

**SERIAL 10119 C**

**SAFETY SHOES AND RELATED ITEMS**

**DATE OF LAST REVISION: March 13, 2014**

**CONTRACT END DATE: January 31, 2017**

**CONTRACT PERIOD THROUGH ~~JANUARY 31, 2014~~ JANUARY 31, 2017.**

**TO: All Departments**

**FROM: Office of Procurement Services**

**SUBJECT: Contract for SAFETY SHOES AND RELATED ITEMS**

Attached to this letter is published an effective purchasing contract for products and/or services to be supplied to Maricopa County activities as awarded by Maricopa County on **January 13, 2011**.

All purchases of products and/or services listed on the attached pages of this letter are to be obtained from the vendor holding the contract. Individuals are responsible to the vendor for purchases made outside of contracts. The contract period is indicated above.

---

Wes Baysinger, Chief Procurement Officer  
**Office of Procurement Services**

**NP/mm**  
Attach

Copy to: **Office of Procurement Services**  
Sue Malinowsky, Sheriff's Office  
Gidget Vigil, Equipment Services  
Larry Hall, MCDOT  
Valerie Chavez, MCDOT

(Please remove Serial 04103-C from your contract notebooks)

**AMERICAN SAFETY SHOE CO., 1605 WEST UNIVERSITY #108, TEMPE, AZ 85281**

RESPONDENT NAME: American Safety Shoe Company  
 ADDRESS: 1605 W. University # 108 Tempe, AZ. 85281  
 P.O. ADDRESS: \_\_\_\_\_  
 TELEPHONE NUMBER: (480) 894-1881  
 FACSIMILE NUMBER: (480) 967-8865  
 WEB SITE: safetyshoe.net  
 REPRESENTATIVE: Tim Caufield  
 REPRESENTATIVE E-MAIL: shoeman\_85281@yahoo.com

	YES	NO	REBATE
WILL ALLOW OTHER GOVERNMENTAL ENTITIES TO PURCHASE FROM THIS CONTRACT:	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
WILL ACCEPT PROCUREMENT CARD FOR PAYMENT:	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
WILL OFFER REBATE (CASH OR CREDIT) FOR UTILIZING PROCUREMENT CARD: (Payment shall be made within 48 hours of utilizing the Purchasing Card)	<input checked="" type="checkbox"/>	<input type="checkbox"/>	% 1

2% 10 DAYS NET 30 DAYS

TITLE	UNIT PRICE	QTY	UofM	TOTAL PRICE	DESCRIPTION	BIDDER NOTES
Boot, 10", High Top, Slip-on, Brown/Tan Leather	\$69.00	20	pair	\$1,380.00	Boot, 10", High Top, Slip-on, Brown/Tan Leather, Slip-Resistant Polyurethane Sole, Lightweight. Warson #U7721/Wellington #1403 or equal.	AD TEC -MEN'S WELINGTON, FULL GRAIN LEATHER UPPER
Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant	\$79.00	20	pair	\$1,580.00	Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant, Oil Tanned Leather Uppers, Oil-Resistant Polyurethane Sole. Wolverine/Wellington #01870 or equal.	WOLVERINE 8377 BROWN SLIP ON, FULL GRAIN LEATHER UPPER
Boot, 6", High-Top, Lace-up, Brown/Tan Leather	\$59.00	30	pair	\$1,770.00	Boot, 6", High-Top, Lace-up, Brown/Tan Leather, Slip-Resistant, Chemical-Resistant Urethane Sole, Hy-Test #08971 or equal.	AD TED 1486 6" BROWN LACE UP
Boot, 8", High-Top, Lace-Up, Brown/Tan Leather	\$69.00	30	pair	\$2,070.00	Boot, 8", High-Top, Lace-Up, Brown/Tan Leather, Slip-Resistant, Oil-Resistant Sole. Footflex U77211 or equal.	AD TEC 1312 8" BROWN LACE UP
Boot, 15", High-Top, slip-on, Black PVC with Nitrile	\$20.00	60	pair	\$1,200.00	Boot, 15", High-Top, slip-on, Black PVC with Nitrile, Slip-Resistant Sizes 6-13/Lehigh #2745 or equal.	

**AMERICAN SAFETY SHOE CO., 1605 WEST UNIVERSITY #108, TEMPE, AZ 85281**

TITLE	UNIT PRICE	QTY	UofM	TOTAL PRICE	DESCRIPTION	BIDDER NOTES
Boot, 8" High-Top, Steel Toe, Shock absorbing cushion insole	\$179.00	10	pair	\$1,790.00	Boot, 8" High-Top, Steel Toe, Shock absorbing cushion insole, Contoured Fitted fiberglass shank, Electrical Hazard rated, Red Wing #4440. (No substitutions)	
Boot, 10", High-Top, Lace-up, Black Leather	\$69.00	10	pair	\$690.00	Boot, 10", High-Top, Lace-up, Black Leather, Slip-Resistant, Oil-Resistant Sole, Hy-Test Steel Toe or equal.	BLACK FULL GRAIN LEATHER
Boot, 16", High-Top, slip-on, Black PVC with Nitrile, Steel Toe	\$21.00	10	pair	\$210.00	Boot, 16", High-Top, slip-on, Black PVC with Nitrile, Steel Toe, Slip-Resistant Sizes 6-15/Lehigh #2745 or equal.	16" HIGH STEEL BOOT

TITLE	UNIT PRICE	QTY	UofM	TOTAL PRICE	DESCRIPTION
<b>Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe Polyurethane Sole, Lightweight</b>  <b>Supplier Product Code: THOROGOOD 804 6191</b>	\$69.00	10	pair	\$690.00	<b>Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe, Slip-Resistant Polyurethane Sole, Lightweight. Magnum 911 G-Force 10" steel toe or equal.</b>
<b>Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe Oil-Tanned Leather Uppers, Oil-Resistant Polyurethane Sole</b>  <b>Supplier Product Code: AD TEC 1428</b>  <b>Supplier Notes: BLACK FULL GRAIN LEATHER UPPER</b>	\$69.00	10	pair	\$690.00	<b>Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe, Slip-Resistant, Oil-Tanned Leather Uppers, Oil-Resistant Polyurethane Sole. Magnum 911 G-Force 10" Steel Toe or equal.</b>

\*\*\*\*\*EFFECTIVE DATE IS 10/28/2013\*\*\*\*\*

Title	List Price
Supplier Product: All Styles	10% Discount on various Styles

PRICING SHEET: NIGP CODES: 80008, 80014, 80016, 80024

Vendor Number: W000004095 X

Certificates of Insurance Required

Contract Period: To cover the period ending ~~January 31, 2014~~ **January 31, 2017.**

