

CAMERON COUNTY PURCHASING DEPARTMENT INVITATION TO RFP

RFP # 1760

RFP TITLE: INMATE COMMUNICATIONS SERVICES

DATE DUE: JULY 9TH, 2025 DUE NO LATER THAN 3:00 P.M.

RFP's will be opened at the Cameron County Courthouse, 1100 East Monroe Street, Brownsville, Texas in the Purchasing Department – Basement Floor – Room # B17 at 3:01 p.m. (as per Purchasing Dept. time clock) on deadline due date. RFPs received later than the date and time above will not be considered.

Please return RFP <u>ORIGINAL (marked "ORIGINAL") AND ONE (1) COPY (marked "COPY")</u> sets and an electronic copy on a flash drive (searchable PDF format file only) of your RFP submittal for review by evaluation committee in a sealed envelope. Be sure that return envelope shows the RFP Number, Description and is marked "SEALED RFP".

RETURN RFP TO:

by U.S. mail or delivered to the office of Purchasing Dept., County Courthouse (Dancy Bldg.) 1100 E. Monroe St, Basement floor, Suit #B17, Brownsville, Texas 78520.

PRE PROPOSAL MEETINGS SCHEDULE:

PRE PROPOSAL MEETING LOCATION: Cameron County, Sheriff's Office – 7100 Old Alice Rd, Olmito, Tx. Meeting date & time: – Wednesday, June 18th, 2025 at 9:00 A.M.

CONTACT PERSON: Andre J. Delgado at 956-554-6701

Pre-proposal questions must be submitted by: Friday, June 20th, 2025 (fax to 956-550-7219 or e-mail)

Follow-up questions must be submitted by: Wednesday, June 25th, 2025
Addendum to answer all questions and clarifications will be released on Monday, June 30th, 2025

For additional information or to request addendum contact: <u>Roberto Luna or Dalia Loera at (956) 544-0871</u>, E-mail: <u>purchasing@co.cameron.tx.us</u>. To ask specific questions on project requirements, please call: Purchasing Office at (956) 544-0871

YOU MUST SIGN BELOW IN INK; FAILURE TO SIGN WILL DISQUALIFY THE OFFER. All prices must be typewritten or written in ink.

Company Name:			
Company Address:			
City, State, Zip Code:			
Telephone No	Fax No	e-n	nail
Historically Underutilized Business (S	State of Texas) Cert	fication VII	Number:
How did you find out about this RFP?	?		(ex: Newspaper, Web, mailout)
SIGNATURE:	P	rint Name:_	
Is Proposer's principal place of Bus If yes what City:		ron County	? Yes - No

(Your signature attests to your offer to provide the goods and/or services in this RFP according to the published provision of this RFP. When an award letter is issued, this RFP becomes the contract. If a RFP required specific Contract is to be utilized in addition to this RFP, this signed RFP will become part of that contract. When an additional Contract is required a RFP award does not constitute a contract award and RFP Contract is not valid until contract is awarded by Commissioners Court (when applicable) signed by County Judge) and Purchase Order is issued.

Responders must sign each bid/proposal page to ensure you have read each page's information, terms, conditions and/or required forms. Failure to sign or initial each bid page will disqualify the BID/PROPOSAL offer.

ACKNOWLEDGMENT OF RECEIPT

INMATE COMMUNICATIONS SERVICES RFP # 1760

Please submit this page upon receipt

For any clarifications, please contact Mr. Roberto C. Luna, Purchasing Agent and/or Dalia Loera, Assistant Purchasing Agent at the Cameron County Purchasing Department office at: (956) 544-0871 or e-mail at: purchasing@co.cameron.tx.us

Please fax or e-mail this page upon receipt of RFP package no later than <u>Friday</u>, <u>July 4th</u>, <u>2025 before 3:00 p.m. CST</u>. All questions regarding this RFP should also be submitted no later than the stated date and time on RFP cover page.

Fax: (956) 550-7219 or E-mail: purchasing@co.cameron.tx.us

If you are unable to respond on this RFP solicitation, kindly indicate your reason for <u>"Not Responding/No-Participation"</u> below and fax or e-mail back to Cameron County Purchasing Department. This will insure you remain active on our vendor list.

Date:		
() Yes, I will be able to_submit a	ı Proposal.	
() No, I will not be able to subm	nit a Proposal for the following reason:	
·		
Company Name:		
Company Representative Name:		
Company Address:		
Phone #:	Fax #"	
E and Address		

CHECK LIST

Proposers are asked to review the package to be sure that all applicable parts are included. If any portion of the package is missing, notify the Purchasing Department immediately. It is the Proposer's responsibility to be familiar with all the Requirements and Specifications. Be sure you understand the following before you return your RFP packet.

_X__ Cover Sheet

Your company name, address and your signature (IN INK) should appear on this page.

X. Instructions to Proposers
You should be familiar with all of the Instructions to Proposers.

X. Special Requirements
This section provides information you must know in order to make an offer properly.

X. Specifications / Scope of Work
This section contains the detailed description of the product/service sought by the County.

Attachments

_X__ Addendum Acknowledgment Form - Attachment 2 (Page 47 of 76)
Be sure to complete these form and return with packet.

X__ Attachments A, B, C, D, E, F, G, H, I & J

Be sure to complete these forms and return with packet.

X__ Minimum Insurance Requirements
Included when applicable

X Worker's Compensation Insurance Coverage Rule 110.110

This requirement is applicable for a building or construction contract.

Financial Statement

When this information is required, you must use this form.

Other - Final reminders to double check before submitting RFP

Is your RFP sealed with RFP #, title, Proposer's Name, & return address, on outside?	
Did you complete, sign and submit page 1?	
Did you provide the number of copies as required on the cover page?	
Did you visit our website for any addendums? https://www.cameroncounty.us/purchasing-bids-rfpq-a	ddms-tabs,

If not interested in responding please let us know why e-mail to: Purchasing@co.cameron.tx.us

CAMERON COUNTY, TEXAS INMATE COMMUNICATIONS SERVICES RFP # 1760

INSTRUCTIONS FOR SUBMITTING RFP'S

These General Instructions apply to all offers made to Cameron County, Texas (herein after referred to as "County") by all prospective vendors (herein after referred to as "Proposers") on behalf of Solicitations including, but not limited to, Invitations to RFP and Requests for Quotes.

Carefully read all instructions, requirements and specifications. Fill out all forms properly and completely. Submit your RFP with all appropriate supplements and/or samples. Prior to returning your sealed RFP response / submittal, all Addendums – if issued – should be reviewed and downloaded by entering the County Purchasing web https://www.cameroncounty.us/purchasing-bids-rfpq-addms-tabs/

Addendums Column (updated Addendums). These Addendums must be signed and returned with your RFP in order to avoid disqualification. All Tabulations can also be viewed and downloaded at this site. Annual RFP award information can be accessed at: https://www.cameroncounty.us/purchasing-bids-rfpq-addms-tabs/

Review this document in its entirety. Be sure your RFP is complete, and double check your RFP for accuracy.

Cameron County is an Equal Employment Opportunity Employer. Review this document in its entirety. Be sure your RFP is complete, and double check your RFP for accuracy.

GOVERNING FORMS: In the event of any conflict between the terms and provisions of these requirements and the specifications, the specifications shall govern. In the event of any conflict of interpretation of any part of this overall document, Cameron County's interpretation shall govern. Where substitutions are used, they must be of equivalent value or service, and specified by the Proposer as such, in the columns to the right on the "Minimum Specifications' Forms". The County's specifications may be exceeded and should be noted by the Vendor as such. Any RFP NOT MEETING the Minimum Requirements specified will be rejected.

GOVERNING LAW: This invitation to RFP is governed by the competitive RFP requirements of the County Purchasing Act, Texas Local Government Code, δ 262.021 et seq., as amended. Offerors shall comply with all applicable federal, state and local laws and regulations. Offeror is further advised that these requirements shall be fully governed by the laws of the State of Texas and that Cameron County may request and rely on advice, decisions and opinions of the Attorney General of Texas and the County Attorney concerning any portion of these requirements.

Questions requiring only clarification of instructions or specifications will be handled verbally. If any questions results in a change or addition to this RFP, the Change(s) and addition(s) will be forwarded to all vendors involved as quickly as possible in the form of a written addendum only. Verbal changes to RFP's must be backed-up by written addendum or written Q/A clarifications which would be posted on County Purchasing Web site. Without written Addendum or written Q/A clarification, verbal changes to RFP will not apply.

Sign the Vendor's Affidavit Notice, complete answers to Attachments A, B, C, D, E, F, G, H, I & J and return all with your RFP.

The County of Cameron, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 U.S.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award.

MINORITY/WOMAN OWNED BUSINESS ENTERPRISE (M/WBE), DISADVANTAGED BUSINESS ENTERPRISE (DBE), AND HISTORICALLY UNDERUTILIZED BUSINESS (HUB):

Cameron County encourages and strives towards an ever-increasing expansion in opportunities for M/WBE's & HUB's in assisting the County for its Purchasing needs. Cameron County's policy is to increasingly involve qualified M/WBE & HUBs to the greatest extent feasible in the County's procurement process.

Objectives of County HUB Program

- Ongoing increase in procurement opportunities for M/WBE's & HUB's
- Assisting M/WBE's & HUB's with registration to Bidders List and Bid opportunities that may be of interest
- Directing M/WBE's & HUB's to various beneficial web links giving them additional opportunities

Certification Process: Federal, state, and local regulations determine the type of certification(s) available. Attached below are links to various Certification agencies which are available to assist you in obtaining your M/WBE's & HUB's Certification.

HUB Certification Sources:

State of Texas HUB Certification Process

Historically Underutilized Business (HUB) Program (texas.gov) Texas Statewide HUB System | Texas Comptroller of Public Accounts (gob2g.com)

- Register with State as a HUB Vendor
- HUB Certification Agreements
- HUB Minority & Women Organizations

M/WBE's & HUB's Questions Cameron County contact:

Purchasing Department

P: 956-544-0871 | Email: purchasing@co.cameron.tx.us

The County, its contractors, their suppliers and subcontractors, and vendors of goods, equipment services, and professional services shall not discriminate on the basis of race, color, religion, national origin, handicap, or sex in the award and/or performance of contracts. All vendors, suppliers, professionals, and contractors doing business or anticipating doing business with Cameron County shall support, encourage, and implement affirmative steps toward our common goal of establishing equal opportunity for all citizens of Cameron County.

REQUIREMENT OF ALL BIDDERS/PROPOSERS: Each firm responding to this solicitation shall be required to submit with their proposal information regarding minority/women business and HUB business participation in this project.

CONFLICT OF INTEREST QUESTIONNAIRE:

For vendor or other person doing business with local governmental entity This questionnaire must be filed in accordance with chapter §176 of the Local Government Code by a person doing business with the governmental entity. By law this questionnaire must be filed with the records administrator (County Clerk's Office) of the local government not later than the 7th business day after the date the person becomes aware of facts that require the statement to be filed. See Section §176.006, Local Government Code. A person commits an offense if the person violates Section §176.006, Local Government Code. An offense under this section is a Class C misdemeanor.

The law requires that you file an updated completed questionnaire with the appropriate filing authority not later than September 1 of the year for which an activity described in Section §176.006(a), Local Government Code, is pending and not later than the 7th business day after the date the originally filed questionnaire becomes incomplete or inaccurate.

Please review this entire document, if for any reason there is any information to disclose, relative to any questions in this Conflict of Interest form, you must file with County Clerk's Office subject to above instructions.

Can be downloaded at the following web site:

https://www.cameroncounty.us/wp-content/uploads/Purchasing/docs/Conflict of Interest Questionnaire New 2015 .pdf

DISCLOSURE OF INTERESTS:

This questionnaire must be filed with the records administrator (County Clerk's Office) of the local government and no later than the 7th business day after the person becomes aware of facts that require this statement to be filed. Cameron County, Texas requires all persons or firms seeking to do business with the County to **provide the following information if the person becomes aware of facts that require this statement to be filed**. Every question must be answered. If the question is not applicable, answer with "N/A."

Please review this entire document, if for any reason there is any information to disclose, relative to any questions in this disclosure of interest form, you must file with County Clerk's Office subject to above instructions.

Can be downloaded at the following web site:

https://www.cameroncounty.us/wp-content/uploads/Purchasing/CIS.pdf

TEXAS ETHICS COMMISSION FORM 1295

All RFPs prior to award or award of Contract by Commissioner's Court will require that the Texas Ethics Commission (TEC) Form 1295 Electronic (on line) Vendor filing procedure be completed by Vendor.

All Vendors being recommended to Commissioners Court for award or renewal of award on Agenda must register and obtain a TEC Certification for the specific award. This Certification Form 1295 must be electronically submitted and printed. Form must be emailed or delivered to County Purchasing Department making the request for form. This process must be completed prior to Commissioners Court Agenda for approval consideration of RFP award. There is no charge for this TEC online process.

Texas Ethics Commission (TEC) Form 1295 must be completed (by firm – on line "New Form 1295 Certificate of Interested Parties Electronic Filing Application" Site at: https://www.ethics.state.tx.us/whatsnew/elf-info-form1295.htm)

If any Vendors have questions as to TEC Form 1295 visit the County Purchasing Web site left column tab "Vendor – TEC Form 1295" for more information. TEC Web site links can be found at this location including Question / Answers and Video instructions tab Link: https://www.cameroncounty.us/vendors-tec-form-1295/

PROPOSER SHALL SUBMIT RFP ON THE FORM PROVIDED, SIGN THE VENDOR AFFIDAVIT, AND RETURN ENTIRE RFP PACKET. In the event of inclement weather and County Offices are officially closed on a Proposal deadline day, RFP's will be received unit 2:00 p.m. of the next business day. Proposals will be opened at the Cameron County Courthouse, 1100 East Monroe Street, Brownsville, Texas in the Purchasing Department – Basement Floor – Room # B17 (as per Purchasing Dept. time clock).

RFP's SUBMITTED AFTER THE SUBMISSION DEADLINE SHALL BE RETURNED UNOPENED AND WILL BE CONSIDERED VOID AND UNACCEPTABLE.

PRESENTATIONS SEQUENCE TO EVALUATION COMMITTEE. Presentations to Evaluation Committee will be sequenced (in order) as determined by the utilization of RANDOM.ORG. Process will be conducted in the Purchasing Dept. with Auditor's designee present.

SUCCESSFUL PROPOSERS WILL BE NOTIFIED BY MAIL. All responding vendors will receive written notification regarding outcome of award.

PROPOSERS MAY ATTEND PUBLICLY HELD COMM COURT MEETING FOR AWARD OF THIS SOLICITATION. All responding proposers are welcome to attend the publicly held Commissioners Court meeting relative to the outcome / award of this solicitation. Court Meeting agenda date and times may be obtained at the following web site: https://www.cameroncountytx.gov/commissioners-court-agendas/

OPEN RECORDS ACCESS TO ALL INFORMATION SUBMITTED. All information included will be open to the public, other proposers, media as per the Open Records Act and not be confidential in nature. If you deem any information as confidential, it should not be made part of your RFP package.

PLEASE NOTE CAREFULLY

THIS IS THE ONLY APPROVED INSTRUCTION FOR USE ON SUMBITTING YOUR REPONSE

- 1. ORIGINAL (marked "ORIGINAL") AND ONE (1) COPY (marked "COPY") sets and an electronic copy on a flash drive (searchable PDF format file only) of your RFP submittal for review by evaluation committee in a sealed envelope MUST BE SUBMITTED. Each RFP shall be placed in a separate envelope completely and properly identified with the name and number of the RFP. RFP's must be in the Purchasing Department BEFORE the hour and date specified.
- 2. Proposals MUST give full firm name and address of the proposer. Failure to manually sign RFP will disqualify it. Person signing RFP should show TITLE or AUTHORITY TO BIND THE FIRM IN A CONTRACT.
- 3. Proposals CANNOT be altered or amended after deadline time. Any alterations made before deadline time must be initiated by Proposer or his authorized agent. No RFP can be withdrawn after opening time without approval by the Commissioners Court based on a written acceptable reason.
- 4. Written and verbal inquires pertaining to bids must give RFP Number and Company.
- 5. NO changes or cancellations permitted without written approval of Purchasing Agent. The County reserves the right to accept or reject all or any part of any RFP and waive minor technicalities.
- 6. This is a RFP inquiry only and implies no obligation on the part of Cameron County.
- 7. Partial RFP's will not be accepted unless awarded by <u>complete</u> category or line item. <u>To be awarded by total RFP</u> <u>as determined to be most advantageous to Cameron County</u>
- 8. It is expected that the Proposer will meet all state and federal safety standards and laws in effect on the date of the RFP, for the item(s) being specified, and the particular use for which they are meant.
- 9. It is the responsibility of the Proposer to ask any and all questions the Proposer feels to be pertinent to the proposal. Cameron County shall not be required to attempt to anticipate such questions for proposers. Cameron County will endeavor or respond promptly to all questions asked.
- If <u>PROPOSER</u> takes exception to specifications or reference data, he will be required to <u>provide</u> details etc. as specified.
- 11. A proposal may not be withdrawn or canceled by the proposer without the written acknowledgment of the County for a period of sixty (60) days following the date designated for the receipt of proposal, and proposer so agrees upon submittal of the proposal.
- 12. If a Bid Bond is required in this Proposal it must be included in Proposers Sealed RFP package.
- 13. The County reserves the right to accept or reject all or any part of any RFP, waiver minor technicalities. The County of Cameron reserves the right to award by item category or by total RFP. Prices should be itemized. County also reserves the right to award either with or without trade-in, if applicable. Cameron County reserves the right to award if only one (1) RFP was received. Cameron County retains the option to re-solicit at any time if in its best interest and is not automatically bound to renewal or re-solicitation. The County reserves the right to hold all RFPs for 60 days from the due date of receipt without actions. The County reserves the right to add additional County Departments (at a later time during this RFP award) as the need arises. The County also reserves the right to consider utilizing CO-OP Interlocal Agreements / pricing if determined to be more advantageous to the County.
- 14. All property of Cameron County must remain (at all times) within the United States without exception unless prior Agenda approval has

been given by Commissioners Court.

- 15. The County is exempt from State Sales Tax and Federal Excise Tax. DO NOT INCLUDE TAX IN RFP. Cameron County claims exemption from all sales and/or use taxes under Texas Tax Code δ151.309, as amended. Texas Limited Sales Tax Exemption Certificates will be furnished upon written request to the Cameron County Purchasing Agent.
- 16. Proposals are scheduled to be opened and publicly acknowledged at the Cameron County Commissioners Courtroom, on the scheduled date and time specified on cover sheet of this RFP package. Proposers, their representatives and interested persons may be present. The proposals shall be opened and acknowledged only so as to avoid disclosure of the contents to competing proposers and shall remain confidential during negotiations. However, all proposals shall be opened for public review after the concession lease agreement is approved, except for trade secrets and confidential information contained in the proposal and identified by proposers as such.
- 17. No oral statement of any person shall modify or otherwise change, or affect the terms, conditions or specifications stated in the resulting concession agreement. All change orders to this RFP will be made in writing by the Cameron County Purchasing Department. Award of proposal does not constitute a concession agreement. A binding concession agreement will be negotiated by the Cameron County Property Manager and approved by the Commissioners Court after the proposal has been awarded.
- 18. No public official shall have interest in this RFP except in accordance with Vernon's Texas Codes Annotated, Local Government Code Title 5. Subtitle C, Chapter §171.
- 19. The proposer shall not offer or accept gifts or anything of value nor enter into any business arrangement with any employee, official or agent of Cameron County.
- 20. All proposals meeting the intent of this RFP will be considered for a possible concession lease agreement negotiation.
- 21. Any interpretations, corrections or changes to this RFP will be made by addenda. Sole issuing authority of addenda shall be vested in Cameron County Purchasing Department. Addenda will be mailed to all who are known to have received a copy of this RFP. Proposers shall acknowledge receipt of all addenda in writing.
- 22. Proposals must comply with all federal and state laws, County policy and local regulations.
- 23. Cameron County may request a presentation and additional information to determine proposer's ability to sufficiently meet these minimum responsible standards listed above.
- 24. Cameron County requests proposer to supply, with this RFP, a list of at least three (3) references. Include full name and title, address, telephone number, fax number and name(s) of contact person.
- 25. Successful proposer shall defend, indemnify and save harmless Cameron County and all its officers, agents and employees from all suits, actions, or other claims of any person, persons, or property on account of negligent act or fault of the successful offered, or of any agent, employee, subcontractor or supplier in the execution of or performance under any contract which may result from proposal award. Successful proposer shall pay any judgment including costs, which may be obtained against Cameron County developing out of such injury or damages.
- 26. Any notice provided by this proposal or required by Law to be given to the successful proposer by Cameron County shall be conclusively deemed to have been given and received on the next day after such written notice has been deposited in the mail in Brownsville, Texas by Registered or Certified mail with sufficient postage affixed thereto, addressed to the successful proposer at the address so provided; this shall not prevent the giving of actual notice in any other manner.
- 27. It is the responsibility of the bidder or proposer to ask any and all questions the bidder or proposer feels to be pertinent to the bid or proposal. Cameron County shall not be required to attempt to anticipate such questions for bidders or proposers. Cameron County will endeavor to respond promptly to all questions asked.
- 28. Availability of Funds: This procurement is subject to the availability of funding. Cameron County's obligation hereunder is contingent upon the availability of appropriated funds from which payment for the Contract purposes can be made. No legal liability on the part of the County for any payment shall arise until funds are made available to the County for this Contract and until the Contractor receives notice of such availability, to be confirmed in writing by the County. Any award of Contract hereunder will be conditioned upon said availability of funds for the Contract.
- 29. <u>Non-Appropriation Clause</u>: Notwithstanding any provisions for this agreement, the parties agree that the services are payable by Cameron County from appropriations, grants, and monies from the General Fund and other sources. In the event sufficient appropriation, grants, and monies are not made available to Cameron County to pay these services for any fiscal year, this Agreement shall terminate without further obligation of County. In such event, the Cameron County Administrator shall certify to contractor that sufficient funds have not been made available to County to meet the obligations of this Agreement; such certification shall be conclusive upon parties.
- 30. INSPECTION: Upon receiving item(s), they will be inspected for compliance with the Proposal Specifications. If item(s) do not pass inspection, the vendor will be required to pick up the rejected item(s) at the delivery point, provide the necessary replacement, and return the item(s) to the original point of delivery.
 - Cameron County Sheriff or designee(s) reserve the right to inspect any item(s) or service location for compliance with specifications and requirements and needs for the department. If an offeror cannot furnish a sample of a proposal item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the RFP as inadequate.

