REQUEST FOR PROPOSALS (RFP)

PATIENT MONITORING
SOFTWARE SUPPORT SYSTEM

RFP# P362-17

ISSUANCE DATE: February 3, 2017

PROPOSAL DUE DATE: February 28, 2017
RFP Number: P362-17

TITLE: PATIENT MONITORING SOFTWARE SUPPORT SYSTEM

1. Offer Due Date/Time: ALL OFFEROR PROPOSALS MUST BE RECEIVED FOR REVIEW AND EVALUATION BY THE PROCUREMENT SPECIALIST OR DESIGNEE NO LATER THAN 2:00 PM MOUNTAIN STANDARD TIME/DAYLIGHT TIME ON February 28, 2017. Proposals received after this deadline will not be accepted. The date and time of receipt will be recorded on each proposal.

2. The University of New Mexico Hospitals (UNMH) invites you (“Offeror”) to submit an offer for material(s) and/or services set forth in this Request for Proposal (RFP). Please read carefully the instructions, specifications, and Standard Terms and Conditions, because failure to comply therewith may result in an offer being classified as unresponsive and disqualified. New Mexico civil and criminal law prohibits bribes, gratuities and kickbacks. (13-1-191 NMSA 1978)

3. UNMH Procurement Specialist Contact Information: The UNMH has assigned a Procurement Specialist who is responsible for the conduct of this procurement whose name, address, telephone number and e-mail address are listed below:

   Name: Jennifer Sanchez  
   Title: Procurement Specialist  
   Address: 933 Bradbury Dr. SE, Suite 3165  
             Albuquerque, NM  87106  
   Telephone: (505) 272-3831  
   E-mail: jedisanchez@salud.unm.edu

4. Table of Contents:

   Section I. Introduction  
   Section II. Scope of Procurement  
   Section III. Conditions Governing the Procurement  
   Section IV. Organization of Proposal  
   Section V. Scope of Work  
   Section VI. Evaluation Criteria  
   Section VII. Additional Instructions to Offerors  
   Section VIII. Standard Terms and Conditions  
   Exhibit A: Resident Veterans Preference Certification  
   Exhibit B: Authorized Signature Page  
   Exhibit C: Small & Small Disadvantaged Business Certification  
   Exhibit D: Conflict of Interest Certificate Form  
   Exhibit E: Insurance Requirements  
   Exhibit F: UNMH Information Security Plan Information  
   Exhibit G: Certification and Disclosure regarding Payments to Influence certain Federal Transactions (April 1991)  
   Exhibit H: Organizational References  
   Exhibit I: Installation  
   Exhibit J: Acceptance Testing
Exhibit K: Training
Exhibit L: Warranty
Exhibit M: Service and Support
Exhibit N: Manuals, Bulletins and Documentation
Exhibit O: Total Project Cost

5. **CANCELLATION:** UNMH reserves the right to cancel without penalty, this RFP, the resultant contract/purchase order, or any portion thereof for convenience, unsatisfactory performance, or unavailability of funds.

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SECTION I. INTRODUCTION

1.1 Purpose of this RFP

The purpose of this Request of Proposals (RFP) is to solicit sealed proposals to establish contract(s) through competitive negotiations for the procurement of a Patient Monitoring System, to provide/or improve patient care monitoring, which includes bedside and point of care monitoring to improve patient safety and outstanding quality care for its patients.

1.2 Background

The UNMH is New Mexico’s only academic medical center and the State’s only Level One Trauma Center, treating over 80,000 emergency patients and seeing more than 500,000 outpatient visits annually. UNMH is also the largest clinical component of the University of New Mexico Health Sciences Center (UNMHC). There are five hospitals included within the UNM Hospital System: UNM Hospital (UNMH), UNM Children’s Hospital, Carrie Tingley Children’s Hospital (CTH), Children's Psychiatric Center (CPC), and UNM Psychiatric Center (UNMPC). UNM Hospitals (UNMH, CTH, CPC, UNMPC) are located as part of the Main UNMH campus.

UNMH currently has 629 beds and is recognized for clinical excellence in many specialties including Trauma and Emergency Medicine, Pediatrics, Orthopedics, Cancer Research and Treatment, Transplantation and many others. The Hospital and its components provide primary, secondary, tertiary and quaternary care and receive referrals from counties throughout New Mexico and the entire Southwest. Inpatient discharges are approximately 27,650 per year. UNMH has 36 hospital-based clinics located at the main facility as well as various off-site locations. There are approximately 553,000 outpatient visits/encounters per year. UNMH has six retail pharmacy locations located within off-site clinic. UNMH qualifies for 340B drug pricing.

UNMH Statistics for the year ending June 30, 2015:

a. Emergency Room Visits - 80,020
b. Outpatient Visits - 552,841
c. Inpatient Days - 179,739
d. Outpatient Operations - 11,090
e. Inpatient Operations - 8,370
f. Births - 2,979

SECTION II. SCOPE OF PROCUREMENT

2.1 It is intended that this RFP will result with UNMH entering into a contractual agreement with successful Offeror(s). The initial contract shall begin on the date of fully executed contract. The term may be for an initial term of three (3) years with the option to renew, as provided for in NMSA 13-1-150 (Multi-Term Contract).

2.2 The scope of the procurement will result in a contract for the purchase of a software license that will accommodate up to sixteen (16) bed licenses. The proposed prices for services may only be adjusted by mutual agreement. The contract may be amended by mutual agreement of the parties upon written notice by either party to the other. Continuation of the contract(s) is contingent upon satisfactory contract compliance by the Contractor, as determined by UNMH. The UNMH, must approve all renewals/amendments and adjustments.
SECTION III. CONDITIONS GOVERNING THE PROCUREMENT

3.1 Forms and Exhibits. The RFP Submission Forms and Exhibits and the other documents requiring execution by the Offeror, shall be completed and signed by a duly authorized signing representative of the Offeror. Proposals should be completed without delineations, alterations, or erasures. Should there be any discrepancy between the original and any of the copies, the original shall prevail.

3.2 Requirements. For the purposes of the requirements stated in this RFP

3.2.1 “must” and “shall” indicate that the requirement is mandatory, subject to provisions of this RFP; and

3.2.2 “should”, “could” and “may” indicate that the requirement is discretionary.

3.3 Notice. The Offerors are put on notice that from the date of issue of the RFP through any award notification of the Agreement:

3.3.1 Only the Procurement Specialist is authorized by the UNMH to amend or waive the requirements of the RFP pursuant to the terms of this RFP;

3.3.2 Offerors should not contact any of the staff at UNMH, (except for the Procurement Specialist) in regards to this RFP, unless instructed to in writing by the Procurement Specialist;

3.3.3 Under no circumstances shall the Offeror rely upon any information or instructions from the Procurement Specialist, UNMH employees or their agents unless the information or instructions is provided in writing by the Procurement Specialist in the form of an addendum; and

3.3.4 UNMH, their employees, nor their agents shall be responsible for any information or instructions provided to the Offeror, with the exception of information or instructions provided in an addendum by the Procurement Specialist.

3.4 Information

3.4.1 Offeror to Review. The Offeror must carefully review this RFP and ensure that the Offeror has no reason to believe that there are any uncertainties, inconsistencies, errors, omissions, or ambiguities in any part of this RFP. Each Offeror is responsible for conducting its own investigations and due diligence necessary for the preparation of its Proposal.

3.4.2 Offeror to Notify. If the Offeror discovers any uncertainty, inconsistency, error, omission or ambiguity in this RFP, the Offeror must notify the Procurement Specialist in writing prior to submitting the Offeror’s Proposal.

3.4.3 Offerors shall not: Claim after submission of a Proposal that there was any misunderstanding or that any of the conditions set out in Section 3.4.1 Offeror to Review were present with respect to this RFP;

3.4.4 or Hold any staff of UNMH liable for any uncertainty, inconsistency, error, omission, or ambiguity in any part of this RFP.

3.5 Clarification and Questions

3.5.1 Submission. Offerors may request clarification of this RFP by:

3.5.1.1 Submitting all requests for clarification by email to the Procurement Specialist at jedisanchez@salud.unm.edu or as otherwise directed by the Procurement Specialist;
3.5.1.2 Including the Offeror’s address, telephone number, facsimile number and email address;
3.5.1.3 If the question pertains to a specific section of this RFP, reference should be made to the specific section number and page; and
3.5.1.4 Submitting all requests for clarification no later than 2:00 PM MST/MDT, February 21, 2017.

3.5.2 Questions and Answers. The UNMH will provide Offerors with written responses in the form of addenda to questions that are submitted in accordance with Section 3.5.1. All addenda shall form part of this RFP. Questions and answers will be distributed in numbered addenda. In answering the Offeror’s questions, the Procurement Specialist will include in all addenda the questions asked but will not attribute the questions to any Offeror. Notwithstanding the foregoing, the Procurement Specialist may in its sole discretion answer similar questions from various Offerors only once, edit the questions for clarity, and elect not to respond to questions that are either inappropriate or not comprehensible.

3.6 Issued Addenda. Each Offeror shall be responsible for verifying before submitting its Proposal that it has received all addenda that have been issued. All addenda will be posted on the UNMH proposal website visit http://hs.unm.edu/health/about/bids-proposals/proposals.html. Instructions, clarifications or amendments which affect this RFP may only be made by addendum.

3.7 Amendments to the RFP. UNMH shall have the right to amend or supplement this RFP in writing prior to the Closing Time. No other statement, whether written, oral or inferred, will amend this RFP. The Offerors are responsible to ensure they received all addenda, if any. The addenda shall be binding on each Offeror.

3.8 Clarification of Offeror’s Proposal

3.8.1 The UNMH shall have the right at any time after Proposal submission, to seek clarification from any Offeror in respect of such Offeror’s Proposal, without contacting other Offerors. The UNMH is not obliged to seek clarification of any aspect of a Proposal.

3.8.2 Any clarifications sought shall not be an opportunity to either correct errors or to change the Offeror’s Proposal in any substantive manner. In the clarification process, no change in the substance of the Proposal shall be offered or permitted. Subject to the qualification in this Section, any written information received by UNMH from an Offeror in response to a request for clarification from UNMH shall be considered part of the Offeror’s Proposal.

3.9 Verification of Information. The UNMH shall have the right to:

3.9.1 Verify any Offeror statement or claim by whatever means the UNMH deems appropriate, including contacting persons in addition to those offered as references, and to reject any Offeror statement or claim, if the statement or claim or its Proposal is patently unwarranted or is questionable; or

3.9.2 Access the Offeror’s premises where any part of the work is to be carried out to confirm Proposal information, quality of processes, and to obtain assurances of viability; and
3.9.3 The Offeror shall cooperate in the verification of information and is deemed to consent to UNMH verifying such information.

SECTION IV. ORGANIZATION OF PROPOSAL

4.1 Number of Responses and Copies

Offerors shall submit only one (1) proposal in response to this RFP.

Offeror’s proposal must be clearly labeled and numbered and indexed as outlined in Section 4.2, Proposal Format. Proposals must be submitted as outlined below. The original copy shall be clearly marked as such on the front of the binder. Each portion of the proposal (technical/cost) must be submitted in separate binders and must be prominently displayed on the front cover.

a. Proposals must be sealed and labeled on the outside of the package to clearly indicate that they are in response to the RFP P362-17 Patient Monitoring Software Support System.

b. Proposal - One (1) ORIGINAL, five (5) HARD COPIES, and one (1) ELECTRONIC COPY of the proposal containing ONLY the Technical Proposal; ORIGINAL and COPY shall be in separate labeled binders. The electronic version/copy can NOT be emailed.

c. Electronic Copies - The electronic version/copy of the proposal must mirror the physical binders submitted (i.e. One (1) cd/usb.). The electronic version can NOT be emailed. The original, hard copy and electronic copy information must be identical. In the event of a conflict between versions of the submitted proposal, the Original hard copy shall govern.

Any proposal that does not adhere to the requirements of this Section and Section 4.2 Response Format and Organization, may be deemed non-responsive and rejected on that basis.

4.2 Proposal Format

4.2.1 All proposals must be submitted as follows:

a. Hard copies must be typewritten on standard 8½ x 11 inch paper (larger paper is permissible for charts, spreadsheets, etc.)

b. Pages must be one-sided, one and one-half spaced and numbered.

c. Typeface must be easily readable such as Time Roman and type size must be 12-point.

d. Each Proposal must be placed within a binder with tabs delineating each section.

4.2.2 Proposal Content and Organization

Direct reference to pre-prepared or promotional material may be used if referenced and clearly marked. Promotional material should be minimal. The proposal must be organized and indexed in the following format and must contain, at a minimum, all listed items in the sequence indicated.

4.2.3 Technical Proposal (Binder 1):

A. Table of Contents
B. Signed Authorized Signature Page (Exhibit B)
C. Proposal Summary (Optional)
D. Response to Technical Specifications/Evaluation Criteria
   1. Organizational Experience, quality and stability (Section 6.1)
   2. Organizational Reference (Section 6.1.11) (Exhibit H)
   3. Product Functionalities (Section 6.2)
   4. Integration/Implementation Work Plan (Section 6.3) (Exhibit(s) I & J)
   5. Services, Ongoing Support Model (Section 6.4)(Exhibit(s) K, L, M & N)
   6. IT Security Requirements (Section 6.6) (Exhibit F)
   7. Total Project Cost (Section 6.7) (Exhibit O)
E. Exhibits
   1. Resident Veterans Certificate (Exhibit A)
   2. Small & Small Disadvantaged Business Certification (Exhibit C)
   3. Conflict of Interest and Debarment/Suspension Certificate Form (Exhibit D)
   4. Certification and Disclosure regarding Payments to Influence certain Federal Transactions (April 19910) (Exhibit G)
F. Offeror’s Additional Terms and Conditions (if applicable)
G. Other Supporting Material (If applicable)

Within each section of the proposal, Offerors must address the items in the order indicated above. All forms provided in this RFP must be thoroughly completed and included in the appropriate section of the proposal.