**BEARDS WESTERN & COUNTRY STORE, 407 EAST MONROE AVENUE, BUCKEYE, AZ 85326**

RESPONDENT NAME: Beards Western & Country Store dba Absolute Screen Printing  
 ADDRESS: 407 E. Monroe Avenue, Buckeye, AZ 85326  
 P.O. ADDRESS: \_\_\_\_\_  
 TELEPHONE NUMBER: (623) 393-0000  
 FACSIMILE NUMBER: (623) 386-4444  
 WEB SITE: absolutesp.com  
 REPRESENTATIVE: Levi Beard  
 REPRESENTATIVE E-MAIL: beardsstore@yahoo.com

	YES	NO	REBATE
WILL ALLOW OTHER GOVERNMENTAL ENTITIES TO PURCHASE FROM THIS CONTRACT:	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
WILL ACCEPT PROCUREMENT CARD FOR PAYMENT:	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
WILL OFFER REBATE (CASH OR CREDIT) FOR UTILIZING PROCUREMENT CARD: (Payment shall be made within 48 hours of utilizing the Purchasing Card)	<input type="checkbox"/>	<input checked="" type="checkbox"/>	%

NET 30 DAYS

TITLE	UNIT PRICE	QTY	UofM	TOTAL PRICE	DESCRIPTION
Boot, 10", High Top, Slip-on, Brown/Tan Leather	\$145.00	20	pair	\$2,900.00	Boot, 10", High Top, Slip-on, Brown/Tan Leather, Slip-Resistant Polyurethane Sole, Lightweight. Warson #U7721/Wellington #1403 or equal.
Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant	\$145.00	20	pair	\$2,900.00	Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant, Oil Tanned Leather Uppers, Oil-Resistant Polyurethane Sole. Wolverine/Wellington #01870 or equal.
Boot, 6", High-Top, Lace-up, Brown/Tan Leather	\$129.00	30	pair	\$3,870.00	Boot, 6", High-Top, Lace-up, Brown/Tan Leather, Slip-Resistant, Chemical-Resistant Urethane Sole, Hy-Test #08971 or equal.
Boot, 8", High-Top, Lace-Up, Brown/Tan Leather	\$134.00	30	pair	\$4,020.00	Boot, 8", High-Top, Lace-Up, Brown/Tan Leather, Slip-Resistant, Oil-Resistant Sole. Footflex U77211 or equal.

**BEARDS WESTERN & COUNTRY STORE, 407 EAST MONROE AVENUE, BUCKEYE, AZ 85326**

TITLE	UNIT PRICE	QTY	UofM	TOTAL PRICE	DESCRIPTION
Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Hard Hat leather	\$116.00	10	pair	\$1,160.00	Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Hard Hat leather, Removable dual density foot bed, Abrasion-resistant, durable Supersole®, Electrical Hazard rated, Red Wing #2241. (No substitutions)
Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Pit Stop Leather	\$170.00	10	pair	\$1,700.00	Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Pit Stop Leather, Hydro-Cool® lining, Rubber & urethane outsole, Haverhill & Hook closure, Electrical Hazard rated, Red Wing #2263. (No substitutions)
Boot, 8", High-Top, Steel Toe, Amber Gold Pit Stop Leather	\$177.00	10	pair	\$1,770.00	Boot, 8", High-Top, Steel Toe, Amber Gold Pit Stop Leather, Hydro-Cool® lining, padded achilles and collar, Electrical Hazard rated, Red Wing #2264. (No substitutions)

PRICING SHEET: NIGP CODES: 80008, 80014, 80016, 80024

Vendor Number: W000011069 X

Certificates of Insurance Required

Contract Period: To cover the period ending ~~January 31, 2014~~ **January 31, 2017.**

LEHIGH SAFETY SHOE COMPANY LLC, 2837 W. MCDOWELL RD, PHOENIX, AZ 85009

RESPONDENT NAME: Lehigh Outfitters LLC  
 ADDRESS: 39 East Canal Street Nelsonville, OH 45764  
 P.O. ADDRESS: P.O. Box 371958 Pittsburgh, PA 15250 7958  
 TELEPHONE NUMBER: 866 762 5972x2507  
 FACSIMILE NUMBER: 740 753 7240  
 WEB SITE: www.lehighoutfitters.com  
 REPRESENTATIVE: Nicole Zawerton  
 REPRESENTATIVE E MAIL: nicole.zawerton@lehighoutfitters.com

	<u>YES</u>	<u>NO</u>	<u>REBATE</u>
WILL ALLOW OTHER GOVERNMENTAL ENTITIES TO PURCHASE FROM THIS CONTRACT:	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
WILL ACCEPT PROCUREMENT CARD FOR PAYMENT:	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
WILL OFFER REBATE (CASH OR CREDIT) FOR UTILIZING PROCUREMENT CARD: <small>(Payment shall be made within 48 hours of utilizing the Purchasing Card)</small>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	%
<input checked="" type="checkbox"/> NET 30 DAYS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/> 2% 10 DAYS NET 30 DAYS
			<input type="checkbox"/> 5% 30 DAYS NET 31 DAYS

Title	Unit Price	Qty	UofM	Total Price	Description
Boot, 10", High Top, Lace up, Black Leather, Steel Toe Polyurethane Sole, Lightweight	\$50.00	10	pair	\$500.00	Boot, 10", High Top, Lace up, Black Leather, Steel Toe, Slip-Resistant Polyurethane Sole, Lightweight. Magnum 911 G-Force 10" steel toe or equal.
Boot, 10", High Top, Lace up, Black Leather, Steel Toe Oil Tanned Leather Uppers, Oil Resistant Polyurethane Sole	\$50.00	10	pair	\$500.00	Boot, 10", High Top, Lace up, Black Leather, Steel Toe, Slip-Resistant, Oil Tanned Leather Uppers, Oil Resistant Polyurethane Sole. Magnum 911 G Force 10" Steel Toe or equal.

ADDITIONAL PRICING:

CATALOG DESCRIPTION/MANUFACTURER	DATE	PRICE COLUMN TO BE USED	DISCOUNT	PRICE FIRM THROUGH
Lehigh	November 9, 2010	Retail Less 30% Price List	30%	3 years

PRICING SHEET: NIGP CODE 8000801, 8001401, 8001601, 8002401

Vendor Number: \_\_\_\_\_ W000004393 X

Certificates of Insurance \_\_\_\_\_ Required

Contract Period: \_\_\_\_\_ To cover the period ending January 31, 2014.