31. Testing: Cameron County Sheriff or designee(s) reserves the right to test equipment, supplies, materials and goods proposed for quality, compliance with specifications and ability to meet the needs of the user. Should goods or services fail to meet requirements the RFP is subject to rejection.

PURCHASE ORDER AND DELIVERY: The successful <u>PROPOSER</u> shall not deliver products or provide services without a <u>contract approved</u> by the <u>Cameron County Commissioners Court</u> and a Cameron County Purchase Order signed by an authorized agent of the Cameron County Purchasing Department.

This shall be understood to include bringing merchandise to the appropriate room or place designated by the using department. Every tender or delivery of goods must fully comply with all provisions of these requirements and the specifications including time, delivery and quality. Nonconformance shall constitute a breach which must be rectified prior to expiration of the time for performance. Failure to rectify within the performance period will be considered cause to reject future deliveries and cancellation of the contract by Cameron County without prejudice to other remedies provided by law. Where delivery times are critical, Cameron County reserves the right to award accordingly.

NO PLACEMENT OF DEFECTIVE TENDER: Every tender or delivery of goods must fully comply with all provisions of this contract as to time of delivery, quality and the like. If a tender is made which does not fully conform, this shall constitute a breach and Seller shall not have the right to substitute a conforming tender provided, where the time for performance has not yet expired, the Seller may seasonably notify Buyer of their intention to cure and may then make a conforming tender within the contract time but not afterward.

PLACE OF DELIVERY: The place of delivery shall be that set forth on the purchase order. Any change thereto shall be affected by modification as provided for in clause 20, "Modifications", hereof. The terms of this agreement are "no arrival, no sale".

DELIVERY TERMS AND TRANSPORTATION CHARGES: RFP must show number of days required to place material in receiving agency's designated location under normal conditions. Failure to state delivery time obligates Proposer to complete delivery in 24 hours. A five-day difference in delivery promise may break a tie. Unrealistically short or long delivery promises may cause RFP to be disregarded. Consistent failure to meet delivery promises without valid reason may cause removal from Proposer list.

An accurate delivery date must be quoted on the "RFP Form". When there are various items, a delivery date must be included with each item quoted. Freight and shipping charges to Cameron County must be included in the RFP price. Final location will be supplied to the vendor on award of RFP, F.O.B. destination. Delivery locations will be: Various County Building locations. Delivery days after receipt of order (ARO). Specify all (various) dates by categories or item if different

If delay is foreseen, contractor shall give written notice to Director of Purchasing. The County has the right to extend delivery date if reasons appear valid. Contractor must keep County advised at all times of status of order. Default in promised delivery (without accepted reasons) or failure to meet specifications, authorized the County to purchase supplies elsewhere and charge full increase in cost and handling to defaulting contractor. Delivery shall be made during normal working hours only, 8:00 a.m. to 5:00 p.m. unless otherwise noted in RFP.

VARIATON IN QUANTITY: The County assumes no liability for commodities produced, processed or shipped in excess of the amount specified herein.

SELLER TO PACKAGE GOODS: Seller will package goods in accordance with good commercial practice. Each shipping container shall be clearly and permanently packed as follows: (a) Seller's name and address; (b) Consignee's name, address and purchase order or purchase release number and the supply agreement number if applicable; (c) Container number and total number of containers, e.g. box 1 of 4 boxes; and (d) the number of the container bearing the packing slip. Seller shall bear cost of packaging unless otherwise provided. Goods shall be suitably packed to secure lowest transportation costs and to conform with requirements of common carriers and any applicable specifications. Buyer's count or weight shall be final and conclusive on shipments not accompanied by packing lists.

SHIPMENT UNDER RESERVATION PROHIBITED: Seller is not authorized to ship the goods under reservation, and no tender of a bill of lading will operate as a tender of goods.

TITLE AND RISK OF LOSS: The title and risk of loss of the goods shall not pass to Buyer until Buyer actually receives and takes possession of the goods at the point or points of delivery.

INSPECTION: Upon receiving item(s), they will be inspected for compliance with the RFP Specifications. If the item(s) do not pass inspection, the vendor will be required to pick up the rejected item(s) at the delivery point, provide the necessary replacement, and return the item(s) to the original point of delivery.

All items proposed shall be new, in first class condition, including containers suitable for shipment and storage (Cameron County prefers recycled packaging whenever possible), unless otherwise indicated in RFP. Verbal agreements to the contrary will not be recognized. All materials and services shall be subject to Purchaser's approval. Unsatisfactory material will be returned at Seller's expense. Cameron County reserves the right to inspect any item(s) or service location for compliance with specifications and requirements and needs of the using department. If an offeror cannot furnish a sample of a RFP item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the RFP as inadequate.

TESTING: Cameron County reserves the right to test equipment, supplies, material and goods Proposed for quality, compliance with specifications and ability to meet the needs of the user. Demonstration units must be available for review. Should the goods or services fail to meet requirements and/or be unavailable for evaluation, the RFP is subject to rejection. County user Dept.(s) reserves the right to make the final determination as to equivalents.

SPECIAL TOOLS AND TEST EQUIPMENT: If the price stated on the face hereof includes the cost of any special tooling or special test equipment fabricated or required by Seller for the purpose of filling this order, such special tooling equipment and any process sheets related thereto shall become the property of the Buyer and to the extent feasible shall be identified by the Seller as such.

INVOICES AND PAYMENTS: (a) Vendor_shall submit separate invoices, in duplicate, on each purchase order after each delivery. Invoices shall indicate the purchase order number, shall be itemized and transportation charges, if any, shall be listed separately. A copy of the bill of lading and the freight weigh bill when applicable, should be attached to the invoice. Mail to: Cameron County, ATTN: Auditor's Office, 1100 East Monroe St., Brownsville, Texas 78520. Payment shall not be due until the above instruments are submitted after delivery. Vendors must keep the Auditor advised of any changes in your remittance addresses. (b) County's only_obligation to pay Vendor is to pay from funds budgeted and available for the purpose of the purchase. Lack of funds shall render this contract null and void to the-extent funds are not available and any delivered but_unpaid for goods will be returned to Vendor by the County. (c) Do not include Federal Excise, State or City Sales Tax. County shall furnish tax exemption certificate if required.

Any invoice, which cannot be verified by the contract price and/or is otherwise incorrect, will be returned to the Vendor for correction. Under term contracts, when multiple deliveries and/or services are required, the Vendor may invoice following each delivery and the County will pay on invoice. Contracts providing for a monthly charge will be billed and paid on a monthly basis only. Prior to any and all payments made for good and/or services provided under this contract, the Vendor should provide his Taxpayer Identification Number or social security number as applicable. This information must be on file with the Cameron County Auditor's office. Failure to provide this information may result in a delay in payment and/or back-up withholding as required by the Internal Revenue Services.

Vendor shall submit two (2) copies of an itemized invoice showing RFP number and purchase order number to:

CAMERON COUNTY AUDITOR ACCOUNTS PAYABLE 1100 EAST MONROE ST., BROWNSVILLE, TEXAS 78520

Please note that any payment due under this RFP award will be applied towards any debt, including but not limited to delinquent taxes that is owed to Cameron County.

PAYMENT DISCOUNT: Indicate the payment discount (s) available depending on the when invoices are paid. For example, 1/30 means a 1% discount if paid within 30 days, 2/15 means a 2% discount if paid within 15 days, etc. Payment in full will be made within thirty (30) days of delivery, inspection, and receipt of invoice.

All costs quotations must include all the various features needed to satisfy the requirements. Note: No amounts will be paid for the items in this RFP in excess of the amounts quoted.

Criminal Background Checks are Mandatory:

Checks are mandatory for all personnel performing work on Cameron County sites. Contractors, consultants, and subcontractors are required to take all reasonable steps to assure that their employees do not represent a threat to the County or Facilities. Failure to comply with this requirement may result in immediate termination of any award or contract. The selected contractor shall provide a complete list of names (including supervisors) that may be working on campus. The contractor(s) shall remove from the Cameron County workplace any of its employees who are found to be unacceptable by Cameron County. Such requests shall not be unreasonable, are the sole decision of Cameron County, and are not subject to negotiation. Contractor shall provide proper identification for all contractor employees. While on Cameron County premises, all contractor employees must wear attire that identifies them as contractor's employee with identification visible from both the front and the back. Vehicles shall be clearly identified as company vehicles and be maintained in a neat clean and sanitary condition. At least one person in each vehicle, preferably the driver, must be able to speak, read and write. It shall be the contractor's responsibility to see that employees render quiet and courteous service.

Trade Secrets. Confidential Information and the Texas Public Information Act.

If you consider any portion of your Bid/Proposal/Qualification Statement to be privileged or **confidential** by statue or judicial decision, including trade secrets and commercial or financial information, *clearly identify those portions*.

Bid/Proposal/Qualification Statement will be opened in a manner that avoids disclosure of the contents to competing offers and to keep the proposals secret during negotiations. All proposals are open for public inspection after the contract is awarded, but trade secrets and confidential information in the proposals are not open for inspection.

Cameron County will honor your negotiations of the trade secrets and confidential information and decline to release such information initially, but please note that the final determination of whether a particular portion of your proposal is in fact a trade secret or commercial or financial information that may be withheld from public inspection will be made by the Texas Attorney General or a court of competent jurisdiction. In the event a public information request is received for a portion of your proposal that you have marked as being confidential information, you will be notified of such request, and you will be required to justify your legal position in writing to the Texas Attorney General pursuant to Section §552.305 of the Government Code. In the event that it is determined by opinion or order of the Texas Attorney General or a court of competent jurisdiction that the information is in fact not privileged and confidential under Section §552.110 of the Government Code and Section §252.049 of the Local Government code, then such information will be made available to the requested.

Bid/Proposal/Qualification Statement are to be signed by an officer of the company authorized to bind the submitter to its provisions. Bid/Proposal/Qualification Statement are to contain a statement indicating the period during which the proposal will remain valid. A period of not less than ninety (90) days required. The Bid/Proposal/Qualification Statement submitted by the bidders/proposer/responders shall become an integral

part of the contract between the County and the bidder/proposer/responder and the representations, covenants, and conditions therein contained shall be binding upon the person, firm or corporation executing the same.

THE RESPONDENT IS RESPONSIBLE FOR READING AND UNDERSTANDING ALL DOCUMENTS, FORMS, SPECIFICATIONS, AND INSTRUCTIONS WITHIN THIS ENTIRE DOCUMENT. Follow all RFP package instructions; you are responsible for obtaining any information needed in order to respond to this solicitation. Further, the Respondent is responsible for providing any and all relevant information necessary to submit a response. Failure to do so will be at the Respondent's risk and may result in rejection of the response as non-conforming.

General Requirements apply to all advertised solicitations; however, these may be superseded, whole or in part, by OTHER DATA CONTAINED

HEREIN. Be sure your proposal package is complete

Cameron County reserves the right to inspect any item(s) or service location for compliance with specifications and requirements and needs of the county department. If an Proposer cannot furnish a sample of a RFP item, where applicable, for review, or fails to satisfactorily show an ability to perform, the County can reject the RFP as inadequate.

In the event of any apparent conflict of quantities, standards, codes, or this specification, equipment supplier will refer the conflict to owner for written resolution.

Proposals/Offerors must comply with: All federal, state, county and local laws governing or covering this type of service.

Patents/Copyrights:

The successful offeror agrees to protect Cameron County from claims involving infringements of patents and/or copyrights.

Termination of Contract:

This contract will remain in effect until contract expiration, completion, and acceptance of services or default. Cameron County reserves the right to terminate the contract immediately in the event the successful offeror fails to:

- 1. meet delivery or completion schedules, or
- 2. otherwise perform in accordance with the accepted proposal, and/or according to the present and/or proposed future needs of Cameron County.

Breach of contract or default authorizes the County to award to another offeror, purchase elsewhere, and charge the full, increased cost to the defaulting offeror.

Either party may terminate this contract with a thirty (30) days' written notice prior to either party notification of intent to cancel. The successful offeror must state therein the reasons for such cancellation. Prior written notice must be delivered in person or sent by registered or certified mail, return receipt requested, proper postage paid, and properly addressed to the other party at the address on the Affidavit for the Contractor or to the County Judge, 1100 East Monroe Street, Brownsville, Texas 78520.

Contract:

Offeror will submit with their proposal a completed and signed contract.

Ownership:

All plans, prints, designs, concepts, etc., will become the property of Cameron County.

Bonding:

Before award of any contract resulting from this proposal.

<u>Surety bond</u>: of not less than \$25,000 will be required by the successful offeror and for all people visiting the site.

Payment Bond: will be required to cover the Guaranteed MAG to be part of Contract.

Insurance: Certificate of Insurance (Proof) will be provided to Cameron County as purchased and as renewed.

COMMISSION PAYMENTS: All Inmate Phone Commission payments must be made payable to Cameron County and mailed to the Cameron County Treasurer's Dept. 1100 East Monroe Street, Room # 146, Brownsville, Texas 78520 Attn: County Treasurer - Phone # 956-550-1341.

CAMERON COUNTY IS NOT ACCEPTING ANY UP-FRONT PAYMENT (payment of yearly Commissions in month 1 rather than in 12 monthly payments would not be considered as an up front pymt.) OR SIGN ON BONUS WITH THIS PROPOSAL. PLEASE DO NOT SUBMIT A PROPOSAL OFFERING EITHER AN UP-FRONT PAYMENT OR SIGN ON BONUS.

GUARANTEED MAG:

Based on Annual MAG (Minimum Annual Guarantee).

1. INTRODUCTION

1.1. Request for Proposal

1.1.1. Cameron County ("County") invites responses to this Request for Proposal ("RFP") from qualified, experienced Proposers who can provide reliable, cost effective inmate communications service which meets the requirements described in this RFP at the following Facilities:

Facility	Address
Carrizales Detention Center	7300 Old Alice Road, Olmito, TX
Cameron County Jail	954 E Harrison St., Brownsville, TX
Detention Center 1	1145 E. Harrison St, Brownsville, TX
Detention Center 2	1154 E. Harrison St. Brownsville, TX

It is the intent of these specifications to obtain proposals from qualified vendors to provide local and long distance telephone service, including a recording and monitoring system and equipment for the inmates at the following County facilities:

- 1.1.2. Details about each Facility can be found in <u>Appendix A Facility Specifications</u>. County is seeking an experienced Proposer to provide, install and maintain a turn-key inmate telephone system including the provisions for visitation telephone recording and monitoring at the Facilities. Proposer shall provide telephone services to the inmates utilizing an inmate telephone system ("ITS") in accordance with the requirements and provisions set forth in this RFP.
- 1.1.3. County is seeking providers with a track record of offering low rates and fees to both the inmates and their families. Ideally, rates, single-payment call rates and ancillary fees will be in line with recent FCC and state regulations. All respondents will be required to fully outline their rates (local, intrastate, interstate and international), as well as all account funding, management and billing fees.

2. PROPOSAL INSTRUCTIONS, FORMAT, CONTENT AND SUBMISSION

2.1. Schedule of Events

2.1.1. The following is the County's best estimate of the schedule of events ("Schedule of Events"). County reserves the right to revise the Schedule of Events. Unless otherwise specified, the times provided are Central Standard Time (CST).

2.1.2.

Release of the RFP	06/09/2025
Pre-Proposal & Site Visit	6/28/2025
Deadline for Written Questions from Proposers	6/20/2025
Dissemination of Answers to Written Questions via Addenda	6/30/2025
Proposal Due Date	7/09/2025

2.2. General Format

- 2.2.1. Proposer must completely respond to all requests for information and forms contained in this RFP to be considered for award. Brochures and advertisements will be considered an incomplete reply to requests for information. Proposer is solely responsible for the accuracy and completeness of its proposal. Proposals considered incomplete by County may be rejected without notification.
- 2.2.2. Elaborate or lengthy proposals are discouraged. Emphasis should be on completeness and clarity of content. Proposals should provide a straightforward, concise description of Proposer's ability to satisfy the requirements of this RFP.

23. Submission of Proposal

- 2.3.1. Deliver all copies and an email version of the proposal on or before the Proposal Due Date. Proposals must be directed to the RFP contact specified in <u>Section 2.5 Questions or Comments</u>.
- 2.3.2. The outside of the proposal must be labeled INMATE TELEPHONE PROPOSAL -RFP# 1760, and include the RFP number. Proposer is responsible for late deliveries or mail delays. Postmarking by the Proposal Due Date shall not substitute for the actual proposal receipt. Additional time to respond may not be granted to any individual Proposer.
- 2.3.3. Proposals shall include the original RFP language and shall be prepared on standard 8 1/2" x 11" paper with a 12-point font with each page numbered.
- 2.3.4. The proposal must follow the format of this RFP. A complete response to each section and numbered item must be provided. If Proposer is in full compliance with the section or numbered item, Proposer's response shall be, "Read, agree and will comply." Otherwise, Proposer's response shall be, "Read and do not comply" and considered an exception ("Exception"). Exceptions to any section or numbered item must be addressed and listed in an Exceptions addendum to Proposer's proposal.
- 2.3.5. The original RFP text, as well as any appendices, amendments, addenda or other correspondence related to this RFP may not be manually, electronically or otherwise altered by Proposer. Any Proposers' proposal containing altered, deleted or additional non-original RFP text may be disqualified.
- 2.3.6. Several sections and numbered items require additional explanation. Provide exhibits and/or visual aids which clearly reference the specific section and numbered item.

- 2.3.7. All information contained in Proposer's proposal must be relevant to a section or numbered item of this RFP. Any information which does not meet this criterion shall be deemed extraneous and shall not be evaluated.
- 2.3.8. Failure to follow the instructions in this RFP may, at County's sole discretion, result in the rejection of Proposer's proposal.
- 2.3.9. All costs and expenses relating to the preparation and submission of Proposer's proposal shall be the responsibility of Proposer.
- 2.3.10. Proposer may modify its submitted proposal by providing a written and signed request to the RFP contact specifying the modification(s), prior to the Proposal Due Date. County will not accept any modifications to Proposer's proposal after the Proposal Due Date.
- 2.3.11. Proposer may withdraw its submitted proposal by providing a written and signed request to the RFP contact at any time prior to the Proposal Due Date.
- 2.3.12. Proposer is responsible for all errors or omissions contained in its proposal.

2.4. Mandatory Site Evaluation

- 2.4.1. County requires Proposer to attend the site evaluation on the date and time specified in the Schedule of Events. It is mandatory for Proposer to attend the site evaluation to submit a proposal.
- 2.4.2. To attend the site evaluation, Proposer must complete and email <u>Appendix C Site Evaluation Registration Form</u> to the RFP contact specified in <u>Section 2.5 Questions or Comments</u> on or before the date specified by the Schedule of Events. Each Proposer will be limited to 2 representatives at the site evaluation. Via an email to the RFP contact, and upon receipt of County's confirmation, Proposer must confirm attendance with the RFP contact at least 2 days prior to the site evaluation.
- 2.4.3. Oral responses to questions during the site evaluation shall be considered nonbinding to County. Proposer's questions regarding the site evaluation and/or this RFP must be submitted by Proposer in writing as specified in Section 2.5 Questions or Comments on or before the date specified in the Schedule of Events.

2.5. Questions or Comments

- 2.5.1. Proposer must direct all questions and/or comments to the RFP contact listed below. All questions must be submitted via email.
- 2.5.2. County shall deliver the answers to the questions and/or comments received on or before the date specified in the Schedule of Events. Any questions and/or comments submitted by the Proposers after the due date will not be answered by County.
- 2.5.3. Only written communication executed by County in the form of an amendment or addendum shall be considered binding.
- 2.5.4. Proposer shall not contact any of County's employees or any employee at the Facilities regarding this RFP during the RFP process. Inappropriate contact by Proposer may result in County's rejection of Proposer's proposal.

2.5.5 RFP Contact information:

Cameron County Purchasing Department

Attn: Roberto C. Luna, CPM, CTCD, CTCM

Purchasing Agent

Telephone: (956) 544-0871

Email - roberto.luna@co.cameron.tx.us purchasing@co.cameron.tx.us

2.6. RFP Specification Changes

- 2.6.1. County reserves the right, at any time, to amend any portion of this RFP in the form of an addendum or amendment.
- 2.6.2. County reserves the right to withdraw and/or reissue the RFP in whole or in part at any time during the RFP process. County reserves the right to not award an agreement pursuant to this RFP ("Agreement").
- 2.6.3. Proposer's submission of a proposal shall not bestow any rights upon Proposer nor obligate County in any manner.

2.7. Discrepancy between Proposal and Agreement

- 2.7.1. Discrepancies among the following documents shall be resolved in the following order, with the higher-ranking documents taking precedence over the lower. (Shown higher to lower.)
 - 2.7.1.1. Negotiated Agreement and any amendments or addenda;
 - 2.7.1.2. RFP and any amendments or County addenda;
 - 2.7.1.3. Proposer's final proposal.

2.8. Confidentiality

2.8.1. Proposer proprietary and/or confidential information must be clearly marked and identified as such. If such proprietary and/or confidential information is a trade secret(s), such trade secret(s) will be subject to disclosure as is required by applicable state public disclosure and open records laws. Proposer shall not intentionally mark any portion of its proposal as "proprietary" or "confidential" that it does not have a good faith belief to be proprietary or confidential or in any other way to attempt to prohibit compliance with public record disclosure requirements. Should Proposer's information, which is marked as proprietary or confidential, be requested as part of a public information act request, County may notify Proposer in writing before such information is released as required by the applicable act or law. Proposer agrees, at its expense, to defend and hold harmless County from claims involving infringement of any intellectual property.

2.9. Acceptance Period

- 2.9.1. Proposer's submission of a proposal indicates Proposer agrees the proposal will remain valid for a minimum of 120 days from the Proposal Due Date ("Acceptance Period"). A proposal requesting less than 120 days may be rejected. Proposer may specify a longer Acceptance Period.
- 2.9.2. If Proposer's Proposal is accepted within the Acceptance Period, Proposer agrees to furnish any or all items or services as negotiated, and under the terms and conditions specified in this RFP, its amendments(s) and/or addenda and Agreement. County shall create an Agreement for execution by County and the awarded Proposer, which shall contain the terms and conditions in this RFP, its amendments and/or addenda, and as negotiated by County and awarded Proposer.

3. EXECUTIVE SUMMARY

Format and Content: Please included in your RFP's as part of your cover the following:.

Executive Summary (2 pages max.)

Summary of RFPs as submitted

Introduction (2 pages max.)