The proposal summary may be included by potential Offerors to provide the Evaluation Committee with an overview of the proposal; however, this material will not be used in the evaluation process unless specifically referenced from other portions of the Offeror’s proposal.
SECTION V. SCOPE OF WORK

The Scope of work for the resulting contract(s), which will accommodate up to sixteen (16) bed licenses. The successful Contractor shall:

5.1 Install, configure, customize and support a **Patient Monitoring Software Support System** (System);
5.2 Work with staff to properly configure settings and workflows in the new system;
5.3 Train UNMH admissions and staff on the use of the new systems;
5.4 Create a user manual for all user functions;
5.5 Provide technical and logistic support for a defined period after system installation is finished;
5.6 System Capabilities
   5.6.1 System Requirements: manage adult inpatients who require visual observation due to medical or psychiatric comorbidities.
   5.6.2 System should have the ability to be transmitted over wireless broadband, real time for both two-way audio and visual observation.
   5.6.3 System should have the ability to have all observations monitored at a central location.
   5.6.4 System should have the ability to run reports on observation made by staff assigned to the central station.
   5.6.5 System should have the ability to be utilized anywhere within the organization and have the mobility to do so.
   5.6.6 System should have the ability monitor patients in darkened room and various light settings.
   5.6.7 System should have the capacity to move to privacy mode for patient care and private discussion.
   5.6.8 System camera should have the ability to zoom and pan 360 degrees.
   5.6.9 System should have the ability to notify unit staff via audible alarm set by assigned staff.
   5.6.10 System should preferably have connectivity with Cerner systems.
   5.6.11 System should have dynamic documentation ability.

SECTION VI. EVALUATION CRITERIA

This section describes the criteria to be used for analyzing and evaluating the various proposals. Cost will be a factor in the proposal evaluation with negotiable expectations; however, it is specifically a consideration of secondary importance to the need for competent and high-quality skilled Offeror(s).

UNMH reserves the right to award contracts based directly on the proposals or to negotiate with one or more Offerors or reject all proposals. The Offeror(s) selected for a contract will be chosen on the basis of the greatest benefit to UNMH. All responses to this Request for Proposals become the property of UNMH and will become public information upon completion of UNMH contract negotiation process.

An evaluation committee shall evaluate proposals based on the weighted criteria listed below. Submittals should completely address each of the following evaluation criteria in the order presented, elaborating on all responses where possible. UNMH reserves the right to judge the presentation of the Offerors submitting proposals in the evaluation and selection of the successful proposal. **Finalist may be invited for oral presentations and demonstrations at UNMH’s sole discretion at a date and time to be determined.**
6.1 Organizational Experience, quality and stability (10 Points Possible)

Offerors must provide a response in the form of a narrative (10 Page Limit):

6.1.1 Provide a brief narrative of the Offeror’s proven experience, capabilities and resources, at both organizational and individuals levels as a provider of Patient Monitoring Software Support software implementations.

6.1.2 How many years have you provided a Patient Monitoring Software Support system solution and implementation service?

6.1.3 Indicate how many application systems have been installed in the last two years and what percentage of business revenue is derived software deployment engagements;

6.1.4 Describe at least two project successes and failures of software deployment engagements. Include how each experience improved the Offeror’s services.

6.1.5 How many clients have uninstalled the proposed solution(s).

6.1.6 What is your company’s required certification/licensure? What current certifications does your company currently possess?

6.1.7 What experience do you have with academic medical centers and academic medical groups using your solution(s)? Please describe the results your academic clients have documented. Please specify how many of these sites utilize the solution for an integrated health system similar to UNMH?

6.1.8 What unique capabilities and client experiences differentiate you from your competitors?

6.1.9 Has your company ever failed to meet Federal, State, local or industry requirements for your type of Software and required equipment? If yes, explain. If not, explain what you are doing to prevent it from occurring?

6.1.10 Has the firm ever filed bankruptcy, been in loan default, or are there any pending liens, claims or lawsuits against the firm. If so, please explain in detail.

6.1.11 Organizational Reference

Offerors shall provide a minimum of three (3) references from similar projects performed within the last three years. Offerors are required to submit Exhibit I, Organization Reference Questionnaire, to the business references they list. The business references must submit the Reference Form directly to the Procurement Specialist. It is the Offeror’s responsibility to ensure the completed forms are received on or before February 24, 2017 for inclusion in the evaluation process.

Organizational References that are not received, or are not complete, may adversely affect the vendor’s score in the evaluation process. The Evaluation Committee may contact any or all business references for validation of information submitted. Additionally, the Agency reserves the right to consider any and all information available to it (outside of the Business Reference information required herein), in its evaluation of Offeror responsibility.

Offerors shall submit the following Business Reference information as part of Offer:

a) Client name;
b) Project description;
c) Project dates (starting and ending);
d) Technical environment (i.e., Software applications, Internet capabilities, Data communications, Network, Hardware);
e) Staff assigned to reference engagement that will be designated for work per this RFP; and
f) Client project manager name, telephone number, fax number and e-mail address.
Points will be awarded based upon an evaluation of the responses to a series of questions as per Exhibit H.

6.2 **Product Functionalities: (40 Points Possible)** Your product, at a minimum, should meet the required functionalities outlined below. Clearly and in detail explain how you will fulfill each of the needs outlined below:

6.2.1 **Patient Monitoring Software Support Approach**

6.2.2 Give a brief overview of the proposed solution(s). Be sure to note its competitive advantages.

6.2.2.1 System preference: manage adult inpatients who require visual observation due to medical or psychiatric comorbidities;

6.2.2.2 System should have the ability to be transmitted over wireless broadband, real-time for both two-way audio and visual observation.

6.2.2.3 System should have the ability to have all observations monitored at a central location.

6.2.2.4 System should have the ability to run reports on observation made by staff assigned to the central station.

6.2.2.5 System should have the ability to be utilized anywhere within the organization and have the mobility to do so.

6.2.2.6 System should have the ability monitor patients in darkened room and various light settings.

6.2.2.7 System should have the capacity to move to privacy mode for patient care and private discussion.

6.2.2.8 System camera should have the ability to zoom and pan 360 degrees.

6.2.2.9 System should have the ability to notify unit staff via audible alarm set by assigned staff.

6.2.2.10 System should preferably have connectivity with Cerner systems.

6.2.2.11 System should have dynamic documentation ability.

6.2.3 **Reporting and Analytics**

6.2.3.1 Describe your systems ability to run reports on observation(s) made by staff assigned to the central station.

6.2.3.2 Describe your products analytic and reporting capabilities. Include the tools necessary and provided.

6.2.3.3 Describe your products ability to provide real time reports on patient ADL’s and safety..

6.2.3.4 Describe how your system allows direct connection to the database by users with full inquiry for extracting and reporting purposes?

6.2.3.5 Describe your product capability to compare performance against National Patient Safety standard measures and benchmarks.

6.2.3.6 Describe any Management dashboard and reporting capabilities.

6.2.3.7 Does any dashboard or reporting tool allow on-screen drill-down to additional levels of data detail?

6.2.3.8 Can user create custom reports independent of IT or vendor support? Can access to data elements be restricted by user or user role? What type of training is required for report building and generation?

6.2.3.9 How will your product help UNMH reduce time spent collecting, analyzing and presenting data.
6.2.4 List any items in the Section V Scope of Services that you are unable to provide.

6.3 Integration/Implementation Work Plan. (10 Points Possible)

6.3.1 The Offeror should complete and submit an Implementation Plan. In preparing the Implementation Plan, Offerors are directed to provide sufficient detail (example, separate line items for separate pieces of software (modules) and required hardware) to enable the UNMH to fully understand the intentions of the Offeror should some or all of its Proposal be accepted for negotiations by UNMH.

6.3.2 Define and describe a successful implementation at an Academic Health Center of comparable patient volume to UNMH.

6.3.3 Content of Implementation Plan. The Implementation Plan submitted by the Offeror should provide a detailed work plan for the fulfillment of its proposed scope and software (modules) and required hardware and/or services. Such work plan should identify the Offeror’s plan for the UNMH, including all tasks, milestones, and time frames involving completion of the scope. Offerors may employ Gantt charts, graphics or other scheduling tools, preferably in electronic media. Manpower loading shall be included. For greater certainty, it is the intention of the UNMH that the Implementation Plan covers and details at least the following:

6.3.3.1 An overview of the implementation process
6.3.3.2 What is the average duration of implementation?
6.3.3.3 Qualifications of the implementation team?
6.3.3.4 Software (modules) and required hardware and/or product manufacture
6.3.3.5 Delivery. Dates and times for the shipment and receipt of software (modules) and required hardware
6.3.3.6 Dates, times, durations and personnel commitment required by UNMH for all activities required for the installation and implementation of the software (modules) and required hardware

6.3.4 Delivery.
6.3.4.1 Delivery Plan. The Offerors shall submit a delivery plan detailing the dates and times for the shipment and receipt of software (modules) and required hardware for each type of proposed software (modules) and required hardware included in the Proposal.

6.3.4.2 Coordination of Delivery with the UNMH. The delivery plan disclosed shall be subject to the approval of the Hospital to ensure conformity with hospital rules and regulations, all applicable laws and associated regulations and patient needs.

6.3.5 Installation. Installation must conform to Exhibit I.

6.3.6 Acceptance Test. The Offerors shall complete and submit Exhibit J – Acceptance Testing.

6.4 Services, Ongoing Support Model. (10 Points Possible)

6.4.1 Training Plan. The Offerors shall provide training samples for the types of training as specified in Exhibit K.
6.4.2 The Offerors shall complete and submit the Warranty Exhibit L. Offerors are instructed to submit a warranty proposal which is software (modules) and required hardware specific, not generic.

6.4.3 The Offerors shall complete and submit Service and Support Exhibit M.

6.4.4 The Offerors shall comply with Exhibit N: Manuals, Bulletins and Documentation

6.4.5 Have you ever provided software (modules) and required hardware that is still in service that you no longer deliver and or no longer support? If so, please explain and provide customer name and location.

6.4.6 Has a customer ever rejected or returned your software (modules) and required hardware? If yes, please explain and provide customer name and location.

6.4.7 What is your customer service approach and philosophy?

6.4.8 What ongoing support do you provide for coding issues, software problems, questions, and concerns?

6.4.9 Do you provide 24/7 support?

6.4.10 What is the average problem response time?

6.4.11 What is the escalation process for issues?

6.4.12 What is the process for quality improvement?

6.4.13 How do you measure client satisfaction?

6.5 IT Security Requirements (10 Points Possible)

6.5.1 The Offerors shall complete and submit Exhibit F – Information Security Plan Information.

6.5.2 Vendor must provide workflow diagram of application/system for security control point understanding.

6.5.3 Describe access controls at all points.

6.5.4 Describe your remote access requirements.

6.5.5 Provide remote support capabilities for UNMH personnel.

6.5.6 Describe the systems processes for Separation of duty, data integrity checks, if this system creates error reports, where and how are they logged?

6.5.7 Describe: business continuity, backup and general DR abilities.

6.5.8 Does your system provide controls to limit access to unauthorized users? Please explain:

6.5.9 Does your product provide access to individual system functions through a hierarchy of privileges defined by the data owner?

6.5.10 Provide controls, logging capability and audits of user access to patient information based on user ID?

6.5.11 Explain your capabilities to provide automatic logoff after a defined amount of time.

6.5.12 Does your system have the ability to prevent the download of patient information to hard drives, other media and printers? Please Explain

6.5.13 Does your system have an electronic audit trail of access to all users who have accessed or updated a patient record, including date and time stamps, and location of access?

6.5.14 Provide exactly how your system/application stores log off of the system and how access to security system logs is controlled.

6.5.15 Does your system provide security checks/controls based on roles (e.g. Physician vs. Users)

6.5.16 Provide information on how your system provides single sign-on capabilities and password complexity or synchronize with enterprise active directory or LDAP?

6.5.17 Provide security training capabilities or offerings.

6.5.18 Provide web-based or other monitoring tool information.

6.5.19 Provide web or networking dependencies.

6.5.20 Provide information on the biometric or other two factor authentication of your system.
6.5.21 Provide contractual guarantee to provide updates, software releases and upgrades to ensure HIPAA/HITECH compliance and/or other regulations with no cost?
6.5.22 Provide information on how the system is patched, updated and does it support AV?
6.5.23 Provide incident response processes including breach reporting priorities and, response and reporting times.
6.5.24 Please provide IT application/system supports operating system, application and antiviral updates. Specifically, what is the guaranteed turnaround for applying the above patches or mitigation of security vulnerabilities found by vendors, experts and UNMH security staff?
6.5.25 Tell us how your system complies with HITECH NIST transport layer security and data at rest encryption protocols?
6.5.26 Provide information on how your system provides: Support data level access controls that allow assignment of security data level in files?
6.5.27 Does your system have the ability to assign specific access levels by profession or ID?
6.5.28 Does you client-server (data security) allow browser-based access from anywhere inside or outside hospital?
6.5.29 Date when your first and most recent commercial system was installed, e.g. is this a beta version or has it been in use for a while without problems.

6.6 Provide a Price Proposal (20 Points Possible)

6.6.1 Offerors must complete the Cost Response Form in EXHIBIT O. All charges listed on EXHIBIT O must be justified and evidence of need documented in the proposal. Prices – All prices/discounts shall be F.O.B. destination and shall include all parts, labor, materials, software, surcharges, supplies, freight, administrative costs, etc., to fulfill the terms, conditions, and scope of work as called for in this RFP and must be based upon percent (%) discount off your current Published List Price.

6.6.2 Total Project Cost – In Exhibit O provide the total project price for all software (modules) and required hardware, services, implementation, including conversion or customization charges from our existing application and/or forms and formats. All related expenses necessary to accomplish each project as listed herein must be included. Price submitted by vendor must include estimates for travel, lodging, meals, and any other associated costs.

6.6.3 Licensing – What is the licensing structure for your product? (By concurrent users, server installations, perpetual, month to month etc.). Do you offer various licensing models, hosted solutions, etc.? If you provide a hosted solution, may UNMH elect, at a future point in time, to operate the software on its own servers at no additional licensing charge? In your pricing please indicate if the License fees are month to month or perpetual.

6.6.4 Year one costs, and Subsequent Annual Costs - What are the initial or year one costs including yearly maintenance, support, and any other items or are they included in the Total Project Cost? What are the year two, three, and subsequent year’s annual costs? What goods and services are provided in such years?

6.6.5 Future Enhancements – Provide details or estimates on cost structure for any enhancements to basic functionality requested or anticipated expansion of the product in future years. Please describe the product roadmap via a white paper or other documentation or text. For example, do you typically release new versions of the software every 6 months, 9 months, 18 months, etc…. Assuming UNMH purchases your product in the Spring, 2017, where is that in the product cycle?
Evaluation Criteria Summary: The following is a summary of the evaluation factors and the weighted value assigned to each.