**REMOVED FROM CONTRACT 03/24/11**

**ACE UNIFORMS OF PHOENIX, 1506 EAST MCDOWELL ROAD, PHOENIX, AZ 85006**

RESPONDENT NAME: Ace Uniforms of Phoenix  
 ADDRESS: 1506 East McDowell Road, Phoenix, AZ 85006  
 TELEPHONE NUMBER: (602) 258-7029  
 FACSIMILE NUMBER: (602) 257-0467  
 WEB SITE: www.aceuniforms.com  
 REPRESENTATIVE: Don Larson  
 REPRESENTATIVE E-MAIL: don@acephx.com

	YES	NO	REBATE
WILL ALLOW OTHER GOVERNMENTAL ENTITIES TO PURCHASE FROM THIS CONTRACT:	<input type="checkbox"/>	<input checked="" type="checkbox"/>	
WILL ACCEPT PROCUREMENT CARD FOR PAYMENT:	<input checked="" type="checkbox"/>		
WILL OFFER REBATE (CASH OR CREDIT) FOR UTILIZING PROCUREMENT CARD: (Payment shall be made within 48 hours of utilizing the Purchasing Card)	<input type="checkbox"/>	<input checked="" type="checkbox"/>	%

FUEL COMPRISES % OF TOTAL BID AMOUNT. (If Applicable)

PAYMENT TERMS: RESPONDENT IS REQUIRED TO PICK ONE OF THE FOLLOWING. PAYMENT TERMS WILL BE CONSIDERED IN DETERMINING LOW BID. FAILURE TO CHOOSE PAYMENT TERMS WILL RESULT IN A DEFAULT TO NET 30 DAYS.

NET 30 DAYS

Title	Price	Unit
Boot, 10", High Top, Slip-on, Brown/Tan Leather	\$80.00	pair
Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant	\$80.00	pair
Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe	\$81.33	pair
Boot, 10", High-Top, Lace-up, Black Leather	\$81.33	pair
Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe	\$81.33	pair
Boot, 6", High-Top, Lace-up, Brown/Tan Leather	\$89.00	pair
Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Pit Stop Leather	\$89.00	pair
Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Hard Hat leather	\$89.00	pair
Boot, 8", High-Top, Lace-Up, Brown/Tan Leather	\$96.00	pair
Boot, 8", High-Top, Steel Toe, Amber Gold Pit Stop Leather	\$96.00	pair
Boot, 8" High-Top, Steel Toe, Shock absorbing cushion insole	\$96.00	pair

PRICING SHEET: NIGP CODES: 80008, 80014, 80016, 80024

Vendor Number: 2011000619 0

Certificates of Insurance Required

Contract Period: To cover the period ending ~~January 31, 2014~~ **January 31, 2017.**

**INDUSTRIAL SHOE OF ARIZONA, 835 W. 22ND STREET #108, TEMPE, ARIZONA 85282**

RESPONDENT NAME: Industrial Shoe of Arizona  
 ADDRESS: 835 W. 22nd Street #108, Tempe, Arizona 85282  
 P.O. ADDRESS: \_\_\_\_\_  
 TELEPHONE NUMBER: (480)-968-7601  
 FACSIMILE NUMBER: (480)-968-0248  
 WEB SITE: industrialshoecompany.com  
 REPRESENTATIVE: Leonard Torres  
 REPRESENTATIVE E-MAIL: leonardt@indshoes.com

	YES	NO	REBATE
WILL ALLOW OTHER GOVERNMENTAL ENTITIES TO PURCHASE FROM THIS CONTRACT:	<input checked="" type="checkbox"/>		
WILL ACCEPT PROCUREMENT CARD FOR PAYMENT:	<input checked="" type="checkbox"/>		
WILL OFFER REBATE (CASH OR CREDIT) FOR UTILIZING PROCUREMENT CARD:		<input checked="" type="checkbox"/>	%

(Payment shall be made within 48 hours of utilizing the Purchasing Card)

FUEL COMPRISES % OF TOTAL BID AMOUNT. (If Applicable)

PAYMENT TERMS: RESPONDENT IS REQUIRED TO PICK ONE OF THE FOLLOWING.  
 PAYMENT TERMS WILL BE CONSIDERED IN DETERMINING LOW BID. FAILURE TO CHOOSE PAYMENT TERMS WILL RESULT IN A DEFAULT TO NET 30 DAYS.

NET 30 DAYS

PRODUCT CODE	TITLE	PRICE	UNIT
87801	Boot, 15", High-Top, slip-on, Black PVC with Nitrile	\$27.00	pair
89682	Boot, 16", High-Top, slip-on, Black PVC with Nitrile, Steel Toe	\$37.00	pair
13262	Boot, 6", High-Top, Lace-up, Brown/Tan Leather	\$110.00	pair
E02263	Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe	\$110.00	pair
15442	Boot, 10", High Top, Slip-on, Brown/Tan Leather	\$115.00	pair
15262	Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant	\$120.00	pair
14262	Boot, 8", High-Top, Lace-Up, Brown/Tan Leather	\$120.00	pair
C8874	Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe	\$120.00	pair
14230	Boot, 10", High-Top, Lace-up, Black Leather	\$125.00	pair

\*\*\*\* **ADDED EFFECTIVE 02/06/2014** \*\*\*\*

Title	List Price
Supplier Product: All Styles Hytest Catalog (www.hytest.com)	15% Discount on All Styles
Supplier Product: All Styles Warson Group Catalog (www.warsongroup.com)	10% Discount on All Styles

**INDUSTRIAL SHOE OF ARIZONA, 835 W. 22ND STREET #108, TEMPE, ARIZONA 85282**

PRICING SHEET: NIGP CODES: 80008, 80014, 80016, 80024

Vendor Number: 2011000620 0

Certificates of Insurance Required

Contract Period: To cover the period ending ~~January 31, 2014~~ **January 31, 2017**.

## SAFETY SHOES AND RELATED ITEMS

### 1.0 INTENT:

The intent of this Invitation for Solicitation is to establish a multiple award/qualifying requirements contract for **SAFETY SHOES AND RELATED ITEMS**. The Contractor(s) shall have a store within the Phoenix Metropolitan area and may be required to provide a mobile unit or shoe mobile. Maricopa County reserves the right to add suppliers/vendors to this agreement over its term. Any supplier/vendor subsequently added shall comply fully with the terms and conditions of this agreement. Amendments, supplements and/or revisions will be effective upon receipt and approval of notice to the **Office of Procurement Services**. Also, included are blanket discounts for related supplies as covered by current pricing documents.

Other governmental entities under agreement with the County may have access to services provided hereunder (see also Sections 2.31 and 2.32, below).

The County reserves the right to add additional contractors, at the County's sole discretion, in cases where the currently listed contractors are of an insufficient number or skill-set to satisfy the County's needs or to ensure adequate competition on any project or task order work.