RFPs must include confirm that the firm will comply with all of the provisions in this RFP. If exceptions will be taken it should be so noted. RFPs must be signed by a company officer empowered to bind the company. A proposer's failure to include these items in their RFPs may cause their RFPs to be determined to be non-responsive and the RFPs may be rejected. Include the following: Firms Name, Address, Phone #, Contact Name, Phone #, Email address.

Understanding of the Project (1 pages max.)

Offerors must provide a comprehensive narrative statement that illustrates their understanding of the requirements of the project and the project schedule.

Management Plan for the Project (1 page max.)

Offerors must provide a comprehensive narrative statement that sets out the management plan they intend to follow and illustrates how their plan will serve to accomplish the work and meet Cameron County's project schedule.

Experience and Qualifications (2 pages max.)

Provide list specific to the personnel assigned to accomplish the work called for in this RFP; illustrate the lines of authority; designate the individual responsible and accountable for the completion of each component and deliverable of the RFP.

Provide a narrative description of the organization of the project team.

Evaluation Criteria (2 pages total max. for all criteria)

Explain your firms strengths/advantages as they pertain to each of the Evaluation Scoring criteria. Note each criteria separately with explanation for each.

4. PROPOSAL EVALUATION AND SELECTION

4.1. Evaluation Factors

- 4.1.1. Proposals will be evaluated by County's internal evaluation committee ("Evaluation Committee") and may be subject to a two-phase evaluation process:
 - 4.1.1.1 Phase One
 - 4.1.1.1.1 Each evaluator independently assigns a score to each of the evaluation criteria associated with Phase One listed below.
 - 4.1.1.1.2. Criterion scores will then be summed.
 - 4.1.1.1.3. County reserves the right to award the Agreement at the end of Phase One.
 - 4.1.1.2. Phase Two
 - 4.1.1.2.1. If deemed necessary by the Evaluation Committee, the highest scoring Proposer(s) may be invited to conduct an oral interview with the Evaluation Committee.
 - 4.1.1.2.1 Additions, deletions or substitutions may not be made to proposals during the oral interview, unless they may be viewed as a clarification(s).
 - 4.1.1.2.2. Each evaluator will independently assign a score to each of the evaluation criteria associated with Phase Two listed below.
 - 4.1.1.2.3. Criterion scores will then be summed.
 - 4.1.1.2.4. The scores resulting from Phase One and Phase Two will be summed resulting in a final score.
- 4.1.2. Each Proposer, by submitting a proposal, agrees that if County accepts its proposal, such Proposer will furnish all items and services upon the terms and conditions in this RFP and Agreement.
- 4.1.3. County expressly reserves the right to accept or reject any or all proposals. County, with cause, may modify, alter, waive any technicalities or provisions, or to accept the proposal which, in its sole judgment, is determined to be the best evaluated offer resulting from negotiation, taking into consideration the relative importance of commission offered and other evaluation factors set forth in this RFP, or to award an Agreement to the next most qualified Proposer if the successful Proposer does not execute an Agreement within 30 days after the award of the Agreement.

WEIGHTED QUANTITATIVE SCORING:

Each Vendor will be assigned a score of 0 - 4 by each evaluator for each criteria

- 4 = Very good / Exceeds expectations
- 3 = Above expectations
- 2 = Meets expectations
- 1 =Does not meet expectations
- 0 = non responsive

Evaluators score by category will be multiplied by the assigned weight for each criteria by vendor then totaled.

Scoring for price will be a ratio and based on a pro rata factor of the best price submitted.

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Ex: Vendor W - price $100,000 = 4 points X assigned weight (ie: 25%) = 100 points Vendor X - price $150,000 = 2.66 points X assigned weight (ie: 25%) = 66.6 points Vendor Y - price $200,000 = 2 points X assigned weight (ie: 25%) = 50 points $100,000 \div $200,000 = .50 \text{ X } 4 = 2 \text{ x } 25 = 50 $100,000 \div $150,000 = .66 \text{ X } 4 = 2.666 \text{ x } 25 = 66
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SCORING: WEIGHT

The proposal will be evaluated with regards to the following criteria factors:

- 30% Demonstrated ability to meet the technical requirements, based upon the RFP responses and information provided by similar facilities in which the vendor has their system installed.
- 15% Financial Offering including a commission rate based on gross revenue (defined as revenue on all local and long distance calls).
- 15% rate charged to the party who accepts the charges.
- 30% Vendor experience, technology offering, account support team, maintenance and current customer references.
- 10% Proposed project plan, scheduling, and implementation with minimal interruption of services.

42. Negotiation of Proposal

- 4.2.1. County reserves the right to conduct negotiations from the proposals received or to award an Agreement without negotiations. If such negotiations are conducted, the following conditions shall apply:
 - 4.2.5.1. Negotiations will only be conducted with selected Proposer(s) after the evaluation of proposals.
 - 4.2.5.2. Proposer's proposal may be subject to negotiation and revision. Proposer may be required to submit additional data.
 - 4.2.5.3. Any changes agreed upon during negotiations may become part of the Agreement.
- 4.2.2. If County is unable to come to terms with the selected Proposer, discussions shall be terminated and negotiations will begin with the next highest scored Proposer.

4.3. Proposal Selection

- 4.3.1. The Proposer with the highest perceived commission offer is not guaranteed award of an Agreement.
- 4.3.2. County reserves the right to adopt or use for its benefit, any concept, plan, or idea contained in Proposer's proposal.
- 4.3.3. County reserves the right to review Proposer's Agreements with its sub-contractors to ascertain whether Proposer has the necessary operational systems in place to fulfill the requirements of this RFP.
- 4.3.4. County reserves the right to request clarification from Proposers during the evaluation of proposals. Such clarification is intended to assist County in awarding an Agreement that is most advantageous to County.
- 4.3.5. County reserves the right, in its sole judgment, to accept the proposal which is determined by County to be the best proposal resulting from this RFP, with or without negotiation.
 - 4.3.5.1. The awarded Proposer shall not unduly delay negotiations or execution of an Agreement. Proposer is expected to respond promptly to County's requests.
- 4.3.6. County expressly reserves the right to accept or reject any or all proposals, modifications, or alterations or waive any technicalities or provisions, with or without cause.
- 4.3.7. County reserves the right to award an Agreement to the next highest scored Proposer if the awarded Proposer does not furnish all items and services required in this RFP, its amendment(s) and/or addenda and negotiated Agreement.
- 4.3.8. Proposals that do not meet the requirements set forth in this RFP, its amendment(s) and/or addenda, may be considered non-compliant and may be disqualified. County may reject Proposer's proposal for any of, but

not be limited to, the following:

- 4.3.8.1. Evidence of collusion with or among other Proposers submitting a proposal;
- 4.3.8.2. Inappropriate contact or discussions as outlined in <u>Section 2.5 Questions or Comments</u>; or,
- 4.3.8.3. Incorrect or contradictory information and/or false statements included in Proposer's proposal or other materials submitted in its response to this RFP or made during any oral presentations or negotiations.

4.4. Final Decision

4.4.1. County shall make the final selection of the awarded Proposer. Each Proposer that submitted a proposal will receive written notification of County's final decision.

4.5. Protest of Award

- 4.5.1. Any objection to County's final decision will be handled according to applicable state and local procurement laws.
- 4.5.2. Should, upon award notification, Proposer wish to protest the award, a Protest Bond in the amount of \$50,000.00 will be payable at the time of protest submission.
 - 4.5.2.1. Should Proposer's protest be successful, the submitted Protest Bond will be returned in full to the Proposer within 10 business days of the protest result notification.
 - 4.5.2.2. Should Proposer's protest be unsuccessful, the submitted Protest Bond will be forfeited by Proposer and retained in full by County.

5. PROPOSER INFORMATION AND REFERENCES

5.1. Proposer Information

- 5.1.1. Proposer shall supply the following in its proposal:
 - 5.1.1.1. Documentation that Proposer is registered to do business in the State of Texas for at least one (1) year prior to responding to Proposal.
 - 5.1.1.2. Documentation that all necessary requirements of the Public Utility Commission of Texas and the Federal Communications Commission ("FCC") are met.
 - 5.1.1.2.1. A copy of its telecommunications service tariff for the State of Texas.
 - 5.1.1.2.1.2 Has your company or any subsidiaries been cited or fined for operating illegally in respects to telecommunications, money transmittal, fees for funding accounts? If so, explain in detail.
 - 5.1.1.3. Proposer's current annual report and its most recent Dun and Bradstreet reports.
 - 5.1.1.3.1. Has your company received any credit downgrades in the past 12 months?
 - 5.1.1.4. If Proposer has operated under a different name, or affiliate, offer services under a subsidiary in the past 3 years, provide names, dates, addresses and state where incorporated.
 - 5.1.1.5. If Proposer is for sale or is considering an acquisition or merger in the next 12 months, provide information about the acquiring company or the company to be acquired and information regarding the stage of negotiations.
 - 5.1.1.6. A synopsis of any litigation(s) within the last 5 years where Proposer or Proposer's ITS is a party. Include venue, style of case and status of litigation.
 - 5.1.1.6.1. The names of Proposer's employees, consultants, and subcontractors which will be involved in providing the requirements in this RFP and the Agreement.
 - 5.1.1.6.1.1 Proposer expressly understands and agrees that it assumes and is solely responsible for all legal and financial responsibilities related to the execution of a subcontract. Proposer agrees that utilization of a subcontractor to provide any of the products/services in this RFP and the Agreement shall in no way relieve Proposer of the responsibility for providing the products/services as described and set forth herein.
 - 5.1.1.6.1.2 Proposer shall disclose, with percentages clearly shown, what work for the Facilities will be subcontracted and what work will be performed by Proposer employees.
 - 8.1.1.7. The name, years of service, qualifications, addresses and telephone number(s) for the Proposer's main point(s) of contact for the Facilities.
 - 8.1.1.8. The names, addresses, telephone numbers and distance from Facilities for the technicians who will be maintaining, servicing and performing work under the Agreement.
 - 8.1.1.8.1. The number of technicians directly employed by Proposer as well as those which will be subcontracted for service at the Facilities.
 - 8.1.1.8.2. Indicate the manufacturer which will provide the spare equipment and replacement parts for the proposed ITS and its components.

82. Additional Requirements and Specifications

8.2.1. Proposers and all subsidiaries shall comply with all applicable laws, rules, regulations, and orders of any authorized agency, commission, unit of the federal government, state, county, parish, or government.

- 8.2.2. Proposer shall detail its Disaster Recovery Plan ("DRP") and provide its processes, policies and procedures relating to the preparation for recovery of the requirements in this RFP preceding and/or following a natural or human-induced disaster.
 - 8.2.2.1. Check electrical wattage/voltage consumption requirements for charging stations to prevent breaker outage.
 - 8.2.2.2. Provide their own equipment, routers
 - 8.2.2.3. Kiosk need to be bolted to the wall and not near the TV's

8.3. Proposer References

- 8.3.1. Provide a list of agreements not renewed, lost or prematurely cancelled in the last 5 years.
 - 8.3.1.1. If applicable, include the reason for non-renewal and/or cancellation(s) of the agreement(s). A response indicating this information is confidential and/or proprietary will be considered an Exception.
- 8.3.2. Provide a list of entities who have notified Proposer of additional / unpaid commissions owed within the last 3 years and the status of resolution of those claims.
 - 8.3.2.1. A response indicating this information is not monitored, confidential and/or proprietary will be considered an Exception.
- 8.3.3. Provide 3 client references for facilities where Proposer provides the equipment and services comparable to the requirements in this RFP. The references provided must be currently under contract with Proposer and have been operating under that contract for at least 6 months. The references may be contacted at any time during the RFP process. Proposer shall ensure updated references and accurate contact information is provided.
 - 8.3.3.1. Provide the following information for each reference: facility name, facility address, contact name, contact title, telephone number and email address, average daily population ("ADP"), agreement effective date and number of inmate telephones.
 - 8.3.3.2. County prefers the contact person provided for each of the references be the individual who utilizes Proposer's software application.

8.4. Customer Service

- 8.4.1. Provide the following information regarding Proposer's processes for handling end-user/customer service matters:
 - 8.4.1.1. On Site Technician at Carrizales Rucker Detention Center available Monday Friday 08:00 17:00hrs Saturday & Sunday off for all 3 facilities and on call in case of Emergencies.
 - 8.4.1.2. Describe procedure(s) for handling end-user complaints.
 - 8.4.1.2.1. Indicate whether Proposer's customer service center defaults to an Interactive Voice Response ("IVR") or a <u>live</u> customer service representative.
 - 8.4.1.2.2. If applicable, supply the hours of availability for a live customer service representative.
 - 8.4.1.2.3. Indicate the average on-hold time to reach a live representative.
 - 8.4.1.2.4. Indicate city and country where your customer service call center is located.
 - 8.4.1.2.5. Indicate the standard hours of operation for Proposer's call center.
 - 8.4.1.3. Describe procedure(s) for handling refund requests and the timeframe for completing such requests.
 - 8.4.1.4. Provide a copy of your most recent Better Business Bureau report with your company name and rating.

GENERAL INFORMATION

8.1. Billing

- 8.1.1. Specify any billing recovery fees or other charges added on collect calls.
- 8.1.2. Specify how taxes are applied to the total cost of a collect call in preparation for billing.
- 8.1.3. Proposer shall not implement any additional fees (including those from third parties) to be charged to the end user's bills or accounts (e.g. monthly billing fee, administrative fees, cost recovery fee, carrier recovery fees, funding fees, Western Union/MoneyGram commissions, etc.) other than those listed in this RFP. Any fees charged not disclosed in this response will be grounds for contract termination. Single Payment calls shall not exceed FCC or state mandated per-minute rate caps.
- 8.1.4. Single Payment calls, if offered, shall not include any 'transaction fee' and shall be billed at the same perminute rate as is available for prepaid collect or debit calls. Commission on any such Single Payment calls shall be applied in the same manner as all other calls.
 - 8.1.4.1. Rates, ancillary fees and third-party billed products must comply with pending FCC and/or PSC ruling, see:

Appendix B - Calling Rates and Commissions.

8.1.5. Check which of the following all of the types of payment options available to exclusers:
8.1.5.1. Major credit and Debit cards:
8.1.5.2. Money orders and personal checks:
8.1.5.3. International collect calling to Mexico:
8.1.5.4. International Collect Calling to Canada:
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- 8.1.6. Describe Proposer's Direct Bill option.
- 8.1.7. Minimum deposits for prepaid collect accounts will not be applied or enforced (per the requirements of the FCC) and maximum deposits will not be less than \$100.00.
- 8.1.8. Specify whether or not Proposer adds third-party credit card processing fees *in addition to* the FCC-approved Transaction Fee of \$3.00 for online or IVR deposits.
- 8.1.9. Specify whether or not Proposer requires separate Prepaid Accounts (with separate account setup / funding fees) for Proposer's different Communications services (e.g. Inmate Phones, Video Visitation, Inmate Messaging).

8.2. Proposer Retention of Account Information

8.2.1. For the purpose of aiding in investigations, Proposer must retain information pertaining to an end-user's pre-paid collect, direct bill, and similar accounts for a period of 3 years after the expiration/termination of the Agreement. The information shall include, but not be limited to, the end-user's billing name, address and telephone number.

7. GENERAL CONDITIONS

7.1. Scope

- 7.1.1. County requires a turnkey inmate calling solution which shall include, without limitation, collect, pre-paid collect, pre-paid cards, paperless debit interface with the commissary provider, international collect calling to Mexico, free calling to specific services and free visitation phones (for onsite visitation). Proposer shall install and operate inmate and visitation telephones and related equipment. Proposer shall, without cost to County, provide all wiring for the inmate and visitation telephones, install the inmate and visitation telephones and the related hardware and software specifically identified herein, to enable inmates at the Facilities to complete, without limitation, local, long distance and/or international collect, pre-paid collect, pre-paid cards, debit and free calls as well as visitation sessions from the Facilities.
- 8.1.2. Proposer shall supply details of Proposer's proposed ITS which shall include, but not be limited to: system version (if Proposer uses multiple ITS versions and/or releases), system design (centralized vs. premise-based), technical specifications, software applications, hardware architecture and networking capabilities.
 - 8.1.2.1. Include a description, as well as visual aids, of the inmate and visitation telephone sets, TDD units and cart/portable sets proposed for installation at the Facilities.

8.2. Agreement Length

8.2.1. County intends to award a 3-year Agreement ("Initial Term") with the option to renew for 2 additional years. All terms and conditions, requirements and specifications of the Agreement shall remain the same and apply during any renewal terms.

8.3. Compensation and Reporting

- 8.3.1. Proposer shall pay commission on all Gross Call Revenue generated by and through the proposed ITS. Gross Call Revenue consists of all compensation, earnings, gain, income, generated revenue, payment, proceeds or receipts paid to or received by Proposer that are in any way connected to the provision of service pursuant to this RFP and Agreement. Gross Revenue includes, by way of example and not limitation, all the following: all per-all surcharges, per minute fees and any additional fees and/or charges generated by the completion of all calls (including any combination of free, collect, text collect, single-payment, debit, and pre-paid local, INTRAlata/INTRAstate, INTRAlata/INTERstate, INTERlata/INTERstate, INTERlata/INTERstate and International calls), additional fees and/or charges added to the total cost of a call or added to the called party's bill or any other compensation received by Proposer.
- 8.3.2. Proposer shall pay commission on total Gross Call Revenue (as defined above) before any deductions are made for unbillable calls, bad debt, uncollectible calls, taxes, fraudulent calls, LEC adjustments or any other Proposer expense.
- 8.3.3. Proposer shall not implement any additional fees to be added to the called party's bill or paid by the calling or called party (with the exception of those associated with establishing/funding of pre-paid collect accounts) for inmate telephone calls from the Facilities. All fees must comply with the Public Utility Commission of Texas or the Federal Communications Commission (FCC) regulations and be approved by County prior to implementation. County and Proposer shall mutually agree on the method for compensation associated with the additional charges/fees due to County.
- 8.3.4. Any charges/fees added to the called party's bill not in compliance with the Public Utility Commission of Texas or the Federal Communications Commission (FCC) regulations, and implemented without the express written consent of County, shall receive a notice of contract default.
 - 8.3.4.1. County shall notify Proposer of any unapproved additional fees and/or charges of which County

- becomes aware of and shall provide Proposer with notice of default.
- 8.3.4.2. Should County and Proposer mutually agree that the charges/fees will remain, County and Proposer shall mutually agree on a method for compensation.
- 8.3.4.3. Should County and Proposer mutually agree that the charges/fees are to be discontinued, Proposer shall refund each called party for the unapproved charges/fees from the date the charges/fees were implemented until the date the charges/fees were discontinued.
- 8.3.5. Notwithstanding the foregoing, Gross Revenue does not include:
 - 8.3.5.1. Pre-Paid Collect fees. Pre-paid Collect fees are defined as fees imposed on called parties who set up and/or fund a pre-paid collect account with Proposer to accept calls.
 - 8.3.5.2. Required regulatory charges and taxes that are intended to be paid by the called party and then remitted 100% by the billing party to the appropriate governmental agency. Commissions are not considered a required regulatory fee.
 - 8.3.5.3. A "Free" call shall be defined as a call not generating any revenue or compensation for Proposer. Calls to telephone numbers that appear on the free call list supplied by County shall not generate revenue or compensation for Proposer and shall not be commissionable to County. Only those numbers designated by County on the free call list shall be marked as "Free" in the ITS and designated as such in the call detail records. In the event Proposer receives revenue or compensation, notwithstanding the source, from any third party related to a completed free call, such revenue shall be included in Gross Revenue and commissionable to County. County reserves the right to enter a free number in the ITS as deemed appropriate by County and without the assistance of Proposer.
- 8.3.6. A call is deemed complete, and considered part of Gross Revenue (as described above), when a connection is made between the inmate and the called party, whether such connection is established by positive acceptance or by live or automated machine pick-up (e.g. when the ITS considers a tone from an answering machine, voicemail, IVR, etc. as passive acceptance). The call shall be deemed complete and commissionable regardless if Proposer can bill or collect revenue on the call.
- 8.3.7. Proposer agrees that it is entirely responsible for calculating, collecting and remitting all fees and taxes, including sales tax where applicable, on all services and items provided to the inmates. This includes all taxes as applicable for collect, debit, pre-paid and any other calls or services provided.
 - 8.3.7.1. Proposer may, upon request from County, utilize the onsite commissary provider to distribute and charge for debit calling, provided there is a written agreement regarding the form and manner of how the associated taxes are to be collected and remitted. In the event the commissary provider collects and remits taxes for these debit transactions, Proposer is solely responsible for obtaining a resale certificate from the commissary provider. Proposer is responsible for obtaining all proper documentation from the commissary provider. Proposer's agreement with the commissary provider must address the requirements set forth in this section.
 - 8.3.7.2. Proposer will absorb all costs to interface with onsite commissary provider. Proposer may ask for assistance from County to help negotiate the cost to interface with onsite commissary provider if such costs to interface are considered excessive.
- 8.3.8. It is expressly understood that County is not responsible in any way, manner or form for any of Proposer's costs, including but not limited to taxes (including sales tax), shipping charges, network charges, insurance, interest, penalties, attorney fees, liquidated damages, licenses, fees, regulatory and state compliance violations, tariffs or other costs related to Proposer's services.
- 8.3.9. Commission or discount for pre-paid cards (if used) shall be based on the face value of the pre-paid

- cards purchased by County. Commission shall be due to County in the traffic month the County placed the pre-paid card order and payable under <u>Section 6.5 Payment and Reporting.</u>
- 8.3.9.1. Proposer shall invoice County the full amount of the pre-paid cards purchased within 15 days of receipt of the pre-paid cards.
- 8.3.9.2. Should County cancel the pre-paid card services at the Facilities, Proposer shall deactivate and refund to County the amount of any unused pre-paid cards which have a full balance at the time of the cancellation of the pre-paid card program.
- 8.3.10. Commission for debit calls shall be based upon total Gross Call Revenues (as defined above) generated from debit call purchase or usage and is payable under <u>Section 6.5 Payment and Reporting.</u>
 - 8.3.10.1. On the 5th day of the month following the month of traffic, Proposer shall submit a monthly invoice and corresponding debit purchase or usage report to County for the full amount of the debit purchased or used (less any issued refunds) for the prior traffic month.