<table>
<thead>
<tr>
<th>Evaluation Factor</th>
<th>Points Possible</th>
</tr>
</thead>
<tbody>
<tr>
<td>Organizational Experience, quality and stability</td>
<td>10</td>
</tr>
<tr>
<td>Product Functionalities</td>
<td>40</td>
</tr>
<tr>
<td>Integration/Implementation Work Plan</td>
<td>10</td>
</tr>
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<td>Services, Ongoing Support Model</td>
<td>10</td>
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<td>IT Security Requirements</td>
<td>10</td>
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<tr>
<td>Price Proposal</td>
<td>20</td>
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<td><strong>TOTAL</strong></td>
<td><strong>100</strong></td>
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SECTION VII. ADDITIONAL INSTRUCTIONS TO OFFERORS

7.1. VETERANS PREFERENCE. In accordance with sections 13-1-21 and 13-1-22 NMSA 1978 resident veterans businesses are to receive the following preferences:

7.1.1. Resident veterans businesses with annual revenues of $1M or less are to receive a 10% preference discount on their bids and proposals.

7.1.2. Resident veterans businesses with annual revenues of more than $1M but less than $5M are to receive an 8% preference discount on their bids and proposals.

7.1.3. Resident veterans businesses with annual revenues of more than $5M are to receive a 7% preference discount on their bids and proposals.

7.1.4. This preference is separate from the current in-state preference and is not cumulative with that preference. However, veteran businesses will still receive the in-state preference once the veteran’s preference cap is exceeded.

7.1.5. Points will be awarded based on Offerors ability to provide a copy of a current Resident Veteran Certificate (Exhibit A).

7.1.6. In addition, the Resident Veterans Preference Certification Form must accompany any RFP and any business wishing to receive a resident veteran’s preference must complete and sign the form.

7.1.7. RFP’s are to be evaluated on preference as follows:

7.1.8. In addition to the total points on an RFP, 10% must be added for preference award. For example, an RFP has a total value of 1000 points. Five proposals are received; one from a resident business, one from a resident veterans business with an 8% preference and three non-resident businesses. The two preference businesses would receive 50 points and 80 points to their already evaluated score, making it possible for the highest score total of 1080.

7.1.9. The attached “Resident Veteran Preference Certification” form (Exhibit A) must filled out, signed and included the offeror’s RFP from any business wishing to receive a resident veteran’s preference.

7.2. AUTHORIZED SIGNATURE PAGE: Review and submit the Authorized Signature Page attached hereto as Exhibit B.

7.3. SMALL AND DISADVANTAGED BUSINESS CERTIFICATION FORM: Review and submit the Small and Small Disadvantaged Business Certification Form attached hereto as Exhibit C.

7.4. CONFLICT OF INTEREST CERTIFICATION FORM: Review and submit Conflict of Interest Certification Form attached hereto as Exhibit D.

7.5. INSURANCE REQUIREMENTS: The Offeror is required to carry insurance, meeting the requirements in the Section labeled “Insurance Requirements” or as noted in the specifications.
Offeror must submit proof of insurance in the form of a “Certificate of Insurance” with their response and prior to commencing work under the resulting contract. Offeror’s insurance shall remain in effect for the entire term of the contract and must be extended to coincide with any future contract extensions. This Request for Proposal Number must appear on the Certificate of Insurance.

7.6. SAMPLE AGREEMENT: The successful respondent will be required to enter into an Agreement with the Regents of the University of New Mexico, for its public operation known as University of New Mexico Hospitals.

7.7. INFORMATION SECURITY PLAN. Offeror(s) shall not install any systems software and hardware, applications, databases, information or etc. on UNMH’s computing devices-assets including export/import files, custom files or etc. without prior approval from UNMH’s IT division. The successful Awardee may be required to complete the UNMHs Information Security Plan Information and submit to UNMH’s IT department for approval. Failure to complete form upon UNMH’s request or failing to receive IT approval may result in Offeror(s) being considered as non-responsive and/or termination of agreement.

7.8. TAXES. The University is exempt from Federal Excise Taxes and from New Mexico Gross Receipts Taxes on materials. Services are not exempt. Taxes on services should be included as a separate line item and not included in the base price offer. Applicable taxes are excluded from the RFP evaluation. A non-taxable transaction certificate is available upon request by contractor.

7.9. CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS. Review and submit the Certification And Disclosure Regarding Payments To Influence Certain Federal Transactions (April 1991) form attached hereto as Exhibit G.

7.10. RESIDENT BUSINESS, RESIDENT CONTRACTOR AND RESIDENT VETERAN PREFERENCE CERTIFICATION. To receive a resident business preference pursuant to Section 13-1-21 NMSA 1978 or a resident contractor preference pursuant to 13-4-2 NMSA 1978, a business or contractor is required to submit with its bid or proposal a copy of a valid resident contractor certificate issued by the New Mexico Taxation and Revenue Department.

7.11. PERIOD OF CONTRACT. The term of the resultant Price Agreement(s) arising from this proposal may be for a term of eight years (8) as provided for in NMSA 13-1-150 (Multi-Term Contract).

7.12. QUANTITIES. UNMH may purchase all, some or none of the elements described in this proposal or Offerors responses. In addition, actual quantities may fluctuate up or down based on UNMH needs. The successful bidder will be required to fill all orders placed regardless of quantities ordered.

7.13. AGENTS/SUBCONTRACTORS. The Offeror shall indicate whether the Offeror intends to use agents or subcontractors to perform the services outlined in the Agreement and shall provide details on who they are and the service(s) the agent/subcontractor shall perform. The successful Offeror shall remain primarily responsible for the performance of the Agreement notwithstanding its use of agents or subcontractors as approved by the Hospital. If the Offeror is not using agents or subcontractors on this RFP, the Offeror should respond by stating not applicable.

SECTION VIII. STANDARD TERMS AND CONDITIONS

The following General Terms and Conditions are an equal and integral part of this Request For Proposal (RFP). The terms, conditions and specifications contained in this RFP along with any attachments and
the Offerors’ response may be incorporated into any Purchase Order/Agreement issued as a result of this RFP, including any addenda. UNMH reserves the right to negotiate with a successful Offeror (Contractor) provisions in addition to those stipulated in this RFP. The contents of this RFP, as revised and/or supplemented, and the successful Offerors’ proposal may be incorporated into the Contract. Should an Offeror object to any of the UNMH Standard Terms and Conditions the Offeror must propose specific alternative language that would be acceptable to UNMH. General references to the Offerors’ terms and conditions or attempts at complete substitutions are not acceptable to UNMH and will result in disqualification of the Offerors’ proposal. Offerors' must provide a brief statement of the purpose and impact, if any, of each proposed change followed by the specific proposed alternate wording.

Any proposed changes to the terms and conditions attached to this RFP must be stated in Offerors’ proposal in a Section marked “TERMS AND CONDITIONS”. Offerors are cautioned that any changes to the terms and conditions that are NOT stated in the RFP response will not be entertained by UNMH at a later date. Any provisions in any proposal, quotation, acknowledgment or other forms or contract documents applicable to the services that are inconsistent, or in conflict, with any provisions of this RFP or the resultant contract will be ineffective and inapplicable.

UNMH reserves the right to reject a proposal on the basis the compromising language cannot be accepted by UNMH. Any additional terms and conditions which may be the subject of negotiation will be discussed only between UNMH and the successful Offeror and shall not be deemed an opportunity to amend the Offeror’s proposal.

8.1. ACCEPTANCE AND REJECTION. If prior to final acceptance, any goods or services are found to be defective or not as specified, or if the University is entitled to revoke acceptance of them the University may reject or revoke acceptance, require Seller to correct without charge within a reasonable time, or require delivery at an equitable reduction in price, at the University's option. Seller shall reimburse the University for all incidental and consequential costs related to unaccepted goods or services. Notwithstanding final acceptance and payment, Seller shall be liable for latent defects, fraud, or such gross mistakes as amount to fraud. Acceptance of goods or services shall not waive the right to claim damages for breach of contract.

8.2. ALTERNATE OFFERS. Alternate offers will be accepted and considered provided they are “equal to” and meet all specifications of this RFP which may include all specifications of the Brand used to identify the quality of the goods and/or services requested. The University reserves the right to make the final determination as to whether or not an alternate offer is equal. It is the Offeror's responsibility to provide, as part of the offer, descriptive literature, specifications and information on all alternate products and services offered. References of current users should be included. If the item(s) or service(s) offered are not clearly identified as alternate item(s) or services, it is understood that the offer is for item(s) and service exactly as specified in this RFP.

8.3. APPROPRIATION. The terms of the contract are contingent upon sufficient appropriations and authorization being made by the Regents of the University of New Mexico. If sufficient appropriations and authorization are not made by the Regents of the University of New Mexico, the contract shall, notwithstanding any other provisions of the contract, terminate immediately upon the Offeror’s receipt of written notice of termination from the UNMH.

8.4. ASSIGNMENT. Any resultant Purchase Order/Agreement may be assignable by the University. Except as to any payment due hereunder, any resultant Purchase Order/Agreement shall not be assignable by Seller without written approval from the University.

8.5. AWARDS – MULTIPLE. The University reserves the right to make multiple awards to primary and secondary source or to otherwise split the award of the items, projects and/or sections of this proposal.

8.6. BRAND NAME OR EQUAL. The brand name(s), part and/or catalog number(s) are used to establish a level of quality and to describe the item(s) required. If offering a brand, part or catalog
number other than that listed, please indicate items offered and include literature and/or technical specifications. Failure to do so may cause offer to be declared non-responsive.

8.7. CANCELLATION. The University reserves the right to cancel without penalty, this RFP, any resultant Purchase Order/Agreement, or any portion thereof for convenience, unsatisfactory performance, or unavailability of funds.

8.8. CHANGES. The University may make changes within the general scope of any resultant Purchase Order/Agreement by giving notice to Seller and subsequently confirming such changes in writing. If such changes affect the cost of, or the time required for performance of a resultant Purchase Order/Agreement, an appropriate equitable adjustment shall be made. No change by Seller shall be recognized without written approval of the University. Any claim of Seller for an adjustment under this Paragraph must be made in writing within thirty (30) days from the date of receipt by Seller of notification of such change. Nothing in this Paragraph shall excuse Seller from proceeding with the performance of the Purchase Order/Agreement as changed hereunder.

8.9. CASH DISCOUNTS. The University will take advantage of cash discounts offered whenever possible; however, cash discounts will not be used as a means to determine the lowest cost.

8.10. CLEAN UP. It is the Seller’s responsibility that the job site be kept clean and free of rubble while work is performed under this contract. Upon completion of work, all areas shall be cleared of all contractors’ equipment, excess materials, and rubble.

8.11. CONFLICT OF INTEREST. Seller shall disclose to the University Purchasing Department the name(s) of any University employee or member of the Board of Regents who has a direct or indirect financial interest in the Seller or in the proposed transaction. A University employee (or Regent) has a direct or indirect financial interest in the Seller or in the proposed transaction if presently or in the preceding twelve (12) months the employee/Regent or a close relative has an ownership interest in the Seller (other than as owner of less than 1% of the stock of a publicly traded corporation); works for the Seller, is a partner, officer, director, trustee or consultant to the Seller, has received grant, travel, honoraria or other similar support from the Seller, or has a right to receive royalties from the Seller. Seller shall file a Conflict of interest Disclosure form with the University Purchasing Department.

8.12. COOPERATION AND DISPUTE RESOLUTION. The parties agree that, to the extent compatible with the separate and independent management of each, they will maintain effective liaison and close cooperation. If a dispute arises related to the obligations or performance of either party under this Agreement, representatives of the parties will meet in good faith to resolve the dispute.

8.13. DAMAGE AND SECURITY OF UNMH PROPERTY. The proposer shall be responsible for all damage to persons or property that occurs as a result of proposer’s fault or negligence, or that of any of his employees, agents and/or subcontractors. The proposer shall save and keep harmless UNMH against any and all loss, cost, damage, claims, expense or liability in connection with the performance of this contract. Any equipment or facilities damaged by the proposer’s operations shall be repaired and/or restored to their original condition at the proposer’s expense, including but not limited to cleaning and painting.

8.14. DELIVERY DATE. Delivery is an important consideration and is a factor in determining the award. If you cannot meet the delivery date stated, please state your earliest delivery date in your offer.

8.15. DISCLOSURE OF PROPOSAL CONTENTS. The proposals will be kept confidential until UNMH awards a price agreement. At that time, all proposals and documents pertaining to the proposals will be open to the public, except for material that is proprietary or confidential. The Procurement Managers will not disclose or make public any pages of a proposal on which the Offeror has stamped or imprinted “proprietary” or “confidential” subject to the following requirements:

Proprietary or confidential data shall be readily separable from the proposal in order to facilitate eventual public inspection of the non-confidential portion of the proposal. Confidential data is normally restricted to confidential financial information concerning the Offeror’s organization and data that qualifies as a trade secret in accordance with the Uniform Trade Secrets Act, 57-3A-1 to
57-3A-7 NMSA 1978. The price of service offered or the cost of services proposed shall not be designated a proprietary or confidential information.

If a request is received for disclosure of data for which an Offeror has made a written request for confidentiality, UNMH shall examine the Offeror’s request and make a written determination that specifies which portions of the proposal should be disclosed. Unless the Offeror takes legal action to prevent the disclosure, the proposal will be so disclosed. The proposal shall be open to public inspection subject to any continuing prohibition on the disclosure of confidential data.

8.16. DISRUPTION OF NORMAL ACTIVITY. All work shall be performed so as not to interfere with normal College activities. When it is necessary to disrupt normal activities, the schedule of work, and the areas to be affected must be approved by UNMH’s authorized representative prior to commencement of the work.

8.17. DISCOUNTS. If prompt payment discounts apply to any resultant Purchase Order/Agreement, any discount time will not begin until the materials, supplies, or services have been received and accepted and a correct invoice has been received by the University’s Accounts Payable Department. In the event testing is required prior to acceptance, the discount time shall begin upon completion of the tests and acceptance.

8.18. **ECCN REPORTING REQUIREMENT.** Seller acknowledges that providing goods and services under any resultant Purchase Order/Agreement is subject to compliance with all applicable United States laws, regulations, or orders, including those that may relate to the export of technical data or equipment, such as International Traffic in Arms Regulations (“ITAR”) and/or Export Administration Act/Regulations (“EAR”). Seller agrees to comply with all such laws, regulations and orders as currently in effect or hereafter amended. Seller shall not disclose any export-controlled information, or provide any export-controlled equipment or materials to UNMH without prior written notice. In the event that UNMH agrees to receive such export-controlled information, equipment or materials, Seller shall: (i) include the Export Control Classification Number (ECCN) on the packing documentation, and, (ii) send an electronic copy of the ECCN number and packing documentation to: ECCN@UNM.EDU

8.19. ELIGIBILITY FOR PARTICIPATION IN GOVERNMENT PROGRAMS. Each party represents that neither it nor any of its management or any other employees or independent contractors who will have any involvement in the services or products supplied under a resultant Purchase Order/Agreement, have been excluded from participation in any government healthcare program, debarred from or under any other federal program (including but not limited to debarment under the Generic Drug Enforcement Act), or convicted of any offense defined in 42 U.S.C. Section 1320a-7, and that each party, its employees and independent contractors are not otherwise ineligible for participation in federal healthcare programs. Further, each party represents that it is not aware of any such pending action(s) (including criminal actions) against each party or its employees or independent contractors. Each party shall notify the other immediately upon becoming aware of any pending or final action in any of these areas.

