable, by the contractor. If any CES member is involved by any party in any way, the same provisions that apply to CES in this paragraph will apply to the member. Contractor's obligation under this section is conditioned on CES' agreement that if the subject of such a claim, CES will permit the contractor, at its expense and option, either to procure the right for CES and its members to continue using the equipment and/or software, or to replace or so modify them with equipment or software which are functionally equivalent so that they become non-infringing. If neither of the foregoing alternatives is available on terms, which are reasonable in contractor's judgment and satisfactory to CES, CES will request its members to return the equipment or software on written request by contractor at contractor's expense.

Contractor agrees to refund CES and/or its members a refund for returned equipment as depreciated unless otherwise mutually agreeable in writing. The depreciation will be an equal amount per year over six (6) years. In the event that contractor's written request for return is made after full depreciation, the contractor will pay CES, or its members who purchased the equipment, an amount equivalent to the fair market value of the returned equipment. If CES, or any of its members, fails to return the equipment, the contractor is not obligated to that member under this clause.

Contractor will have no obligation with respect to any such claim based upon a member's modification of the equipment or software or combination, operation or use with apparatus, data or programs not furnished by contractor. However, one members' action will not preclude contractor's obligation to others not having modified their equipment or software.

Payment: CES will make every effort to collect payment from members for the purchase of goods and services within 30 days after the receipt of goods or services and a correct invoice of amount due, unless a good faith dispute exists as to any obligation to pay all or a portion of the account. *Any offer that requires payment in less than 45 days shall not be considered.* CES must first receive payment from the schools in order to process payment to the contractor. Any contractor, whose business would be in jeopardy due to slow payments is encouraged not to

respond. It has been CES' experience that schools always pay, but many are slow in processing payments.

Payment Discounts: Any payment discount offered must be made directly to CES, and not to the member receiving the materials or services. Quick-payment discounts of 10 days are normally impossible; 20, 30 and 45 days are more reasonable. Payment discounts of 45 calendar days or more shall be deducted from the proposal price to determine low price.

Peripheral Items: Offeror may include various peripheral equipment and software that function with the primary offering.

Price Reduction and Adjustment: A price reduction can be offered at any time and will become effective upon notice. Special, time-limited reductions are permissible under the following conditions:

1. The price reduction is available to all members equally.
2. The price reduction is for a specific time period.
3. The original price is not exceeded after the time limit.
4. CES is to be notified and have the new prices on record prior to any offer of the new prices to a member.

Price increases (change in discount rate) will be considered at the time of a contract extension, and will be a factor in renewal.

Pricing: Offeror will describe discounts and special pricing offered. Offeror must agree that prices offered through this contract will include the CES one percent (1%) administration fee and while this contract is in effect, prices offered will be at least two percent (2%) below the lowest price offered by the offeror to New Mexico schools and local/state procurements units for a similar volume. Should a lesser cost be provided to any other client, the preceding and existing work through this contract will be reduced in price to meet that rate. A copy of the current retail manufacturer's price list will be included in the proposal. If the offeror has a leasing department or a leasing company, the cost of leasing can be included in the proposal. However, CES members reserve the right to choose a different leasing company. Leases with options to purchase must be described. Rental plans should not contain end-of-rental-term buy out information.

Members pay an administration fee equal to one percent (1%) of the purchase price of goods and services purchased from CES contracts. Offeror will include the administration fee in all prices in the Discount and Price Schedule. CES will deduct the one percent (1%) administration fee prior to issuing its' purchase order to the contractor.

Prime Contractor: For the purpose of this solicitation, a contractor will be considered a prime contractor and not a subcontractor. Any contractor paid directly by the buyer is a prime contractor; a subcontractor is paid by another contractor. Prime contractors using subcontractors are responsible for all actions of their subcontractors.

Product Discontinuance: In the event that a product or model is discontinued by the manufacturer, the contractor can substitute a new product or model, if the replacement product meets or exceeds the performance of the discontinued model, and the discount from retail is the same or greater than the discontinued model.

Product Line: Contracts will be awarded to offerors able to provide its complete product line of equipment, software and services described in the specifications. Offeror's with a published catalog can submit the entire catalog; however, CES reserves the right to select products within the catalog for award without having to award all the contents.

Progress Payments: CES will permit its members to make progress payments on a purchased good or service under the following conditions:

1. The member and the contractor agree to the terms of the progress payments prior to issuing a purchase order to CES.
2. The purchase order describes the amounts to be paid and the date of payment.
3. The member has a satisfactory method of verifying progress described in writing a letter to CES or on the purchase order.
4. Payments will be made only after actual goods and/or services are verified/received.
5. Payments will be made in full compliance with members' local board rules and any and all other applicable state rules and regulations.

Progress Payments for Contractors: All progress payments must be invoiced through CES. It is the responsibility of the member to review and approve any estimates of work completed. If the member issues a written statement to the contractor that the estimate of work is not approved and certified, the member can withhold an amount from the progress payment the member reasonably expects to incur in correcting the deficiency set forth in the written finding. In such cases, the contractor agrees to hold CES harmless for any deficiency of payment. If any payment is delayed beyond 45 days from the due date, the contractor agrees not to charge CES interest on the late payment. Any late charges will be the total responsibility of the CES member. The contractor can extend any due date to avoid the requirement to pay interest. Acceptance of final payment is a waiver of all claims, except unsettled claims previously made in writing.

Project Director: The contractor will assign a project director to coordinate operational activities with the Executive Director of CES and shall make monthly reports to the Executive Director.

Protests: Protests will be filed with Max Luft, CES Executive Director, and resolved in accordance with the state of New Mexico Procurement Code. Venue for any and all legal actions regarding or arising out of the transactions covered herein shall be solely in the District Court in and for the county of Bernalillo, state of New Mexico. The laws of the state of New Mexico will govern this RFP and resulting transactions.

Provisions Required by Law: Each and every provision of law and any clause required by law to be in the contract will be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon application of either party, the contract will forthwith be physically amended to make such insertion or correction.

Public Record: All proposals submitted in response to this invitation will become the property of CES and be a matter of public record available for review, subsequent to the award notification, under the supervision of the Executive Director of CES from 9:00 a.m. to 4:00 p.m., Monday through Friday, at 4216 Balloon Park Road NE, Albuquerque, New Mexico.

Qualifications: In order to qualify, an offeror must be licensed as required by the New Mexico Regulation and Licensing Department. All work under this contract will be done in strict accordance with the most recent edition of any relevant regulation, standard, document or code in effect. Where conflict among the requirements or with these specifications exists, the most stringent requirements will be used.

Request for Proposals or RFP: All documents, including those attached or incorporated by reference, which are used for soliciting proposals

Responsible Offeror: An offeror who submits a responsive proposal and who has furnished, when required, information and data to prove that his financial resources, production or service facilities, personnel, service reputation and experience are adequate to make satisfactory delivery of the services or items of tangible personal property described in the proposal.

Responsive Proposal: An offer which conforms in all material respects to the requirements set forth in the Request for Proposals. Material respects of a request for a proposal include, but are not limited to, price, quality, quantity or delivery requirements.

Right to Assurance: Whenever one party to this contract in good faith has reason to question the other party's intent to perform, it may demand that the other party give a written assurance of this intent to perform. In the event that a demand is made and no written assurance is given within 10 days, the demanding party may treat this failure as an anticipatory repudiation of the contract.