8.4. Rate Requirements

- 8.4.1. Proposer must agree to provide the required calling rates specified in <u>Appendix B Calling Rates and Commissions</u> and must be in compliance with state and federal laws and applicable regulations, including rates, single-payment products and all ancillary fee and transaction fee caps.
- 8.4.2. Before any new calling rate increases or decreases are implemented, including regulatory agency required changes, Proposer must submit a written request to receive approval from County. County will respond in writing to Proposer's request.
 - 8.4.2.1. If Proposer decreases the calling rates without the written approval of County, Proposer shall be responsible for paying commissions on the Gross Call Revenue calculated by applying the calling rates prior to the unapproved change.
 - 8.4.2.2. If Proposer increases the calling rates without the express written approval of County, Proposer shall be responsible for paying commission on the Gross Call Revenue calculated by applying the increased rates. Proposer must also issue refunds to all overcharged end-users or inmates within 5 business days; a list of the issued credits must be provided to County as documentation. County will not issue a refund of commission paid to Proposer for unapproved rate increases. If Proposer is unable to issue refunds and/or provide the required documentation, Proposer shall issue a payment to County as concession. The payment amount shall be in the amount of Proposer's portion of the Gross Call Revenue generated from the overbilled calls.
- 8.4.3. Proposer will implement any rate adjustments requested by County within 10 calendar days of said request, subject to regulatory approval.

8.5. Payment and Reporting

- 8.5.1. Proposer shall provide monthly commission payments and traffic detail reports to County on or before the 25th day of the month following the traffic month. County requests commission payments are sent via either Check or ACH. County requires the traffic detail reports must be available via web-based reporting that is updated on a real-time basis and can be run in an exportable format.
- 8.5.2. Traffic detail reports shall include a detailed breakdown of all traffic, including but not limited to all collect, pre-paid, international collect, debit calls, free calls and incomplete calls down to the inmate level and for each inmate telephone at the Facilities:
 - 8.5.2.1. Local Call, Minutes, Gross Call Revenue and Commission
 - 8.5.2.2. INTRAlata/INTRAstate Call, Minutes, Gross Call Revenue and Commission
 - 8.5.2.3. INTERAlata/INTRAstate Calls, Minutes, Gross Call Revenue and Commission
 - 8.5.2.4. INTRAlata/INTERstate Calls, Minutes, Gross Call Revenue and Commission

- 8.5.2.5. INTERAlata/INTERstate Calls, Minutes, Gross Call Revenue and Commission
- 8.5.2.6. International Calls, Minutes, Gross Call Revenue and Commission
- 8.5.2.7. Commission Rate Commission rates are predicated on:
 PR/ INMATE PR/ MONTH
 SHERIFF'S DEPT. UPON REQUEST WILL PROVIDE AVERAGE DAILY
 POPULATION NUMBERS FOR EACH MONTH BASED UPON MONTHLY
 AVERAGE.
- 8.5.2.8. Total Calls, Minutes, Gross Call Revenue and Commission Amount; and
- 8.5.2.9. Traffic Period and Dates.
- 8.5.3. Proposer shall supply a report of all pre-paid card orders processed (if applicable) during the traffic month to include (at a minimum) the order date, invoice number, invoice date, gross amount of the order, commission rate and commission total.
- 8.5.4. Proposer shall provide a sample report showing how all of the above requirements will be met. Proposer shall indicate if any of the required fields above cannot be provided or supplied in the Exceptions addendum section of its response to this RFP.
- 8.5.5. The system CDRs and call recordings shall be stored in a minimum of 3 locations to avoid any possibility of CDRs being lost. Please provide the name or locations of your cloud storage provider.
- 8.5.6. Commission discrepancies must be resolved by Proposer, and to County's reasonable satisfaction, within 30 days of receipt of discrepancy notification from County or its Designated Agent. If not resolved satisfactorily, such discrepancy will be subject to late charges described below and/or the Agreement may be terminated at the sole discretion of County. County further retains the right to pursue any other legal remedies it deems necessary.
- 8.5.7. Commission payments, traffic detail reports, billing files, CDRs and/or reports not containing the required fields, received by County after the date specified in <u>Section 6.7 Payment and Reporting</u> are subject to late charges and/or fines.
 - 8.5.7.1. Late charges and/or fines for late commission payments shall be equal to 5% per month of the commission due.
 - 8.5.7.2. Late charges and/or fines for reporting shall be a fee of \$750.00 per month for each report not received by the 25th day of the month following the traffic month or for each report that does not contain all of the fields and information identified above.
 - 8.5.7.3. If the commission payment is late, reporting is late and/or reports do not contain all required fields, late charges and/or fines for all three shall apply.

8.6. Reconciliation

- 8.6.1. From the Effective Date of the Agreement and for an indefinite period after the termination of the Agreement, upon 10 business day's written notice, County shall have the right to examine and/or reconcile Proposer's information (records, data, compensation records) pertaining to the Agreement.
- 8.6.2. County requires Proposer to maintain accurate, complete and reconcilable records, in electronic format, detailing the Gross Revenues from which commissions can be determined. The records shall include all CDRs, billing files, pre-paid card sales and associated invoices, debit usage reports and associated invoices and commissioning reports during the term of the Agreement.
- 8.6.3. County reserves the right to delegate such examination and/or reconciliation of records to its Designated Agent or another third party of County's sole choice.

8.7. Independent Contractor

8.7.1. Nothing in this RFP is intended nor shall be construed to create an employer/employee relationship, a joint venture relationship or any other relationship allowing County to exercise control over the manner or method by which Proposer or its subcontractors perform under the Agreement.

8.8. Termination/Default

- 8.8.1. In the event Proposer fails to perform any terms or conditions of the Agreement, County may consider Proposer in default of the Agreement and supply Proposer written notice of such default. In the event said default is not remedied to the satisfaction and approval of County within 30 calendar days of receipt of such notice, County may terminate the Agreement. Upon termination, Proposer shall adhere to the transition requirements as outlined in <u>Section 7.3 Transition</u>.
- 8.8.2. County may terminate the Agreement, without cause, upon Proposer's receipt of 30 days written notice of default Proposer will have 30 days to cure default. Upon termination, Proposer shall follow the transition requirements outlined in Section 7.3 Transition.

8.9. Indemnification

- 8.9.1. Proposer shall defend, indemnify, and hold County and its affiliates, agents, employees, officers, directors, and successors harmless from loss, cost, expenses, damages or liability (including reasonable attorney's fees and court costs) resulting from actions, causes of action or claims brought or threatened under the Agreement, for
 - (a) any actual or alleged negligence or dishonesty of, or any actual or alleged act of commission or omission by, Proposer or any of its employees, agents or subcontractors in providing the equipment and services hereunder,
 - (b) the operation of Proposer's business or ITS; (c) any breach by Proposer of its obligations hereunder; or
 - (d) any alleged patent, copyright or trademark infringement or unauthorized use of trade secrets or other proprietary rights in connection with the ITS, except where such claims, demands or liabilities are due to the sole negligence of County, its agents or employees.
- 8.9.2. County agrees to provide Proposer with reasonable and timely notice of any claim, demand or cause of action made or brought against the County arising out of or related to the services rendered by Proposer. Proposer shall have the right to defend any such claim at its sole cost and expense and with its exclusive discretion. County will promptly advise Proposer of any proposed agreement to compromise or settle any claim and Proposer will have 10 days to respond to such proposal.
- 8.9.3. These indemnities and remedies shall survive the expiration or other termination of the Agreement.

8.10. Insurance

- 7.10.1 During the period of the Agreement, Proposer, at its own expense, agrees to carry and maintain the following minimum insurance policy of public liability and property damage issued by a casualty company authorized to do business in the State of Texas, and in a standard form approved by the Board of Insurance Commissioners of the State of Texas. The insurance company should have a Best Rating of no less than A. Coverage provisions should insure County and the public from any loss or damage that may arise to any person or property as a result of the services rendered by Proposer.
- 7.10.2 Proposer shall provide County with a 30 day advance written notice of cancellation or material changes in said insurance.
- 7.10.3 Annual renewals for the term of this policy should be submitted prior to the expiration date of any policy.
- 7.10.4 Proposer must have, at a minimum, a \$2,000,000.00 policy for Network Security and Technology Errors & Omissions.
- 7.10.5 Proposer shall provide County a Certificate of Insurance, on an original ACORD certificate, evidencing required coverage described below, within 10 days after receipt of notice of award. Said certificate shall show County as an additional insured and shall include a waiver of subrogation:

7.10.6.1 Automobile Liability:

7.10.6.1.1 Combined Single Limit (each accident): \$1,000,000.00

7.10.6.2General Liability (Including Contractual Liability):

6.10.5.2.1. Bodily Injury or Death (per person): \$1,000,000.00 6.10.5.2.2. General Aggregate: \$2,000,000.00

6.10.5.3. Umbrella Liability:

 6.10.5.3.1. Umbrella Form:
 \$2,000,000.00

 6.10.5.4. Worker's Compensation:
 \$1,000,000.00

 6.10.5.5. Professional Liability:
 \$1,000,000.00

 6.10.5.6. Network Security
 \$2,000,000.00

 7.10.5.7. Technology Errors & Omissions
 \$2,000,000.00

- 7.10.7 County agrees to provide Proposer with reasonable and timely notice on any claim, demand or cause of action made by or brought against the County arising out of the service provided by Proposer. Proposer shall have the right to defend any such claim at its sole cost and expense and with its exclusive discretion.
- 7.10.8 Any subcontractors for the products/services described herein shall include appropriate provisions and contractual obligations to ensure the successful fulfillment of all contractual obligations agreed to by Proposer and County and to ensure that County is indemnified, saved, and held harmless from and against any and all claims of damage, loss, and cost (including attorney fees) of any kind related to a subcontractor in those matters described in the Agreement.

8. SYSTEM REQUIREMENTS

8.1. Standards

8.1.1. Inmate telephone services are to be provided and shall comply with the most current applicable Federal Communication and/or Public Utility Commission of Texas regulations relating to inmate telephone service in correctional facilities. Proposer shall be responsible for maintaining and monitoring the most current regulations relating to inmate telephone service throughout the term of an Agreement.

8.2. Installation Requirements

- 8.2.1. In its response to this RFP, Proposer shall submit an implementation plan, which shall include an installation schedule, for each Facilities. Initial installations must be completed within 60 days of the effective date of the Agreement. The implementation plan will become a part of the Agreement and must be followed.
 - 8.2.1.1. If any portion of the installation is not completed within the timeframe allowed in the agreed-upon implementation plan, Proposer may incur liquidated damages in the amount of \$500.00 for each day beyond the installation date until the installation is incomplete. However, Proposer shall not incur liquidated damages if the cause of the delay is beyond the Proposer's reasonable control.
 - 8.2.1.2. Should Proposer incur liquidated damages, County will invoice Proposer. Payment of the invoice shall be made to County within 30 days of Proposer's receipt of the invoice.
- 8.2.2. Proposer shall be responsible for all costs associated with the inmate telephone and visitation system, which shall include but not be limited to, the necessary labor, parts, materials, transportation purchase of equipment, wiring, new electrical circuits, cables, installation, service, maintenance, voice network and transmission, data network, and day-to-day operation to maintain all proposed telephones in good working order and in compliance with the equipment manufacturer's specifications.
- 8.2.3. Proposer agrees to obtain County's written approval before making any physical changes to the Facilities, such as drilling into walls, floors, ceilings or any other portion of the Facilities. This includes existing, newly constructed and/or expanded Facilities.

- 8.2.4. Proposer shall install the telephones, pedestals, enclosures and ITS equipment and software in accordance with the manufacturer's specifications.
- 8.2.5. All telephone equipment provided shall be fully operational at the time of the initial installation.
- 8.2.6. The telephone sets shall be suitable for a correctional environment, stainless steel, sturdy, non-coin, vandal and tamper resistant; the cord length for the inmate and visitation telephones is specified in Appendix A Facility Specifications. The telephones must not contain any exterior removable parts.
- 8.2.7. Proposer agrees to work in conjunction with County's IT Director to coordinate all new and additional wiring needs.
- 8.2.8. Use of existing conduit, raceways, cable, wiring, switches and terminal within the Facilities is at the risk of Proposer. Exposed wiring is not permitted. Ownership of any wiring or conduit installed under the Agreement by Proposer becomes County's property upon termination and/or expiration of the Agreement.
- 8.2.9. Proposer agrees that if any cabling work is required as part of any installation, all new cables shall be used and marked clearly and legibly at both ends, and meet all applicable Electronic Industries Alliance/Telecommunications Industry Alliance ("EIA/TIA") wiring standards for commercial buildings and must be approved by the Facility's maintenance personnel.
- 8.2.10. At no cost to County, Proposer shall install additional telephones (inmate and visitation), monitoring and recording equipment as needed, within 30 days of request or an agreed upon term by both parties. This includes newly constructed or expanded Facilities.
 - 8.2.10.1. If the installation of the additional telephones (inmate and visitation) is not completed within agreed upon terms, Proposer may incur liquidated damages in the amount of \$500.00 for each day beyond the agreed upon installation date until the installation is incomplete. However, Proposer shall not incur liquidated damages if the cause of the delay is beyond the Proposer's reasonable control.
 - 8.2.10.2. Should Proposer incur liquidated damages, County will invoice Proposer. Payment of the invoice shall be made to County within 30 days of Proposer's receipt of the invoice.
- 8.2.11. Proposer shall provide, install, maintain, replace and upgrade adequate surge and lightening protection equipment on all lines used for the ITS.
- 8.2.12. All telephone equipment shall be powered by the telephone line, not require an additional power source and shall have an Uninterruptible Power Supply ("UPS") back-up power. A separate power supply shall not be required. A power source will be available at the demarcation location.
- 8.2.13. Installation of all telephones and related equipment shall be accomplished during normal business hours at the Facilities or as otherwise specified by the Site Administrator/Administrator/Warden.
- 8.2.14. Proposer shall clean-up and remove all trash and packaging materials resulting from work performed. Unless otherwise specified by County, no equipment, inventory or spare parts shall be stored by Proposer at the Facilities.
- 8.2.15. Proposer shall correct any damage to County's property caused by maintenance or installation associated with the ITS, including repairs to walls, ceilings, etc.
- 8.2.16. Proposer shall install, repair and maintain all Proposer provided equipment and lines, including but not limited to, any wiring or cable work required from the demarcation throughout the Facilities. All Proposer provided equipment, installation, maintenance, repair costs and all costs or losses due to vandalism shall be the total responsibility of Proposer.
- 8.2.17. Proposer shall indicate any environmental conditions required for the proposed ITS; indicate whether Proposer proposes to make any changes to the phone room at the Facilities based on the site evaluation.
- 8.2.18. Proposer shall provide written documentation indicating that all circuits have been tested and all cables, pairs, fiber strands, blocks, etc. are legibly marked after the completion of each installation.
- 8.2.19. Proposer shall install/mount its equipment in accordance with County's requirements.
- 8.2.20. Proposer will guarantee they utilize at a minimum, two completely mirrored/redundant systems in separate cities for call processing and redundancy. Addresses of both locations and an opportunity for a site

inspection will be required.

8.3. Transition

- 8.3.1. For the initial installation, Proposer will work with County and the incumbent inmate telephone service provider to ensure an orderly transition of services, responsibilities and continuity of the services required by County.
- 8.3.2. Upon expiration, termination, or cancellation of the Agreement, Proposer shall accept the direction of County to ensure inmate telephone services are smoothly transitioned. At a minimum, the following shall apply:
 - 8.3.2.1. Proposer acknowledges that the CDRs, call and visitation recordings, documentation, reports, data, etc., contained in the ITS are the property of County. County acknowledges the ITS hardware and software are the property of Proposer.
 - 8.3.2.1.1. The CDRs, call and visitation recordings, documentation, reports, data, etc. shall be available to County by Proposer on the reporting interface for up to one (1) year after contract termination.
 - 8.3.2.2. Proposer shall discontinue providing service or accepting new assignments under the terms of the Agreement, on the date specified by County. Proposer agrees to continue providing all services in accordance with the terms and conditions, requirements and specifications of the Agreement for a period not to exceed 90 calendar days after the expiration, termination or cancellation date of the Agreement. Commissions will be due and payable by Proposer to County at the agreed rate provided in the Agreement until collect, debit and/or pre-paid calls are no longer handled by Proposer.
- 8.3.3. Proposer agrees to remove its equipment at the conclusion of the Agreement in a manner that will allow the reuse of wiring/cabling associated with the ITS.

8.4. ITS and User Application Specifications

- 8.4.1. The ITS shall be capable of providing all operational features and system requirements applicable to all calls placed through the system, including local, long distance, international calling and audio recording of visitation sessions.
- 8.4.2. The ITS shall be configured to process all or any combination of the following bill types, without limitation: collect, free, pre-paid collect, pre-paid card, international collect, debit and/or speed dial.
- 8.4.3. Proposer agrees to install the quantity of telephones, pedestals, enclosures, booths, etc. required by County as outlined in **Appendix A Facility Specifications**.
- 8.4.4. Proposer shall provide a sufficient number of lines, ports, channels, etc. to ensure inmates are allowed to place calls 99.5% of the time.
- 8.4.5. The reception quality shall meet telecommunication industry standards and shall be at least equal to the quality available to the general public. All telephones installed must include volume control. Proposer shall accept County's reasonable decision regarding whether the reception quality is acceptable.
- 8.4.6. Call acceptance by the called party shall be accomplished for all calls through Dual-Tone Multi-Frequency ("DTMF") confirmation ("positive acceptance"). Voice recognition is not an acceptable method for positive acceptance.
- 8.4.7. The ITS shall be capable of recognizing and distinguishing standard or irregular busy signals, standard or irregular ringing signals, answering machines, digital voicemail, cellular telephones, ring-back tones, etc. Proposer shall provide information on how the proposed ITS will be able to meet this requirement.
- 8.4.8. Proposer must assume all responsibility for fraud or unauthorized dialing occurring on the ITS.
- 8.4.9. With each call, the ITS must provide an automated message to advise the called party that:
 - 8.4.9.1. The call is coming from a correctional facility;
 - 8.4.9.2. The call is coming from a specific inmate; and
 - 8.4.9.3. The call may be monitored and recorded.
 - 8.4.9.4. Automated message indicating the call is from a correctional facility should be able to play a

- minimum of twice randomly during a 15-minute call.
- 8.4.10. With each call, the ITS shall clearly identify the type of call being placed to the called party: collect, debit, free, etc. This recording must be free of any charges.
- 8.4.11. Proposer shall indicate the number of times the ITS plays the call acceptance information to the called party and whether the called party may interrupt the prompts by selecting a digit on the keypad.
- 8.4.12. The ITS shall process calls on a selective bilingual basis: English and Spanish. The inmate must be able to select the preferred language at the time the call is initiated. Additional languages must be available if requested.
- 8.4.13. For calls that are not completed, the ITS shall play a recorded message to the inmate detailing why the call was not completed.
- 8.4.14. ITS shall allow free calls for the inmate telephones identified in <u>Appendix A Facility Specifications</u>. Free calls shall require an inmate to enter a PIN to place a call, and all free calls, excluding calls to attorneys, shall be recorded.
- 8.4.15. Following the dialing sequence, Proposer shall indicate whether the ITS can be configured to:
 - 8.4.15.1. Allow inmates to remain muted while still being able to hear the call progress (ex: ringing on the line, voicemail pick-up, etc.);
 - 8.4.15.2. Place the inmate on-hold and not permit the inmate to hear the call progress.
- 8.4.16. In no event shall the inmate be allowed to communicate with the called party until the call is positively accepted.
- 8.4.17. The ITS shall be able to program specific speed dial codes to selected telephone numbers as determined by County and at no cost to County.
- 8.4.18. The ITS shall be capable of processing and completing international collect calls. Proposer must specify how international collect calls are processed and completed via the proposed ITS. The system WILL NOT allow the inmate to access a live operator to complete the call.
- 8.4.19. The ITS user application shall allow County to query the Call History for inmate activities and calling patterns.
- 8.4.20. The ITS user application shall allow the following search criteria and filters to be applied to the Call History queries:
 - 8.4.20.1. Inmate Name (First, Last);
 - 8.4.20.2. Inmate Personal Identification Number;
 - 8.4.20.3. Date Range (Start Date/Time and End Date/Tim);
 - 8.4.20.4. Facility(s);
 - 8.4.20.5. Called Number;
 - 8.4.20.6. Originating Number;
 - 8.4.20.7. Station Name;
 - 8.4.20.8. Call Type;
 - 8.4.20.9. Bill Type;
 - 8.4.20.10. Duration (minimum and maximum);
 - 8.4.20.11. Flagged Calls;
 - 8.4.20.12. Monitored Calls;
 - 8.4.20.13. Completion Type;
 - 8.4.20.14. Call Jurisdiction;
 - 8.4.20.15. Pre-Paid Card ID Number;
 - 8.4.20.16. Visitation Phone(s); and
 - 8.4.20.17. Custom Search.
- 8.4.21. The ITS user application shall allow Call History query results to be exported in a format selected by County (.csv, PDF, Microsoft Excel 2010 or newer, etc.). Provide screen shots of the user application to demonstrate Proposer is able to meet this requirement.
- 8.4.22. The ITS user application shall be equipped, at a minimum, to generate the following standard reports in addition to the CDRs:
 - 8.4.22.1. Call Statistics by Date Range;

- 8.4.22.2. Frequently Called Numbers;
- 8.4.22.3. Frequently Used Personal Identification Numbers;
- 8.4.22.4. Commonly Called Number;
- 8.4.22.5. Call Detail Report;
- 8.4.22.6. Gross Revenue Report by Date Range;
- 8.4.22.7. Called Party/Number Accepting Report;
- 8.4.22.8. Dialed Digit Collection on both caller and called party
- 8.4.22.9. Total Calls;
- 8.4.22.10. Calling List (PAN) Report;
- 8.4.22.11. Pre-Paid Card Report;
- 8.4.22.12. Debit Usage Report;
- 8.4.22.13. Debit Balance and Funding Report;
- 8.4.22.14. Pre-Paid Card Balance Report;
- 8.4.22.15. Bill and Call Type Distribution;
- 8.4.22.16. Phone Usage;
- 8.4.22.17. Reverse Look-Up;
- 8.4.22.18. User Audit Trail;
- 8.4.23. The ITS user application shall allow County to export the reports in a format selected by County (.csv, PDF, Microsoft Excel 2010 or greater, etc.). Provide screen shots of the user application to demonstrate Proposer is able to meet this requirement.
- 8.4.24. The ITS shall have the capability to customize reports in a form mutually agreed upon by County and Proposer.
- 8.4.25. Proposer's ITS user application shall at a minimum allow:
 - 8.4.25.1. The creation, modification and deactivation of user accounts;
 - 8.4.25.2. The creation, modification and deactivation of inmate accounts;
 - 8.4.25.3. The creation and modification of telephone numbers in the ITS;
 - 8.4.25.4. Assignment of inmates or an inmate type to an agency, contracting agency, inmate telephone or a group of inmate telephones;
 - 8.4.25.5. Locating and accessing a specific recording by utilizing a unique recording/call identifier;
 - 8.4.25.6. Block/unblock telephone numbers without the assistance of Proposer; and,
 - 8.4.25.7. Configure an alert that will detect an attempted call to a "number of interest", a call using a restricted Personal Identification Number, or a call made from a restricted telephone.
- 8.4.26. Proposer shall indicate whether the ITS has the capability to allow County to create, view and track service tickets associated with the ITS or Facilities.
- 8.4.27. Proposer shall ensure continuous diagnostics and supervision for call processing and call recording. Proposer shall be capable of performing remote diagnostics to the ITS to determine if a problem exists with the telephone, station port, channel, line, etc.
- 8.4.28. The ITS shall comply with the Americans with Disabilities Act ("ADA") requirements including, but not limited to, providing telephones which are accessible to persons in wheelchairs and providing devices that are compatible with Telephone Devices for the Deaf ("TDD") or Video Relay Services.
 - 8.4.28.1. Proposer shall provide the number of TDD telephones and ports specified in <u>Appendix A Facility Specifications.</u>
 - 8.4.28.2. Proposer must indicate how the TDD telephones work with the proposed ITS.
- 8.4.29. The ITS shall be able to accommodate pro-bono calls to consulates for all countries which may be required for ICE detainees. This option, when requested by County, shall be provided at no cost to County. Proposer shall accept County's direction for how pro bono calling services are configured via the ITS.
- 8.4.30. Proposer shall be able to establish a CrimeTip voicemail at no cost to County. Calls to the informant line shall be free and shall be routed via the ITS to a destination or voicemail box designated by County.
- 8.4.31. Proposer shall work with County to implement a reporting line which complies with the Prison Rape Elimination Act (PREA) of 2003. At a minimum, Proposer shall:
 - 8.4.31.1. Route free calls via the ITS to a destination or voicemail box designated by County which may or may not be the same as that used for the County informant line.