8.20. EQUAL OPPORTUNITY AND AFFIRMATIVE ACTION. In performing or providing the services and goods required under a resultant Purchase Order/Agreement, each party shall be an equal opportunity employer and shall conform to all affirmative action and other applicable requirements; accordingly, each party shall neither discriminate nor permit discrimination in its operations or employment practices against any person or group of persons on the basis of race, age, religion, color, national origin, ancestry, sex, physical or mental handicap or medical condition, sexual preference, prior military involvement or any other manner prohibited by law.

8.21. EQUIPMENT REQUIRED. The proposer shall be responsible for supplying and maintaining all equipment and materials necessary to complete the work to be performed under this RFP except as otherwise noted in the Specifications.

8.22. EMPLOYEE CERTIFICATION. The Offeror and all Offerors’ employees utilized on the work to be performed under this RFP must have the proper certification(s) and license(s) to comply with State and local requirements connected to this RFP. The Offeror shall use only fully qualified and approved service technicians to perform inspections, service and/or repairs under this request.
8.23. GENERAL TERMS AND CONDITIONS: UNMH’s General Terms and Conditions are an equal and integral part of this request. All terms and conditions of this request will remain unchanged for the duration of the contract and will supersede and take precedence over any Offeror’s agreement forms. Offeror must include a detailed description regarding any exceptions to the terms and conditions of this RFP. If exceptions or deviations are not clearly stated, it is understood that the terms and conditions of this proposal shall govern.

UNMH reserves the right to reject any proposal that does not meet the terms and conditions of the request for proposal. It further reserves the right to accept or reject any modifications to the terms and conditions if it is in the best interest of the UNMH to do so.

8.24. F.O.B. Unless stated otherwise, the price for goods is F.O.B. the place of destination, and the place of destination is the University's designated campus address.

8.25. FOREIGN PAYMENTS. Payment for services performed by a foreign individual or a foreign corporation while in the US may be subject to 30% tax withholding per IRS Publication 515.

8.26. GOVERNING LAW. All resultant Purchase Order/Agreements shall be construed in accordance with the laws of the State of New Mexico as they pertain to Purchase Order/Agreements executed and fully to be performed within New Mexico, or federal law where applicable, but in either case excluding that body of law relating to choice of law.

8.27. HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA). The parties agree to enter into a mutually acceptable amendment to a resultant Purchase Order/Agreement as necessary to comply with applicable federal laws and regulations governing the use and/or disclosure of individually identifiable health information. Such amendment shall be entered into on or before the date by which hospitals are required to be in compliance with the privacy regulations promulgated under the Health Insurance Portability and Accountability Act of 1996.

8.28. INDEMNIFICATION AND INSURANCE. Seller assumes the entire responsibility and liability for losses, expenses, damages, demands and claims in connection with or arising out of any actual or alleged personal injury (including death) and/or damage or destruction to property sustained or alleged to have been sustained in connection with or arising out of the goods delivered by Seller or the performance of the work by Seller its agents, employees, sub-contractors or consultants, except to the extent of liability arising out of the negligent performance of the work by or willful misconduct of the University. Seller shall indemnify, defend and hold harmless the University, its officers, agents, and employees from any and all liability for such losses, expenses, damages, demands, and claims and shall defend any suit or action brought against any or all of them based on any actual or alleged personal injury or damages and shall pay any damage costs and expenses including attorneys' fees, in connection with or resulting from such suit or action. Seller will also indemnify, defend and hold harmless the University against any joint and several liabilities imposed against the University with respect to strict products liability claims attributable to the fault of the Seller.

Seller agrees that it and its sub-contractors will maintain general liability, product liability and property damage insurance in reasonable amounts (at least equal to the New Mexico Tort Claims Act limits) covering the above obligation and will maintain workers’ compensation coverage covering all employees performing under a resultant Purchase Order/Agreement on premises occupied by or under the control of the University. The liability of the University will be subject is all cases to the immunities and limitations of the New Mexico Tort Claims Act, Sections 41-4-1 et seq. NMSA 1978, as amended."

8.29. INDEPENDENT BUSINESS. Neither Seller nor any of its agents shall be treated as an employee of the University for any purpose whatsoever. Seller declares that Seller is engaged in an independent business and has complied with all federal, state and local laws regarding business permits and licenses of any kind that may be required to carry out the said business and the tasks to be performed under any resultant Purchase Order/Agreement. Seller further declares that it is engaged in the same or similar activities for other clients and that the University is not Seller's sole or only client or customer.
8.30. INSPECTION. The University may inspect, at any reasonable time, any part of Seller's plant or place of business, which is related to performance of any resultant Purchase Order/Agreement. Final Inspection will be made at the destination upon completion of delivery of goods and services. Acceptance of delivery shall not be considered acceptance of the goods and/or services furnished. Final inspection shall include any testing or Inspection procedures required by the Specifications.

8.31. INSPECTIONS, SELLER. The Seller shall be responsible for securing at Seller’s expense, all required inspections to comply with Federal, State and/or Local regulations governing the work performed under this RFP.

8.32. INSTRUMENTALITIES: Seller shall supply all equipment, tools, materials and supplies required for the performance of the designated tasks or requirements set forth in any resultant Purchase Order/Agreement or its attachments.

8.33. INSURANCE REQUIREMENTS: The Offeror is required to carry insurance, meeting the requirements in the Section labeled “Insurance Requirements” or as noted in the specifications. Offeror must submit proof of insurance in the form of a “Certificate of Insurance” to the appropriate Buyer prior to commencing work under this contract. Offeror’s insurance shall remain in effect for the entire term of the contract and must be extended to coincide with any future contract extensions. This Request for Proposal Number must appear on the Certificate of Insurance.

8.34. LATE SUBMISSIONS. Late submissions of offers will not be accepted or considered unless it is determined by the University that the late receipt was due solely to mishandling by the University or the offer is the only offer received. Late submissions will be returned unopened.

8.35. MERGER. The contract shall incorporate all the agreements, covenants, and understandings between the parties thereto concerning the subject matter thereof. No prior agreements or understandings, verbal or otherwise, of the parties or their agents shall be valid or enforceable unless embodied in the contract.

8.36. MINIMUM WAGE RATES AND PAYROLL SUBMITTALS. Jobs with an estimate cost >$60,000 done under this IFB will be subject to the Public Works Minimum Wage Act (13-4-11 through 13-4-17, NMSA, 1978 as amended) and per exhibit labeled “Wage Act.” Minimum wages will be supplied at time of award or may be obtained from the State of New Mexico Labor & Industrial Commission, 1596 Pacheco Street, Santa FE, NM 87501.

For all federally funded construction projects greater than $2,000 the contractor and all subcontractors and their tiers shall deliver or mail legible copies of the certified weekly payrolls for all costs/services invoiced for the project awarded resulting from this IFB to the appropriate oversight agency and UNMH’s Office of Capital Projects in accordance with 29 CFR 3.4. The Contractor shall certify that all payrolls submitted meet or exceed the applicable wage determination as shown in this IFB.

Contractor shall be responsible for the collection and submittal of all certified payrolls and shall retain a copy of all payrolls for a period of 3 years from the completion of the project. A copy of all certified payrolls shall be sent weekly to UNMH Office of Capital Projects. The Contractor shall be responsible for labeling each submittal with the project name; payroll period; and contractor and/or subcontractor name; each employee’s full name and social security number, address and zip code, birth date, sex and occupation, time and day of when employees work week begins, hours worked each day, total hours worked each workweek, basis on which employees’ wages are paid, regular hourly pay rate, total daily or weekly straight-time earnings, total overtime earnings for the workweek, all additions to or deductions from the employee’s wages, date

8.37. NEW MATERIALS REQUIRED. All materials and equipment delivered and/or installed under this RFP shall be new and be the standard products of a manufacturer regularly engaged in the production of the materials and equipment. Where two or more units of the same class of materials and/or equipment are required, the units shall be the products of the same manufacturer. Any manufacturer’s data supplied with the item(s) shall be submitted to UNMH’s authorized representative.
8.38. NON-PERFORMANCE PENALTIES. The Offeror agrees to pay UNMH an amount equal to $500.00 per day for each calendar day past the completion date specified in this contract that completion or delivery is delayed. UNMH may subtract this amount from any monies due to the Offeror.

8.39. NOTICES: Any notice required to be given or which may be given under this RFP or a resultant contract shall be in writing and delivered in person or via first class mail.

UNMH Address:
The University of New Mexico Hospitals
Purchasing Department
933 Bradbury Dr. Se Suite 3165
Albuquerque, NM 87106

8.40. OPTION TO RENEW. UNMH reserves the option to renew the RFP’s resultant contract if such renewal is mutually agreed to and found to be in the best interests of UNMH. These renewal options will be exercised in increments as indicated in the RFP’s specifications, or if not stated, in one-year terms.

8.41. OTHER APPLICABLE LAWS. Any provision required to be included in a resultant Purchase Order/Agreement by any applicable and valid executive order, federal, state or local law, ordinance, rule or regulation shall be deemed to be incorporated herein.

8.42. OSHA REGULATIONS. The Seller shall abide by Federal Occupational Safety and Health Administration (OSHA) regulations, the State of New Mexico Environmental Improvement Board’s Occupational Health and Safety Regulations that apply to the work performed under this RFP. The Seller shall defend, indemnify, and hold UNMH free and harmless against any and all claims, loss, liability and expense resulting from any alleged violation(s) of said regulation(s) including but not limited to, fines or penalties, judgments, court costs and attorney’s fees.

8.43. OWNERSHIP OF DOCUMENTS. All documents which are prepared by the Seller or any member of the consulting team that form a part of its services under a resultant Purchase Order/Agreement are the sole property of the University of New Mexico Hospitals and such works may not be reproduced nor distributed without the express written consent of the University of New Mexico Hospitals and shall be delivered to UNMH upon termination and or completion of this Purchase Order/Agreement if UNMH so requests. The Seller shall be responsible for the protection and/or replacement of any original documents in its possession. UNMH shall receive all original drawings and the Seller shall retain a reproducible copy.

Work Made for Hire - For the consideration payable under a resultant Purchase Order/Agreement, the work product required by the Purchase Order/Agreement shall be considered a work made for hire within the meaning of that term under the copyright laws of the United States, applicable common law and corresponding laws of other countries. UNMH shall have the sole right and authority to seek statutory copyright protection and to enjoy the benefits of ownership of the work. The party performing the work hereby assigns all rights, title and interest in and to the work to UNMH and shall require all members of the consulting team to agree in writing that they assign all right, title and interest in work product required by the Purchase Order/Agreement to UNMH.

Inventions. For the consideration payable under a resultant Purchase Order/Agreement, the Seller agrees to report any invention arising out of the Work required by the Purchase Order/Agreement to UNMH. UNMH shall have sole right and authority to seek statutory patent protection under United States and foreign patent laws and to enjoy the benefits of ownership of the invention, whether or not the invention was required of the Seller or member of the consulting team as part of the performance of Work. The Seller hereby assigns all right, title and interest in and to inventions made in the course of the Work to UNMH and agrees to execute and deliver all documents and do any and all things necessary and proper to effect such assignment. Seller shall require all members of the Consulting Team to agree in writing that they will execute and deliver all documents and do
any and all things necessary and proper to effect assignment of inventions arising out of the Work required by the Purchase Order/Agreement to UNMH.

Survival of Provision. This provision shall survive expiration and termination of the Purchase Order/Agreement.

8.44. PACKAGING. Packaging of materials under this contract shall meet the minimum specifications indicated under Packaging Specifications. If there are no packaging specifications listed, the packaging shall be suitable to insure that the materials are received in an undamaged condition. All material returns will be at the Offeror’s expense.

8.45. **PATENT AND COPYRIGHT INDEMNITY.** Seller shall indemnify, defend and hold harmless the University against all losses, liabilities, lawsuits, claims, expenses (including attorneys’ fees), costs, and judgments incurred through third party claims of infringement of any copyright, patent, trademark or other intellectual property rights.

8.46. PAYMENTS FOR PURCHASING. No warrant, check or other negotiable instrument shall be issued in payment for any purchase of services, construction, or items of tangible personal property unless the Purchasing Office or the UNMH using agency certifies that the services, construction or items of tangible personal property have been received and meet specifications.

8.47. PAYMENT TERMS. Upon written request from Seller for payment, the University shall, within 30 days, issue a written certification of complete or partial acceptance or rejection, with payment to follow within 30 days after certificate of acceptance. Late payment charges shall be ½ of 1% per month.

8.48. PAYROLL OR EMPLOYMENT TAXES. No federal, state, or local income, payroll or employment taxes of any kind shall be withheld or paid by the University with respect to payments to Seller or on behalf of Seller its agents or employees. Seller shall withhold and pay any such taxes on behalf of its employees as required by law. The payroll or employment taxes that are the subject to this paragraph include but are not limited to FICA, FUTA, federal personal income tax, state personal income tax, state disability insurance tax, and state unemployment insurance tax. If Seller is not a corporation, Seller further understands that Seller may be liable for self-employment (Social Security) tax, to be paid by Seller according to law.

8.49. PENALTIES. The Procurement Code, Section 13-1-28 at seq. NMSA 1978, as amended imposes civil and criminal penalties for its violation. In addition, the New Mexico criminal statutes impose criminal penalties for bribes, gratuities and kickbacks.

8.50. PERIOD FOR OFFER ACCEPTANCE. Offeror agrees that any offer made submitted will be good for a period of one hundred and eighty days (180) calendar days; an additional time period may be requested by UNMH.

8.51. PROTECTION OF CONFIDENTIAL DATA. Service Provider agrees to abide by the limitations on re-disclosure of personally identifiable information from education records set forth in The Family Educational Rights and Privacy Act (34 CFR § 99.33 (a)(2) and with the terms set forth below. 34 CFR 99.33 (a)(2) states that the officers, employees and agents of a party that receives education record information from the Institution may use the information, but only for the purposes for which the disclosure was made.