Safety Measures: Contractors will take all necessary precautions for the safety of employees on the worksite and will erect and properly maintain at all times, as required by job conditions and progress of the work, all necessary safeguards for the protection of the workers and public. They will post danger-warning signs against the hazards created by their operation and work in progress. Proper precautions will be taken pursuant to state law and standard construction practices in order to protect workers, the general public and existing structures from injury or damage.

Safety Standards: All items supplied on this contract will comply with all current applicable Occupational Safety and Health Standards, National Electric Code, American Refrigeration Institute (ARI), National Electrical Manufacturers Association (NEMA), American Society of Heating, Refrigeration, and Air Conditioning Engineers (ASHRAE), American National Standards Institute (ANSI) and National Fire Protection Association Standards (NFPA).

Serial Numbers: Offers must be for equipment on which the original manufacturer's serial number has not been altered in any way.

Severability: The provisions of this contract are severable to the extent that any provision or application held to be invalid will not affect any other provision or application of the contract, which may remain in effect without the invalid provision or application.

Shipment Under Reservation: Contractor is not authorized to ship materials under reservation and no tender of a bill of lading will operate as a tender of the materials.

Shipping Errors: Contractor agrees that shipping errors will be at the expense of the contractor. For example, if a contractor ships a product to a member that was not ordered, it is the responsibility of the contractor to pay for return mail or shipment, at the convenience of the member.

Shipping Terms: Prices that include shipping to any location in the state of New Mexico, delivered to the specific receiving point as identified in the purchase order issued by CES to the contractor, as preferred. Contractor will retain title and control of all goods until they are delivered and received. All risk of transportation and all related charges will be the responsibility of the contractor. All claims for the contractor will file visible or concealed damage. CES, or the receiving agency, will notify the contractor and/or freight company promptly of any damaged goods, and will assist the freight company/contractor in arranging for inspection. No F.O.B. vessel, car or other vehicle terms will be accepted.

Site Cleanup: Any successful contractor will clean up and remove all debris and rubbish resulting from its work from time to time as required or directed by the member securing the materials or service. Upon completion of the work, the premises will be left in a neat, unobstructed condition with everything in good repair and order.

Site Preparation: No contractor will begin a project for which the site is not prepared by the member, unless contractor decides to do the preparation work at no cost, or until the member has included the cost of site preparation in a purchase order to CES. Site preparation includes things like moving furniture, installing wiring for networks or power and similar pre-installation requirements.

Smoking: All contractors and subcontractors must adhere to local smoking policies when inside a building working on this contract. Smoking will only be allowed in posted areas or on premises where permitted.

Specifications: All Scope of Work specifications in this RFP are designed to enable an offeror to satisfy a requirement for a product, material, process, or service. A specification may be expressed as a standard, a part of a standard, or independent of a standard. No specifications are intended to unnecessarily limit competition by eliminating items capable of satisfactorily meeting the actual needs of the procurement. Any offeror believing a specification is unnecessarily restrictive, and submits a proposal, must indicate such in its initial response.

Suspension or Debarment Status: If any firm, business, person, or offeror submitting an offer has been debarred, suspended or otherwise lawfully precluded from participating in any public procurement activity with any federal, state or local government, the offeror must include a letter with its response or offer setting forth the name and address of the public procurement unit, the effective date of the suspension or debarment, the duration of the suspension or debarment, and the relevant circumstances relating to the suspension or debarment. Any failure to supply such a letter, or to not disclose in the letter all the pertinent information, shall result in the cancellation of any contract. By signing the offer section, the offeror certifies that no suspension or debarment exists.

Tare: If the contractor requires the member to pay for shipping, the weight of the empty container and any material used for packing will be of the lightest weight practical for safe delivery of the contents.

Taxes: Prices offered will not include applicable state and local taxes. All applicable taxes must be listed as a separate item on all invoices and will be paid by the educational agency issuing the purchase order to CES. No gross receipts tax can be collected on delivery charges to the member's location.

Term of Contract and Extension: The term of the agreement will commence on award and continue until February 3, 2007, unless terminated, canceled or extended. By mutual written agreement, the contract may be extended for three (3), additional 12-month periods ending on February 3, 2008, February 3, 2009, and February 3, 2010. Since technology changes rapidly, CES may require a contractor to respond to a new RFP rather than extend a contract secured under this RFP.

Termination of RFP: The Request for Proposals (RFP) in no manner obligates CES to the eventual purchase of any product or services described or which may be proposed, until confirmed by a written Acceptance of Offer and Contract Award. Progress towards this end is solely at the discretion of CES and can be terminated without penalty or obligation at any time prior to the signing of a contract. CES reserves the right to cancel this RFP at any time and for any reason and to reject any or all proposals.

Title and Risk of Loss: The title and risk of loss of material or service will not pass to the procurement unit purchasing the material or services until it actually receives the material or service at the point of delivery, unless otherwise provided within this document.

Token Offer: If any offeror submits a perfunctory offer with no serious intent of being accepted, CES reserves the right to remove the offeror from its potential offeror's list. If an offeror wishes to remain on the offeror's list, either a no response or a request to remain on the list is all that is needed.

Trade-In Equipment: Equipment for trade-in shall be dismantled by the contractor and removed at the contractor's expense. The conditions of the trade-in equipment at the time it is turned over to the contractor will be the same as when the original agreement was made, except as affected by normal wear and tear from use between the time of the offer and the trade-in. Values placed on trade-in products are between the member purchasing the new unit and the contractor.

Warranty: Contractor warrants that all equipment, software and services delivered under this contract will conform to the specifications of this contract. All equipment must carry a minimum twelve (12) month manufacturer's warranty that includes parts and labor unless otherwise stated in Categorical Terms and Conditions. The manufacturer has the primary responsibility to honor a manufacturer's warranty. A distributor or dealer must agree to assist the purchaser in reaching a solution regarding a dispute with the manufacturer over a warranty's terms.

Withdrawal of Offer: An offeror can withdraw its proposal, provided such written notice is received at the CES office prior to the specified due date and time.

Year End Procurement: For purchase orders (PO) issued to a contractor, goods must be delivered and services must be completed five (5) days prior to the end of the school's fiscal year (June 30th). CES must receive all invoices dated for the prior school year by the 10th of July. The member can cancel purchase orders not completed by June 25th. The member can issue revised purchase orders dated after July 1st for any goods not delivered or services not completed by June 25th.

SECTION II SCOPE OF WORK AND SPECIFICATIONS

A. SCOPE OF WORK

1. Cooperative Educational Services (CES), which is based in Albuquerque, New Mexico, is composed of all of the 89 New Mexico public school districts and other public educational institutions that are parties to the Joint Powers Agreement to Establish an Educational Cooperative. CES was organized in 1979 as a direct response to the needs of small and rural Local Education Agencies (LEAs). CES offers numerous programs and services. Currently, 157 public educational institutions are members and most use one or more of the CES provided programs or services each year.
2. It is important that all offerors realize that CES is not a sales agency or marketing firm. If you are awarded a contract, you must work your contract. Some contractors with powerful mail campaigns have been able to market to schools through CES, but normally mail alone is not sufficient. Member buyers like to meet and talk with a sales agent when making decisions on large orders.
3. When you respond, CES is asking you to become a partner in providing quality goods and services to members at competitive prices. Partnership with a contract awarded through competitive bidding saves school districts both time and money. Time is saved by being able to purchase what is needed without having to wait through the solicitation process (write solicitation, advertise proposal, open each response, evaluate and have the board make a selection). Money is saved because each CES partner has already agreed that our members have the lowest prices it will offer to procurement units in the state.
4. Read through the section that concerns you as an offeror. Next, prepare a rough draft of your offer, fill out the forms necessary and gather all the advertising slicks you want to send along with your proposal. Finally, print a final offer, write the executive summary and organize everything into a three-ring binder.