- 8.4.31.2. At no cost to County, provide a free voicemail box on the inmate voicemail system to County dedicated for PREA calls to which the calls will be routed as free.
- 8.4.31.3. ITS shall have the capability of allowing inmates to place PREA calls or leave messages anonymously.
- 8.4.31.4. County, at its sole discretion, may or may not choose to monitor and record PREA calls.

8.5. Security Features

- 8.5.1. The ITS shall prohibit:
 - 8.5.1.1. Direct-dialed calls of any type;
 - 8.5.1.2. Access to a live operator for any type of calls;
 - 8.5.1.3. Access to "411" information services unless permitted by County;
 - 8.5.1.4. Access to 800, 866, 888, 877, 900, 911, and any other 800 or 900 type services; and
 - 8.5.1.5. Access to multiple long distance carriers via 950, 800 and 10 10-XXX numbers.
- 8.5.2. The ITS shall prevent call collision or conference calling among telephone stations.
- 8.5.3. The ITS shall be able to shut down and/or disable an individual telephone or telephone group(s) quickly and selectively without affecting other telephones or telephone group(s). County must be able to shut down the ITS via a workstation, the ITS user application and/or by cut-off switches at several locations including, but not limited to:
 - 8.5.3.1. At demarcation location;
 - 8.5.3.2. Central control; and
 - 8.5.3.3. By select housing units.
- 8.5.4. The ITS shall not accept any incoming calls with the exception of inmate voicemails from allowed users.
- 8.5.5. Proposer shall provide a detailed explanation of the information displayed on the called party's caller ID each time call from Facilities is placed (e.g. unknown #, Proposer's customer service number, B-1, ANI, etc.).
- 8.5.6. Upon detection of such, the ITS shall have a fraud prevention feature that can interject pre-recorded announcements, at any time during the conversation, informing the parties that the call is from a correctional facility.
- 8.5.7. The ITS shall allow the called party to block their telephone number during the call acceptance process. The called party should be able to either block calls only from the specific inmate or all calls from the jail.
- 8.5.8. As specified by County, the ITS shall have the capability to allow calls to specific numbers at specified times during the day. Specific days and multiple periods throughout each day need to be configurable.
- 8.5.9. The ITS shall be capable of limiting the length of a call, providing service at specified times of the day and allowing a maximum number of calls per inmate, per month. The current call time limit for the Facilities is specified in Appendix A Facility Specifications.
- 8.5.10. DTMF analytics with capability of collect all digits pressed at any point during the call separated by caller and called party.

8.6. Personal Identification Number Application

- 8.6.1. The Personal Identification Number ("PIN") application shall work with the ITS allowing inmates to use PINs to complete calls via the ITS and include all of the following features and functionalities:
 - 8.6.1.1. The capability to provide collect, pre-paid and debit, free and speed dial calling utilizing a PIN;
 - 8.6.1.2. The capability to interface with the Facility's Jail Management System ("JMS") or commissary provider.
 - 8.6.1.3. The Commissary provider is FNS and the contact is JUAN ANDRADE. It is the Proposer's responsibility to contact the JMS or commissary provider, establish a working business relationship and identify the requirements necessary to interface with the JMS or commissary to ensure Proposer will be able to meet the PIN requirements listed below with the initial implementation. County shall not be responsible for paying any amount associated with the required interface.
 - 8.6.1.4. The capability to receive, accept and apply or strip alphanumeric characters in an inmate's ID.
 - 8.6.1.5. The capability of accommodating any of the following options for how PINs are received and/or generated by the ITS:

- 8.6.1.5.1. JMS or commissary generates and sends to the ITS an inmate ID. The ITS stores the inmate ID and generates an additional unique identifier to be added to the inmate ID. The combination of the inmate ID and the additional unique indenter shall be the PIN;
- 8.6.1.5.2. JMS or commissary generates and sends to the ITS an inmate ID along with additional inmate data. The ITS stores the inmate ID and utilizes the additional inmate data to create the complete PIN;
- 8.6.1.5.3. JMS or commissary generates and sends the complete PIN to the ITS. The ITS stores the complete PIN;
- 8.6.1.5.4. The ITS, without an interface with the JMS or commissary, auto-generates the complete PIN;
- 8.6.1.5.5. The ITS accepts a manually entered PIN.
- 8.6.1.6. If applicable, the interface between the JMS or commissary and ITS shall automatically update the status of the PIN in the ITS based on the inmate's status in the JMS (e.g. newly booked, transferred, released, etc.).
- 8.6.1.7. Upon booking, inmates are generated 6-10 digit "jacket" number (inmate ID) via the JMS. Inmates are issued ID Cards containing their name, inmate ID, and picture. The same inmate ID can be assigned to an inmate if re-booked at a later date.
- 8.6.1.8. The ITS shall be capable of accepting a numeric PIN between 6 14 digits long.
- 8.6.1.9. The ITS shall be capable of accepting a bulk data import of existing PIN information from the incumbent ITS.
- 8.6.1.10. The ITS shall be capable of providing PINS in the ITS immediately upon booking.
- 8.6.1.11.Once a PIN has been activated in the ITS, the inmate shall be allowed to place calls from any of the Facilities or from any inmate telephone located at the Facilities.
- 8.6.1.12. The ITS shall be capable of documenting the date/time when an individual PIN was added or modified in the ITS and the user making the change.
- 8.6.1.13. The ITS shall be capable of deactivating a PIN upon an inmate's release and reactivating the same PIN if the inmate reenters the Facilities at a future date.
- 8.6.2. The ITS shall have the capability to automatically build and store a list of Personal Allowed Numbers ("PAN") associated with each PIN. County may or may not choose to implement PANs.
 - 8.6.2.1. PANs shall allow a set quantity of approved telephone numbers for each PIN.
 - 8.6.2.2. The quantity of approved telephone numbers within a PAN shall be configurable by inmate or PIN.
 - 8.6.2.3. Proposer shall indicate whether the quantity of approved telephone numbers within a PAN can be configured by PIN.
 - 8.6.2.4. ITS shall be capable of storing the following information (at a minimum) for each telephone number on the PAN: telephone number, called party name, address and history of calls by inmate and jails.
 - 8.6.2.5. Monitoring and Recording Requirements

8.7. Monitoring and Recording Requirements

- 8.7.1. The ITS shall be capable of monitoring and recording all inmate and visitation calls from any telephone within the Facilities unless there are restrictions that prohibit the recording and monitoring of certain calls such as attorney-client privilege.
- 8.7.2. The ITS shall allow designated users at the Facilities to play back a recorded call or a call in progress (e.g. live monitoring) via the ITS user application without the need to download a third-party software.
- 8.7.3. The ITS shall provide simultaneous playback and continuous recording of calls and visits.
- 8.7.4. The ITS shall allow the user to continue to use the interface to search information while listening to a live call or recording.
- 8.7.5. The ITS shall allow the user to accelerate the playback of call recordings to at least 1.4 times.
- 8.7.6. Live monitoring shall allow County to view, at a minimum, the following information in chronological order. Proposer shall indicate whether the live monitoring information can be sorted real-time by any of the items listed below and whether the <u>live</u> recording can be paused while listening.
 - 8.7.6.1. Call Duration;

- 8.7.6.2. Facility(s);
- 8.7.6.3. Language Type;
- 8.7.6.4. Phone Location Name;
- 8.7.6.5. Inmate Name;
- 8.7.6.6. Inmate PIN;
- 8.7.6.7. Called Number;
- 8.7.6.8. Called City, State;
- 8.7.6.9. Call Status;
- 8.7.6.10. Alerts, and;
- 8.7.6.11. Notes.
- 8.7.7. All CDRs, including all attempted and completed calls, shall be stored online for a minimum period of 3 years or contract term and for a minimum period of 1 year following the expiration of the Agreement.
 - 8.7.7.1. Proposer shall provide a detailed description of its proposed method for storing call recordings, to include information on Proposer's data redundancy practices.
 - 8.7.7.2. The provision of remote access shall allow County, as well as other outside personnel whom are authorized users, the same features and functionalities, permitted by the user's level of access, available on a web-enabled computers, laptops, tablets and smart phones.
- 8.7.8. For the term of the Agreement, County shall have access to all CDRs and call recordings from all access computers, based on the user's access level.
- 8.7.9. The ITS shall be capable of providing alerts for certain calling events and, at a minimum, allow designated users to receive or be forwarded a live call to a specified destination. Proposer shall include detailed information on the ITS alert application and it shall include, at a minimum, the types of alerts available (cell phone, SMS text, email, etc.), and whether a security PIN for accessing the live call is required.
- 8.7.10. The ITS user application shall transfer/copy/export recordings with no loss in quality and shall be capable of placing an audio and visual date/time stamp with the recording. Proposer shall provide a detailed description of the process for transferring/copying/exporting recordings.
- 8.7.11. The ITS shall be capable of emailing and copying recorded calls onto a CD/DVD or other storage medium in either a ZIP file, WAV, ISO or MP3/data format with tamper free capabilities.

8.8. Pre-Paid/Debit Application

- 8.8.1. Indicate whether the pre-paid/debit application is part of the ITS or whether an external platform is utilized for the provision of pre-paid/debit calling.
- 8.8.2. The pre-paid and/or debit application shall allow for pre-payment to a specific telephone number or an inmate's account. Provide a detailed description of all pre-payment/deposit methods available.
- 8.8.3. The ITS shall provide the inmate with the balance of the pre-paid or debit account at the time of the call.
- 8.8.4. The ITS shall provide the called party with the balance of their pre-paid collect account at the time of the call.
- 8.8.5. The pre-paid and/or debit application shall allow international calls.
- 8.8.6. Proposer shall describe its process for accommodating real-time refunds associated with pre-paid and/or debit accounts.
- 8.8.7. The ITS shall be capable of interfacing with the current JMS or commissary provider for ease of transferring money from the inmate's trust fund/commissary account to the ITS debit account as well as refunding any unused funds to the trust fund account upon the inmate's release. The Commissary provider is FNS and the contact is JUAN ANDRADE. Further, Proposer shall state whether it has an established business arrangement and interface with commissary or JMS provider.

8.9. Security

8.9.1. All Proposer employees shall obtain, at Proposer's cost, the appropriate personnel background security clearance prior to arrival at the Facilities. All Proposer employees will comply with County's policies and procedures. Entry to the Facilities is subject to the approval of County's Site Administrator / Administrator

/ Warden.

8.9.2. Platform and billing system must be Payment Card Industry (PCI) Compliant and Customer Proprietary Network Information (CPNI) Certified.

8.10. Certifications and Accreditations

8.10.1. Please provide a list of all certifications and accreditations of company, including PCI (Payment Card Industry) Certification for credit card security, CPNI Certification, Better Business Bureau Accreditation, MBE/WBE certifications, etc.

8.11. Training

- 8.11.1. Proposer shall provide onsite training to County's staff. Additional training (onsite or via the web) shall be provided to new staff at no cost to County. Training manuals shall be provided to County's staff at all training meetings and will become the property of County.
- 8.11.2. When requested by County, informational pamphlets shall be available to inmates and shall describe the applicable features and functionalities of the ITS.
- 8.11.3. Proposer will also provide full documentation for all of the ITS features.

8.12. ITS Upgrades and Performance Process

- 8.12.1. Proposer shall provide County with written notice, including detailed information, of any new ITS software upgrades or features, within 30 days of the introduction of the new software or features into the industry.
- 8.12.2. Proposer shall adhere to the following performance process when upgrading the ITS, software, equipment, or performing any changes to the ITS at the Facilities.
- 8.12.3. Proposer shall perform extensive testing on all system changes or upgrades prior to introducing them to County.
- 8.12.4. Proposer shall work with the Facilities to schedule changes and/or upgrades during a time when the telephones are not being used regularly by the inmates. Proposer shall coordinate a convenient time and day with County to implement the changes or upgrades to the ITS to avoid an interruption in service.

8.13. General Maintenance

- 8.13.1. Proposer shall respond to repair requests from County by arriving at the site promptly after reasonable notice has been given on a 24-hours a day, 7- days a week, 365-days a year basis.
- 8.13.2. Proposer agrees to maintain all areas of the Facility, including writing and IT closets in clean and orderly condition. All of Proposer's equipment should be clearly labeled (including the company name) to avoid other Vendors interfering with Proposer's equipment.
- 8.13.3. Repairs or replacement of nonworking or damaged equipment or software shall be started by a qualified technician within 4-hours following notification of a service request or ITS failure. Proposer must exhibit to County a best effort approach to the completion of the repairs or replacement during the first 24-hours following notification of a problem. Proposer shall notify County any time a technician will be dispatched to the Facilities and prior to the technician's arrival.
- 8.13.4. County may cancel the Agreement with Proposer if Proposer has not cured a service problem within 10-days of Proposer receiving notice of the problem from County.
- 8.13.5. Proposer shall provide an escalation list for both normal maintenance and emergency outage/service issues at and/or related to the Facilities.
- 8.13.6. Each party shall report to the other party any misuse, destruction, damage, vandalism, etc. to the ITS. Proposer will assume liability for any and all such damages.
- 8.13.7. All operation, maintenance and repair issues regarding the ITS service shall be reported by Proposer to County promptly.

- 8.13.8. Proposer agrees to provide alerts and notices to the appropriate County personnel (such as County IT) from Proposer's Remote Diagnostics equipment, relative to issues such as network outages and service interruptions. However, understood that Proposer remains entirely responsible for rectifying any issues.
- 8.13.9. Proposer shall agree to provide, at no cost to County, a part-time Onsite Administrator who will be responsible for a range of tasks including hardware maintenance and interfacing with Proposer's User Application. The exact nature of the Onsite Administrator's role and responsibilities will be established in good faith between Proposer and County. County may require that the Onsite Administrator be sourced and hired from within the County.

8.14. Investigative Tools

- 8.14.1. The ITS shall provide extensive Investigative Tools. Proposer shall provide a detailed list of all investigative tools included in the ITS. The ITS shall include at a minimum the following:
 - 8.14.1.1. The capability to insert and store notes on all call recordings with a keyword search capability.
 - 8.14.1.2. The capability to provide date/time stamps for specific durations of each call recording.
 - 8.14.1.3. The capability to increase / decrease the playback speed of a call recording.
 - 8.14.1.4. A report showing "common telephone numbers called" for all telephone numbers called by more than one inmate.

8.15. Additional Technology

- 8.15.1.County is interested in implementing a Video Visitation System ("VVS") at no cost to County to include, but not be limited to, any required cabling, equipment, installation, monitoring, and/or maintenance costs. Video Visitation would include both on-site and remote (off-site) visits.
 - 8.15.1.1. Proposer shall provide an overview of this technology describing the service in full, including but not limited to, the following:
 - 8.15.1.1.1. Whether or not the proposed VVS will be provided directly by Proposer, or will be provided via a third-party entity.
 - 8.15.1.1.2. Physical description and photos of the equipment and any applicable environmental requirements;
 - 8.15.1.1.3. Registration and scheduling process for visitors for both onsite and remote video visitation sessions;
 - 8.15.1.1.4. Computer requirements for remote visitors (software, hardware specifications, etc.);
 - 8.15.1.1.5. Payment options available to the general public for funding video visitation sessions;
 - 8.15.1.1.6. Monitoring and recording capabilities for investigative purposes;
 - 8.15.1.1.7. Video storage, copying and features to ensure the integrity of recorded sessions (please specify the proposed length of storage);
 - 8.15.1.1.8. Control features available to County for managing the scheduling and completion of video visitation sessions; and
 - 8.15.1.1.9. Required integration with the JMS. County will not be responsible for any cost associated with an interface if one is required to implement the video visitation solution.
 - 8.15.1.2. Proposer must provide three (3) references of Facilities where this feature has been implemented for at least six (6) months.
 - 8.15.1.3. Specify any fees or charges applicable to inmates/visitors, including the per-minute or per-session fee or charge and method of compensation to County in <u>Appendix B Calling Rates and Commissions.</u>
 - 8.15.1.4. Specify whether Friends and Family (prepaid account holders) are required to set up a separate prepaid account for VVS, or whether the same prepaid account can be used as for Proposer's ITS.
 - 8.15.1.5. Specify whether or not Provider's VVS charges for service in a per-minute fashion, or in "blocks" of time.
- 8.15.2. County is interested in obtaining a correctional grade tablet solution for use by the inmates and for the

purposes of education and entertainment.

- 8.15.2.1. Proposer shall indicate how its proposed solution has the capability to meet each of the following requirements:
 - 8.15.2.1.1. NEED TABLETS ON HAND FOR REPLACEMENT INCASE DAMAGED COMPANY NEEDS TO BE CHARGED INNMATES IF THEY DAMAGE THE TABLETS
 - 8.15.2.1.2. The tablet solution shall integrate with the County's ITS and/or JMS.
 - 8.15.2.1.3. The technology shall require the use of an inmate PIN or any other unique inmate identifier to sign in and/or complete actions.
 - 8.15.2.1.4. The tablet solution shall comply with the compensation and reporting requirements outlined in Section 7.5 Compensation, Payment, and Reporting.
 - 8.15.2.1.5. Any applications must be approved by County prior to implementation for inmate use.
- 8.15.2.2. Proposer shall also provide detailed information regarding the following features and functionalities of its proposed tablet solution:
 - 8.15.2.2.1. Functions and security features that make the tablet(s) and associated software suitable for use in a correctional environment;
 - 8.15.2.2.2. Secure connectivity of its proposed solution;
 - 8.15.2.2.3. Network configuration, including details surrounding any wireless components, and security features that prevent the inmate from accessing Proposer's network;
 - 8.15.2.2.4. Live monitoring capabilities;
 - 8.15.2.2.5. Investigative reporting; and
 - 8.15.2.2.6. Charging and repair/replacement procedures.
- 8.15.2.3. Proposer shall also provide information on any additional features of its proposed tablet solution that may be of interest to County including, but not limited to, completion of inmate telephone calls, accessible applications, and any other functions/features for inmates.
- 8.15.2.4. Proposer must provide three (3) of Facilities where this technology has been implemented for at least six (6) months.
- 8.15.2.5. Specify any fees or charges applicable to inmates/end-users as well as the method of compensation to County for any revenue generated by and through its proposed tablet solution in Appendix B Calling Rates and Commissions.
- 8.15.3.County is interested in an automated inmate information system solution for the County to provide automatic access of inmate information via phone. Proposer must provide an overview of the automated inmate information system solution specifying whether the technology is capable of providing general information, via an automated service, pertaining to an inmate's status within the Facilities and indicating whether the technology utilizes voice recognition.
 - 8.15.3.1. Proposer shall include details on whether the technology is accessible by both the inmate and friends/family members as well as specifics regarding the information provided through the technology (e.g. court date, bail bond amount, release dates and etc.).
 - 8.15.3.2. The application shall have the capability to interface with the County's JMS.
 - 8.15.3.3. Proposer must provide three (3) references of Facilities where this technology has been implemented for at least six (6) months.
 - 8.15.3.4. Specify any fees or charges associated with this technology in <u>Appendix B Calling Rates and Commissions</u>. County will not be responsible for any cost associated with an interface if one is required to implement the automated information technology.
- 8.15.4.County is interested in implementing cell phone detection technology at its Facilities at no cost to County. Proposer must provide an overview of both mobile and stationary cell phone detection technology.
 - 8.15.4.1. Proposer must provide three (3) references of Facilities where this technology has been implemented for at least six (6) months.
 - 8.15.4.2. Specify any fees or charges associated with this technology in <u>Appendix B Calling Rates and</u> Commissions.
- 8.15.5.County is interested in implementing automated voicemail messaging via the ITS at no cost to County.