Definition: Covered data and information (CDI) includes paper and electronic student education record information supplied by Institution, as well as any data provided by Institution’s students to the Service Provider. Acknowledgment of Access to CDI: Service Provider acknowledges that the Purchase Order/Agreement allows the Service Provider access to CDI.

Prohibition on Unauthorized Use or Disclosure of CDI: Service Provider agrees to hold CDI in strict confidence. Service Provider shall not use or disclose CDI received from or on behalf of Institution (or its students) except as permitted or required by the Purchase Order/Agreement, as required by law, or as otherwise authorized in writing by Institution. Service Provider agrees not to use CDI for any purpose other than the purpose for which the disclosure was made. If the Family Policy Compliance Office of the U.S. Department of Education determines that the Service
Provider improperly disclosed personally identifiable information obtained from Institution’s education records, Institution may not allow the Service Provider access to education records for at least five years.

Return or Destruction of CDI: upon termination, cancellation, expiration or other conclusion of the Purchase Order/Agreement. Service Provider shall return all CDI to Institution or, if return is not feasible, destroy any and all CDI. If the Service Provider destroys the information, the Service Provider shall provide Institution with a certificate confirming the date of destruction of the data.

Maintenance of the Security of Electronic Information: Service Provider shall develop, implement, maintain and use appropriate administrative, technical and physical security measures to preserve the confidentiality, integrity and availability of all electronically maintained or transmitted CDI received from, or on behalf of Institution or its students. These measures will be extended by contract to all sub-contractors used by Service Provider.

Reporting of Unauthorized Disclosures or Misuse of Covered Data and Information: Service Provider shall, within one day of discovery, report to Institution any use or disclosure of CDI no authorized by this Purchase Order/Agreement or in writing by Institution. Service Provider’s report shall identify: (i) the nature of the unauthorized use or disclosure, (ii) the CDI used or disclosed, (iii) who made the unauthorized use or received the unauthorized disclosure, (iv) what Service Provider has done or shall do to mitigate any deleterious effect of the unauthorized use or disclosure, and (v) what corrective action Service Provider has taken or shall take to prevent future similar unauthorized use or disclosure. Service Provider shall provide such other information, including a written report, as reasonably requested by Institution.

Indemnity: Service Provider shall defend and hold Institution harmless from all claims, liabilities, damages, or judgments involving a third party, including Institution’s costs and attorney fees, which arise as a result of Service Provider’s failure to meet any of its obligations under this Purchase Order/Agreement.

Note: Inclusion of data by students into the terms of the contract will depend upon the contract and may not be needed.”

8.52. PUBLIC INFORMATION. All information, except that classified as confidential, will become public information at the time that the RFP is awarded. Confidential information must be marked “CONFIDENTIAL” in red letters in the upper right hand corner of the pages containing the confidential information. Price and information concerning the specifications cannot be considered confidential. (UNMH Purchasing Regulations 11.6.3.)

8.53. PURCHASE ORDER/AGREEMENT. Any resultant Purchase Order/Agreement shall be the sole and entire Purchase Order/Agreement between the parties; any documents incorporated into the Purchase Order/Agreement are listed explicitly on the front side of the Purchase Order/Agreement, or are incorporated by implication by the terms of any resultant Purchase Order/Agreement. Any terms inconsistent with or in addition to any resultant Purchase Order/Agreement proposed by Seller are deemed rejected unless agreed to in writing by an appropriate University official.

8.54. RELATIONSHIP OF PARTIES. The parties and their respective employees are at all times acting as independent Offerors. Offeror will not be considered an employee of UNMH for any purpose, including, but not limited to, workers’ compensation, insurance, bonding or any other benefits afforded to employees of UNMH. Neither party has any express or implied authority to assume or create any obligation or responsibility on behalf of or in the name of the other party.

8.55. RELEASE UNMH REGENTS. The Contractor shall, upon final payment of the amount due under the contract release Regents of the University of New Mexico Hospitals, their officers and employees and the State of New Mexico from liabilities, claims and obligations whatsoever arising from the contract. The Contractor agrees not to purport to bind the University of New Mexico Hospitals or the State of New Mexico to any obligation not assumed in the contract by the Regents.
of the University of New Mexico Hospitals or the State of New Mexico unless the Contractor has express, written authority to do so, and then only within the strict limits of that authority.

8.56. REMOVAL OF OFFEROR’S EMPLOYEE(S). UNMH may request that Offeror’s employee(s) be removed from the work under the contract for cause. The UNMH may immediately terminate, with written notice to Offeror, the services of any Contactor employee, if the University of New Mexico’s management believes in good faith that Offeror’s employee is unable to perform the services with reasonable skill. Offeror’s agreement may also be terminated if Offeror’s liability insurance coverage is modified or terminated.

8.57. REQUEST AS AGREEMENT: This Request for Proposal governs any offer and the selection process. Submission of an offer in response to this Request for Proposal constitutes acceptance of all this Request’s terms and conditions. The terms and conditions of the Request may not be modified, altered, nor amended in any way by any Offer. Any such modification, alteration, or amendment shall be considered to be a request for modification, alteration or amendment, which request shall be deemed denied unless specifically accepted in writing by UNMH. Upon issuance of a Purchase Order, this Request shall be superseded, unless it is referenced on the front page of the Purchase Order, in which case it shall be deemed to be fully incorporated and integrated into the resultant contract.

8.58. RETENTION OF RECORDS. Contractor will maintain detailed records indicating the date, time and nature of services provided under the Agreement for a period of at least five years after termination of the Agreement, and will allow access for inspection by the University of New Mexico Hospitals, the Secretary for Health and Human Services, the Comptroller General and the Inspector General to such records for the purpose of verifying costs associated with provisions of services under the Agreement.

8.59. RIGHT TO PROTEST. The solicitation of the award of an RFP/Invitation for Bid (IFB) may be protested as per the UNMH Purchasing Regulation 11, Protest Procedures, which may be found at the following UNMH web site: http://www.UNMH.edu/~purch/reg11.pdf.

8.60. RIGHT TO WAIVE MINOR IRREGULARITIES. The UNMH Evaluation Committee reserves the right to waive minor irregularities. The UNMH Evaluation Committee also reserves the right to waive mandatory requirements provided that all of the otherwise responsive proposals failed to meet the same mandatory requirements and the failure to do so does not otherwise materially affect the procurement. This right is at the sole discretion of the UNMH Evaluation Committee.

8.61. SCHEDULE DELAYS. If after the award, the Seller becomes aware of possible problems that could result in delay in completion of the work on the agreed-to schedule; the Seller must immediately notify the Buyer or the designated representative. The initial notification of the delay may be verbal with a written confirmation, giving the probable cause and effect, with recommendations for alternate action. Nothing in this paragraph will be interpreted as relieving the Seller of its contractual obligations; however, failure to notify UNMH promptly will be basis for determining the Seller responsibility in an otherwise excusable delay.

8.62. SELLER’S EMPLOYEES AND AGENTS. Seller shall have complete charge and responsibility for persons employed by Seller and engaged in the performance of the specified work. The Seller, its agents and employees state that they are independent contractors and not employees of the University. Seller, its agents and employees shall not accrue leave, retirement, insurance, bonding or any other benefit afforded to employees of the University as a result of any resultant Purchase Order/Agreement.

8.63. SITE FAMILIARITY. The Seller shall be responsible for thoroughly inspecting the site and work to be done prior to submission of an offer. The Seller warrants by this submission that the site has been thoroughly inspected and the work to be done and that the offer includes all costs required to complete the work. The failure of the Seller to be fully informed regarding the requirements of this Request will not constitute grounds or any claim, demand for adjustment or the withdrawal of an offer after the opening.
8.64. SITE INSPECTION. The site(s) referenced in this RFP are available for inspection. Arrangements may be made by contacting the individual listed on the cover sheet.

8.65. STATE AND LOCAL ORDINANCES. The Seller shall perform work under the resultant contract in strict accordance with the latest adopted version of all State and local codes, ordinances, and regulations governing the work involved. All materials and labor necessary to comply with the rules, regulations and ordinances shall be provided by the Seller. Where the drawings and/or specifications indicate materials or construction in excess of the code requirements, the drawings and/or specifications shall govern. The Seller shall be responsible for the final execution of the work to meet these requirements. In the event of a conflict between various codes and standards, the more stringent shall apply.

8.66. STATE AND LOCAL ORDINANCES. The Offeror shall perform work under this contract in strict accordance with the latest adopted version of all State and local codes, ordinances, and regulations governing the work involved.

8.67. TAX SEGREGATION (CONSTRUCTION RELATED PROJECTS). In the performance of construction related services under this solicitation, the Seller agrees to work with and cooperate with the University’s Tax Cost Segregation Consultant. The University’s tax cost segregation consultant will be responsible for coordination, oversight and analysis of the effective application of New Mexico Gross Receipts Tax for each general Offeror involved with the construction projects at UNMH. Such services of the segregation consultant will be performed in accordance with New Mexico Statutes and relative regulations governing the application of New Mexico gross receipts tax to tangible personal property acquisition made by UNMH for various construction projects.

8.68. TERMINATION AND DELAYS. The University may by written notice stating the extent and effective date, terminate any resultant Purchase Order/Agreement for convenience in whole or in part, at any time. The University shall pay Seller as full compensation for performance until such termination: (1) the unit or pro rata order price for the delivered and accepted portion: and (2) incidental damages, not otherwise recoverable from other sources by Seller, as approved by the University, with respect to the undelivered or unaccepted portion of any resultant Purchase Order/Agreement provided compensation hereunder shall in no event exceed the total contracted price. Such amount will be limited to Seller's actual cost, and may not include anticipated profits. The University shall not be liable for consequential damages. The University may by written notice terminate any resultant Purchase Order/Agreement in whole or in part for Seller's default if Seller refuses or fails to comply with the provisions of a resultant Purchase Order/Agreement or fails to make progress so as to endanger performance and does not cure such failure within a reasonable period of time. In such event, the University may otherwise secure the materials, supplies or services ordered, and Seller shall be liable for damages suffered by the University thereby, including incidental and consequential damages. If after notice of termination, the University determines Seller was not in default, or if Seller's default is due to failure of the University, termination shall be deemed for the convenience of the University. The rights and remedies of the University provided in this paragraph shall not be exclusive and are in addition to any other rights and remedies provided by law or under a resultant Purchase Order/Agreement as used in this paragraph, the word “Seller” includes Seller and Seller’s sub-suppliers at any tier.

8.69. THIRD PARTIES. Nothing in this Agreement, express or implied, is intended to confer any rights, remedies, claims, or interests upon a person not a party to this Agreement.

8.70. TITLE AND DELIVERY. Title to the materials and supplies passed hereunder shall pass to the University upon acceptance at the FOB point specified, subject to the right of the University to reject. For any exception to the delivery date specified, Seller shall give prior notification and obtain approval thereto from the University's Purchasing Department. Time is of the essence and the Purchase Order/Agreement is subject to termination for failure to deliver on time.

8.71. WAIVER. The Contract shall contain a provision that states that no waiver of any breach of the Contract or any terms or conditions thereof shall be held to be a waiver of any other or subsequent
breach; nor shall any waiver be valid, alleged or binding unless the same shall be in writing and signed by the party to have granted the waiver.

8.72. WARRANTIES. Seller warrants the goods and/or services furnished to be exactly as specified in any resultant Purchase Order/Agreement, free from defects in Seller's design, labor, materials and manufacture, and to be in compliance with any drawings or specifications incorporated herein and with any samples furnished by Seller. All applicable UCC warranties express and implied are incorporated herein.

8.73. WARRANTY: Please state the warranty for equipment to be supplied under this RFP. A copy of the warranty should be included in your submission.

8.74. WORKERS COMPENSATION. No workers compensation insurance has been or will be obtained by UNMH on account of Seller or its employees or agents. Seller shall comply with the workers compensation laws with respect to Seller and Seller's employees and agents.

8.75. WORKMANSHIP/COOPERATION. All work shall be done in a neat, workman-like manner using acceptable equipment and methods consistent with that level of care and skill ordinarily exercised by members of the profession/trade and in accordance with sound professional/trade standards and ethical practice. The Seller will cooperate with the University and other contractors and coordinate their work involving other contractors through the University’s authorized representative.

(Blank to next page)
EXHIBIT A
RESIDENT VETERANS PREFERENCE CERTIFICATION

(NAME OF CONTRACTOR) hereby certifies the following in regard to application of the resident veterans’ preference to this procurement:

Please check one only:

_____ I declare under penalty of perjury that my business prior year revenue starting January 1 ending December 31 is less than $1M allowing me the 10% preference discount on this solicitation. I understand that knowing giving false or misleading information about this fact constitutes a crime.

_____ I declare under penalty of perjury that my business prior year revenue starting January 1 ending December 31 is more than $1M but less than $5M allowing me the 8% preference discount on this bid or proposal. I understand that knowing giving false or misleading information about this fact constitutes a crime.

_____ I declare under penalty of perjury that my business prior year revenue starting January 1 ending December 31 is more than $5M allowing me the 7% preference discount on this bid or proposal. I understand that knowing giving false or misleading information about this fact constitutes a crime.

“I agree to submit a report, or reports, to the State Purchasing Division of the General Services Department declaring under penalty of perjury that during the last calendar year starting January 1 and ending on December 31, the following to be true and accurate:

“In conjunction with this procurement and the requirements of this business’ application for a Resident Veteran Business Preference/resident Veteran Contractor Preference under Section 13-1-21 or 13-1-22 NMSA 1978, when awarded a contract which was on the basis of having such veterans preference, I agree to report to the State Purchasing Division of the General Services Department the awarded amount involved. I will indicate in the report the award amount as a purchase from a public body or as a public works contract from a public body as the case may be.

“I understand that knowingly giving false or misleading information on this report constitutes a crime”

I declare under penalty of perjury that this statement is true to the best of my knowledge. I understand that giving false or misleading statements about material fact regarding this matter constitutes a crime.

(Signature of Business Representative)* Date:

*Must be an authorized signatory for the Business

The representations made in checking the boxes constitutes a material representation by the business that is subject to protest and may result in denial of an award or unaware of the procurement involved if the statements are proving to be incorrect.
EXHIBIT B
AUTHORIZED SIGNATURE PAGE

THE FOLLOWING OFFEROR INFORMATION MUST BE COMPLETED AND RETURNED WITH THE RFB:

Please note that the information requested on the certification form is for reporting purposes only and will not be used in evaluating or awarding an agreement.