### 2.0 SPECIFICATIONS:

- 2.1 Boot, 10", High-Top, Slip-on, Brown/Tan Leather, Slip-Resistant Polyurethane Sole, Lightweight. Warson #U7721/Wellington #1403 or equal.
- 2.2 Boot, 10", High-Top, Slip-on, Brown Leather, Slip-Resistant, Oil Tanned Leather Uppers, Oil-Resistant Polyurethane Sole. Wolverine/Wellington #01870 or equal.
- 2.3 Boot, 6", High-Top, Lace-up, Brown/Tan Leather, Slip-Resistant, Chemical-Resistant Urethane Sole, Hy-Test #08971 or equal.
- 2.4 Boot, 8", High-Top, Lace-Up, Brown/Tan Leather, Slip-Resistant, Oil-Resistant Sole. Footflex U77211 or equal.
- 2.5 Boot, 15", High-Top, slip-on, Black PVC with Nitrile, Slip-Resistant Sizes 6-13/Lehigh #2745 or equal.
- 2.6 Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Hard Hat leather, Removable dual density foot bed, Abrasion-resistant, durable Supersole®, Electrical Hazard rated, Red Wing #2241. (No substitutions).
- 2.7 Boot, 6", High-Top, Steel Toe, Full Grain Amber Gold Pit Stop Leather, Hydro-Cool® lining, Rubber & urethane outsole, Haverhill & Hook closure, Electrical Hazard rated, Red Wing #2263. (No substitutions).
- 2.8 Boot, 8", High-Top, Steel Toe, Amber Gold Pit Stop Leather, Hydro-Cool® lining, padded Achilles and collar, Electrical Hazard rated, Red Wing #2264. (No substitutions).
- 2.9 Boot, 8" High-Top, Steel Toe, Shock absorbing cushion insole, Contoured Fitted fiberglass shank, Electrical Hazard rated, Red Wing #4440. (No substitutions).
- 2.10 Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe, Slip-Resistant Polyurethane Sole, Lightweight. Magnum 911 G-Force 10" steel toe or equal.
- 2.11 Boot, 10", High-Top, Lace-up, Black Leather, Steel Toe, Slip-Resistant, Oil-Tanned Leather Uppers, Oil-Resistant Polyurethane Sole. Magnum 911 G-Force 10" Steel Toe or equal.
- 2.12 Boot, 10", High-Top, Lace-up, Black Leather, Slip-Resistant, Oil-Resistant Sole, Hy-Test Steel Toe or equal.
- 2.13 Boot, 16", High-Top, slip-on, Black PVC with Nitrile, Steel Toe, Slip-Resistant Sizes 6-15/Lehigh #2745 or equal.

2.14 DESCRIPTIVE LITERATURE – REQUIRED:

Each bidder is required to furnish, with their bid, catalog cuts and/or descriptive literature *properly labeled* with bid number, bid item number and bidder's name, with full illustrations and detailed specifications for each item offered as equal to the brand name specified.

In addition, all differences in specifications from brand name *shall* be marked as an exception on the pricing page (Attachment A). Descriptive literature is required to establish, for the purpose to furnish as to design, materials, method of manufacture, construction, and assembly as appropriate. **FAILURE TO SUBMIT THE DESCRIPTIVE LITERATURE MAY BE CAUSE FOR REJECTION OF THE BID.**

2.15 USAGE REPORT:

The Contractor shall furnish the County a quarterly usage report delineating the acquisition activity governed by the Contract. The format of the report shall be approved by the County and shall disclose the quantity and dollar value of each contract item by individual unit.

2.16 DELIVERY AND INSTALLATION:

2.16.1 Delivery shall be F.O.B. Destination freight prepaid and allowed within Seven (7) days of receipt of Using Agency purchase order, to any delivery location within Maricopa County.

2.17 EXPEDITED DELIVERY:

2.17.1 If the Using Agency determines that rush shipping or other alternate shipping is required, it shall notify the Contractor. The Contractor shall determine any additional costs associated with such delivery terms and communicate that cost to the Using Agency.

2.17.2 The Using Agency shall not advise the Contractor to proceed with an expedited shipment until acceptable terms are agreed upon and a purchase order is issued. Upon agreeing to the additional costs, the Using Agency shall advise the Contractor to proceed.

2.17.3 Upon receipt of material(s) and invoicing, the Using Agency shall ensure that any additional charges are in compliance with and do not exceed agreed to costs. The Using Agency shall retain all documents related to these costs within the agency purchase file.

2.18 SHIPPING DOCUMENTS:

A packing list or other suitable shipping document shall accompany each shipment and shall include the following:

2.18.1 Contract Serial number.

2.18.2 Contractor's name and address.

2.18.3 Using Agency name and address.

2.18.4 Using Agency purchase order number.

2.18.5 A description of product(s) shipped, including item number(s), quantity (ies), number of containers and package number(s), as applicable.

2.19 SHIPPING TERMS:

Bid price(s) and terms shall be F.O.B. Destination at:  
Phoenix, Arizona 85003

2.20 SAMPLES:

The Contractor may be requested to furnish samples of material(s) bid for examination by the County. Any materials so requested shall be furnished within \_ ( ) working days from the date of request and furnished at no cost to the County and sent to the address designated in the requesting correspondence.

2.21 TESTING:

Unless otherwise specified, materials purchased will be inspected by the Using Agency to ensure the materials meet the quality and quantity requirements of the Specifications. When deemed necessary by the County, samples of the materials may be taken at random from stock received for submission to a commercial laboratory or other appropriate agency for analysis and tests as to whether the materials conform in all respects to the Specifications. In cases where commercial laboratory reports indicate that the materials do not meet the Specifications, the expense of such analysis shall be borne by the Contractor.

2.22 STANDARDS:

All safety-toe footwear for employees shall meet the requirements and specifications in the American National Standard for Personal Protection – Protective Footwear (ANSI) 241.1-1991 and OSHA’s Code of Federal Regulations (CFR) 29, Part 1910, Subdivide 136- Occupational Foot Protection.

2.23 MOBILE UNIT SERVICE:

The Contractor may be responsible for furnishing a Mobile unit or "Shoe mobile" service at any location designated within Maricopa County upon reasonable request of each using agency.

If the successful Contractor(s) is providing a Mobile unit or “Shoe mobile” it shall be requirement to take individual measurements at the time and place designated in Maricopa County by the using agency at any time during the contract period.

2.24 ADDITIONS/DELETIONS:

The County reserves the right to add similar items or delete items specified in the contract as requirements change during the period of the contract. Prices for items/services to be purchased from the contract will be mutually agreed to by County and the Contractor. A contract amendment will be issued for each addition or deletion.

2.25 STOCK:

The Contractor shall be expected to stock in sufficient quantities as may be necessary to meet the County’s needs.