- County prefers to have only incoming voicemail to the inmates. Proposer shall provide an overview of this technology specifying whether the ITS is capable of recording and storing all messages;
- 8.15.5.1. Proposer must provide three (3) references of Facilities where this feature has been implemented for at least six (6) months.
- 8.15.6.County is also interested in implementing internal automated voicemail messaging via the ITS at no cost to County. This voicemail messaging would be available to the inmates to file grievances, request medical/dental, submit PREA or crime tips, or file telephone complaints. The internal voicemail feature should allow Facility staff to voicemail a message to an inmate, a group of inmates, or the whole Facility as a message of the day.
 - 8.15.6.1. Proposer shall provide an overview of this technology which shall specify:
 - 8.15.6.1.1. Whether the ITS is capable of recording and storing all messages;
 - 8.15.6.1.2. The security measures for the voice mailbox so that only authorized personnel are able to listen to the messages.
 - 8.15.6.2. Proposer must provide three (3) references of Facilities where this feature has been implemented for at least six (6) months.
- 8.15.7.4County is interested in Voice Biometric and Transcription technology. Proposer should provide an overview of the technology, detail the enrollment process and indicate whether the technology performs an initial verification and/or continuous verification of the inmate's voice. This feature must be an integrated part of the ITS and must include analytical tools and reporting. County will not be a "beta test site" for unproven technology.
 - 8.15.7.1. Proposer must provide three (3) references of Facilities where this technology has been implemented for at least six (6) months.
 - 8.15.7.2. Specify any fees or charges associated with this technology in **Appendix B Calling Rates and Commissions.**
- 8.15.8.Proposer shall provide information on any additional technology or optional features that may be of interest to County. Provide detailed information on the functionalities of each as well as a complete description of the features and applications proposed.
 - 8.15.8.1. Detail any cost and/or method of compensation to County associated with the additional technology or optional features offered/proposed in **Appendix B Rates and Commissions**.

CAMERON COUNTY SHERIFF'S OFFICE

County presently operates 3 individual facilities with an overall capacity of 1,746 inmates. Specifications for the individual facilities can be found in the tables below:

FACILITY SPECIFICATIONS	
Carrizales Detention Center	
Average Daily Population:	990
Number of Beds:	1,008
Call Time Limit:	
Hours of Availability for Inmate Telephones:	
# of Inmate Telephones Currently:	
# of Inmate Telephones Desired:	
Required Telephone Cord Length (Inmate Telephones):	
# of Visitation Sets Currently:	
# of Visitation Sets Desired:	
Required Telephone Cord Length (Visitation Telephones):	
Portable/Cart Phones Required:	
Required Extension Cord Length (Portable/Cart Phones):	
# of TDD Units Required:	
# of Computer Workstations Required:	

FACILITY SPECIFICATIONS	
Cameron Old County Jail	
Average Daily Population:	206
Number of Beds:	258
Call Time Limit:	
Hours of Availability for Inmate Telephones:	
# of Inmate Telephones Currently:	
# of Inmate Telephones Desired:	
Required Telephone Cord Length (Inmate Telephones):	
# of Visitation Sets Currently:	
# of Visitation Sets Desired:	
Required Telephone Cord Length (Visitation Telephones):	
Portable/Cart Phones Required:	
Required Extension Cord Length (Portable/Cart Phones):	
# of TDD Units Required:	
# of Computer Workstations Required:	

FACILITY SPECIFICATIONS	
Detention Center 1	
Average Daily Population:	280
Number of Beds:	288
Call Time Limit:	
Hours of Availability for Inmate Telephones:	
# of Inmate Telephones Currently:	
# of Inmate Telephones Desired:	
Required Telephone Cord Length (Inmate Telephones):	
# of Visitation Sets Currently:	
# of Visitation Sets Desired:	
Required Telephone Cord Length (Visitation Telephones):	
Portable/Cart Phones Required:	
Required Extension Cord Length (Portable/Cart Phones):	
# of TDD Units Required:	
# of Computer Workstations Required:	

FACILITY SPECIFICATIONS	
Detention Center 2	
Average Daily Population:	0
Number of Beds:	198
Call Time Limit:	
Hours of Availability for Inmate Telephones:	
# of Inmate Telephones Currently:	
# of Inmate Telephones Desired:	
Required Telephone Cord Length (Inmate Telephones):	
# of Visitation Sets Currently:	
# of Visitation Sets Desired:	
Required Telephone Cord Length (Visitation Telephones):	
Portable/Cart Phones Required:	
Required Extension Cord Length (Portable/Cart Phones):	
# of TDD Units Required:	
# of Computer Workstations Required:	

10. APPENDIX B - CALLING RATES, FEES and COMMISSIONS

Proposer shall provide a commission offer for the Facilities based on the calling rates which Proposer shall include, below. Proposer must detail all charges, fees and taxes that will be assessed for all collect, pre-paid and debit inmate telephone calls. Proposer may attach additional tables if Proposer chooses to provide more than 1 commission and calling rate option below. County prefers at least one "postalized" calling rate structure be offered. Failure to complete **Appendix B** may cause Proposer's proposal to be rejected.

PROPOSED RATES Cameron County Facilities

	COLLECT	PRE-PAID COLLECT	DEBIT/PRE-PAID CARDS
CALL TYPE	Per-Minute Rate	Per-Minute Rate	Per-Minute Rate
Local	\$0.	\$ 0.	\$0.
INTRAlata/INTRAstate	\$ 0.	\$ 0.	\$0.
INTERlata/INTRAstate	\$0.	\$ 0.	\$0.
INTERlata/INTRAstate	\$ 0.	\$0.	\$0.
INTERstate	\$0.	\$0.	\$0.
International	\$ 0.	\$0.	\$0.
Proposed Commission Rate:			
ANNUAL MAG			
Proposed Financial Incentive:			

ITS Allowed Fees	
Approved Charge/Fee Name	Amount
Pre-Paid Funding Fee (Automated):	\$0.00
Pre-Paid Funding Fee (Live Representative):	\$0.00
Pre-Paid Funding Fee via Cash, Money Order or Check:	\$0.00
Pre-Paid Funding Fee via Third Party (i.e. MoneyGram, Western Union, etc.):	Pass-Through/No Markup
Applicable Required Taxes:	Vary (Pass-Through/No Markup)
3rd-Party Credit Card Transaction Fees (on Prepaid Account Deposits):	Not Allowed
All Other Fees:	Not Allowed

Any "Single Payment" calling products offered shall not include any "Transaction Fee' and shall only be charged at the same perminute rate as all other calls (such as Prepaid Collect or Inmate Debit calls). **Additionally, any "Single Payment" calls shall** be commissioned at the same rate as all other calls. If the Public Utility Commission of Texas or the FCC issues regulations which mandate a change in the calling rates (individually or collectively, "Regulations"), Proposer shall be required to comply with any and all such changes. If this occurs, and such Regulations are applicable to the Agreement, Proposer shall be required to decrease the affected calling rates in accordance with the time period required by such Regulations.

		ssions based on taking th	nese rates	into consideration:
COLLECT & PREPAID:				
Lo	cal:	Connect \$ no charge	per/min	
Int	tra Lata:	Connect \$ no charge	per/min	
Int	ter Lata:	Connect \$ no charge	per/min	
Int	terstate:	Connect \$ no charge	per/min	
Int	ternational (Connect \$ no charge	per/min	

All rates must be compliant with and cannot exceed h Federal maximum allowable charges.

Appendix B – Continued ADDITIONAL TECHNOLOGY CHARGES/FEES AND COMPENSATION

Video Visitation		
Charge/Fee Name	Charge/Fee Description	Amount
Method of Compensation:		
	Tablets	
Charge/Fee Name	Charge/Fee Description	Amount
Method of Compensation:		
1	Automated Inmate Information System	
Charge/Fee Name	Charge/Fee Description	Amount
	Inmate Voicemail (Inbound Only)	
Charge/Fee Name	Charge/Fee Description	Amount
Method of Compensation:		

	Voice Biometrics	
Charge/Fee Name	Charge/Fee Description	Amount

Any Additional Technology/Optional Feature		
Charge/Fee Name	Charge/Fee Description	Amount
Method of Compensation:		

11. APPENDIX C - SITE EVALUATION REGISTRATION FORM

This site evaluation registration Form must be completed and returned to the RFP contact specified in <u>Section 2.5 – Questions or Comments</u> on or before the date specified in the Schedule of Events. The Facilities will provide an escort.

Provide the following information for the Proposer Representative(s) that will be attending the site evaluation which will be held on the date specified in the Schedule of Events.

COUNTY FACILITIES Provider Name: Main Contact Phone Number: Attendee Name: Attendee Title: Attendee Office Contact Number: Attendee Mobile Contact Number: Attendee Name: Attendee Title: Attendee Office Contact Number: Attendee Mobile Contact Number:

Attendee Email Address:

CUSTOMER COMPLAINTS/GRIEVANCES AND LITIGATION

Items to be included as part of the Cameron County RFP for inmate phones at the Cameron County Jail:

- 1. List every County in Texas (in the last three years) that has not renewed a contract with your company (when the county could have done so). Give the reason why they county did not renew the contract. List the county contact, name, title and phone number of every county that you list.
- 2. List every county in Texas (in the last three years) that has officially notified your company in writing that your company owed commissions to the county for underpayment of commissions. List the county contact, name, title and phone of every county you list.
- 3. List every county in Texas (in the last three years) that has audited your company's payment to the county and found your company has underpaid its commissions to the county. List the county, contact, name, title and phone number of every county you list.
- 4. List every city and county in Texas (in the last three years) against which your company has instituted legal action.
 - A. State the nature of the legal action.
 - B. List the case number and court in which the action was filed.
 - C. List the date on which the action was filed.
 - D. List the final disposition of the legal action.

phones.

I have read the above and state that my company ________ has responded completely and honestly.

Singed: ________ Affiant Print Name

Date: _______

SWORN TO AND SUBSCRIBED BEFORE ME, by the above affiant, who, on oath, states that the facts submitted as requested above are true and correct, this the ______ day of _______.

Notary Public: ________.

County: ________.

Failure to answer the above completely and honestly will result in your company's disqualification as a proposer for the inmate

State:



ADDENDUM ACKNOWLEDGEMENT FORM

INMATE COMMUNICATIONS SERVICES

Title of Project

RFP # 1760

Receipt of the following Addendum is acknowledged:

Failure to acknowledge an addendum may result in a Respondent being deemed non-responsive.

A	ddendum no	Date:
A	ddendum no	Date:
A	ddendum no	Date:
A	ddendum no	Date:
Signature:		Date:
Title		
	Name	of Firm



CAMERON COUNTY

PROVIDER QUALIFICATIONS

Please complete all fields below. If not applicable, please mark with N/A
Firm Name:
Legal Name (if different):
Years in Business:
Number of years providing similar service:
Contact Person:
Mailing Address:
Phone Number:
Email of Contact Person:
Number of Full Time Employees:
Name and Experience of Proposed Point of Contact for this Proposal:
(Maximum 10 pages)

Form **W-9**(Rev. March 2024) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Go to www.irs.gov/FormW9 for instructions and the latest information.

Before you begin. For guidance related to the purpose of Form W-9, see Purpose of Form, below.

Give form to the requester. Do not send to the IRS.

		ne of entity/individual. An entry is required. (For a sole proprietor or disregarded entity, enter the o ity's name on line 2.)	wner's name o	n line 1, and enter the business/disregarded				
	2 Bus	2 Business name/disregarded entity name, if different from above.						
n page 3.		eck the appropriate box for federal tax classification of the entity/individual whose name is entered y one of the following seven boxes. Individual/sole proprietor	ck 4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):					
18 o		LLC. Enter the tax classification (C = C corporation, S = S corporation, P = Partnership)	Exempt payee code (if any)					
Print or type.		Note: Check the "LLC" box above and, in the entry space, enter the appropriate code (C, S, or P) classification of the LLC, unless it is a disregarded entity. A disregarded entity should instead check box for the tax classification of its owner.	Compliance Act (FATCA) reporting					
rint		Other (see instructions)		code (if any)				
Print or type. See Specific Instructions on page	and	n line 3a you checked "Partnership" or "Trust/estate," or checked "LLC" and entered "P" as its tax I you are providing this form to a partnership, trust, or estate in which you have an ownership i box if you have any foreign partners, owners, or beneficiaries. See instructions	(Applies to accounts maintained outside the United States.)					
See	5 Add	dress (number, street, and apt. or suite no.). See instructions.	Requester's n	ame and address (optional)				
	6 City	/, state, and ZIP code						
	7 List	account number(s) here (optional)						
	. 2.0							
Par	t I	Taxpayer Identification Number (TIN)						
		N in the appropriate box. The TIN provided must match the name given on line 1 to av	old	al security number				
reside	nt alien	olding. For individuals, this is generally your social security number (SSN). However, for , sole proprietor, or disregarded entity, see the instructions for Part I, later. For other your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>	t a					
TIN, la	ater.		or Fmn	er identification number				
		ccount is in more than one name, see the instructions for line 1. See also What Name ive the Requester for guidelines on whose number to enter.		-				
Par	III	Certification						
Under	penalti	es of perjury, I certify that:						
2. I an Ser	n not su vice (IR	er shown on this form is my correct taxpayer identification number (or I am waiting for a abject to backup withholding because (a) I am exempt from backup withholding, or (b) S) that I am subject to backup withholding as a result of a failure to report all interest of subject to backup withholding; and	I have not be	en notified by the Internal Revenue				
3. I an	n a U.S.	citizen or other U.S. person (defined below); and						
4. The	FATCA	A code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	g is correct.					
becau acquis other t	se you l sition or than inte	instructions. You must cross out item 2 above if you have been notified by the IRS that y nave failed to report all interest and dividends on your tax return. For real estate transactic abandonment of secured property, cancellation of debt, contributions to an individual reti erest and dividends, you are not required to sign the certification, but you must provide you	ons, item 2 do rement arrang	es not apply. For mortgage interest paid, gement (IRA), and, generally, payments				
Sign Here		gnature of S. person D	ate					
		Now line 2h has h		this forms. A flour through autituria				

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

What's New

Line 3a has been modified to clarify how a disregarded entity completes this line. An LLC that is a disregarded entity should check the appropriate box for the tax classification of its owner. Otherwise, it should check the "LLC" box and enter its appropriate tax classification.

New line 3b has been added to this form. A flow-through entity is required to complete this line to indicate that it has direct or indirect foreign partners, owners, or beneficiaries when it provides the Form W-9 to another flow-through entity in which it has an ownership interest. This change is intended to provide a flow-through entity with information regarding the status of its indirect foreign partners, owners, or beneficiaries, so that it can satisfy any applicable reporting requirements. For example, a partnership that has any indirect foreign partners may be required to complete Schedules K-2 and K-3. See the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS is giving you this form because they

Cat. No. 10231X

Form **W-9** (Rev. 3-2024)

must obtain your correct taxpayer identification number (TIN), which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

- . Form 1099-INT (interest earned or paid).
- Form 1099-DIV (dividends, including those from stocks or mutual funds).
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds).
- Form 1099-NEC (nonemployee compensation).
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers).
- . Form 1099-S (proceeds from real estate transactions).
- . Form 1099-K (merchant card and third-party network transactions).
- Form 1098 (home mortgage interest), 1098-E (student loan interest), and 1098-T (tuition).
- . Form 1099-C (canceled debt).
- Form 1099-A (acquisition or abandonment of secured property).

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

Caution: If you don't return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

By signing the filled-out form, you:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued);
 - 2. Certify that you are not subject to backup withholding; or
- Claim exemption from backup withholding if you are a U.S. exempt payee; and
- 4. Certify to your non-foreign status for purposes of withholding under chapter 3 or 4 of the Code (if applicable); and
- 5. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting is correct. See What Is FATCA Reporting, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- . An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Establishing U.S. status for purposes of chapter 3 and chapter 4 withholding. Payments made to foreign persons, including certain distributions, allocations of income, or transfers of sales proceeds, may be subject to withholding under chapter 3 or chapter 4 of the Code (sections 1441–1474). Under those rules, if a Form W-9 or other certification of non-foreign status has not been received, a withholding agent, transferee, or partnership (payor) generally applies presumption rules that may require the payor to withhold applicable tax from the recipient, owner, transferor, or partner (payee). See Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities.

The following persons must provide Form W-9 to the payor for purposes of establishing its non-foreign status.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the disregarded entity.
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the grantor trust.
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust and not the beneficiaries of the trust.

See Pub. 515 for more information on providing a Form W-9 or a certification of non-foreign status to avoid withholding.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person (under Regulations section 1.1441-1(b)(2)(iv) or other applicable section for chapter 3 or 4 purposes), do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515). If you are a qualified foreign pension fund under Regulations section 1.897(I)-1(d), or a partnership that is wholly owned by qualified foreign pension funds, that is treated as a non-foreign person for purposes of section 1445 withholding, do not use Form W-9. Instead, use Form W-8EXP (or other certification of non-foreign status).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a saving clause. Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

- The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
- 2. The treaty article addressing the income
- The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if their stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first Protocol) and is relying on this exception to claim an exemption from tax on their scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 24% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include, but are not limited to, interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third-party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester;
- You do not certify your TIN when required (see the instructions for Part II for details);
 - 3. The IRS tells the requester that you furnished an incorrect TIN;
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only); or
- 5. You do not certify to the requester that you are not subject to backup withholding, as described in item 4 under "By signing the filled-out form" above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See Exempt payee code, later, and the separate Instructions for the Requester of Form W-9 for more information.

See also Establishing U.S. status for purposes of chapter 3 and chapter 4 withholding, earlier.

What Is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all U.S. account holders that are specified U.S. persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you are no longer tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account, for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; do not leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

• Individual. Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note for ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040 you filed with your application.

- Sole proprietor. Enter your individual name as shown on your Form 1040 on line 1. Enter your business, trade, or "doing business as" (DBA) name on line 2.
- Partnership, C corporation, S corporation, or LLC, other than a disregarded entity. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. Enter any business, trade, or DBA name on line 2.
- Disregarded entity. In general, a business entity that has a single owner, including an LLC, and is not a corporation, is disregarded as an entity separate from its owner (a disregarded entity). See Regulations section 301.7701-2(c)(2). A disregarded entity should check the appropriate box for the tax classification of its owner. Enter the owner's name on line 1. The name of the owner entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For

example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2. If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TiN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, enter it on line $2. \,$

Line 3a

Check the appropriate box on line 3a for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3a.

IF the entity/individual on line 1 is a(n)	THEN check the box for
Corporation	Corporation.
Individual or Sole proprietorship	Individual/sole proprietor.
LLC classified as a partnership for U.S. federal tax purposes or LLC that has filed Form 8832 or 2553 electing to be taxed as a corporation	Limited liability company and enter the appropriate tax classification: P = Partnership, C = C corporation, or S = S corporation.
Partnership	Partnership.
Trust/estate	Trust/estate.

Line 3b

Check this box if you are a partnership (including an LLC classified as a partnership for U.S. federal tax purposes), trust, or estate that has any foreign partners, owners, or beneficiaries, and you are providing this form to a partnership, trust, or estate, in which you have an ownership interest. You must check the box on line 3b if you receive a Form W-8 (or documentary evidence) from any partner, owner, or beneficiary establishing foreign status or if you receive a Form W-9 from any partner, owner, or beneficiary that has checked the box on line 3b.

Note: A partnership that provides a Form W-9 and checks box 3b may be required to complete Schedules K-2 and K-3 (Form 1065). For more information, see the Partnership Instructions for Schedules K-2 and K-3 (Form 1065).

If you are required to complete line 3b but fail to do so, you may not receive the information necessary to file a correct information return with the IRS or furnish a correct payee statement to your partners or beneficiaries. See, for example, sections 6698, 6722, and 6724 for penalties that may apply.

Line 4 Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third-party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space on line 4.

1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2).

- 2—The United States or any of its agencies or instrumentalities.
- 3—A state, the District of Columbia, a U.S. commonwealth or territory, or any of their political subdivisions or instrumentalities.
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities.
- 5-A corporation.
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or territory.
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission.
- 8-A real estate investment trust.
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940.
- 10-A common trust fund operated by a bank under section 584(a).
- 11-A financial institution as defined under section 581.
- 12—A middleman known in the investment community as a nominee or custodian.
- 13—A trust exempt from tax under section 664 or described in section 4947.

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7.
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4.
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5.2
Payments made in settlement of payment card or third-party network transactions	Exempt payees 1 through 4.

¹See Form 1099-MISC, Miscellaneous Information, and its instructions.

²However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) entered on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37).
- B-The United States or any of its agencies or instrumentalities.
- C-A state, the District of Columbia, a U.S. commonwealth or territory, or any of their political subdivisions or instrumentalities.
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i).
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i).

- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state.
 - G-A real estate investment trust.
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the investment Company Act of 1940.
 - I-A common trust fund as defined in section 584(a).
 - J—A bank as defined in section 581.
 - K-A broker.
- L-A trust exempt from tax under section 664 or described in section 4947(a)(1).
- M—A tax-exempt trust under a section 403(b) plan or section 457(g) plan.

Note: You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mall your information returns. If this address differs from the one the requester already has on file, enter "NEW" at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident allen and you do not have, and are not eligible to get, an SSN, your TIN is your IRS ITIN. Enter it in the entry space for the Social security number. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note: See What Name and Number To Give the Requester, later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.SSA.gov. You may also get this form by calling 800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/EIN. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/OrderForms to place an order and have Form W-7 and/or Form SS-4 mailed to you within 15 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and enter "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, you will generally have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon. See also *Establishing U.S.* status for purposes of chapter 3 and chapter 4 withholding, earlier, for when you may instead be subject to withholding under chapter 3 or 4 of the Code.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see Exempt payee code, earlier

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

- Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983.
 You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third-party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
Two or more individuals (joint account) other than an account maintained by an FFI	The actual owner of the account or, if combined funds, the first individual on the account ¹
Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
Custodial account of a minor (Uniform Gift to Minors Act)	The minor ²
a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner ¹
Sole proprietorship or disregarded entity owned by an individual	The owner ³
 Grantor trust filing under Optional Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A))** 	The grantor*

For this type of account:	Give name and EIN of
Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity ⁴
Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
2. Partnership or multi-member LLC	The partnership
3. A broker or registered nominee	The broker or nominee
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
 Grantor trust filing Form 1041 or under the Optional Filing Method 2, requiring Form 1099 (see Regulations section 1.671-4(b)(2)(i)(B))** 	The trust

¹List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

² Circle the minor's name and furnish the minor's SSN.

³ You must show your individual name on line 1, and enter your business or DBA name, if any, on line 2. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.)

* Note: The grantor must also provide a Form W-9 to the trustee of the trust.

**For more information on optional filing methods for grantor trusts, see the Instructions for Form 1041.

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information, such as your name, SSN, or other identifying information, without your permission to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- · Protect your SSN,
- . Ensure your employer is protecting your SSN, and
- . Be careful when choosing a tax return preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity, or a questionable credit report, contact the IRS Identity Theft Hotline at 800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 877-777-4778 or TTY/TDD 800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to <code>phishing@irs.gov</code>. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TiGTA) at 800-366-4484. You can forward suspicious emails to the Federal Trade Commission at <code>spam@uce.gov</code> or report them at <code>www.ftc.gov/complaint</code>. You can contact the FTC at <code>www.ftc.gov/idtheft</code> or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see <code>www.ldentityTheft.gov</code> and Pub. 5027.