ACKNOWLEDGMENT OF ADDENDA

The undersigned acknowledges receipt of the following addenda:

Addenda No. __________ Dated __________
Addenda No. __________ Dated __________
Addenda No. __________ Dated __________

New Mexico State Preference Number (Pursuant to Sections 13-1-1, 13-1-21.2 & 13-4-2 NMSA 1978, Offerors Claiming 5% Preference Must be Certified Prior to IFB or RFP Opening):

- Resident Business: Pref. Number ______________________________
- Resident Manufacturer: Pref. Number ______________________________
- Resident Offeror: Pref. Number ______________________________
- New York state business enterprise: Yes_____ No_____
- Resident Veterans Preference Certification Yes_____ No_____

The undersigned, as an authorized representative for the Company named below, acknowledges that the Offeror has examined this RFP with its related documents and is familiar with all of the conditions surrounding the described materials, labor and/or services. Offeror hereby agrees to furnish all labor, materials and supplies necessary to comply with the specifications in accordance with the Terms and Conditions set forth in this IFP and at the prices stated within the IFP.

The undersigned further states that the company submitting this IFP is not in violation of any applicable Conflict of Interest laws or regulations or any other related clauses included in this IFB.

COMPANY NAME __________________________________________
ADDRESS __________________________________________
CITY/STATE/ZIP __________________________________________
TELEPHONE: __________________ FAX: __________________ EMAIL: __________________

NEW MEXICO GROSS RECEIPTS TAX NO __________________
FEDERAL EMPLOYER ID NUMBER (FEIN) __________________

SIGNATURE OF AUTHORIZED REPRESENTATIVE __________________
PRINTED OR TYPED NAME __________________
TITLE __________________
DATE __________________
EXHIBIT C
SMALL AND SMALL DISADVANTAGED BUSINESS CERTIFICATION

The University of New Mexico Hospitals participates in the Government’s Small and Small Disadvantaged Business programs. This requires written certification from our suppliers and Offerors as to their business status. Please furnish the information requested below.

1.0 Small Business – An enterprise independently owned and operated, not dominant in its field and meets employment and/or sales standards developed by the Small Business Administration. See 13 CFR 121.201

1.a Small Disadvantaged Business – a Small Business Concern owned and controlled by socially and economically disadvantaged individuals; and

(1) Which is at least 51% owned by one or more socially and economically disadvantaged individuals; or in the case of any publicly owned business, at least 51% of the stock of which is owned by one or more socially and economically disadvantaged individuals; and

(2) Whose management of daily operations is controlled by one or more such individuals. The Offeror shall presume Black Americans, Hispanic Americans, Native Americans (such as American Indians, Eskimos, Aleuts and Native Hawaiians), Asian-Pacific Americans and other minorities or any other individual found to be disadvantaged by the Administration pursuant to Section 8 (a) of the Small Business Act; and

(3) Is certified by the SBA as a Small Disadvantaged Business.

1.b Women-Owned Business Concern – A business that is at least 51% owned by a woman or women who also control and operate it. Control in this context means exercising the power to make policy decisions. Operate in this context means being actively involved in the day-to-day management.

1.c HUBZone Small Business Concern – A business that is located in historically underutilized business zones, in an effort to increase employment opportunities, investment and economic development in those areas as determined by the Small Business Administration’s (SBA) List of Qualified HUBZone Small Business Concerns.

1.d Veteran-Owned Small Business Concern – A business that is at least 51% owned by one or more veterans; or in the case of any publicly owned business, at least 51% of the stock of which is owned and controlled by one or more veterans and the management and daily business operations of which are controlled by one or more veterans.

1.e Service Disabled Veteran-Owned Small Business – A business that is at least 51% owned by one or more service disabled veterans; or in the case of any publicly owned business, at least 51% of the stock of which is owned and controlled by one or more service disabled veterans and the management and daily business operations of which are controlled by one or more service disabled veterans. Service disabled veteran means a veteran as defined in 38 U.S.C. 101(2) with a disability that is service connected as defined in 13 U.S.C. 101(16).

Company Name: __________________________ Telephone: __________________________
Street Address: __________________________ County: __________________________
City: __________________________ State & Zip: __________________________

Is this firm a (please check): ☐ Division ☐ Subsidiary ☐ Affiliated? Primary NAICS Code: __________________________
If an item above is checked, please provide the name and address of the Parent Company below:

____________________________________________________________________________________________
____________________________________________________________________________________________
____________________________________________________________________________________________
____________________________________________________________________________________________

Check All Categories That Apply:
☐ 1. Small Business
☐ 2. Small Disadvantaged Business (Must be SBA Certified)
☐ 3. Woman Owned Small Business
☐ 4. HUBZone Small Business Concern (Must be SBA Certified)
☐ 5. Veteran Owned Small Business
☐ 6. Disabled Veteran Owned Small Business
☐ 7. Historically Black College/University or Minority Institution
☐ 8. Large Business

Signature and Title of Individual Completing Form: __________________________ Date __________________________

Please return this form to:
The University of New Mexico Hospitals
Purchasing Department
MSC01 1240
Albuquerque, NM 87131
505-277-2036 (voice)
505-277-7774 (fax)

NOTE: This certification is valid for a one year period. It is your responsibility to notify us if your size or ownership status changes during this period. After one year, you are required to re-certify with us.

Thank you for your cooperation.

Notice: In accordance with U.S.C. 645(d), anyone who misrepresents a firm’s proper size classification shall (1) be punished by imposition of a fine, imprisonment, or both; (2) be subject to administrative remedies; and (3) be ineligible for participation in programs conducted under the authority of the Small Business Act.

If you have difficulty determining your size status, you may contact the Small Business Administration at 1-800-U-ASK-SBA or 202-205-6618. You may also access the SBA website at www.sba.gov/size or you may contact the SBA Government Contracting Office at 817-684-5301.

(Rev. 6/2002)
EXHIBIT D
THE UNIVERSITY OF NEW MEXICO HOSPITALS SUPPLIER CONFLICT OF INTEREST AND DEBARMENT/SUSPENSION CERTIFICATION FORM

CONFLICT OF INTEREST
The authorized Person, Firm and/or Corporation states that to the best of his/her belief and knowledge:
No employee or Regent of The University of New Mexico Hospitals (or close relative), with the exception of the person(s) identified below, has a direct or indirect financial interest in the Offeror or in the proposed transaction. Offeror neither employs, nor is negotiating to employ, any University of New Mexico Hospitals employee, Regent or close relative, with the exception of the person(s) identified below. Offeror did not participate, directly or indirectly, in the preparation of specifications upon which the IFB or offer is made. If the Offeror is a New Mexico State Legislator or if a New Mexico State Legislator holds a controlling interest in Offeror, please identify the legislator: ____________________________ List below the name(s) of any University or New Mexico employee, Regent or close relative who now or within the preceding 12 months (1) works for the Offeror; (2) has an ownership interest in the Offeror (other than as an owner of less than 1% of Offeror’s stock, if Offeror is a publicly traded corporation); (3) is a partner, officer, director, trustee or consultant to the Offeror; (4) has received grant, travel, honoraria or other similar support from Offeror; or (5) has a right to receive royalties from the Offeror.

DEBARMENT/SUSPENSION STATUS
The Offeror certifies that it is not suspended, debarred or ineligible from entering into contracts with the Executive Branch of the Federal Government, or in receipt of a notice or proposed debarment from any Agency. The Offeror agrees to provide immediate notice to The University of New Mexico Hospitals Purchasing Department Buyer in the event of being suspended, debarred or declared ineligible by any department or federal agency, or upon receipt of a notice of proposed debarment that is received after the submission of the IFB or offer but prior to the award of the purchase order or contract.

CERTIFICATION
The undersigned hereby certifies that he/she has read the above CONFLICT OF INTEREST and DEBARMENT/SUSPENSION Status requirements and that he/she understands and will comply with these requirements. The undersigned further certifies that they have the authority to certify compliance for the Offeror named and that the information contained in this document is true and accurate to the best of their knowledge.
Signature: ____________________________ Title: ____________________________ Date: ____________
Name Typed: ____________________________ Company Name: ____________________________
Address ____________________________ City/State/zip: ____________________________

THE FOLLOWING MUST BE CERTIFIED IF THIS PURCHASE ORDER IS $100,000 OR GREATER:
CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (September, 2005)

(a) In accordance with FAR 52.203-11, the definitions and prohibitions contained in the clause at FAR 52.203-12, Limitation on Payments to influence Certain Federal Transactions, included in this solicitation, are hereby incorporated by reference in paragraph (b) of this certification.
(b) The Offeror, by signing its offer, hereby certifies to the best of his or her knowledge and belief that on or after; December 23, 1989:
1) No Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with the awarding of any Federal contract.
2) If any funds other than Federal appropriated funds (including profit or fee received under a covered Federal Transaction) have been paid, or will be paid, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with this solicitation, the Offeror shall complete and submit, with its offer, OMB standard form LLL, Disclosure of Lobbying Activities, to the Contracting Officer; and

3) He or she will include the language of this certification in all subcontract awards at any tier and require that all recipients of subcontract awards in excess of $100,000 shall certify and disclose accordingly.

(c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes expenditure prohibited under this provision or who fails to file or amend the disclosure form to be filed or amended by this provision shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT
The undersigned company agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401 et seq.) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251 et seq.)

CERTIFICATION
The undersigned hereby certifies that he/she has read the above CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTION (APR 1991) and CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT requirements and that he/she understands and will comply with these requirements. The undersigned further certifies that they have the authority to certify compliance for the Offeror named below.

Signature: ___________________________ Title: ______________ Date: ____________

Name Typed: __________________________________________ Company: __________________________

Address: ________________________________ City/State/zip: ____________
EXHIBIT E
INSURANCE REQUIREMENTS

CERTIFICATES OF INSURANCE: The Offeror shall furnish the Owner one copy each of Certificates of insurance herein required for each copy of the Agreement showing coverage, limits of liability, covered operations, effective dates of expiration of policies of insurance carried by the Offeror. The Offeror shall furnish to the Owner copies of limits. The Certificate of Insurance shall be in the form of AIA Document G-705 or similar format acceptable to the Owner. Such certificates shall be filed with the Owner and shall also contain the following statements:

1. “The Regents of the University of New Mexico Hospitals, the University of New Mexico Hospitals, its agents, servants and employee are held as additional insured.”
2. “The insurance coverage certified herein shall not be canceled or materially changed except after forty five (45) days written notice has been provided to the owner.”

COMPENSATION INSURANCE:
The Offeror shall procure and shall maintain during the life of this contract Worker’s Compensation as required by applicable State law for all Offeror’s employees to be engaged at the site of the project under this project and in case of any such work sublet the Offeror shall require the subOfferor or sub subOfferor similarly to provide Worker’s Compensation Insurance for all the subOfferor’s or sub subOfferor’s Workers which are covered under the Offeror’s Worker’s Compensation Insurance. In case any class of employee engaged in work on the project under this contract is not protected under a Worker’s Compensation Status, the Offeror shall provide and shall cause each subOfferor or sub subOfferor to provide Employer’s insurance in any amount of not less than $500,000.

OFFEROR’S PUBLIC LIABILITY INSURANCE:
The Offeror shall maintain liability insurance coverage “equal to the maximum liability amounts set forth in the New Mexico Tort Claims Act Section 41-4-1 Et.Seq. NMSA 1978.” The insurance must remain in force for the life of the contract including all contract extensions or renewals. The limits effective July 1, 1992 are:

- $400,000 per person/$750,000 per occurrence plus $300,000 for medical and $200,000 for property damage for a total maximum of $1,250,000 per occurrence.

OFFEROR’S VEHICLE LIABILITY INSURANCE:
The Offeror shall procure and shall maintain during the life of this contract Vehicle Liability Insurance coverage “equal to the maximum liability amounts set forth in the New Mexico Tort Claims Act Section 41-4-1 Et.Seq. NMSA 1978.” The insurance must remain in force for the life of the contract including all contract extensions or renewals. The limits effective July 1, 1992 are:

- Bodily Injury $750,000 Each Occurrence
- Property Damage $200,000 Each Occurrence

SUBOFFEROR’S AND SUB OFFEROR’S PUBLIC AND VEHICLE LIABILITY INSURANCE:
The Offeror shall either:

1. Require each subOfferor or sub Offeror to procure and maintain during the life of the subcontract or sub subcontract public Liability Insurance of the types and amounts specified above or,
2. Insure the activities of the subOfferors of sub subOfferors in the Offeror’s Policy as required under this Article.

GENERAL: All Insurance policies are to be issued by companies authorized to do business under the laws of the state in which work is to be done and acceptable to owner. The Offeror shall not violate, permit to be violated, any conditions of any said policies, and shall at all times satisfy the requirements for the insurance companies writing said policies.
EXHIBIT F
INFORMATION SYSTEMS SECURITY PLAN INFORMATION

UNMH Information Security Plans are to be developed and documented for IT systems, as per the UNM Hospitals’ Information Technology Security Procedures. This template is to be used as a guide in developing individual security plans for new and changing application and infrastructure systems. All projects must also be placed into the Online Request System (ORS) for project prioritization, development and resource review. Purchases, Contracts and Implementation of new IT assets will not move forward without the completion of an IT Security Plan.

- Note to our vendors: your equipment, applications, databases, etc. end up on our environment. All of these must be reviewed for proper resources, security, backup, etc. You must work with the team or project leader to complete the questions below for the most effective and timely implementation.
- The IT Security Plan answers start with the data flow diagram. Without an understanding how the system works and where the application, system or database resides and how the users and support access and support the system is very difficult to answer the following questions.
- **Note:** For confidential or Restricted Data outsourcing UNMH requires all available third party security certifications/attestations (preferably based on standards such as: (ISO 27002, HITRUST, NIST 800-53, SSAE-16 SOC 2, or equivalent) from the vendor that are applicable to the service/application under consideration. For payment card hosting, PCI DSS attestation and reports will be required.
  - If necessary, the vendor can submit a redacted copy of certifications to safeguard sensitive information.
  - UNMH reserves the right to request and review the vendor's third party certifications/attestations annually.
  - Any vendor who also partners with third parties that create, use, transmit, receive or store UNMH data are required to provide independent third party security certifications/attestations.

Important: Start this effort by creating a Visio or other graphical workflow of the system. Include workstation or other device where information is created or accessed mapping through appropriate network areas, include the server/database/application and then diagram return paths if applicable. Finally, map the backup and recovery processes.

A security plan should include at minimum a description of the security processes for the system, access and confidentiality requirements and restrictions, security administration processes, data classification designations, legal requirements for security and privacy, training, security testing, infrastructure security components, roles & responsibilities for security functions, physical security, and back up and disaster recovery requirements. The Security Plan should describe the security needs and processes for the ‘Life Cycle Support’ of the system.