2.26 DISCONTINUED MATERIALS:

2.26.1 In the event that a manufacturer discontinues materials, the County may allow the Contractor to provide a substitute for the discontinued item or may cancel the Contract. If the Contractor requests permission to substitute a new material, the Contractor shall provide the following to the County:

2.26.1.1 Documentation from the manufacturer that the material has been discontinued.

2.26.1.2 Documentation that names the replacement material.

2.26.1.3 Documentation that provides clear and convincing evidence that the replacement material meets or exceeds all specifications required by the original solicitation.

2.26.1.4 Documentation that provides clear and convincing evidence that the replacement material will be compatible with all the functions or uses of the discontinued material.

2.26.1.5 Documentation confirming that the price for the replacement is the same as or less than the discontinued material.

2.26.2 Material discontinuance applies only to those materials specifically listed on any resultant contract. This will not apply to catalog items not specifically listed on any resultant contract.

2.27 **WARRANTY:**

2.27.1 All items furnished under this Contract shall conform to the requirements of this Contract and shall be free from defects in design, materials and workmanship.

2.27.2 The warranty period for workmanship and materials shall be for an initial period of twelve (12) months and commence upon acceptance by County.

2.27.2.1 The Contractor shall indicate on the Price Sheet the duration of the warranty and any applicable limitations or conditions which may apply.

2.27.2.2 The Contractor agrees that he will, at his own expense, provide all labor and parts required to remove, repair or replace, and reinstall any such defective workmanship and/or materials which becomes or is found to be defective during the term of this warranty. The Contractor shall guarantee the equipment to be supplied complies with all applicable regulations.

2.28 **BRAND NAME:**

The County reserves the right to request samples to determine quality and acceptability of materials bid by Contractor. In some cases, brand names have been listed in order to define the desired quality and are not intended to be restrictive or to limit competition. Materials substantially equivalent to those designated shall qualify for consideration.

2.29 **INVOICES AND PAYMENTS:**

2.29.1 The Contractor shall submit two (2) legible copies of their detailed invoice before payment(s) can be made. At a minimum, the invoice must provide the following information:

- Company name, address and contact
- County bill-to name and contact information
- Contract Serial Number
- County purchase order number
- Invoice number and date
- Payment terms
- Date of delivery
- Quantity
- Contract Item number(s)
- Description of Purchase
- Pricing per unit of purchase
- Extended price
- Total Amount Due

2.29.2 Problems regarding billing or invoicing shall be directed to the using agency as listed on the Purchase Order.

2.29.3 **Payment shall be made to the Contractor by Accounts Payable through the Maricopa County Vendor Express Payment Program. This is an Electronic Funds Transfer (EFT) process. After Award the Contractor shall fill out an EFT Enrollment form located on the County Department of Finance Website as a fillable PDF document ([www.maricopa.gov/finance/](http://www.maricopa.gov/finance/)).**

2.29.4 EFT payments to the routing and account numbers designated by the Contractor will include the details on the specific invoices that the payment covers. The Contractor is required to discuss remittance delivery capabilities with their designated financial institution for access to those details.

2.30 TAX:

Tax shall not be levied against labor. Sales/use tax will be determined by County. Tax will not be used in determining low price.

2.31 STRATEGIC ALLIANCE for VOLUME EXPENDITURES (\$AVE)

The County is a member of the \$AVE cooperative purchasing group. \$AVE includes the State of Arizona, many Phoenix metropolitan area municipalities, and many K-12 unified school districts. Under the \$AVE Cooperative Purchasing Agreement, and with the concurrence of the successful Respondent under this solicitation, a member of \$AVE may access a contract resulting from a solicitation issued by the County. If you **do not** want to grant such access to a member of \$AVE, **please so state** in your proposal. In the absence of a statement to the contrary, the County will assume that you do wish to grant access to any contract that may result from this Request for Proposal.

2.32 INTERGOVERNMENTAL COOPERATIVE PURCHASING AGREEMENTS (ICPA's)

County currently holds ICPA's with numerous governmental entities throughout the State of Arizona. These agreements allow those entities, with the approval of the Contractor, to purchase their requirements under the terms and conditions of the County Contract. Please indicate on Attachment A, your acceptance or rejection regarding such participation of other governmental entities. Your response will not be considered as an evaluation factor in awarding a contract.

3.0 **SPECIAL TERMS & CONDITIONS:**

3.1 CONTRACT TERM:

This Invitation for Bid is for awarding a firm, fixed-price purchasing contract to cover a term of Three (3) years.

3.2 OPTION TO RENEW:

The County may, at its option and with the approval of the Contractor, renew the term of this Contract up to a maximum of Three (3) additional years, (or at the County's sole discretion, extend the contract on a month to month basis for a maximum of six (6) months after expiration). The Contractor shall be notified in writing by the **Office of Procurement Services** of the County's intention to renew the contract term at least thirty (30) calendar days prior to the expiration of the original contract term.

3.3 PRICE ADJUSTMENTS:

Any requests for reasonable price adjustments must be submitted sixty (60) days prior to the Contract annual anniversary dates. Requests for adjustment in cost of labor and/or materials must be supported by appropriate documentation. If County agrees to the adjusted price terms, County shall issue written approval of the change. The reasonableness of the request will be determined by comparing the request with the Consumer Price Index or by performing a market survey.

3.4 INDEMNIFICATION:

3.4.1 To the fullest extent permitted by law, Contractor shall defend, indemnify, and hold harmless County, its agents, representatives, officers, directors, officials, and employees from and against all claims, damages, losses and expenses, including, but not limited to, attorney fees, court costs, expert witness fees, and the cost of appellate proceedings, relating to, arising out of, or alleged to have resulted from the negligent acts, errors, omissions, mistakes or malfeasance relating to the performance of this Contract. Contractor's duty to defend, indemnify and hold harmless County, its agents, representatives, officers, directors, officials, and employees shall arise in connection with any claim, damage, loss or expense that is caused by any negligent acts, errors, omissions or mistakes in the performance of this Contract by the Contractor, as well as any person or entity for whose acts, errors, omissions, mistakes or malfeasance Contractor may be legally liable.

3.4.2 The amount and type of insurance coverage requirements set forth herein will in no way be construed as limiting the scope of the indemnity in this paragraph.

3.4.3 The scope of this indemnification does not extend to the sole negligence of County.

3.5 INSURANCE REQUIREMENTS

3.5.1 **Contractor, at Contractor's own expense, shall purchase and maintain the herein stipulated minimum insurance from a company or companies duly licensed by the State of Arizona and possessing a current A.M. Best, Inc. rating of B++. In lieu of State of Arizona licensing, the stipulated insurance may be purchased from a company or companies, which are authorized to do business in the State of Arizona, provided that said insurance companies meet the approval of County. The form of any insurance policies and forms must be acceptable to County.**

3.5.2 All insurance required herein shall be maintained in full force and effect until all work or service required to be performed under the terms of the Contract is satisfactorily completed and formally accepted. Failure to do so may, at the sole discretion of County, constitute a material breach of this Contract.