B. DUTIES OF THE CONTRACTOR

Once the award is made to the offeror, the offeror, as contractor, will assign a project director to coordinate operational activities with the designated representative of CES and will make monthly reports to this representative. It is the responsibility of the contractor to market the products or services to the member.

C. DUTIES OF CES

The general duties of CES include:

1. Inform members of contractors and obtain participation of members
2. Inform contractor of participating members
3. Process pay requests for payment
4. Follow up as needed on problems
5. Periodic review with contractors as to projects and problems

D. SPECIFICATIONS

CES has provided General Terms and Conditions. In the following part of this section, CES is providing additional Categorical Terms and Conditions that apply. In case of conflict between the General Terms and Conditions and Categorical Terms and Conditions, the latter will apply. Additional items may be requested in the specific Categorical Terms and Conditions.

The category contains three areas that will be weighed in accordance with evaluation factors. Not providing required items could classify the proposal as non-responsive.

E. LISTING OF CATEGORY

CES has prepared this RFP document that includes a single proposal request. The category is divided into sections, including:

1. Categorical Scope of Work
2. Categorical Definitions
3. Categorical Terms and Conditions
4. Required Categorical Responses
5. Categorical Price and Cost Submittal

Category 1: Web-Based Resources and Support Services for Online Auction for Tracking and Disposing of Educational Institution's Surplus Items

CES members have historically faced the challenge of properly documenting, tracking and disposing of a variety of both supply and fixed assets that in their determinations have become unusable, obsolete and therefore surplus property. In accordance with New Mexico Administrative Code and Chapter 13 of the New Mexico Statutes, members must follow an established process and comply with state and local requirements. Now CES is seeking a vendor to assist its' members in the disposing of their surplus property, while providing a cost effective, time efficient, easy to use solution to identify surplus items, documenting and tracking the items throughout the disposal process, and allowing for internal control and intervention at any time during the process. This must be accomplished while providing a complete audit and paper trail of each individual transaction. Members have requested CES to solicit for and obtain a comprehensive online surplus action system that will provide them the greatest opportunity to cooperatively dispose of their surplus items while complying with local and state requirements.

Categorical Scope of Work

CES is seeking a single vendor who possesses the knowledge, background, experience, resources and proven performance track record in providing a comprehensive and complete online web-based system. This system will allow CES and its' members to create, establish, implement, coordinate and cooperatively conduct multiple and ongoing surplus disposal activities and actions while complying with all state and local laws and requirements.

Surplus items that may be disposed of utilizing the proposed solution may include but are not limited to: classroom items, vocational and office furniture, audio/visual and computer equipment, vehicles, and grounds and maintenance equipment.

The product and services being sought by this solicitation are new to CES and its' members and therefore the offeror should note that the specifications and requirements are intended to provide potential providers with a general overview of CES and its' member's expectations and requirements. Offerors' are highly encouraged to offer creative, comprehensive, detailed online surplus auction programs, systems and implementation solutions, addressing all relevant areas which may pertain to establishing, implementing, operating and maintaining this type of program, which will allow CES and its' members to accomplish the following objectives.

1. CES and its' members have access to and control of a web-based application that will permit them to:
 - a. Establish system users to create, establish, conduct and control the various tasks and activities involved in disposing surplus items;
 - b. Establish and maintain program parameters, procedures and requirements;
 - c. Individually identify, track and control their surplus items throughout the disposal process;
 - d. Conduct a public online disposal activity that includes offering the item(s) to other educational institutions first for a prescribed period of time. If the item(s) are not disposed of, then offer them to all state agencies, local public bodies and not-for-profit organizations for a prescribed period time. If not disposed of, then offer the item(s) to the general public through a public auction;

- e. Retrieve and print out the necessary documentation required to complete the asset file and provide a complete audit trail;
 - f. Provide a number of reports detailing the system's utilization and programs activities, in progress and completed activities.
2. Obtain from the offeror the necessary system configuration, implementation and support services to allow CES and its members to adopt, configure, setup, implement, operate and maintain the proposed solutions during the contract period. These services may include but are not limited to:
 - a. Providing services required for CES to develop, establish the proposed project's scope of work, parameters, expectations, outcomes and implementation schedule;
 - b. Providing services required for CES to develop, establish and implement the necessary application configuration, program guidelines and procedures to meet the needs of its members in adopting and utilizing the proposed solution;
 - c. Providing ongoing training and support services for both CES and its members in the operation and utilization of the proposed solution.
 3. Provide a web-based application that:
 - a. Utilizes the latest internet technologies to provide an easy to use/user friendly solution for accessing, interacting, communicating and conducting surplus disposal tasks and related activities;
 - b. This includes but is not limited to program administration, posting of auctions, marketing of auctions, receiving and evaluating bids, blocking bidders, invoicing awarded bidders and receiving payments;
 - c. Is updated and maintained on an ongoing base to meet current and future needs, requirements and to resolve system defects and problems.

Category Definitions

GUI – Graphical User Interface

ISO – International Standards Organization

ISO 9000/9001 – International Standards Organization Quality Standards

MVIP – Multi-Vendor Integration Protocol

ODBC – Open Database Compliant

OLAP – Online Analytical Processing

RDBMS – Relational Database Management System

SML – Synchronized Markup Language

SOAP – Simple Object Access Protocol

SQL – Structured Query Language

Categorical Terms and Conditions

1. The offeror must demonstrate through their response that it has provided and can continue to provide, support for a comprehensive solution that will meet or exceed the categorical scope of work.
2. The offeror must demonstrate that it possesses the necessary resources to provide a comprehensive implementation, training and support program on the operation and use of the solution components offered to both sellers and buyers. The services offered must be appropriate and adequate to ensure a successful surplus disposal program.

3. The offeror will be solely responsible for doing the necessary research to ascertain that its' solution meets or exceeds all federal, state and local regulations, rules, standards and requirements relating to conducting internet public actions.
4. The offeror must provide on an as-needed basis technical and support services. In its response, the offeror must provide complete and detailed information on the types and levels of support available, along with the associated costs.
5. The solution must be equipped with an image capture feature that allows photos to be automatically cropped, scaled and stored for viewing by users.
6. All activities and transactions processed through the system must be fully auditable. A comprehensive transaction log must be available in printed form after each transaction, seller must be identified by a code, the total quantity of each item along with its bid must be reportable. A summary of invoices issued and payments received must be available.
7. The ability to control daily bids and sales in regards to sellers and buyers must be a feature of the proposed system.
8. The offeror shall provide ongoing training opportunities and documentation for the seller and the buyers. Training may be conducted through seminars coordinated and approved by CES.
9. The offeror shall provide easily accessible and highly responsive technical support and customer service. Problems identified by the seller or the buyer shall be responded to in writing within forty-eight (48) hours of notification.
10. The offeror will have the opportunity under this contract to provide online surplus auction services to all CES members. Only members who have signed and returned to CES a participation agreement and have issued CES a purchase order that resulted in a CES purchase order to the contractor, shall be allowed to utilize the system under this contract.
11. The offeror will be authorized by the CES to commence activity with its members pursuant to this contract once all three (3) parties have signed a Participation Agreement for this contract. A fully executed Participation Agreement will serve as the Contractor's Notice to Proceed with an entity. CES has the sole discretion of determining when a member may participate in this CES contract.
12. Before submitting a proposal, each Offeror shall familiarize itself with the Categorical Scope of Work, laws, regulations and other factors affecting performance of work. It shall carefully correlate its' observations with requirements of CES and otherwise satisfy itself as to the expense and difficulties implementing the performance of the work. The submission of a Proposal will constitute a representation of compliance by the offeror. There will be no subsequent financial adjustment, other than that provided for within the contractor price submittal.