The Security Plan will be initiated in the early phases (business analysis and requirements) of a project, and completed before the system is migrated to production. This template will be used to document security plans upgrades to current systems as well as for current systems, where such documentation does not exist.

Please complete all sections of the plan. To view this exhibit please visit RFP P353-16: [http://hospitals.unm.edu/about/proposals_2016.shtml](http://hospitals.unm.edu/about/proposals_2016.shtml)

Contact the IT Security Office with questions at 505-272-3282.
EXHIBIT G

CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (APRIL 1991)

1. The definitions and prohibitions contained in the clause, at FAR 52.203-12, Limitation on Payments to influence Certain Federal Transactions, I included in this solicitation, are hereby incorporated by reference in paragraph (b) of this certification.

2. The Offeror, by signing its offer, hereby certifies to the best of his or her knowledge and belief that on or after December 23, 1989:
   a. Federal appropriated funds have not been paid and will not be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into any cooperative agreement, and the extension, continuation, renewal, amendment or modification of any Federal contract, grant, loan, or cooperative agreement;
   b. If any funds other than Federal appropriated funds (including profit or fee received under a covered Federal Transaction) have been paid, or will be paid, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, or officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with this solicitation, the Offeror shall complete and submit, with its offer, OMB standard form LLL, Disclosure of Lobbying Activities, to the Contracting Officer; and He or she will include the language of this certification in all subcontract awards at any tier and require that all recipients of subcontract awards in excess of $100,000 shall certify and disclose accordingly.
   c. Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes expenditure prohibited under this provision or who fails to file or amend the disclosure form to be filed or amended by this provision shall be subject to a civil penalty of not less than $10,000 and not more than $100,000 for each such failure.

CERTIFICATION
The undersigned hereby certifies that he/she has read the above CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTION (APR 1991) requirements and that he/she understands and will comply with these requirements. The undersigned further certifies that they have the authority to certify compliance for the Offeror named below.

Signature: ___________________________ Title: ___________________________ Date: ______________

Name Typed: ___________________________ Company: ___________________________

Address: ___________________________ City/State/zip: ___________________________
EXHIBIT H
ORGANIZATIONAL REFERENCE QUESTIONNAIRE

The UNMH, as a part of the RFP process, requires Offerors to submit a minimum of three (3) business references as required within this document. The purpose of these references is to document Offeror’s experience relevant to the scope of work in an effort to establish Offeror’s responsibility.

Offeror is required to send the following reference form to each business reference listed. The business reference, in turn, is requested to submit the Reference Form via e-mail directly to:

Name: Jennifer Sanchez  
Title: Procurement Specialist  
Address: 933 Bradbury Dr. SE, Suite 3165  
Albuquerque, NM 87106  
Telephone: (505) 272-3831  
E-mail: jedsanchez@salud.unm.edu

by February 24, 2017 for inclusion in the evaluation process. The form and information provided will become a part of the submitted proposal. Business references provided may be contacted for validation of content provided therein.
RFP # P362-17

ORGANIZATIONAL REFERENCE QUESTIONNAIRE
FOR:

(Name of Offeror)

This form is being submitted to your organization for completion as a business reference for the company listed above. This form is to be returned to the UNMH via e-mail no later than February 24, 2017 to:

Name: Jennifer Sanchez
Title: Procurement Specialist
Address: 933 Bradbury Dr. SE, Suite 3165
        Albuquerque, NM  87106
Telephone: (505) 272-3831
E-mail: jedsanchez@salud.unm.edu

and must not be returned to the company requesting the reference.

For questions or concerns regarding this form, please contact the UNMH Procurement Specialist listed above. When contacting us, please include the Request for Proposal number listed at the top of this page.

<table>
<thead>
<tr>
<th>Organization providing reference</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact name and title/position</td>
<td></td>
</tr>
<tr>
<td>Contact telephone number</td>
<td></td>
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<tr>
<td>Contact e-mail address</td>
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</tbody>
</table>

| Project description              |
|                                  |
| Project dates (starting and ending) |
| Technical environment for the project you’re providing a reference |

34
QUESTIONS:

1. Briefly describe in what capacity have you worked with this Offeror in the past?

2. How would you rate the Offeror’s knowledge and expertise regarding the purpose of this RFP?
   - □ Excellent □ Satisfactory □ Unsatisfactory □ Unacceptable

   Brief explanation of above rating:

3. Was the Offeror required to provide reports to your organization for the project?
   - □ Yes □ No

   If yes, what is your level of satisfaction with the reports produced by the Offeror?
   - □ Very Satisfied □ Satisfied □ Not Satisfied □ Unacceptable

   Brief explanation of above rating:

4. If applicable, how would you rate the Offeror’s level of flexibility relative to changes in the project scope and timelines?
   - □ Excellent □ Satisfactory □ Unsatisfactory □ Unacceptable □ N/A

   Brief explanation of above rating:

5. If applicable, what is your level of satisfaction with hard-copy materials produced by the Offeror?
   - □ Very Satisfied □ Satisfied □ Not Satisfied □ Unacceptable □ N/A

   Brief explanation of above rating:

6. How would you rate the dynamics/interaction between the Offeror and your staff?
   - □ Excellent □ Satisfactory □ Unsatisfactory □ Unacceptable

   Brief explanation of above rating:

7. Please identify the Offeror’s primary representatives involved in your project and how would you rate them individually on their skills, knowledge, behaviors and/or other factors?  3 = Excellent; 2 = Satisfactory; 1 = Unsatisfactory; 0 = Unacceptable

   Name: ____________________________________________ Rating: __________________________

   Brief explanation of above rating:
Name: ___________________________ Rating: 
Brief explanation of above rating: 

Name: ___________________________ Rating: 
Brief explanation of above rating: 

Name: ___________________________ Rating: 
Brief explanation of above rating: 

8. How satisfied are you with the services provided by the Offeror? 
☐ Very Satisfied ☐ Satisfied ☐ Not Satisfied ☐ Unacceptable 
Brief explanation of above rating: 

9. With which aspect(s) of this Offeror’s services are you most satisfied? 

10. With which aspect(s) of this Offeror’s services are you least satisfied? 

11. Would you recommend this Offeror’s services to your organization again? 
☐ Yes ☐ No 
Brief explanation of above rating: 

36
EXHIBIT I

INSTALLATION

1. Installation

1.1. The Vendor shall install the software (modules), cables, and required hardware at the Hospital on the date or dates specified in the Implementation Plan.

2. Vendor Obligations

2.1. The Vendor shall supply all labor, materials, tools, equipment, permits, fees, inspection and testing costs, and supervision for the complete and satisfactory installation of the software (modules), cables, and required hardware at the Hospital.

3. Damage to Hospital Property

3.1. When installing the software (modules), cables, and required hardware, the Vendor and Vendor’s Personnel shall not damage any of the Hospital’s property, and shall not disrupt or interfere with the Hospital’s systems or procedures, except as specified in the Implementation Plan. In the event of any such damage, disruption or interference, the Hospital and its agents, contractors and employees may take all such steps as it considers reasonably appropriate to repair or restore such damage, disruption or interference and render an account therefore to the Vendor or deduct the amount from any monies owing by the Hospital to the Vendor.

4. Installation Site

4.1. During installation of the software (modules), cables, and required hardware, the Vendor shall keep the installation site in as tidy a condition as practicable and, upon completion of the installation, the Vendor shall remove all tools, equipment, surplus materials and debris and shall leave the installation site in a clean and safe condition satisfactory to the Hospital, acting reasonably.

5. Authorization Required

5.1. Written authorization must be received prior to the installation or attachment of any of the Vendor’s software, (modules) modules, cables, and required hardware or devices on or to Hospital owned or leased equipment, software, or communications networks. In the event of problems created by any such installation or attachment as referred to in this Section, the Vendor shall be solely responsible for all repairs and services to correct the problems. The Vendor’s installers will need to complete a UNM Hospitals EOC 3 hour training class prior to any work that requires above ceiling, penetrations, in the walls, installation of cables above ceiling or in walls, etc.
EXHIBIT J

ACCEPTANCE TESTING

1. The Acceptance Testing protocol described herein is a minimum standard which is intended to demonstrate that the software (modules), cables, and required hardware, once fully delivered, installed and commissioned will meet the requirements as called for in this RFP on a continuous and reliable basis and will meet or surpass the clinical requirements set by UNMH in this RFP. Without limiting the generality of the foregoing, the Acceptance Testing is also intended to demonstrate that the software (modules), cables, and required hardware will meet or surpass the requirements of the Performance Guarantee.

1.1. Performance Certificate. Following installation of the software (modules), cables, and required hardware, the Vendor shall provide to UNMH a performance certificate certifying that such software (modules), cables, and required hardware has been fully and completely supplied and/or installed, is mechanically complete, is fully commissioned, and is ready for Acceptance Testing (the “Equipment Performance Certificate”). Title to the software (modules), cables, and required hardware will pass to the UNMH upon receipt by the Hospital of the Performance Certificate.

1.2. UNMH Acceptance Testing. Following receipt of the Performance Certificate, the UNMH shall proceed to conduct acceptance testing (“Acceptance Testing”) and the Vendor shall cure any identified non-conformance in accordance with the terms therein.

2. General

2.1. Without prejudice to the Hospital’s right to reject unordered, defective or non-conforming software (modules), cables, and required hardware, the Hospital shall be entitled to conduct Acceptance Testing. The software (modules), cables, and required hardware must comply with the Vendor’s Technical Specifications and any acceptance criteria that are mutually defined (“Acceptance Criteria”). The Acceptance Testing shall be based on the Vendor’s formal factory test procedures and the Acceptance Criteria unless otherwise agreed to. A successful Acceptance Test shall have occurred only after the Equipment has fully met the requirements set out in this Schedule for a period of [Offeror to insert] consecutive calendar days following validation.

2.2. All Acceptance Criteria used as part of the Acceptance Testing shall be considered as baseline parameters of performance and shall be used by the Hospital for comparison purposes during all subsequent quality assurance testing.

3. Acceptance Testing Environment. Unless otherwise agreed to by the parties, the Vendor agrees that all Acceptance Testing shall occur during the peak working period of the use of the software (modules) and required hardware as determined by the Hospital.

4. Timing of Acceptance Testing. Unless otherwise agreed to by the Hospital, software (modules), cables, and required hardware shall not be considered ready for any Acceptance Testing unless all quantities of all components related thereto have been delivered to the Hospital and, where appropriate, installed.

5. In accordance with the Implementation Plan;

5.1. the Vendor shall give approximately two (2) weeks’ notice prior to the Hospital to organize the appropriate people within the Hospital for Acceptance Testing; and
5.2. The Acceptance Testing shall commence upon the Hospital’s receipt of the Performance Certificate from the Vendor.

6. Acceptance Testing. The Acceptance Testing shall extend for a period of [Offeror insert number of days] days, or such longer period as the parties may agree. If the Equipment does not meet the Acceptance Criteria, during the initial [Offeror insert number of days] consecutive day period, the Hospital shall provide immediate written notice of the failed Acceptance Testing to the Vendor. The Vendor shall take corrective measures within twenty-four (24) hours of receipt of the failed Acceptance Testing notice and provide written notice to the Hospital when the Vendor is ready to commence a second [Offeror to be insert] consecutive calendar day Acceptance Testing period. Should the Equipment not meet the Acceptance Criteria during this second [insert number of days] consecutive day period, the Hospital provide immediate written notice of failed Acceptance Testing to the Vendor. The Vendor shall take corrective measures within twenty-four (24) hours of the receipt of the failed Acceptance Testing notice and provide written notice to the Hospital that the Equipment is ready to commence a third [Offeror insert number of days] Acceptance Testing period. If the Equipment fails to meet the Acceptance Criteria during the third [Offeror insert number of days] day Acceptance Testing period, the Hospital may, at its option:

6.1. Request and have replaced the software (modules), cables, and required hardware that has been the source of the failure;

6.2. Grant an extension of the period allowed for successful completion of the Acceptance Testing in which case, the Vendor shall promptly make every reasonable commercial effort to correct the deficiencies and defects, and the Acceptance Testing period shall be extended for such further period of time as the Hospital may determine in order to permit the Vendor a reasonable opportunity to correct the deficiencies and defects and for the Hospital to conduct any new Acceptance Testing; or

6.3. Terminate this Agreement and request immediate removal of the software (modules), cables, and required hardware from the Hospital’s premises, at no cost to the Hospital and provide a full refund of money paid to date to the Hospital. Upon the removal, the Vendor shall ensure the installation site is returned to its original condition, to the Hospital’s satisfaction, at the Vendor’s expense.

7. Successful Acceptance Test. If the Acceptance Testing is successful, following the end of the Acceptance Testing period, the Hospital shall execute a Hospital Acceptance Certificate confirming that the Equipment has satisfied the Acceptance Criteria.

8. Title and Risk of Loss

8.1. Regardless of whether or not any payment has been made for the software (modules), cables, and required hardware and notwithstanding any Acceptance Testing to be conducted, title to the software (modules), cables, and required hardware shall pass upon receipt by the Hospital of the Performance Certificate.

8.2. Risk of loss or damage to the software (modules), cables, and required hardware shall pass to the Hospital upon receipt by the Hospital of the Performance Certificate.

9. Warranty. The Vendor agrees that the Warranty shall only commence upon the Hospital’s execution of a Hospital Acceptance Certificate.

10. Other Remedies. The holding of, or the failure to hold any Acceptance Testing, shall in no way impair the Hospital’s right to avail itself of any other remedies to which the Hospital may be entitled in respect of defective or non-conforming Equipment.
11. **Deemed Acceptance.** If, one (1) day after the completion of the last Acceptance Testing period the Hospital has failed to provide notice to the Vendor that Acceptance Testing has failed, the Vendor shall notify the Hospital in writing requesting that the Hospital either execute a Hospital Acceptance Certificate or inform the Vendor of the failed Acceptance Testing within ten (10) days of receipt of the notification. If the Hospital does not respond within such ten (10) day period, the Hospital shall be deemed to have accepted the Equipment.

12. **Other Acceptance Testing Procedures.** The Vendor is advised that individual hospitals may have other procedures for Acceptance Testing that may need to be included in any final agreement.
EXHIBIT K
TRAINING

1. Training. At the request of the UNMH, the Vendor shall provide the following training as specified by the Hospital:

1.1. Technical and Clinical Training

1.2. Training to include but should not be limited to diagnostic software and integration of the software (modules) and required hardware with the Hospital’s existing systems;

1.3. The awarded training Bidder will be required to provide training and training materials for primary users at no additional cost.