3.5.3 Contractor's insurance shall be primary insurance as respects County, and any insurance or self-insurance maintained by County shall not contribute to it.

3.5.4 Any failure to comply with the claim reporting provisions of the insurance policies or any breach of an insurance policy warranty shall not affect the County's right to coverage afforded under the insurance policies.

3.5.5 The insurance policies may provide coverage that contains deductibles or self-insured retentions. Such deductible and/or self-insured retentions shall not be applicable with respect to the coverage provided to County under such policies. Contractor shall be solely responsible for the deductible and/or self-insured retention and County, at its option, may require Contractor to secure payment of such deductibles or self-insured retentions by a surety bond or an irrevocable and unconditional letter of credit.

3.5.6 County reserves the right to request and to receive, within 10 working days, certified copies of any or all of the herein required insurance certificates. County shall not be obligated to review policies and/or endorsements or to advise Contractor of any deficiencies in such policies and endorsements, and such receipt shall not relieve Contractor from, or be deemed a waiver of County's right to insist on strict fulfillment of Contractor's obligations under this Contract.

3.5.7 The insurance policies required by this Contract, except Workers' Compensation, shall name County, its agents, representatives, officers, directors, officials and employees as Additional Insureds.

3.5.8 The policies required hereunder, except Workers' Compensation, shall contain a waiver of transfer of rights of recovery (subrogation) against County, its agents, representatives, officers, directors, officials and employees for any claims arising out of Contractor's work or service.

3.5.9 Commercial General Liability:

**Commercial General Liability insurance and, if necessary, Commercial Umbrella insurance with a limit of not less than \$2,000,000 for each occurrence, \$2,000,000 Products/Completed Operations Aggregate, and \$4,000,000 General Aggregate Limit. The policy shall include coverage for bodily injury, broad form property damage, personal injury, products and completed operations and blanket contractual coverage, and shall not contain any provision which would serve to limit third party action over claims. There shall be no endorsement or modification of the CGL limiting the scope of coverage for liability arising from explosion, collapse, or underground property damage.**

3.5.10 Automobile Liability:

**Commercial/Business Automobile Liability insurance and, if necessary, Commercial Umbrella insurance with a combined single limit for bodily injury and property damage of not less than \$2,000,000 each occurrence with respect to any of the Contractor's owned, hired, and non-owned vehicles assigned to or used in performance of the Contractor's work or services under this Contract.**

3.5.11 Workers' Compensation:

3.5.11.1 Workers' Compensation insurance to cover obligations imposed by federal and state statutes having jurisdiction of Contractor's employees engaged in the performance of the work or services under this Contract; and Employer's Liability insurance of not less than \$1,000,000 for each accident, \$1,000,000 disease for each employee, and \$1,000,000 disease policy limit.

3.5.11.2 Contractor waives all rights against County and its agents, officers, directors and employees for recovery of damages to the extent these damages are covered by the Workers' Compensation and Employer's Liability or commercial umbrella liability insurance obtained by Contractor pursuant to this Contract.

3.5.12 Certificates of Insurance.

3.5.12.1 Prior to commencing work or services under this Contract, Contractor shall have insurance in effect as required by the Contract in the form provided by the County, issued by Contractor's insurer(s), as evidence that policies providing the required coverage, conditions and limits required by this Contract are in full force and effect. Such certificates shall be made available to the County upon 48 hours' notice. BY SIGNING THE AGREEMENT PAGE THE CONTRACTOR AGREES TO THIS REQUIREMENT AND FAILURE TO MEET THIS REQUIREMENT WILL RESULT IN CANCELLATION OF CONTRACT.

3.5.12.1.1 In the event any insurance policy (ies) required by this contract is (are) written on a "claims made" basis, coverage shall extend for two years past completion and acceptance of Contractor's work or services and as evidenced by annual Certificates of Insurance.

3.5.12.1.2 If a policy does expire during the life of the Contract, a renewal certificate must be sent to County fifteen (15) days prior to the expiration date.

3.5.13 Cancellation and Expiration Notice.

Insurance required herein shall not be permitted to expire, be canceled, or materially changed without thirty (30) days prior written notice to the County.

3.6 PROCUREMENT CARD ORDERING CAPABILITY:

County may determine to use a procurement card that may be used from time-to-time, to place and make payment for orders under this Contract. Contractors without this capability may be considered non-responsive and not eligible for award consideration.

3.7 INTERNET ORDERING CAPABILITY:

It is the intent of County to use the Internet to communicate and to place orders under this Contract. Contractors without this capability may be considered non-responsive and not eligible for award consideration.

3.8 REQUIREMENTS CONTRACT:

- 3.8.1 Contractors signify their understanding and agreement by signing a bid submittal, that the Contract resulting from the bid will be a requirements contract. However, the Contract does not guarantee any minimum or maximum number of purchases will be made. It only indicates that if purchases are made for the materials contained in the Contract, they will be purchased from the Contractor awarded that item. Orders will only be placed when the County identifies a need and proper authorization and documentation have been approved.
- 3.8.2 County reserves the right to cancel Purchase Orders within a reasonable period of time after issuance. Should a Purchase Order be canceled, the County agrees to reimburse the Contractor but only for actual and documentable costs incurred by the Contractor due to and after issuance of the Purchase Order. The County will not reimburse the Contractor for any costs incurred after receipt of County notice of cancellation, or for lost profits, shipment of product prior to issuance of Purchase Order, etc.
- 3.8.3 Contractors agree to accept verbal notification of cancellation from the **Office of Procurement Services** Procurement Officer with written notification to follow. By submitting a bid in response to this Invitation for Bids, the Contractor specifically acknowledges to be bound by this cancellation policy.

3.9 ORDERING AUTHORITY.

- 3.9.1 The Contractor should understand that any request for purchase of product(s) shall be accompanied by a valid purchase order, issued by **Office of Procurement Services**, or by a Certified Agency Procurement Aid (CAPA).
- 3.9.2 County departments, cities, other counties, schools and special districts, universities, nonprofit educational and public health institutions may also purchase from under this Contract at their discretion and/or other state and local agencies (Customers) may procure the products under this Contract by the issuance of a purchase order to the Respondent. Purchase orders must cite the Contract number.
- 3.9.3 Contract award is in accordance with the Maricopa County Procurement Code. All requirements for the competitive award of this Contract have been met. A purchase order for the product(s) is the only document necessary for Customers to purchase and for the Contractor to proceed with delivery of product(s) available under this Contract.
- 3.9.4 Any attempt to represent any product not specifically awarded under this Contract is a violation of the Contract. Any such action is subject to the legal and contractual remedies available to the County, inclusive of, but not limited to, Contract cancellation, suspension and/or debarment of the Contractor.