Required Categorical Responses

The offeror through written narratives and other documentation must respond to each of the following items and demonstrate the knowledge, capacity and ability to perform under this solicitation. (Place behind tab 5).

1. Describe and explain in detail the methods and approach your firm intends to use to address the following. The offeror shall describe in detail the roles and expectations for the Contractor and CES. Including the following:
 - a. Identify any subcontractors and/or third parties that will be involved in the successful implementation of the online surplus program.
 - b. Define the various roles and responsibilities of all parties involved in the program.

- c. Provide an implementation schedule, including tasks, resources, durations, and dependencies.
 - d. List various levels of program administration and training.
 - e. Comment on the responsibility for establishing and setting up CES and its' members on the proposed solutions for conducting and supervising program day-to-day operations, as well as marketing and communicating with sellers and buyers.
 - f. Identify the responsibility and techniques for coordinating and conducting public actions.
 - g. Identify the responsibility and techniques for handling and communicating disputes and problems involving transactions between sellers and buyers.
2. Describe how your firm proposes to market the program to potential bidders.
 - a. Provide samples of marketing efforts that have worked effectively in the past attracting new bidders.
 - b. Indicate the average number of "hits" per day the current website receives.
 - c. Describe how your firm plans to use this contract in marketing itself (e.g. use of CES's name in promotional materials, seminars, magazine articles).
 - d. Describe your firm plans to market this contract to CES members for inclusion as a Participating Agency.
 - e. Provide samples of instructional documentation that is available to the seller and the buyers. Indicate any distribution restrictions that may apply and how often the materials are updated.
 - f. Describe the categories of items and the types of items that may be sold on the proposed website and any exclusion (e.g. items with an estimated value less than \$25.00).
 3. Describe your firm's available training and support services.
 - a. Describe training services that are available to the seller and the buyers.
 - b. Describe how your firm proposes to meet CES' need for technical support.
 - c. Describe what types of other support services your company provides (e.g. on-call, hotline, on-site emergency assistance, etc.). What are the hours and days of the week these services are available (7 days/week, 24 hours/day)?
 - d. Does your firm provide upgrade packages for support services? If so, specify the types and related information (e.g. type, cost, time). Distinguish between support available to the seller and support available to the buyers.
 4. The evaluation committee may invite finalists to make a presentation. Provide an outline and handouts that your firm would use during a two-hour presentation/demonstration of its' system.

Categorical Price and Cost Considerations

1. Provide a detailed breakdown of all costs relating to the design, development, configuration, training, implementation and operation of the solution being proposed.
2. Provide a detailed description and price list of all costs relating to both training and support services after the initial implementation. Provide an hourly and daily rate or fee schedule, along with a rate associated with travel time, mileage and pre diem if applicable.
3. Provide a detailed price list of all costs relating to updates and/or customization to the proposed web-based application, including providing custom programs and reports and other related services.

Category 2: Source for the Destruction and Disposal of Confidential paper records.

Educational institutions throughout the state of New Mexico continually encounter the problem of how to dispose of confidential student, personnel, medical and/or financial records. Due to the various retention time requirements established by federal, state or local governing agencies, CES members are struggling with properly handling, destroying and disposing of these records. Members have asked CES to explore and solicit for a vendor who has the necessary knowledge and experience in handling and properly disposing of confidential records.

Categorical Scope of Work

CES is seeking a single vendor who possesses the qualifications, knowledge, background, experience and capacity to provide a turn-key solution for CES members to properly manage the destruction and disposing of confidential records on a regular and ongoing basis. The services may include, but are not limited to:

1. In cooperation with interested CES member's, develop, implement and conduct a confidential record destruction and disposal program based on the member's individual needs and requirements.
2. Based on the individual CES member's needs, provide adequate and appropriate collection boxes for the member to utilize and store confidential records until such time that they may be properly destroyed and discarded.
3. Based on a schedule established and mutually agreed to by all parties, make regular on-site visits to collect, destroy and remove the remnants of confidential records identified by the CES member.
4. Confidential records and documents to be destroyed and disposed of under this solicitation may include micro-fish, film, cassette and video tape, CD and DVD ROMs, computer tapes and various types of paper documents.
5. Provide written documentation indicating that the documents were properly destroyed and disposed of.

Categorical Definitions

There are no specific Categorical Definitions.

Categorical Terms and Conditions

1. The offeror must demonstrate that it possesses the knowledge, background, experience, capacity and resources to provide and perform on a as need basis, the scope of work as described and defined herein to all interested CES members.
2. The offeror must only use employees (service providers) who have been properly trained in dealing and working with confidential materials and the proper handling, storage and destruction of such materials.

3. The offeror must demonstrate their understanding and knowledge of federal, state and local rules, regulations, policies, and procedures currently in effect for identifying, handling and disposing of confidential materials found within New Mexico educational institutions.
4. The basic confidential materials destruction and disposal services must meet the following requirements.
 - a. Must be willing and able to meet with each individual CES member to discuss, determine and develop a confidential materials destruction program to meet their needs.
 - b. Provide the necessary number of storage containers for each member's needs that meets or exceeds the minimum federal and state confidential materials storage requirements.
 - c. All devices and equipment utilized in the process of destroying and disposing of the materials must be kept in good working condition, and all work must be performed and conducted in an environment that is in accordance with all OSHA safety standards and requirements.
 - d. All service providers must be properly attired and conduct themselves in a professional manner at all times.
 - e. The destruction process must result in the materials being reduced to a material of 5/8 of an inch or less.
 - f. The destruction remains must be removed and disposed of in a proper manner which complies with all federal and state requirements. The offeror will be responsible for any cost associated with the transportation and disposal process.
 - g. Once materials have been destroyed and disposed of the offeror will provide the CES member with written documentation confirming the material destruction process has been completed.
5. Upon request of the CES member, the contractor will visit with the member's designated representative to obtain, evaluate, analyze, and review the type and scope of services to be provided. The work site location(s), conditions and timelines, along with the member's expectations, will be clearly identified and understood by contractor.
6. Work to be performed and/or activities to be conducted by the CES member must be clearly described and agreed to by the contractor and the member prior to project start up.
7. Based upon information received from the member and after review of the member's scope of work, the contractor will prepare a clear and detailed proposal covering the services to be provided, the supplies, materials, and other related items needed to perform and successfully complete the member's scope of work together with the schedule of activities, terms, conditions, stipulations and costs associated with the implementation of the proposed solution.
8. The member, upon receipt of the contractor's cost proposal, will pursue and determine if any changes or modifications are needed. The member reserves the right to accept or reject any proposal submitted. If the member determines through the evaluation process that the contractor can provide the proposed scope of work as defined, then a purchase order will be prepared and issued to CES. CES will then issue a purchase order to the contractor.
9. Offeror will identify its' regular costs, CES discounts and the CES prices. All costs, including hourly fees, administrative fees, per diem, travel and any other related charges

will be expressed in a single fee/rate i.e. so much per pound of material or so much per hour of service. This fee/rate must be clearly stated and any terms, conditions, stipulations and/or requirements relating to or determining must be identified and described.