Go to www.irs.gov/ldentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and territories for use in administering their laws. The information may also be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payors must generally withhold a percentage of taxable interest, dividends, and certain other payments to a payee who does not give a TIN to the payor. Certain penalties may also apply for providing false or fraudulent information.

HISTORICALLY UNDERUTILIZED BUSINESS (HUB) DECLARATION

The primary objective of the Cameron County HUB Program is to ensure Historically Underutilized Businesses receive a fair and equal opportunity for participation in the County's procurement process. This fact holds true for Services (Professional & Non-Professional), Commodities, and Construction contracts and any subcontracts thereto. The program strongly encourages Prime Contractors to provide subcontracting opportunities to Certified Hub Contractors/Vendors. Our goal for HUB contractor/vendor participation, as well as HUB subcontractor participation is 30%. To be considered as a "Certified HUB Contractor/Vendor" the contractor/vendor must have been certified by, and hold a current and valid certification with any of the three agencies listed below.

Have you been Certified as a HUB or an MBE/WBE source?: □Yes □ No							
If yes, by whom?: □ Texas Building & Procurement Commission □ Other							
Indicate Certification No(s).:or Are Certificate(s) Attached?: □ Yes □ No							
LIST OF CERTIFIED HUB SUBCONTRACTORS (Attach additional pages if necessary)							
What percentage of the Bid, RFP,or RFQ is to be subcontracted with Certified HUB sources?:% (List HUB Subcontractor information below).							
HUB Subcontractor Name:							
HUB Subcontractor Name:HUB Status: Certifying Agency (Check all applicable): □Texas Building & Procurement Commission □ Other Address:City:State:Zip: Contact Person:Title:Phone No.: () Subcontract Amount: \$Description of Work to be Performed:							
HUB Subcontractor Name:HUB Status: Certifying Agency (Check all applicable): □Texas Building & Procurement Commission □ Other Address:City:State:Zip: Contact Person:Title:Phone No.: () Subcontract Amount: \$Description of Work to be Performed:							

DATE _____

prefers customers of similar size and sco THIS FORM MUST BE RETURNE		
	REFERENCE ONE	
Government/Company Name:		
Address:		
Contact Person and Title:		
Phone:	e-mail address:	
	Scope of Work	
	REFERENCE TWO	
Government/Company Name:		
Address:		
Contact Person and Title:		
Phone:	e-mail address:	
Contract Period:	Scope of Work	
	REFERENCE THREE	
• •		
Address:		
Contact Person and Title:		-
Phone:	e-mail address:	_
Contract Period:	Scope of Work	

REFERENCES

Please list three (3) references of current customers who can verify the quality of service your company provides. The County

RFP Title _____ Proposer's Name_____

STATE OF TEXAS **COUNTY OF CAMERON**

AFFIDAVIT

The undersigned certifies that the RFP prices contained in this RFP have been carefully checked and are submitted as correct and final and if RFP is accepted (within 60 days), agrees to furnish any and/or all items upon which prices are offered, at the price(s) and upon the conditions contained in the Specifications.

BEFORE ME, the under	signed authority, A Notary Pu	ablic in and for the	e State of, c	on this day personally
appeared			•	,
who, after having first been duly s	worn, upon oath did depose a	and say;		
That the foregoing RFP s	ubmitted by			
hereinafter called "Proposer" is the				
authorized to execute the same.				
corporation, firm, partnership or i				
a member of any trust, pool, or co				
or not to RFP thereon. I further a				
any economic opportunity, future				
connection with the submitted R				
communicated by the undersigned official opening of this RFP.	i nor by any employee or age	nt to any other pe	rson engaged in tins	type of business prior to the
official opening of this Kr1.				
Name and Address of Proposer:				
Telephone number	Fax number		_	
Signature				
Signature	3			
Name:	Title:			
SWORN TO AND SUBSCRIBE	BEFORE ME THIS	day of	20	•
	Notary Public in and	for County	State	
	1 TOTALLY I GIOTIC III AIIG	TOT COUNTY	Juic	

RESIDENCE CERTIFICATION

Pursuant to Texas Government Code δ2252.001 *et seq.*, as amended, Cameron County requests Residence Certification. δ2252.001 *et seq.* of the Government Code provides some restrictions on the awarding of governmental contracts; pertinent provisions of δ2252.001 are stated below:

	this state, includi	efers to a person whose principal place ing a contractor whose ultimate parent s principal place of business in this stat	t company or
	I certify that(Company Name)		is a Resident
Propo	oser of Texas as defined in Govern	ment Code δ2252.001.	
	I certify that	(Company Name)	is a Nonresident
Propo	oser as defined in Government Co-	de δ2252.001 and our principal place of	of business is
	(City and	d State)	·
Print 1	Name:	Signature:	

"Nonresident Proposer" refers to a person who is not a resident.

THIS FORM MUST BE RETURNED WITH YOUR RFP

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RFP # 1760 Inmate Communications services

Responder's Initials: ____

STATEMENT OF NON-COLLUSION

CAMERON COUNTY EXPRESSLY REQUESTS THAT PROPOSERS NOT DISCUSS THIS ENGAGEMENT OR THIS PROPOSER'S PLANS, EXPERIENCE OR CREDENTIALS WITH OTHER PROPOSERS OR ANY MEMBER OF COMMISSIONERS' COURT, ANY COUNTY OFFICIAL, OR ANY EVALUATION COMMITTEE MEMBER APPOINTED BY COMMISSIONERS COURT. EXCLUDED ARE PRE-PROPOSAL CONFERENCES, EVALUATION COMMITTEE SCHEDULED VENDOR PRESENTATIONS OR VENDOR INTERVIEWS, OR EVALUATION COMMITTEE SCHEDULED EQUIPMENT OR SERVICES DEMONSTRATIONS. YOU MAY CONTACT THE PURCHASING AGENT /PURCHASING DEPARTMENT AT ANY TIME.

FROM RFP OPENING DATE THROUGH COMMISSIONERS COURT MEETING FOR SELECTION, VENDORS WILL NOT APPROACH THE COUNTY JUDGE OR COMMISSIONERS TO DISCUSS MATTERS PERTAINING TO THIS RFP.

01.	Has any individual with the firm submitting this Proposal/ Response made any contact with any member of Commissioners Court, any County Official, or an Evaluation Committee member concerning this Invitation to RFP other than questions to the Purchasing Agent?
02.	Has any individual with the firm submitting this RFP made any contact with any other Proposer concerning this Invitation to RFP?
Signatu	are of person submitting this RFP Date

ORDER NO. 2007O2005

THE STATE OF TEXAS	S
	S
COUNTY OF CAMERON	(

ORDER ADOPTING CONTRACTING RULES FOR PERSONS INDEBTED TO COUNTY

WHEREAS, pursuant to V.T.C.A., Local Government Code, Section 262.0276, a commissioners court is authorized to adopt rules permitting a county to refuse to enter into a contract or other transaction with a person indebted to the county;

WHEREAS, the Commissioners Court of Cameron County finds it is in the best interest of Cameron County to adopt such rules;

NOW THEREFORE, BE IT ORDERED by the Commissioners Court of Cameron County, that the following rules be adopted regarding Cameron County and persons interested in doing business with Cameron County:

- 1. Cameron County may refuse to enter into a contract or other transaction with a person with a past due debt to Cameron County, including delinquent ad valorem taxes, even if the person is the lowest successful proposer; and
- 2. For purposes of this Order, a debt is past due if it is not received in the County Treasurer's Office by the due date in a written agreement or notice, and ad valorem taxes are past due if not received in the County Tax Assessor/Collector's Office by February 1st following the January 1st on which the ad valorem taxes are due.
- 3. For purposes of this Order, a person includes an individual, sole proprietorship, corporation, nonprofit corporation, partnership, joint venture, limited liability company, and any other entity that proposes or otherwise seeks to enter into a contract or other transaction with Cameron County requiring approval by the Commissioners Court.

ADOPTED	this	13	day	of of	March	2007.

Taxpayer Identification Number (T.I.N.):		
Cameron County Acct #'s : Real Estate	Personal Property	
01. Is the person or the firm submitting this RF	P current with all local and State taxes?	
Signature of person submitting this RFP	 Date	

THIS FORM MUST BE RETURNED WITH YOUR RFP

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Certification Regarding Debarment, Suspension Ineligibility

As is required by the Federal Regulations Implementing Executive Order 12549, Debarment and Suspension, 45 CFR Part 76, Government-wide Debarment and Suspension, in the applicant certifies, to the best of his or her knowledge and belief, that both it and its principals:

- a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency;
- b. Have not within a three-year period preceding this proposal and/or application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction, violation of federal or state antitrust statutes or commission of embezzlement, theft, theory, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- c. Are not presently indicted for or otherwise criminally or civilly charged by a government entity with commission of any of the offenses enumerated herein; and
- d. Have not within a three-year period preceding this proposal and/or application had one or more public transactions terminated of cause or default.

Signature:		
Print Name:	_	
Title:	 	_
Telephone Number:		_
Date:		

If the Proposer is unable to certify to all of the statements in this Certification, such Proposer should attach an explanation to this Bid / Proposal.

THIS FORM MUST BE RETURNED WITH YOUR RFP

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Attachment F (page 2)

SWORN STATEMENT ON DEBARMENT

This SWORN states	nent is submitted with pro	oject number		
By:(PR)	NT INDIVIDUALS NA	ME AND TITLE)		
(PRINT N	JAME OF ENTITY SUB	MITTING SWORN	STATEMENT)	
whose business add	ress is:			
CITY	STATE	ZIP	VOICE PHONE	
and if appli	cable its Federal Employe	e Identification Num	ber (FEIN) is:	
employees, membe	ubmitting this SWORN st		MENT APPLIES) as officers, directors, executives, partners, as of the entity, nor any affiliate of the entity has	
employees, membe		e in the management	ts officers, directors, executives, partners, of the entity, or an affiliate of the entity HATITY CRIME.	
The entity submitted from any other type		it is not present on ar	y Federal list of debarred contractors, nor b	een debarred
AUTHORIZED SIG	NATURE			
(Printed Name)	(Title)			
Sworn to and subscribe	ed before me this 8^{th} day of	f <u>Septembe</u> r, <u>2011</u> .		
Personally known	OR Produced	identification SHOW T	YPE OF IDENTIFICATION	
Notary Public State of	, County of		nmission expires	
(PRINTED/TYPED/	OR STAMPED COMMIS	SSIONED NAME O	F NOTARY PUBLIC)	

Please answer each individual question. If it does not pertain to your company, please write "N/A" and sign at

CONFLICT OF INTEREST QUESTIONN	AIRE FORM CIQ
For vendor doing business with local governmental entity	
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relations as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176,006(a	
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th busin day alter the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Lo Government Code.	
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.	
Name of vendor who has a business relationship with local governmental entity.	
Check this box if you are filing an update to a previously filed questionnaire. (The law requi that you file an updated completed questionnaire with the appropriate filing authority n later than the 7 th business day after the date on which you become aware that the originally filed questionnaire was incomplete or inaccurate.)	ot
3. Name of local government officer about whom the information is being disclosed.	
Name of Officer 4. Describe each employment or other business relationship with the local government officer, or	3
family member of the officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with the local government officer. Complete subparts A and B for each employment or business relationship described. Attach additional pages to this Form CIQ, as necessary. A. the local government officer or a family member of the officer receiving or likely to receive taxable income, other than investment income, from the vendor?	Is
Yes No	<u> </u>
Is the vendor receiving or likely to receive taxable income, other than investment income, fro at the direction of the local government officer or a family member of the officer AND the taxable incis not received from the local governmental entity? Yes No	
	<u></u>
 Describe each employment or business relationship that the vendor named in Section 1 main other business entity with respect to which the local government officer serves as an officer of interest of one percent or more. 	
Check this box if the vendor has given the local government officer or a family member of the officer one or more gifts as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a-1).	
7.	
Signature of vendor doing business with the governmental entity Date	:

Form provided by Texas Ethics Commission <u>www.ethics.state.tx.us</u> Revised 11/30/2015

CONFLICT OF INTEREST QUESTIONNAIRE

For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/ Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

Local Government Code § 176.001(1-a): "Business relationship" means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:

- (A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
- (B) a transaction conducted at a price and subject to terms available to the public; or
- (C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

Local Government Code § 176.003(a)(2)(A) and (B):

- (a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:
 - (2) the vendor:
 - (A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds \$2,500 during the 12-month period preceding the date that the officer becomes aware that
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor,
 - (B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than \$100 in the 12-month period preceding the date the officer becomes aware that:
 - (i) a contract between the local governmental entity and vendor has been executed; or
 - (ii) the local governmental entity is considering entering into a contract with the vendor.

Local Government Code § 176.006(a) and (a-1)

- (a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
 - (1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
 - (2) has given a local government officer of that local governmental entity, or a family member of the specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
 - (3) has a family relationship with a local government officer of that local governmental entity.
 - (a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
 - (1) the date that the vendor:
 - (A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
 - (B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
 - (2) the date the vendor becomes aware:
 - (A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
 - (B) that the vendor has given one or more gifts described by Subsection (a); or
 - (C) of a family relationship with a local government officer.

Form provided by Texas Ethics Commission

www.ethics,state.tx.us

Revised 1/1/2021

NEPOTISM CHART

AFFINITY KINSHIP

Relationship by Marriage

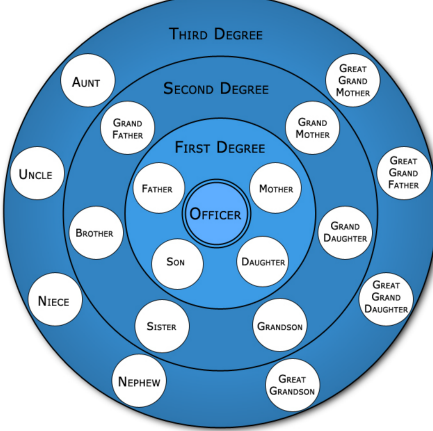
The chart below shows

- Affinity Kinship (relationship by marriage)
- Consanguinity Kinship (relationship by blood) for purposes of interpreting nepotism as defined in VTCA Government Code, Chapter 573, §\$573.021 .025

SECOND DEGREE SISTER'S SPOUSE'S SPOUSE (brother-In-Law) GRAND FATHER FIRST DEGREE FATHER -IN-LAW MOTHER-IN-LAW BROTHER'S SPOUSE (SISTER-SPOUSE'S GRAND **OFFICER** DAUGHTER in-Law) Son-IN-LAW DAUGHTER -IN-LAW Spouse's Brother OFFICER'S SPOUSE Spouse's Grand Mother (brother-In-Law) SPOUSE'S Spouse's Grandson SISTER (SISTER-

CONSANGUINITY KINSHIP

Relationship by Blood



DISCLOSURE OF INTERESTS

MUST BE FILLED OUT AND SUBMITTED WITH THE BID/RFP/RFQ IF DISCLOSING: BIDDER / PROPOSER MUST ALSO FILE WITH THE COUNTY CLERK'S OFFICE THE PURCHASING DEPT. WILL NOT BE FILING ON THE BIDDER'S BEHALF

Cameron County, Texas requires all persons or firms seeking to do business with the County to provide the following information. Every question must be answered. If the question is not applicable, answer with "N/A." By law this questionnaire must be filed with the records administrator (County Clerk's Office) of the local government.

Date			
			_
) 2. Partnership () 3.) 5. Other ()		
	DISCLOSURE QUESTIONS	<u>.</u>	
If additional space is necessar	ry, please use the reverse side of this pag	ge or attach separate sheet.	
	each "employee, elected official, or men n Business Entity Local Govt. Code §1		ameron County having
a) For purpose of this chapt	ter, a person has a substantial interest in	a business entity if:	
	ercent or more of the voting stock or sh the fair market value of the business en		ther 10 percent or more
(2) funds received by the	person from the business entity exceeds	10 percent of the person's gross incom	ne for the previous year.
b) A person has a substanti \$2,500 or more.	al interest in real property if the interest	is an equitable or legal ownership wit	h a fair market value of
	considered to have a substantial interest to or affinity, as determined under Chapter Please write "N/A" in the boxes if no.	r 573, Gove rn ment Code, has a substa	
Name	Title	Department	\neg
rvaine	Title	Department	
	CERTIFICA		
	provided is true and correct as of the dat a requested; and that supplemental stater		
Certifying Person:	Title:	(Type or Pri	nt)
Signature of Certifying Perso	n: Date: _		



HOUSE BILL 89 VERIFICATION (REVISED)

1,	[Person Name]
	the undersigned representative of
	[Company or Business Name]
	(hereafter referred to as Company) being an adult over the age of eighteen (18) years of age, does hereby depose and verify
	that the Company named above, under the provisions of Subtitle F, Title 10, Texas Government Code Chapter 2270:
	1. Does not currently boycott the country of Israel; and
	2. Will not boycott the country of Israel during the term of the contract with Cameron County, Texas.
	Signature: Date:
Pursuan	nt to Section 2270.001, Texas Government Code:
1.	"Boycott Israel" means refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations specifically with Israel, or with a person or entity doing business in Israel or in an Israeli-controlled territory, but does not include an action made for ordinary business purposes; and
2.	"Company" means a for-profit sole proprietorship, organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, or any limited liability company, including a wholly owned subsidiary, majority-owned subsidiary, parent company or affiliate of those entities or business associations that exist to make a profit.
3.	Pursuant to Section 2270.002 of the Texas Government Code, Respondent certifies that either (i) it meets an exemption criteria under Section 2270.002; or (ii) it does not boycott Israel and will not boycott Israel during the term of the contract resulting from this solicitation. Respondent shall state any facts that make it exempt from the boycott certification in its Response. (HB 793 – exemptions).
EXEN	MPTIONS APPLY TO THE FOLLOWING:
	between a governmental entity and a company with less than 10 full-time employees
	has a value of less than \$100,000 paid wholly or partly from public funds of the governmental entity

Please attach the 1295 Form

See link below to login to Texas Ethics Commission website

1295 Filing Info

TEXAS OPEN RECORDS ACT AND CONFIDENTIALITY

All materials submitted to Cameron County, Purchasing Department pursuant to this Invitation for Bid/Request for Proposals/Statement of Qualifications become subject to the mandates of the Texas Open Records Act, Government Code, Chapter 552, Subchapter A, §§552.009; Subchapter D, §§552.205; and Subchapter F, §§552.261 through 552.274. The purpose of this Act is to ensure and facilitate the public's right of access to and review of government records so they may efficiently and intelligently exercise their inherent political power. Almost all "records," as that term is defined in the Act, may be disclosed to the public upon request. Except where specific state or federal statues create a confidential privilege, persons who submit information to public bodies have no right to keep this information from public access or reasonable expectation that this information will be kept from public access.

If you believe that any of the information you have submitted to the County pursuant to this Request for Proposals is **confidential** under a specific state or federal statute and therefore not subject to the public access, *you must comply with the following*:

- A. Place said documents/records in a separate envelope marked "Confidential" DO NOT label your entire response to the Bid/Request for Proposals/Statement of Qualifications as "Confidential" label only those portions of the response that you feel are made confidential by state or federal law as "Confidential." If only a portion of a document is confidential, please identify specifically the portions of the document you are claiming are confidential. Under the State of Texas Open Records Act, the County is obligated to produce documents for public inspection even if the documents contain a portion which is confidential but can redact the confidential parts.
- B. For each such document for which you are claiming a confidential privilege, identify the federal and/or state law that creates said privilege, e.g., for trade secrets.
 - Should an Open Records request be presented to the County requesting information you have identified as "Confidential," you will be responsible for defending your position in the Court where the proceeding is filed, if needed.

If you <u>fail to identify</u> any records submitted as part of your Bid/Request for Proposals/Statement of Qualifications as "Confidential" by placing them in the "Confidential" envelope AND you <u>fail to identify</u> the specific state or federal law creating said privilege, you are irrefutably agreeing that said records are not confidential and are subject to public access.

GENERAL TERMS & CONDITIONS (Requests for proposals (RFP))

ADDENDA: If RFP specifications, terms or conditions are revised, the Cameron County Purchasing Department will issue an addendum addressing the nature of the changes and notify interested potential Proposers. Proposers must acknowledge receipt and consideration of any such changes by signing the addendum and including it in the RFP package containing the Proposer's submittal.

ADVERTISING: Unless otherwise required by law, Proposers to County RFPs shall not publish and shall keep confidential their intentions and actions respecting any response to the RFP.

AWARD: Cameron County may hold RFP responses for a period of NINETY (90) days. Cameron County reserves the right to reject any or all responses to RFPs. Cameron County reserves the right to award a contract, if any, based on the Proposer's response when compared to the EVALUATION CRITERIA (AS STATED IN THE RFP) and, in accordance with the laws of the State of Texas, reserves the right to waive any formality or irregularity, to make awards to more than one proposer. Commissioners Court reserves the right to determine the method and procedures for the final award of all RFPs at any time they may choose, regardless of the Point System used by the Evaluation Committee.

BONDS: If the contract that may be entered into with the County will likely require a performance guarantee or bond, the Purchasing Department will attach a separate page to the RFP explaining those requirements.

CANCELLATION AND TERMINATION: In any contract resulting from the RFP, the County shall have the right to cancel all or any part of the undelivered portion of the contract if (1) Proposer breaches any of the terms hereof, including, but not limited to, applicable warranties, and/or (2) Proposer becomes insolvent or files for bankruptcy. Such right of cancellation is in addition to, and not in lieu of, any other remedies which the County may have in law or equity. Cancellation of work hereunder shall be effected by the delivery to the Proposer of a "Notice of Cancellation of Undelivered Work" specifying the extent to which performance of work, including all goods and services, under the contract is cancelled and the date upon which such cancellation becomes effective.

The performance of work under any resulting contract may be terminated in whole, or in part, by the County in accordance with this provision. The County shall have the right to terminate all or any part of the contract if (1) the Proposer breaches any of the terms hereof, including, but not limited to, applicable warranties, and/or (2) Proposer becomes insolvent or files for bankruptcy. Such right of termination is in addition to, and not in lieu of, any other remedies which the County may have in law or equity. Termination of work hereunder shall be effected by the delivery to the Proposer of a "Notice of Termination" specifying the extent to which performance of work, including all goods and services, under the contract is terminated and the date upon which such termination becomes effective.

CHANGE ORDERS: No oral statement of any person shall modify or otherwise change, or affect the terms, conditions or specifications stated in the resulting contract. All change orders to the contract will be made in writing by mutual consent of the Proposer and the County.