3.10 UNCONDITIONAL TERMINATION FOR CONVENIENCE:

Maricopa County may terminate the resultant Contract for convenience by providing sixty (60) calendar days advance notice to the Contractor.

3.11 TERMINATION FOR DEFAULT:

If the Contractor fails to meet deadlines, or fails to provide the agreed upon service/material altogether, a termination for default will be issued. The termination for default will be issued only after the County deems that the Contractor has failed to remedy the problem after being forewarned.

3.12 TERMINATION BY THE COUNTY:

If the Contractor should be adjudged bankrupt or should make a general assignment for the benefit of its creditors, or if a receiver should be appointed on account of its insolvency, the County may terminate the Contract. If the Contractor should persistently or repeatedly refuse or should fail, except in cases for which extension of time is provided, to provide enough properly skilled

workers or proper materials, or persistently disregard laws and ordinances, or not proceed with work or otherwise be guilty of a substantial violation of any provision of this Contract, then the County may terminate the Contract. Prior to termination of the Contract, the County shall give the Contractor fifteen- (15) calendar day's written notice. Upon receipt of such termination notice, the Contractor shall be allowed fifteen (15) calendar days to cure such deficiencies.

3.13 STATUTORY RIGHT OF CANCELLATION FOR CONFLICT OF INTEREST:

Notice is given that pursuant to A.R.S. § 38-511 the County may cancel any Contract without penalty or further obligation within three years after execution of the contract, if any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County is at any time while the Contract or any extension of the Contract is in effect, an employee or agent of any other party to the Contract in any capacity or consultant to any other party of the Contract with respect to the subject matter of the Contract. Additionally, pursuant to A.R.S § 38-511 the County may recoup any fee or commission paid or due to any person significantly involved in initiating, negotiating, securing, drafting or creating the contract on behalf of the County from any other party to the contract arising as the result of the Contract.

3.14 OFFSET FOR DAMAGES;

In addition to all other remedies at Law or Equity, the County may offset from any money due to the Contractor any amounts Contractor owes to the County for damages resulting from breach or deficiencies in performance of the contract.

3.15 ADDITIONS/DELETIONS OF SERVICE:

3.15.1 **The County reserves the right to add and/or delete materials to a Contract. If a service requirement is deleted, payment to the Contractor will be reduced proportionately, to the amount of service reduced in accordance with the bid price. If additional materials are required from a Contract, prices for such additions will be negotiated between the Contractor and the County.**

3.15.2 **The County reserves the right of final approval on proposed staff for all Task Orders. Also, upon request by the County, the Contractor will be required to remove any employees working on County projects and substitute personnel based on the discretion of the County within two business days, unless previously approved by the County.**

3.16 SUBCONTRACTING:

3.16.1 The Contractor may not assign a Contract or Subcontract to another party for performance of the terms and conditions hereof without the written consent of the County. All correspondence authorizing subcontracting must reference the Bid Serial Number and identify the job project.

3.16.2 The Subcontractor's rate for the job shall not exceed that of the Prime Contractor's rate, as bid in the pricing section, unless the Prime Contractor is willing to absorb any higher rates. The Subcontractor's invoice shall be invoiced directly to the Prime Contractor, who in turn shall pass-through the costs to the County, without mark-up. A copy of the Subcontractor's invoice must accompany the Prime Contractor's invoice.

3.17 AMENDMENTS:

All amendments to this Contract shall be in writing and approved/signed by both parties. Maricopa County **Office of Procurement Services** shall be responsible for approving all amendments for Maricopa County.

3.18 **ACCESS TO AND RETENTION OF RECORDS FOR THE PURPOSE OF AUDIT AND/OR OTHER REVIEW:**

3.18.1 **In accordance with section MCI 367 of the Maricopa County Procurement Code the Contractor agrees to retain all books, records, accounts, statements, reports, files, and other records and back-up documentation relevant to this Contract for six (6) years after final payment or until after the resolution of any audit questions which could be more than six (6) years, whichever is latest. The County, Federal or State auditors and any other persons duly authorized by the Department shall have full access to, and the right to examine, copy and make use of, any and all said materials.**

3.18.2 **If the Contractor's books, records , accounts, statements, reports, files, and other records and back-up documentation relevant to this Contract are not sufficient to support and document that requested services were provided, the Contractor shall reimburse Maricopa County for the services not so adequately supported and documented.**

3.18.3 **If at any time it is determined by the County that a cost for which payment has been made is a disallowed cost, the County shall notify the Contractor in writing of the disallowance. The course of action to address the disallowance shall be at sole discretion of the County, and may include either an adjustment to future claim submitted by the Contractor by the amount of the disallowance, or to require reimbursement forthwith of the disallowed amount by the Contractor by issuing a check payable to Maricopa County**

3.19 **PUBLIC RECORDS:**

**All Offers submitted and opened are public records and must be retained by the Records Manager at the Office of Procurement Services. Offers shall be open to public inspection after Contract award and execution, except for such Offers deemed to be confidential by the Office of Procurement Services. If an Offeror believes that information in its Offer should remain confidential, it shall indicate as confidential, the specific information and submit a statement with its offer detailing the reasons that the information should not be disclosed. Such reasons shall include the specific harm or prejudice which may arise. The Records Manager of the Office of Procurement Services shall determine whether the identified information is confidential pursuant to the Maricopa County Procurement Code.**

3.20 **ADEQUACY OF RECORDS:**

**If the Contractor's books, records and other documents relevant to a Contract are not sufficient to support and document that allowable materials were provided, the Contractor shall reimburse Maricopa County for the materials not so adequately supported and documented.**

3.21 **AUDIT DISALLOWANCES:**

**If at any time it is determined by the County that a cost for which payment has been made is a disallowed cost, the County shall notify the Contractor in writing of the disallowance and the required course of action, which shall be at the option of the County either to adjust any future claim submitted by the Contractor by the amount of the disallowance or to require repayment of the disallowed amount by the Contractor forthwith issuing a check payable to Maricopa County.**

3.22 **VALIDITY:**

**The invalidity, in whole or in part, of any provision of the Contract shall not void or affect the validity of any other provision of the Contract.**

3.23 **RIGHTS IN DATA:**

**The County shall have the use of data and reports resulting from a Contract without additional cost or other restriction except as may be established by law or applicable regulation. Each party shall supply to the other party, upon request, any available information that is relevant to a Contract and to the performance thereunder.**

**3.24 RELATIONSHIPS:**

In the performance of the services described herein, the Contractor shall act solely as an independent contractor, and nothing herein or implied herein shall at any time be construed as to create the relationship of employer and employee, partnership, principal and agent, or joint venture between the County and the Contractor.