10. The method and manner of performance must be communicated to employees of the contractor and that they are not employees of the member. The level of competency of the personnel will be subject to approval by the member. Contractor's employees must comply with member's policies and procedures while on site.
11. The offeror must have in place company policies, procedures and a code of conduct for its employees and subcontractors performing and providing services under this RFP.
12. The offeror must demonstrate its and its employees past performance in providing the wide scope and level of services being proposed in response to this category.

Categorical Required Responses

The offeror must through written narratives and other documentation demonstrate knowledge, capacity and ability to provide and perform the services requested herein by addressing the following items.

1. Company structure and past performance
 - a. What is your company's mission statement? What are your corporate values?
 - b. Describe your company's strategic vision for growth, including any recent acquisitions and/or merger activities.
 - c. List any industry association affiliations.
 - d. Describe the type and level of confidential material destruction services your firm is proposing to offer in response to this solicitation.
 - e. Provide information relating to the percentage of your services that are done on site at various locations throughout the state of New Mexico versus off site at a central location.
 - f. Describe in detail the methods and processes your firm utilizes to destroy the various types of materials. List the non-paper products that you can process and describe the process.
 - g. Comment briefly on your competitive position in the industry. Identify what sets you apart from your competition.
 - h. If you have provided similar service to any New Mexico educational institutions, please provide a list of references and describe the type and level of services provided.
2. Customer Service
 - a. How does your company ensure consistent customer service across all operations and all levels within the company?
 - b. What is your procedure for responding to customer concerns or issues?
 - c. List and describe the service providers' qualifications, training and tenure in providing the services proposed herein.
3. Systems and Processes

- a. Does your firm provide these services outside normal business hours, and if so, under what conditions?
- b. Does your company employ subcontractors, and if so, under what conditions?
- c. Please describe any quality control processes your company has in place.
- d. Does your company use protocols such as ISO or equivalent standards? If so, please describe.
- e. Please describe your company's security technology. Do you transport documents before destroying them? If so, how do you ensure that materials are protected during transport?

Categorical Price and Cost Submittal

1. The offeror must submit a price schedule that provides a fee structure that is either priced by the pound of materials destroyed, or a per hour rate for destroying the materials. The fee and/or rate must include any/all cost associated with the pick-up, destruction, removal and disposal of the destroyed materials for any educational institution within the state of New Mexico.
2. Offeror's Support for CES Pricing – This is the percent of difference between what the offeror's price to CES and the price that the offeror would offer the same products directly to any public educational institution in New Mexico. When offeror's CES price is \$97, the offeror's direct price to CES members is \$100. The difference is 3% percent.

SECTION III: CONDITIONS LEADING TO AND INCLUDING CONTRACT AWARD

A. CONTRACT FORM

The form of the contract between CES and the contractor will be as per that in Section IV.

B. PROPOSAL SUBMISSION

Sealed proposals will be received until 1:30 p.m. local time, on Friday, January 6, 2006, either hand delivered to the agency office, 4216 Balloon Park Road NE, or mailed; documentation will be included and submitted in a binder unless the Colorado/Texas option is accepted and then one (1) additional original proposal must be included for each state selected.

C. PROPOSAL REVIEW

Commencing on Monday, January 3, 2006, proposals will be reviewed by the Executive Director and a committee designated by the CES Board of Directors. Notification to all respondents will be made by Friday, February 3, 2006.

D. EVALUATION FACTORS

To qualify for evaluation, a proposal must be responsive, must have been submitted on time, and materially satisfy all mandatory requirements identified throughout the RFP. To be considered responsive, a proposal must reasonably and substantially conform to all of the specified requirements in the RFP in the judgment of the evaluation committee. Any deviation from requirements indicated herein must be stated on an attached sheet(s). Otherwise, it will be considered that proposals are in strict compliance with all requirements, and any successful offeror will be held responsible therefore. Deviations or exceptions stipulated in offeror responses, while possibly necessary in the view of a particular offeror, may result in a penalty assessment being assigned during the evaluation process. Language to the effect that the offeror does not consider this proposal to be part of a contractual obligation will result in that offeror's proposal being disqualified. Due to the unpredictable nature of what any particular offeror may wish to stipulate with regard to exceptions, exclusions, or limitations of liabilities, offerors are forewarned that CES reserves the right to assign any penalties it considers warranted. Terms of the RFP that any offeror considers particularly unwarranted, and to which that offeror would have to take significant exception in its response, should be stated in the proposal clearly and concisely as exceptions and/or deviations.

Part 1 Offeror Qualifications – 500 points

- | | |
|------------|--|
| 100 points | 1. History Background and Experience |
| 80 points | 2. Available Resources and Capacity to Perform |
| 80 points | 3. Past Performance in Providing Proposed Services |
| 40 points | 4. Financial Resources and Stability |
| 40 points | 5. Professional and General Insurance |
| 50 points | 6. Cost advantage over district, state and cooperative pricing |
| 50 points | 7. Quality Control and Supervision |
| 60 points | 8. Support for CES Pricing and Added Value |

Part 2 Evaluation Criteria for Required Categorical Responses – 300 points

125 points	Required Categorical Response Number 1
100 points	Required Categorical Response Number 2
75 points	Required Categorical Response Number 3

Part 3 Cost – 200 points

TOTAL EVALUATION – 1000 points

E. NEGOTIATIONS

In order to obtain the most favorable price and support for member schools, CES reserves the right to enter negotiations with responsible offerors.

F. COST CONSIDERATIONS

The negotiated contract between CES and the offeror will be for a firm, fixed percentage of the total amount of the reimbursement of claims received by the CES member. CES will not be liable for any cost in proposal application or for the interview session.

G. IMPORTANT NOTICE TO OFFERORS

CES is an educational service agency that provides needed education-related materials and services to New Mexico public education institutions. Under CES policy, CES charges a fee to the member when it provides a service. There are no other annual membership fees or dues other than what CES collects for offering a procurement service.

Finally, offeror should keep in mind that CES desires to provide for small, rural New Mexico public educational institutions the same prices that larger members pay. Therefore, offers that require minimum purchases or minimum dollar amounts on a purchase order will either be rejected or have very little business if accepted.

H. COLORADO EXTENSION

Through an agreement with the Colorado Board of Cooperative Educational Services Association (CBOCES) in Colorado, the products and services in this RFP can be extended to school districts in Colorado. CBOCES in Colorado will use the “CBOCES” conduit to enable any school district in Colorado to use this award.

If you are willing to sign a contract based on this RFP with CBOCES, it will be agreed and assumed that Colorado will be understood where the words New Mexico are used. Where New Mexico laws are quoted, similar Colorado laws will be interpreted. In any event, CES suggests that any offeror who chooses to use this RFP to include a Colorado offer an even larger discount, considering the potential increase in sales by combining the states. If CES awards a contract to you and you have marked the CBOCES box on the cover page, CES will

forward a copy of your bid and the CES award to CBOCES. Note that you must provide an additional original of the bid for Colorado in your response.

Neither CBOCES nor CES will hold the other responsible for any irregularities in the contract. CES neither encourages nor discourages offerors from contacting CBOCES. If you would like to discuss the use of any contract awarded by CES in Colorado, contact can be made as follows:

Colorado BOCES Association
John Tillman, President
c/o San Luis Valley BOCS
P. O. Box 1198
Alamosa, CO 81101-1198
Phone: (719) 589-5851
Fax: (719) 589-8012
E-mail: jtillman@slvbocs.org

I. ARIZONA EXTENSION

Through an agreement with the Mohave Educational Services Cooperative, Inc. (MESC) in Arizona, the products and services in this RFP can be extended to school districts in Arizona. MESC in Arizona may use this solicitation to enable any school district in Arizona to use this award.