1.4. The cost of all technical training, including travel and accommodation for the Hospital’s staff to attend training course(s) at the Vendor’s facilities if necessary, shall be at a cost mutually agreed to by the parties.

1.5. The successful Bidders shall submit to UNM Hospitals, at no charge, electronic copies the operator’s and service manuals.

1.6. What is the training methodology?

1.7. Describe the training you provide coders, CDI specialists, and system administrators.

1.8. Do you offer ongoing webinars, seminars, in-service training or user group meetings? How will you ensure all training will be scheduled to coincide with UNM Hospital schedules and staffing?

1.9. What type of staff will you make available to provide to be onsite and for how many days and for how long?

1.10. Will you have someone readily available for on-site visits to respond to questions or needs as they occur and what is the response time for page, onsite, etc.

1.11. Except as otherwise agreed by the Hospital, the cost of all clinical training, including travel and accommodation for the Hospital’s staff to attend training course(s) if necessary, shall be borne by the Vendor.

2. Subsequent Training

2.1. After the training on the software (modules) and required hardware has been completed, the Hospital reserves the right to request at no additional charge.

2.2. Additional follow-up training as reasonably required to ensure the software (modules) and required hardware is utilized efficiently.

2.3. Technical and consultative support for the Equipment sold by the Vendor to the Hospital under this Agreement. Such support shall include, but shall not be limited to, support for and assistance with the resolution of any problems or difficulties with the operations of the software (modules) and required hardware.
EXHIBIT I
WARRANTY

The Vendor should complete this exhibit by responding to each item below for each type of proposed software (modules) and required hardware as applicable. Attach separate pages if required. Vendors are encouraged to clearly describe the nature and extent of the Warranty being provided, including its limitations and any exclusion that may apply.


   1.1. Include software (modules) and required hardware specific, detailed descriptions of all guarantees, warranties and conditions with respect to the Equipment to enable the UNMH to fully understand the nature, extent and limitations of the Warranty provided by the Offeror;

   1.2. Indicate the length of the Warranty, extent of the coverage and any terms, conditions or limitations, including any co-payments expected of the UNMH.

   1.3. Offerors must confirm that all servicing, maintenance and preventative maintenance required on the software (modules) and required hardware during the Warranty Period will be provided by the Vendor at no additional cost to the UNMH.

2. Post Completion Warranty

   2.1. The Warranty shall commence on the successful completion of the Acceptance Testing and the delivery by UNMH of the Acceptance Certificate.

   2.2. The Offeror shall indicate any continuation or extension of Warranty that it is prepared to provide upon expiration of the basic Warranty Period described in the Warranty Exhibit together with the charges, if any, for such continued Warranty.

3. Maintenance and Preventative Maintenance During Warranty Period

   3.1. Confirm that all servicing, maintenance and preventative maintenance required on the software (modules) and required hardware during the Warranty Period will be provided by the Offeror at no additional cost to the Hospital.

<table>
<thead>
<tr>
<th>Equipment Name</th>
<th>______________________________</th>
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<table>
<thead>
<tr>
<th>Item Number</th>
<th>Requirement Item</th>
<th>Vendor Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>software (modules) and required hardware specific warranties, guarantees and conditions</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Warranty length and extent of coverage</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Warranty extension or continuation</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Maintenance and preventative maintenance during Warranty</td>
<td></td>
</tr>
</tbody>
</table>
The Vendor should complete this section by responding to each item below for each type of proposed software (modules) and required hardware as applicable, attaching separate pages if required.

### Equipment Type

<table>
<thead>
<tr>
<th>Item</th>
<th>Vendor Response</th>
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<tbody>
<tr>
<td><strong>Performance Guarantee</strong></td>
<td></td>
</tr>
<tr>
<td>Provide a detailed description of the Performance Guarantee provided for the software (modules) and required hardware, including a detailed description of guaranteed “up time” methodology for measuring compliance with the guarantee and the amount that will be paid by the Vendor to the Hospital, in cash or in other value, if the Performance Guarantee is not met. The Performance Guarantee should be applicable to:</td>
<td></td>
</tr>
<tr>
<td>a) Warranty Period;</td>
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<tr>
<td>b) Full Service Agreement.</td>
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<tr>
<td>c) Partnership Service Agreement.</td>
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<tr>
<td>d) Parts &amp; Technical/Software Agreement.</td>
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<tr>
<td>Provide a detailed definition of “down time”.</td>
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<tr>
<td><strong>Post Warranty Service</strong></td>
<td></td>
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<tr>
<td>Indicate the length of time, upon expiration of the warranty, the Vendor will continue to offer service and support on the proposed software (modules) and required hardware.</td>
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<tr>
<td><strong>Preventative Maintenance</strong></td>
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<tr>
<td>Warranty Coverage – indicate if Preventative Maintenance is included during the Warranty Period;</td>
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<tr>
<td>Hours of Service - state the recommended number of hours of service each type of software (modules) and required hardware should operate prior to the performance of routine preventative maintenance.</td>
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<tr>
<td>Procedures - indicate the recommended frequency, type and length of procedures for regular and appropriate preventative maintenance of the proposed software (modules) and required hardware.</td>
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<tr>
<td>Downtime – indicate the approximate length of downtime required to accommodate regular or preventative maintenance that is performed pursuant to warranty or any service agreement.</td>
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<tr>
<td>Documentation - provide written documentation for the recommended preventative maintenance on the software (modules) and required hardware including but not limited to cleaning, calibrating, periodic replacement of parts, and performance verification and any other activities which the Vendor proposes to undertake, or recommends be undertaken, in maintaining the software (modules) and required hardware.</td>
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<tr>
<td>Item</td>
<td>Vendor Response</td>
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<td>-------------------------------------------</td>
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</tr>
<tr>
<td>Operating System Security – describe how security patches, upgrades and service packs will be applied to the Windows Operating System after publication by the manufacturer, if applicable to the proposed software (modules) and required hardware.</td>
<td></td>
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</tbody>
</table>

### On-Site Service Response

Warranty Period - indicate the guaranteed on-site service response time of a qualified repair technician after a request has been made. If response times differ, the information should be provided for:
- a) regular weekdays;
- b) weekends;
- c) public (statutory) holidays.

Indicate the guaranteed on-site service response time of a qualified repair technician after a request has been made. If response times differ, the information should be provided for:
- a) regular weekdays;
- b) weekends;
- c) public (statutory) holidays.

Response Time Penalty - the vendor should also indicate any compensation that will be paid to the Hospital if guaranteed on-site response service times are not achieved.

Technicians - indicate the number of trained service personnel, indicate the number of qualified service personnel at each location and identify locations.

Parts – Format - indicate the parts depots located in New Mexico and indicate:
- a) a list of tools the Vendor is to leave on site for service calls; and
- b) normal lead time for the provision of parts.

### Telephone Support

Availability and Services - describe in detail the telephone support available and indicate availability including but not limited to: 24 hours per day, 7 days per week, 365 days per year; operational/application inquiries; remote diagnostic troubleshooting and user networking; and availability of a toll free line (include number) during:
- a) Warranty Period;
- b) No Post Warranty Service Agreement.

Length of Support - indicate the length of time that both clinical and technical telephone support will be provided to the hospital (i.e. as long as the equipment is in service at the hospital).

Remote Connectivity - provide details of any applicable hospital obligations regarding remote connectivity if applicable.

### Diagnostic Software

<table>
<thead>
<tr>
<th>Item</th>
<th>Vendor Response</th>
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<tbody>
<tr>
<td></td>
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<tr>
<td>Item</td>
<td>Vendor Response</td>
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<td>----------------------------------------------------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>Availability – describe in detail the diagnostic software that will be available to the Hospital to maintain, troubleshoot and support the software (modules) and required hardware. The Vendor should confirm the availability of the diagnostic software to the Hospital in the event that the Vendor is not retained, after the Warranty Period to provide Services.</td>
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<tr>
<td>Third Party Services</td>
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<tr>
<td>Access to Information – in the event that the Vendor is not retained by the Hospital to provide the Services, the Vendor shall confirm its willingness to provide the Hospital with any and all information required to allow the Hospital to service the Equipment itself or have a third party service provider perform such services after expiry of the Warranty Period.</td>
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<tr>
<td>Full Access – the Vendor should confirm its willingness to supply all service reports and service passwords which would allow the Hospital full access to any diagnostics included with the software (modules) and required hardware and any other services required.</td>
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</table>
EXHIBIT N
MANUALS, BULLETINS AND DOCUMENTATION

1. **Content of Exhibit.** Service/Training/Parts Manuals, Bulletins and Document should outline in detail the manuals, bulletins, documentation, drawings, spare parts and other materials which the Offeror will supply to support the Equipment, products or services offered in its Proposal and as described in the Purchase Price Exhibit P.

2. **Electronic Availability.** One of the obligations of a successful Offeror under the Agreement is to provide the documents and other materials described in the Service/Training/Parts Manuals, Bulletins and Documentation. The Offeror may propose to provide such documentation and materials through electronic links provided that such links are properly secure, can be accessed by the UNMH personnel easily and are provided at no cost.

3. **The Offeror should disclose:**
   3.1. The guaranteed response time to assess recalled devices that have been identified by the UNMH.
   3.2. Resources available from the Offeror to assess all recalled devices in order to ensure the devices meet current safety standards and regulations and to further ensure uninterrupted usage of Equipment by the Hospital.
   3.3. Any discussions with regulatory agencies related to the device, which may impact on the future availability or use of the Equipment or its accessories, or has an impact on the service or Warranty support provided by the Offeror.

4. **Service/Training/Parts Manuals and Documentation.** The following manuals/materials shall be provided at no charge and shipped with the software (modules) and required hardware, unless otherwise specified in this Agreement:
   4.1. 2 complete sets of operator/user manuals, including software (modules) and required hardware manuals as applicable and any other printed or electronic media available for user education (e.g. videos, CD-ROMS, etc.).
   4.2. 1 complete set of service manuals including but not limited to, electrical/mechanical/pneumatic schematics manuals, parts lists, pricing lists or schedules, software manuals, troubleshooting guides, training, health and safety manuals, as applicable.
   4.3. A list of any installation and/or special test tools and/or components and/or preventative maintenance kits requirements for the proper use and maintenance of the Equipment, replacement parts, and the current parts costs. UNMH should be notified of such requirements before the Equipment is shipped.
   4.4. All service documentation for diagnostic software (modules) and required hardware Schematics, drawings, blueprints and data sheets, as applicable.
   4.5. 2 copies of As-built drawings at the end of construction in electronic form suitable to the Hospital, as applicable

5. **Bulletins and Updates.** The Vendor shall, on a timely basis, forward to UNMH designated personnel:
   5.1. Any service bulletins, clinical user bulletins, or similar type of or related bulletin including, but not limited to, on-line technical resources that relate to the Equipment.
   5.2. Updates to the manuals/materials referred to in this Schedule as long as the Equipment is still being used or the Hospital still requires the Equipment, at no additional cost to the Hospital.
**EXHIBIT O**  
**TOTAL PROJECT COST**

**Total Project Cost** – Provide pricing details below to meet full compliance of scope and requirements as defined in this RFP. This shall include everything necessary to complete system implementation. The Offeror should provide separately in this exhibit, cost on all required Software Modules, Cables, and Hardware required for the System, attaching separate pages if required, component name, part number, and pricing for all standard components of the proposed software (modules), cables and required hardware. Any applicable costs associated with training, implementation, and installation should be clearly identified. Installation charges should cover all necessary components, including but not limited to cabling, connections, and wall plates, all with the intention of providing a complete operational system. Offerors should detail clearly, in the Installation Plan, any parts of the installation that the Offeror believes are the responsibility of the Hospital.

<table>
<thead>
<tr>
<th>Description</th>
<th># Units (Hours, users, year(s))</th>
<th>QTY</th>
<th>List Price</th>
<th>% off List Price</th>
<th>UNM Price (ea)</th>
<th>UNM Extended Price</th>
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<tbody>
<tr>
<td>Enterprise License Fees</td>
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<td>Annual Maintenance Support</td>
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<td>Hosting</td>
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<td>Implementation</td>
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<td>System</td>
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<tr>
<td>Installation/configuration/Integration</td>
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<tr>
<td>Project Management</td>
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<td>Development of Interface</td>
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<tr>
<td>Testing</td>
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<tr>
<td>Technical and End User Training</td>
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<tr>
<td>System Upgrade(s)</td>
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</table>

**Travel:** Any applicable costs associated with training, should be clearly identified.

<table>
<thead>
<tr>
<th>Description</th>
<th># Units (Hours, users, year(s))</th>
<th>QTY</th>
<th>List Price</th>
<th>% off List Price</th>
<th>UNM Price (ea)</th>
<th>UNM Extended Price</th>
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</table>
Future Service/Enhancement Cost – For information only. Not to be evaluated. Provide details or estimates on cost structure for any enhancements to basic functionality requested or anticipated expansion of the product in future years. Although data conversion and custom software development are not part of this implementation, these services may be required in the future. Please provide bill-rated for each service below.

<table>
<thead>
<tr>
<th>Description</th>
<th># Units (Hours, users, year(s)</th>
<th>QTY</th>
<th>List Price</th>
<th>% off List Price</th>
<th>UNM Price (ea)</th>
<th>UNM Extended Price</th>
</tr>
</thead>
</table>

Post Warranty Service Schedule: The Vendor should provide in this exhibit the Post Warranty Service Schedule, attaching separate files as required, post warranty service costs and options. The Vendor should outline options available and, for any such option, propose a detailed scope of Services, along with a statement of the costs, fees and reimbursable expenses which will apply to those Services. In addition, the Vendor should indicate whether there are any technology obsolescence programs or options that will prevent technology obsolescence and keep the software (modules) and required hardware current throughout the next five (5) to seven (8) years. Any costs associated with this program or option should be identified for each Software Module and Projected Hardware.

<table>
<thead>
<tr>
<th>Component Name</th>
<th>Part #</th>
<th>Description</th>
<th>Term of Service (1, 2, 3, 4 years etc.)</th>
<th>List Price (Hourly rate)</th>
<th>Percent of List Price</th>
<th>UNMH Ext Price</th>
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Additional Pricing Information: The Vendor should complete and submit this exhibit showing any Additional Pricing Information where any of the pricing schedules does not provide a line item for something.

<table>
<thead>
<tr>
<th>Description</th>
<th># Units (Hours, users, year(s)</th>
<th>QTY</th>
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