**3.25 CERTIFICATION REGARDING DEBARMENT AND SUSPENSION**

3.24.1 The undersigned (authorized official signing for the Contractor) certifies to the best of his or her knowledge and belief, that the Contractor, defined as the primary participant in accordance with 45 CFR Part 76, and its principals:

3.24.1.1 are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal Department or agency;

3.24.1.2 have not within 3-year period preceding this Contract been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;

3.24.1.3 are not presently indicted or otherwise criminally or civilly charged by a government entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (2) of this certification; and

3.24.1.4 have not within a 3-year period preceding this Contract had one or more public transaction (Federal, State or local) terminated for cause of default.

3.24.2 Should the Contractor not be able to provide this certification, an explanation as to why should be attached to the Contact.

3.24.3 The Contractor agrees to include, without modification, this clause in all lower tier covered transactions (i.e. transactions with subcontractors) and in all solicitations for lower tier covered transactions related to this Contract.

**3.26 ALTERNATIVE DISPUTE RESOLUTION:**

3.25.1 After the exhaustion of the administrative remedies provided in the Maricopa County Procurement Code, any contract dispute in this matter is subject to compulsory arbitration. Provided the parties participate in the arbitration in good faith, such arbitration is not binding and the parties are entitled to pursue the matter in state or federal court sitting in Maricopa County for a de novo determination on the law and facts. If the parties cannot agree on an arbitrator, each party will designate an arbitrator and those two arbitrators will agree on a third arbitrator. The three arbitrators will then serve as a panel to consider the arbitration. The parties will be equally responsible for the compensation for the arbitrator(s). The hearing, evidence, and procedure will be in accordance with Rule 74 of the Arizona Rules of Civil Procedure. Within ten (10) days of the completion of the hearing the arbitrator(s) shall:

3.25.1.1 Render a decision;

3.25.1.2 Notify the parties that the exhibits are available for retrieval; and

3.25.1.3 Notify the parties of the decision in writing (a letter to the parties or their counsel shall suffice).

3.25.2 Within ten (10) days of the notice of decision, either party may submit to the arbitrator(s) a proposed form of award or other final disposition, including any form of award for attorneys' fees and costs. Within five (5) days of receipt of the foregoing, the opposing party may file objections. Within ten (10) days of receipt of any objections, the arbitrator(s) shall pass upon the objections and prepare a signed award or other final disposition and mail copies to all parties or their counsel.

3.25.3 Any party which has appeared and participated in good faith in the arbitration proceedings may appeal from the award or other final disposition by filing an action in the state or federal court sitting in Maricopa County within twenty (20) days after date of the award or other final disposition. Unless such action is dismissed for failure to prosecute, such action will make the award or other final disposition of the arbitrator(s) a nullity.

3.27 VERIFICATION REGARDING COMPLIANCE WITH ARIZONA REVISED STATUTES §41-4401 AND FEDERAL IMMIGRATION LAWS AND REGULATIONS:

3.27.1 By entering into the Contract, the Contractor warrants compliance with the Immigration and Nationality Act (INA using e-verify) and all other federal immigration laws and regulations related to the immigration status of its employees and A.R.S. §23-214(A). The contractor shall obtain statements from its subcontractors certifying compliance and shall furnish the statements to the Procurement Officer upon request. These warranties shall remain in effect through the term of the Contract. The Contractor and its subcontractors shall also maintain Employment Eligibility Verification forms (I-9) as required by the Immigration Reform and Control Act of 1986, as amended from time to time, for all employees performing work under the Contract and verify employee compliance using the E-verify system and shall keep a record of the verification for the duration of the employee's employment or at least three years, whichever is longer. I-9 forms are available for download at USCIS.GOV.

3.27.2 The County retains the legal right to inspect contractor and subcontractor employee documents performing work under this Contract to verify compliance with paragraph 3.26.1 of this Section. Contractor and subcontractor shall be given reasonable notice of the County's intent to inspect and shall make the documents available at the time and date specified. Should the County suspect or find that the Contractor or any of its subcontractors are not in compliance, the County will consider this a material breach of the contract and may pursue any and all remedies allowed by law, including, but not limited to: suspension of work, termination of the Contract for default, and suspension and/or debarment of the Contractor. All costs necessary to verify compliance are the responsibility of the Contractor.

~~3.28 VERIFICATION REGARDING COMPLIANCE WITH ARIZONA REVISED STATUTES §§35-391.06 AND 35-393.06 BUSINESS RELATIONS WITH SUDAN AND IRAN:~~

~~3.28.1 By entering into the Contract, the Contractor certifies it does not have scrutinized business operations in Sudan or Iran. The contractor shall obtain statements from its subcontractors certifying compliance and shall furnish the statements to the Procurement Officer upon request. These warranties shall remain in effect through the term of the Contract.~~

~~3.28.2 The County may request verification of compliance for any contractor or subcontractor performing work under the Contract. Should the County suspect or find that the Contractor or any of its subcontractors are not in compliance, the County may pursue any and all remedies allowed by law, including, but not limited to: suspension of work, termination of the Contract for default, and suspension and/or debarment of the Contractor. All costs necessary to verify compliance are the responsibility of the Contractor.~~

3.29 CONTRACTOR LICENSE REQUIREMENT:

- 3.29.1 The Respondent shall procure all permits, insurance, licenses and pay the charges and fees necessary and incidental to the lawful conduct of his/her business, and as necessary complete any required certification requirements, required by any and all governmental or non-governmental entities as mandated to maintain compliance with and in good standing for all permits and/or licenses. The Respondent shall keep fully informed of existing and future trade or industry requirements, Federal, State and Local laws, ordinances, and regulations which in any manner affect the fulfillment of a Contract and shall comply with the same. Contractor shall immediately notify both **Office of Procurement Services** and the using agency of any and all changes concerning permits, insurance or licenses.
- 3.29.2 Respondents furnishing finished products, materials or articles of merchandise that will require installation or attachment as part of the Contract, shall possess any licenses required. A Respondent is not relieved of its obligation to possess the required licenses by subcontracting of the labor portion of the Contract. Respondents are advised to contact the Arizona Registrar of Contractors, Chief of Licensing, at (602) 542-1525 to ascertain licensing requirements for a particular contract. Respondents shall identify which license(s), if any, the Registrar of Contractors requires for performance of the Contract.