If you are willing to sign a contract based on this RFP with MESC, it will be agreed and assumed that Arizona will be understood where the words New Mexico are used. Where New Mexico laws are quoted, similar Arizona laws will be interpreted. In any event, CES suggests that any offeror who chooses to use this RFP to include a Arizona offer an even larger discount, considering the potential increase in sales by combining the states. If CES awards a contract to you and you have marked the MESC box on the cover page, CES will forward a copy of your bid and the CES award to MESC. Note that you must provide an additional original of the bid for Arizona in your response.

Neither MESC nor CES will hold the other responsible for any irregularities in the contract. CES neither encourages nor discourages offerors from contacting MESC. If you would like to discuss the use of any contract awarded by CES in Arizona, contact can be made as follows:

Mohave
Tom Peeler, Executive Director
Mohave Educational Services Cooperative, Inc.
625 East Beale Street
Kingman, Arizona 86401
Phone: (928) 753-6945
Fax: (928) 718-3232
E-mail: tom@mesc.org

SECTION IV: PROPOSAL FORMS

Form A

OFFER AND ACCEPTANCE OF OFFER AND CONTRACT AWARD

PROJECT: As Defined in RFP 2006-010



OFFER TO BE COMPLETED BY OFFEROR

In compliance with the Request for Proposal, the undersigned warrants that I/we have examined the Instruction to Offerors, and, being familiar with all of the conditions surrounding the proposed projects, hereby offer and agree to furnish all labor, materials, and supplies incurred in compliance with all terms, conditions, specifications and amendments in this Request for Proposal, and any written exceptions in the offer. Signature also certifies understanding and compliance with the certification requirements of the Categorical Terms and Conditions. The under-signed understands that his/her competence and responsibility and that of his/her proposed subcontractors, time of completion, as well as other factors of interest to CES as stated in the evaluation section will be a consideration in making the award.

Company Name _____ Contact Person _____
Address _____ Authorized Signature _____
City _____ State _____ Zip _____ Printed Name _____

OFFER EXTENDED TO COLORADO AND/OR ARIZONA SERVICE AGENCIES



If you are willing to honor purchase orders through the Colorado BOCES Association in Colorado under the same terms and conditions as in this RFP, place initials in the box.



If you are willing to honor purchase orders through the Mohave Educational Services Cooperative in Arizona under the same terms and conditions as in this RFP, place initials in the box.

ACCEPTANCE OF OFFER AND CONTRACT AWARD TO BE COMPLETED ONLY BY AGENCY

Your offer for services and materials is hereby accepted. As contractor, you are now bound to sell the materials and services listed by the attached offer based upon the solicitation, including all terms, conditions, specifications, amendments as set forth in the Request for Proposal. As contractor you are hereby cautioned not to commence any billable work or provide any material or service under this contract until contractor receives an executed purchase order from Agency. The parties intend this contract to constitute the final and complete agreement between agency and contractor, and no other agreements, oral or otherwise, regarding the subject matter of this contract, will bind any of the parties hereto. No change or modification of this contract will be valid unless it is in writing and signed by both parties to this contract. If any provision of this contract is deemed invalid or illegal by any appropriate court of law, the remainder of this contract will not be affected thereby. The term of the agreement will commence on award and continue until February 3, 2007, unless terminated, canceled or extended. By mutual written agreement, the contract may be extended for three (3) additional 12-month periods, ending February 3, 2010.

Authorized Signature

Contract Number

AGENCY
SEAL
or
STAMP

Awarded this _____ day of _____, 2006.

Form B **AFFIDAVIT**

1. The undersigned, duly authorized to represent the persons, firms and corporations joining and participating in the submission of the foregoing proposal (such persons, firms and corporations hereinafter being referred to as the offeror), being duly sworn, on his oath, states that to the best of his/her belief and knowledge, no person, firm or corporation, nor any person duly representing the same joining and participating in the submission of the foregoing proposal, has directly or indirectly entered into any agreement or arrangement with any other contractors, or with any official of CES, or any employee thereof, or any person, firm or corporation under contract with CES, whereby the offeror, in order to induce the acceptance of the foregoing proposal by CES, has paid or is to pay to any other offeror or to any of the aforementioned persons anything of value whatever, and that the offeror has not, directly or indirectly entered into any arrangement or agreement with any other offeror or offerors which tends to or does lessen or destroy free competition in the letting of the contract sought for by the foregoing proposal.
2. This is to certify that the offeror, or any person on its behalf, has not agreed, connived or colluded to produce a deceptive show of competition in the manner of the responding or award of the referenced contract.
3. This is to certify that neither I, nor to the best of my knowledge, information and belief, the offeror, nor any officer, director, partner, member or associate of the offeror, nor any of its employees directly involved in obtaining contracts with the State of New Mexico, Cooperative Educational Services, or any subdivision of the state has been convicted of false pretenses, attempted false pretenses, or conspiracy to commit false pretenses, bribery, attempted bribery or conspiracy to bribe under the laws of any state or federal government for acts or omissions after January 1, 1985.
4. This is to certify that the offeror or any person on its behalf has examined and understands the terms, conditions, scope of work and specifications and other documents of this solicitation.
5. This is to certify that if awarded a contract, the offeror will provide the equipment, commodities, and/or services to members and affiliate members of Cooperative Educational Services in accordance with the terms, conditions, scope of work and specifications and other documents of this solicitation in the following pages of this proposal.

Authorized Representative (Please print or type)

Position (Please print or type)

Mailing Address

City, State, Zip

Phone Fax

Email Address

By: Signature of Authorized Representative Date

Subscribed and sworn to before me this _____ day of _____, 2005.

Notary Public in and for County of _____, State of _____

My commission expires: _____

Signature: _____

Offeror's Declaration Form

Offeror must indicate each category (1 or 2) it is responding to below by placing an "X" beside it. Failure to complete and return this form will cause the proposal to be considered non-responsive.

 Category 1 Web-Based Resources and Support Services for Online Auction for Tracking and Disposing of Educational Institution's Surplus Items

 Category 2 Source for the Destruction and Disposal of Confidential paper records

Offerors must indicate the regions in New Mexico they will provide services to by placing an "X" beside the area. Failure to indicate the areas will be cause to consider your bid non-responsive.

New Mexico is a large state geographically. For this solicitation CES is dividing the state into seven (7) service regions. Offeror will be required to indicate in its response which of these service regions of the state it wishes to provide services to, and prioritize the areas in order, the areas that it intends to concentrate its efforts if given an award. The seven service regions are described below.