CONTRACT RENEWALS: Contract Renewals must receive Commissioners Court approval. For contract renewal status and information, please contact Elisa Cisneros at 956-982-5405 e-mail: Elisa.Cisneros2@co.cameron.tx.us Cameron County Purchasing Dept. or Dylbia Jeffries 956-550-1340 djefferies@co.cameron.tx.us at the Cameron County Civil Legal Division. Any price escalations are limited to those stated by the original contract terms. All contracts with a one (1) year renewal option require that the Proposer must notify Cameron County of any anticipated price increases in writing at least three months (90 calendar days) prior to the annual renewal award date unless otherwise specified within the specific provisions of the contract up for renewal. This allows the County sufficient time to find an alternative vendor if possible. If Proposer fails to notify the County within time noted it shall be assumed that there will be no price increase for the following year's award period if renewed. This procedure does not apply to any contract which allows for Open Market Price increases or Cost allowance increases. -

DISCRIMINATION: In order to encourage fair employment practices, the Proposer agrees as follows: 1.) Proposer will not discriminate against any employee or applicant for employment because of race, sex, color, age, religion, handicap, or national origin; 2) in all solicitations or advertisements for employees, the Proposer will state that all qualified applicants will receive consideration without regard to race, color, sex, age, religion, handicap or national origin; 3) the Proposer will furnish such relevant information and reports as requested by the County for the purpose of determining compliance with these regulations; and 4) failure of the Proposer to comply with these laws will be deemed a breach of contract and it may be cancelled, terminated or suspended in whole or in part as a result thereof.

DISQUALIFICATION OF PROPOSER: Upon submitting a response to this RFP, Proposer certifies that the Proposer has not violated the antitrust laws of this state codified in Texas Business and Commerce Code 15.01, et seq., as amended, or the federal antitrust laws, and has not

communicated directly or indirectly its RFP considerations, plan or response to any competitor or any other person engaged in such line of business. Any and all responses may be rejected if the County believes that collusion exists among the Proposers. If multiples are submitted by a Proposer and after all responses to the RFPs are opened one or more of the responses are withdrawn, the result will be that all of the responses submitted by that Proposer will be withdrawn; however, nothing herein prohibits a Proposer from submitting multiples for different products or services.

EVALUATION: All responses will be evaluated in accordance with law and reviewed to assure they are in the best interest of Cameron County. Evaluations shall be based on criteria bearing on price and performance of the items or services in the user environment. Any specific criteria section or sections identified elsewhere in this RFP may be evaluated by one or more evaluators once the basis and details of this process have been approved by the Purchasing Officer and acknowledged by the Evaluation Committee. Detailed information pertaining to this selective evaluation process is available to Proposers and the Commissioners Court upon request. Evaluation sheets and any summary of all responses are subject to review by the Cameron County Purchasing Department and Evaluation Committee's recommendation to Cameron County Commissioners Court. Compliance with all RFP requirements, delivery terms and needs of the using department are considerations in evaluating responses. Pricing is NOT the only criterion for making a recommendation (see criteria and relative importance of price and other evaluation factors, if any, specified elsewhere in this RFP). The Cameron County Purchasing Department reserves the right to contact any Proposer, at any time, to clarify, verify or request information with regard to that Proposer's response. The Cameron County Purchasing Department further reserves the right to hold negotiation discussions with any responsible Proposer determined to be reasonably susceptible of being selected for award in accordance with law.

PROTEST PROCEDURES: Procedure - This protest procedure is available to Proposers responding to this RFP and requesting a debriefing conference.

<u>Debriefing Conference</u> – A debriefing conference must be requested in writing to the Purchasing Department within five (5) business days from the date of the RFP award by the Cameron County Commissioners' Court. Debriefing questions must be submitted in writing to the Purchasing Department no later than two (2) business days before the scheduled date for the Debriefing Conference. These questions will be answered at the debriefing conference. Follow-up questions must be submitted (in writing) no later than one (1) business day after the date of the Debriefing Conference and answered no later than two (2) business days after the date of the Debriefing Conference. Follow-up answers will be sent via e-mail or fax (if e-mail not available). For RFPs, Proposers are given the opportunity to ask questions of the Evaluation Committee relative to their responses and the Committee's scores.

<u>Protests are made</u>: 1. To the Purchasing Department after the debriefing conference. Proposer protests shall be received, in writing, by the Purchasing Department within five (5) business days after the debriefing conference. 2. To the Protest Committee, only after the protest to the Purchasing Department was not satisfactorily resolved. Protests to the Protest Committee shall be made within five (5) business days after the Proposer has received notification from the County Purchasing Department of its decision.

Grounds for protest

- 1. Errors were made in computing the score.
- 2. The County failed to follow procedures established in the RFP, the Purchasing policy on acquisitions or applicable state or federal laws or regulations.
- 3. Bias, discrimination or conflict of interest on the part of an evaluator. Protests not based on these criteria shall not be considered.

<u>Format and Content</u> - Protesting Proposers shall include, in their written protest to the Cameron County Purchasing Department, all facts and arguments upon which they rely. Proposers shall, at a minimum, provide:

- 1. Information about the protesting Proposer; name of firm, mailing address, phone number and name of individual responsible for submission of the protest.
- 2. Information about the acquisition and the acquisition method.
- 3. Specific and complete statement of the County's action(s) being protested. 4. Specific reference to the grounds for the protest.
- 5. Description of the relief or corrective action requested.
- 6. For protests to the Protest Committee, a copy of the Purchasing Department's written decision on the protest.

Review Process:

- 1. Upon receipt of a Proposer's protest, the Purchasing Department shall postpone further steps in the acquisition process until the Proposer protest has been resolved.
- 2. The Department's internal protest review procedures consist of the following:
- a) The Purchasing Department shall perform an objective review of the protest by individuals not involved in the acquisition protested. The review shall be based on the written protest material submitted by the Proposer.
- b) A written decision will be delivered to the Proposer within five business days after receipt of the protest, unless more time is needed. The protesting Proposer shall be notified if additional time is necessary.

Final Determination:

The final determination shall:

- 1. Find the protest lacking in merit and uphold the agency's action; or
- 2. Find only technical or harmless errors in the agency's acquisition process, determine the agency to be in substantial compliance, and reject the protest; or 3. Find merit in the protest and provide the agency options which may include recommendations to a) correct its errors and reevaluate all proposals, and/or b) reissue the Proposer solicitation document; or c) make other findings and determine other courses of action as appropriate.

Protest Committee Review Process:

Protests to the Protest Committee may be made only for Protest Committee approved acquisitions, and only after review by County Purchasing Department. Protests of the decisions of County Purchasing Department shall be made by letter to the Protest Committee, who may establish procedures to resolve the protest. Protests shall be received by the Protest Committee within five business days after the decision of Purchasing Department in order to be considered. The Committee's decision is final, with no further administrative appeal available.

FISCAL FUNDING: A multi-year lease or lease/purchase arrangement (if requested by the Special Requirements/Instructions), or any contract continuing as a result of an extension option, must include "fiscal funding out" clause. If, for any reason, funds are not appropriated to continue the lease or contract, said lease or contract shall become null and void on the last day of the current appropriation of funds. After expiration of the lease, leased equipment shall be removed by the Proposer from the using department without penalty of any kind or form to Cameron County. All charges and physical activity related to delivery, installation, removal and redelivery shall be the responsibility of the Proposer.

GRATUITIES AND PROHIBITION AGAINST PERSONAL INTEREST IN CONTRACTS: Any elected or appointed official who has any substantial interest, either direct or indirect, in any business entity seeking to contract with the County, shall, before any vote or decision on any matter involving the business entity, file an affidavit stating the nature and extent of interest and shall abstain from any participation in the matter. This is not required if the vote or decision will not have any special effect on the entity other than its effect on the public. However, if a majority of the governing body is also required to file, and do file similar affidavits, then the member is not required to abstain from further participation. Attached and included in this RFP is a disclosure of all of this Company's business or pecuniary financial relationships with officers or employees of Cameron County or County entities (if any such relationships exists) which must be filled out, attached and included with the RFP response. The County may, by written notice to the Proposer, cancel this contract without liability to Proposer if it is determined by County that gratuities, in the form of entertainment, gifts, or otherwise, were offered or given by the Proposer, or any agent, or representative of the Proposer, to any officer or employee of Cameron County with a view toward securing a contract or securing favorable treatment with respect to the awarding or amending or the making or any determinations with respect to the performance of such a contract. In the event this contract is cancelled by County pursuant to this provision, County shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the costs incurred by Proposer in providing such gratuities. Proposer guarantees that he has not retained a person to solicit or secure any contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, except for retention of bona fide employees or bona fide established co

HISTORICALLY UNDERUTILIZED BUSINESS (HUB) CERTIFICATION: If Proposer is a Certified Historically Underutilized Business (HUB), please include a copy of your HUB Certificate with your response. This information will assist Cameron County in the percentage tracking of HUB utilization.

INSURANCE: The Proposer shall secure and maintain, throughout the duration of the Contract, insurance of such types and in such amounts as may be necessary to protect the Proposer and the interests of the County against all hazards or risks of loss as hereinafter specified. The form and limits of such insurance, together with the insurer, shall be acceptable to the County. It shall be the responsibility of the Proposer to maintain adequate insurance coverage at all times. Failure of the Proposer to maintain adequate coverage shall not relieve the Proposer of any contractual

responsibility or obligation.

MAINTENANCE: Maintenance required for equipment requested in RFPs should be available in Cameron County by a manufacturer authorized maintenance facility. Costs for this service shall be shown on the Pricing/Delivery Information form. If Cameron County opts to include maintenance, it shall be so stated in the purchase order and said cost will be included. Service will commence only upon expiration of applicable warranties and should be priced accordingly.

MATERIAL SAFETY DATA SHEETS: Under the "Hazardous Communication Act", commonly known as the "Texas Right To Know Act", a Proposer must provide to the County with each delivery, material safety data sheets which are applicable to hazardous substances defined in the Act. Failure of the Proposer to furnish this documentation will be cause to reject any RFP applying thereto.

NAME BRANDS: Specifications may reference name brands and model numbers. It is not the intent of Cameron County to restrict responses to RFPs in such cases, but to establish a desired quality level of merchandise or to meet a pre-established standard common to similar existing items. Proposers may offer items of equal stature and standard, but the burden of proof of such stature and standard rests with Proposers. Cameron County shall act as sole judge in determining equality and acceptability of products offered.

PRICING: Prices for all goods and/or services shall be firm for the duration of the contract and shall be stated on the Pricing/Delivery Information form. Prices shall be all inclusive: No price changes, additions, or subsequent qualifications will be honored during the term of the contract. All prices must be written in ink or typewritten. Pricing on all transportation, freight, drayage and other charges are to be prepaid by the Proposer and included in the price. If there are any additional charges of any kind, other than those mentioned above, specified or unspecified, Proposer MUST indicate the items required and attendant costs or forfeit the right to payment for such items. Where unit pricing and extended pricing differ, unit pricing prevails.

RECYCLED MATERIALS: Cameron County encourages the use of products made of recycled materials and shall give preference in purchasing to products made of recycled materials if the products meet applicable specifications as to quantity and quality. County will be the sole judge in determining product preference application.

SCANNED RE-TYPED RESPONSE: If in its RFP response, Proposer either electronically scans, re-types, or in some way reproduces the County's published RFP package, then in event of any conflict between the terms and provisions of the County's published RFP specifications, or any portion thereof, and the terms and provisions of the RFP response made by Proposer, the County's RFP specifications as published shall control. Furthermore, if an alteration of any kind to the County's published RFP specifications is only discovered after the contract is executed and is or is not being performed, the contract is subject to immediate cancellation.

SILENCE OF SPECIFICATIONS: The apparent silence of specifications as to any detail, or the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practices are to prevail and that only material and workmanship of the finest quality are to be used. All interpretations of specifications shall be made on the basis of this statement. The items furnished under this contract shall be new, unused of the latest product in production to commercial trade and shall be of the highest quality as to materials used and workmanship. The manufacturer furnishing these items shall be experienced in design and construction of such items and shall be an established supplier of the item needed in the RFP. Substitute items will not be accepted unless approved (in advance).

SUPPLEMENTAL MATERIALS: Proposers are responsible for including all pertinent product data in the returned RFP package. Literature, brochures, data sheets, specification information, completed forms requested as part of the RFP package and any other facts which may affect the evaluation and subsequent contract award should be included. Materials such as legal documents and contractual agreements, which the Proposer wishes to include as a condition of the RFP response must also be in the returned RFP response package. Failure to include all necessary and proper supplemental materials may be cause to reject the Proposer's entire RFP.

TITLE TRANSFER: Title and Risk of Loss of goods shall not pass to Cameron County until Cameron County actually receives and takes possession of the goods at the point or points of delivery. Receiving times may vary with the using department. Generally, deliveries may be made between 8:30 a.m. and 4:00 p.m., Monday through Friday. Proposers are advised to consult the using department for instructions. The place of delivery shall be shown under the "Special Requirements/Instructions" section of this RFP package and/or on the Purchase Order as a "Deliver To:" with the address.

USAGE REPORTS: Cameron County reserves the right to request, and receive at no additional cost up to two (2) times during the contract period, a usage report detailing the products and/or services furnished to date under a contract resulting from this RFP. The reports must be furnished no later than five (5) working days after written request and itemize all purchases to date by

Cameron County department with a description, of each item purchased, including the manufacturer, quantity of each item purchased, the per

unit and extended price of each item purchased, and the total amount and price of all items purchased.

WARRANTY PRICE: (a) The price to be paid by the County shall be that contained in Proposer's response to the RFP which Proposer warrants to be no higher than Proposer's current prices on orders by others for products of the kind and specification covered by this agreement for similar quantities under similar or like conditions and methods of purchase. In the event Proposer breaches this warranty, the prices of the items shall be reduced to the Proposer's current prices on orders by others, or in the alternative, County may cancel this contract without liability to Proposer for breach or Proposer's actual expense.

(b) The Proposer warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Proposer for the purpose of securing business. For breach or violation of this warranty, the County shall have the right in addition to any other right or rights to cancel this contract without liability and to deduct from the contract price, or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee.

Proposers shall furnish all data pertinent to warranties or guarantees which may apply to items in the RFP.

Proposers may not limit or exclude any implied warranties.

Proposer warrants that products sold and services provided to the County shall conform to the highest commercial and/or professional standards in the industry and laws established by the U.S. Department of Labor, U.S. Department of Homeland Security, Occupational Safety and Health Administration and O.S.H.A. Act of 1970. In the event any product does not conform to OSHA Standards, where applicable, Cameron County may return the product for correction or replacement at the Proposer's expense. If Proposer fails to make the appropriate correction within a reasonable time, Cameron County may correct at the Proposer's expense.

-WARRANTY ITEMS/PRODUCTS: Proposer warrants that products sold and services provided to the County shall conform to the highest commercial and/or professional standards in the industry_and laws established by the U.S. Department of Labor, U.S. Department of Homeland Security, Occupational Safety and Health Administration and O.S.H.A. Act of 1970. In the event product does not conform to OSHA Standards, where applicable, Cameron County may return the product for correction or replacement at the Proposer's expense. If Proposer fails to make the appropriate correction within a reasonable time, Cameron County may correct at the Proposer's expense.

Proposer shall not limit or exclude any implied warranties and any attempt to do so shall render this contract voidable at the option of the County.

Proposer warrants that the goods furnished will conform to the specifications, drawings and descriptions listed in the RFP invitation and to the sample(s) furnished by Proposer, if any. In the event of a conflict between the specifications, drawings and descriptions, the specifications shall govern. All items must be new, in first class condition, unless otherwise specified. The design, strength, and quality of materials must conform to the highest standards of manufacturing practice.

Items supplied under this contract shall be subject to the County's approval. Successful Proposer shall warrant that all items/services shall conform to the proposed specifications and/or all warranties as stated in the Uniform Commercial Code and be free from all defects in material, workmanship and title. Any items found defective or not meeting specifications shall be picked up and promptly replaced by the successful Proposer at no expense to the County.

SAFETY WARRANTY: As noted above, Proposer warrants that the products sold to County shall conform to the standards promulgated by the U.S. Department of Labor under the Occupational Safety and Health Act of 1970. In the event the product does not conform to OSHA standards, County may return the product for correction or replacement at the Proposer's expense. In the event Proposer fails to make the appropriate correction within a reasonable time, correction made by County will be at Proposer's expense. Have you attached the required warranty information to the RFP (if applicable)? "Yes" or "No"

APPLICABLE LAW

To the extent it is applicable, this agreement shall be governed by the Uniform Commercial Code. Wherever the term "Uniform Commercial Code" is used, it shall be construed as meaning "the Uniform Commercial Code" as adopted in the State of Texas as effective and in force on the date of this agreement. Otherwise, Texas state and federal law shall apply.

ASSIGNMENT DELEGATION: No right, obligation or interest in this contract shall be assigned or delegated to another by Proposer without the written permission of the County. Any attempted assignment or delegation by Proposer shall be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph. -

CONTRACT OBLIGATION: Cameron County Commissioners Court must award any resulting contract and the County Judge or other person authorized by the Cameron County Commissioners Court must sign the contract before it becomes binding on Cameron County or the Proposer. Department Heads are NOT authorized to sign agreements for Cameron County. Binding agreements shall remain in effect until all products and/or services covered by this RFP - have been delivered and accepted and all contract requirements have been satisfied.

ERRORS AND OMISSIONS: Errors and Omissions in the RFP or any provision herein described will not be construed as to relieve the Proposer of any responsibility or obligation requisite to the complete and satisfactory implementation, operation, and support of all obligations under any resulting contract. -

FORCE MAJEURE: If, by reason of Force Majeure, either party hereto shall be rendered unable wholly, or in part, to carry out its obligations under this RFP and any resulting contract, then such party shall give notice and full particulars of Force Majeure in writing to the other party within a reasonable time after occurrence of the event or cause relied upon, and the obligation of the party giving such notice, so far as it is affected by such Force Majeure, shall be suspended during the continuance of the inability then claimed, except as hereinafter provided, but for no longer period, and such party shall endeavor to remove or overcome such inability with all reasonable dispatch. The term "Force Majeure" as employed herein, shall mean acts of God, strikes, lockouts, or other industrial disturbances, act of public enemy, orders of any kind of government of the United States or the State of Texas or any civil or military authority, insurrections, riots, epidemics, landslides, lightening, earthquakes, fires, hurricanes, storms, floods, washouts, droughts, arrests, restraint of government and people, civil disturbances, explosions, breakage or accidents to machinery, pipelines or canals, or other causes not reasonably within the control of the party claiming such inability. It is understood and agreed that the settlement of strikes and lockouts shall be entirely with the discretion of the party having the difficulty, and that the above requirement that any Force Majeure shall be remedied with all reasonable dispatch shall not require the settlement of strikes and lockouts by acceding to the demands of the opposing party or parties when such settlement is unfavorable in the judgment of the party having the difficulty.

HOLD HARMLESS AGREEMENT: The successful Proposer shall indemnify and hold Cameron County harmless from all claims for personal injury, death and/or property damage resulting directly or indirectly from Proposer's performance. Proposer shall procure and maintain, with respect to the subject matter of this RFP, appropriate insurance coverage including, as a minimum, public liability and property damage with adequate limits to cover Proposer's liability as may arise directly or indirectly from work performed and goods or services sold under the terms of this RFP. Certification of such coverage must be provided to the County upon request.

INFRINGEMENTS: There will be no warranty by County against infringements. As part of this contract for sales, Proposer agrees to ascertain whether goods manufactured in accordance with the specifications attached to this agreement will give rise to the rightful claim of any third person by way of infringement or the like. County makes no warranty that the production of goods according to the specification will not give rise to such a claim, and in no event shall County be liable to Proposer for indemnification in the event that Proposer gets sued on the grounds of infringement or the like. If Proposer is of the opinion that an infringement or the like will result, Proposer shall notify County to that effect in writing within two (2) weeks after the signing of this agreement. If County does not receive notice and is subsequently held liable for the infringement or the like, Proposer will hold County harmless. If Proposer in good faith ascertains that production of the goods in accordance with the specifications will result in infringement or the like, this contract shall be null and void, except that County will pay Proposer the reasonable cost of Proposer's search as to infringement. The Proposer agrees to protect the County from claims involving infringement of patents or copyrights.

INTERPRETATION PAROLE EVIDENCE: Unless a separate contract or addendum hereof is prepared and entered into following the award of this RFP to a successful Proposer, this writing is intended by the parties as a final expression of the terms of this RFP and the general terms of any resulting contract. No course of prior dealings between the parties and no usage of the trade shall be relevant to supplement or explain any term. Acceptance or acquiescence in a course of performance rendered under this RFP and any resulting contract shall not be relevant to determine meaning even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in this agreement, the definition contained in the Code is to Control, if applicable.

LATE RESPONSES: RFP responses must be received by the County before the hour and date specified. Responses received after the time and date specified will be disqualified and may be returned to sender. The County is not responsible for lateness or non-delivery of mail, delivered to wrong office, carrier, etc.

MODIFICATIONS: This contract can be modified or rescinded only by a writing signed by both of the parties or their duly authorized agents.

O.S.H.A: Proposer must meet all Federal and State OSHA requirements.

REMEDIES: The successful Proposer and County agree that both parties have all rights, duties, defenses and remedies available under law. -

RIGHT TO ASSURANCE: During the RFP process and any resulting contract, whenever a Proposer or County in good faith has reason to question the other's intent to perform, demand may be made that the other party give written assurance of intent. In the event that a demand is made, and no assurance is given within five (5) days, such failure may be treated as an anticipatory repudiation of the RFP and any resulting contract.

SEVERABILITY: If any section, subsection, paragraph, sentence, clause, phrase or word of these requirements or the specifications shall be held invalid, such holding shall not affect the remaining portions of these requirements and the specifications and it is hereby declared that such remaining portions would have been included in these requirements and the specifications as though the invalid portion had been omitted.

VENUE: Both parties agree that venue for any litigation arising from this contract shall lie in Cameron County, Texas.

PROPOSER SHALL CONFIRM ACCEPTANCE OF RFB TERMS: The Proposer shall specifically state acceptance of these terms and conditions as a basis for providing the County with a response to this RFP.

THESE TERMS INCORPORATED: These General Terms and Conditions shall be incorporated in the response to the RFP and any resulting contract to this RFP. The Proposer shall specifically state acceptance of these terms and conditions as a basis for providing the County with a response to this RFP.

OTHER TERMS: The Proposer shall state any exceptions desired to these terms and conditions and may suggest alternate wording that addresses the intent of the term or condition. The County may accept or reject any suggestions in accordance with law.

END OF PROPOSAL