- Region One (1)** – Aztec, Bloomfield, Central, Dulce, Farmington and Jemez Mountain school districts

- Region Two (2)** – Chama Valley, Española, Mesa Vista, Peñasco, Pojoaque Valley, Questa, Santa Fe and Taos school districts

- Region Three (3)** – Cimarron, Clayton, Des Moines, Las Vegas City, Maxwell, Mora, Mosquero, Pecos, Raton, Roy, Springer, Wagon Mound and West Las Vegas school districts

- Region Four (4)** – Albuquerque, Belen, Bernalillo, Cuba, Estancia, Gallup-McKinley, Grants-Cibola, Jemez Valley, Los Alamos, Los Lunas, Magdalena, Moriarty, Mountainair, Quemado, Rio Rancho, Socorro and Zuni school districts

- Region Five (5)** – Clovis, Corona, Dora, Elida, Floyd, Fort Sumner, Grady, House, Logan, Melrose, Portales, San Jon, Santa Rosa, Texico, Tucumcari and Vaughn school districts

- Region Six (6)** – Alamogordo, Animas, Capitan, Carrizozo, Cloudcroft, Cobre, Deming, Gadsden, Hatch Valley, Hondo Valley, Las Cruces, Lordsburg, Reserve, Ruidoso, Silver, Truth or Consequences and Tularosa school districts

- Region Seven (7)** – Artesia, Carlsbad, Dexter, Eunice, Hagerman, Hobbs, Jal, Lake Arthur, Loving, Lovington, Roswell and Tatum school districts

INDEFINITE QUANTITY UNIT PRICE SCHEDULE

Bid Submission Form

Use this form, or duplicate it, to price all equipment, services, supplies, and other commodities you wish to place on contract. If you have a printed price list or catalog, you can attach it in an appendix.

Description	Retail	%Discount	CES Price

Acceptance of Terms and Conditions

Rather than duplicate each term and condition and indicate acceptance, offeror may sign the statement below. Any exceptions must be listed on this page (additional pages may be attached, if necessary).

I accept the General Terms and Conditions of this RFP, except as listed below.

Printed Name and Title

Signature (should match cover signature)

I accept the additional Categorical Terms and Conditions except as listed below.

Signature (should match cover signature)

Form F **SUPPORT AND MAINTENANCE PLANS**

The best warranty and maintenance plans offer toll-free or collect calls from buyers. Please identify the phone numbers below.

- o Toll Free Number _____
Contact Person _____
- o Collect Calls Accepted at this Number _____
Contact Person _____
- o Service and Maintenance Number _____
Contact Person _____
- o Technical Help Phone Line _____
Contact Person _____

Describe your maintenance facilities: location, name and phone number of contact person, number of technicians, value of parts inventory normally on hand.

Describe the steps a buyer should take to activate the warranty.

Describe any maintenance plan available beyond the one-year warranty, including costs.

OFFEROR'S SUPPORT FOR CES PRICES

Cooperative Educational Services (CES) is a school service agency established as a JPA. All school service agencies in New Mexico are supported by user's fees rather than by appropriated funds. The procurement activities of CES, therefore, are funded through a small administration fee paid by the school district or local procurement unit using one or more of our contracts. There is no cost or fee paid by the contractor to CES.

There are many reasons the members use CES contracts. Because each of CES' contracts is based on a sealed proposal, members are exempt from having to issue a proposal or RFP. This saves them a great deal of time and a large amount of money. In addition, because each offeror agrees that the price charged through a CES contract will be the lowest that offeror will offer, the member knows that issuing its own proposal will not necessarily reduce the cost of the procurement. Finally, the service and convenience of processing orders through one agency (CES) simplifies the procurement process. Rather than having to issue a dozen purchase orders, for example, a member can issue one to CES. If problems occur, the member has the assistance of CES in reaching a satisfactory solution.

A contractor receives many of the same benefits as a CES member. Rather than having to respond to dozens of individual proposals and RFPs (which is a big cost of doing business), a response to CES opens the door to over 100 procurement units. The business office of the contractor has the advantage of invoicing CES rather than each individual account. The contractor also has CES' service in collection (some public entities are slow in processing payments). If problems develop, the contractor has the mediation service of CES to settle difficulties.

Purchase orders from the members are sent to CES. CES then issues its purchase order to the contractor asking the contractor to ship directly to the member, but to send CES the invoice. Next, CES invoices the member, and adds a one percent administration fee to that invoice. This fee (\$10 minimum) is CES' income. The state does not give CES any funds to provide procurement services for schools.

Because CES asks the members to pay one percent for the services, CES also expects offerors, who are awarded contracts, to provide an incentive to the members to use a CES contract. If a contractor will sell a product to a member for the same price as on the CES contract, the member, in effect, is paying one percent more when it purchases through CES. On large purchases the convenience of not having to issue a proposal may be overshadowed by the amount of the administration fee.

Therefore, CES requests that each offeror offer prices on CES contracts lower than the price it offers to members that purchase directly, or that might issue a local proposal. CES asks this, not for a "most favored nation" relationship, but as a commitment of partnership between CES and the offer. CES wants members to understand that when using a CES contractor, they are not only satisfying the procurement code, but are truly reducing the costs of education.

Please indicate the level of support you will offer on this contract. *Check only one box*

- Prices will be **no different** from what we ordinarily offer to schools.
- Prices are (check)
 - two percent (2%) lower than our best price to individual members.
 - three percent (3%)
 - four percent (4%)
 - five percent (5%)
 - ten percent (10%)
 - other

Signature (must match signature on cover sheet)

Title

Form H **QUESTIONNAIRE FOR OFFEROR**

Company Name: _____

Circle Answers Where Appropriate

1. For products on your price list, is shipping/handling included in the price? YES NO

If pre-paid authorization, estimate shipping/handling on purchases _____

2. Is your product marketed by anyone else in New Mexico? YES NO

3. *Do you guarantee that prices in the RFP are the lowest you will offer to schools and other procurement units in New Mexico during the time of any contract between CES and your company?** Do you also agree to immediately reduce any price to CES equal to or lower than a price quoted to any other New Mexico procurement unit? YES NO

4. If applicable, list any New Mexico contractor's licenses held by your company.

Name of Licensee	Classification	Number
_____	_____	_____
_____	_____	_____
_____	_____	_____

5. Describe your return policy? What is your restock fee, if any? _____

6. Where should CES mail purchase orders?

Contractor Name _____

Attention Line _____

UPS Address _____

Mailing Address _____

City _____ State _____ Zip _____

Email Address _____

Telephone (to verify prices) _____ Fax _____

If you want CES to send purchase orders by a private, NEXT DAY carrier, please identify the carrier and your account number: _____

**not including manufacturer's GSA contracts.*

QUESTIONNAIRE FOR OFFEROR

7. Where do you want payments sent?

Offeror Name _____

Attention Line _____

UPS Address _____

Mailing Address _____

City _____ State _____ Zip _____

Telephone (invoice questions) _____ Fax _____

If you want CES to send payments by a private, NEXT DAY carrier, please identify the carrier and your account number: _____

8. Additional contacts for CES

New Mexico Representative _____

Telephone _____ Fax _____

Email Address _____

Contact for RFP/Contract _____

Telephone _____ Fax _____

Email Address _____

9. Sales Support by Region

<u>Name</u>	<u>Region Served</u>	<u>Telephone</u>
_____	_____	_____
_____	_____	_____
_____	_____	_____

10. If your normal area of service is regional, will you honor and fill purchase orders in any part of the state at the prices quoted in this RFP? YES NO

11. Will you offer CES a quick pay discount? If YES, what is the discount? _____ days? _____

INSTRUCTIONS FOR COMPLETION OF PRICE PAGES

1. Before you begin, make duplicate copies of the price page.
2. All pricing must use the price form, normally using one sheet per brand of product. If you have an exceptionally large price list, or a price catalog, you may attach the data to the form, but it must be categorized and indexed in a way that the following information is clearly identified:
 - A. Product Brand
 - B. Product Description
 - C. Retail Price or Standard Education/Government Price
 - D. Percent Discount
 - E. CES Price
 - F. Volume Discounts Available
 - G. Any Special Pricing (bundles, time-limit sales, etc.)
 - H. Installation/Labor Costs, if any
 - I. Mileage/Travel Costs, if any
 - J. Freight/Shipping, if any
 - K. Special Warranty Information
3. Once your offer is accepted, any future price adjustments must be made in the same manner.
4. It is your responsibility to keep your contract current in every way. Auditors review our contracts, and we want to keep everything legal.

IF, FOR ANY REASON, YOU NEED TO LOWER A PRICE TO REMAIN COMPETITIVE, OR TO PASS ON A SPECIAL PRICE OFFERED BY YOUR SUPPLIER, YOU MUST FIRST SEND A FAX OR LETTER TO CES THAT OFFICIALLY LOWERS THE PRICE. ONCE CES HAS RECEIVED THE INFORMATION, THEN YOU MAY OFFER THE NEW PRICES TO YOUR CUSTOMERS. IT IS AGAINST THE TERMS AND CONDITIONS OF THIS RFP TO AGREE TO A LOWER PRICE WITH A CUSTOMER, AND THEN LATER NOTIFY CES. CES ENCOURAGES ALL OFFERORS TO OFFER THE LOWEST PRICES POSSIBLE, BUT AT NO TIME MAY THE OFFEROR GIVE A PRICE TO ONE CES MEMBER THAT IS NOT AVAILABLE TO OTHERS.

COMMENTS ON MULTIPLE AWARDS AND
"MOST-FAVORED-CUSTOMER" CONTRACTS

Professional procurement associations such as the Council of State Governments, and the National Association of Purchasing Management, have taken strong stands on multiple awards and the GSA pricing policy of the federal government.

“Competition is diminished when preference is sought by one sector of government or a class or classes of vendors. The National Institute of Governmental Purchasing (NIGP) and the National Association of State Purchasing Officials (NASPO) have joined in strongly worded resolutions opposing the use of most-favored-customer pricing clauses and multiple award contracts. Both practices, employed by the federal government and others, have negative effects on competition throughout all public contracting. The first sets a floor on prices and is favored by firms that enjoy commanding positions in the market place. The second transfers the buying decision from central purchasing to using agencies by offering a virtually unmonitored free choice from a smorgasbord of multiple awards...”

State and Local Government Purchasing, Third Edition, page 13

“A multiple award is the award of a contract to two or more suppliers for furnishing an indefinite quantity of a like item or category of items, where more than one supplier is needed to meet the contract requirements for quantity, delivery, service, or product compatibility... It is important to understand that making multiple awards can evade central purchasing responsibilities for making buying decisions between and among products and contractors. Multiple awards transfer these decisions in large part or in whole to the program agencies, where they are likely to be made with less impartiality and purchasing proficiency. Written policy and rules are necessary to guard against laxness and abuses in connection with multiple awards.”

Ibid., page 76

The stand of the NIGP and the NASPO on multiple contract awards is clear. Most of their membership represents a central purchasing authority, whose very job is purchasing goods and services for their fellow departments. Typically, a state purchasing office is established to serve the needs of state agencies. A similar situation in the schools would be if the business office of Lizard Flats Unified School District multiple awarded ten contractors of classroom furniture, and allowed each teacher to requisition the desks he desired for his classroom.

In contrast, CES is not a central purchasing office. Rather, we are a school service agency. Each district that joins CES is not yielding its own purchasing authority. Unlike state agencies that must use state awarded contracts, each school district has an elected board and is a sovereign unit of government. It is CES’ position that rather than “offering a virtually unmonitored free choice from a smorgasbord of multiple awards,” CES provides the district with choices among contractors whose products and services have met a rigid standard and scope of work, and that have guaranteed a level of performance and service not always offered to the single district. In the past few years, CES has rejected more offers than have been awarded; when we multiple award, it is a limited award.

CES agrees with NIGP’s and NASPO’s stand on GSA pricing. One way around the limitations the federal government places on manufacturers in pricing is to contract with the dealers of these very same manufacturers; because dealers are independent contractors, they are able to sell at any price they elect, often below GSA prices. If a manufacturer only sells direct, and has a GSA contract, it behooves the buyer to insist on matching prices.

CES is one of the agencies that insist on a “most favored customer” clause in its contracts. CES does not believe such a clause has “negative effects on competition throughout all public contracting...(by setting) a floor on prices and is favored by firms which enjoy commanding positions in the market place.” First, many of CES’ contracts are with very small companies without any “commanding position” in the New Mexico market. Secondly, CES knows that a contract with them will save contractors considerable money, since it frees them from individual proposals from the 89 school districts, and other political subdivisions that use CES contracts. CES firmly believes that the organization would cease to exist as a valuable service to New Mexico schools if they allowed their contracted contractors to “bid against themselves” when a member elects to issue its own RFP.

When a contractor says “this is the lowest price I will offer in New Mexico to public agencies,” then the member knows that the only way to get a lower price is from other contractors. Competition is enhanced in this fashion. If a member awards a contract to a contractor not on a CES contract, for a product or service similar to that on a CES contract, the result will be an even bigger savings to the member and, hopefully, the eventual lowering of prices by the CES contractor, or an eventual rebidding by CES to secure better contracts for its members.

SUBMISSION CHECK-OFF FORM

In order for CES to clearly understand the proposal being presented by the offeror, a complete response to this RFP must contain the following:

It is suggested that the offeror preparing a response check off each required item as it is completed.

- | | | |
|-------|-----|---|
| _____ | 1. | Form A – The signed Offer and Contract Award (page 42) (PLACE BEHIND TAB 1) |
| _____ | 2. | Form B – The signed Affidavit (page 43) (PLACE BEHIND TAB 1) |
| _____ | 3. | Form C – Offeror’s Declaration (page 44 and 45) (PLACE BEHIND TAB 1) |
| _____ | 3. | Form D – Indefinite Quantity Price List of the equipment/services offered (page 46) (PLACE BEHIND TAB 6) |
| _____ | 4a. | Form E – A list of any exemptions or modifications of <u>General</u> Terms and Conditions (page 47) Include a copy of the Terms and Conditions. (PLACE BEHIND TAB 3) |
| _____ | 4b. | Form E – A list of any exemptions or modifications of <u>Categorical</u> Terms and Conditions (page 47) Include a copy of the Categorical Terms and Conditons (PLACE BEHIND TAB 5) |
| _____ | 5. | Form F – Support and Maintenance Plans (page 48) (PLACE BEHIND TAB 7) |
| _____ | 6. | Form G – Offeror’s Support for CES Prices (page 49) (PLACE BEHIND TAB 7) |
| _____ | 7. | Form H – Questionnaire for Offeror (pages 50-51) (PLACE BEHIND TAB 7) |
| _____ | 8. | A point-by-point response for the items (a-j) under Offeror Qualifications (pages 8-10) (PLACE BEHIND TAB 4) |
| _____ | 9. | A point-by-point response to each requested item under Section II-Scope of Work, D. Required Categorical Responses (categorical responses – pages 32-33 or pages 35-37) (PLACE BEHIND TAB 5) |
| _____ | 10. | Letters of financial stability and credit limit (PLACE BEHIND TAB 4) (requested in No. 8 above) |
| _____ | 11. | All miscellaneous forms that apply (PLACE BEHIND TAB 8) (requested in No. 8 above) |
| _____ | 12. | Copies of all licenses (PLACE BEHIND TAB 4) (requested in No. 8 above) |
| _____ | 13. | Appendix with catalogs, slicks, model information, etc. (PLACE BEHIND TAB 10) |
| _____ | 14. | Form K – Submission Check-Off Form (page 54) (PLACE BEHIND TAB 9) |

Signature