ARIZONA CORPORATION COMMISSION
UTILITIES DIVISION

REQUEST FOR PROPOSAL

IN THE MATTER OF ARIZONA CORPORATION COMMISSION
RESOURCE PLANNING AND PROCUREMENT IN 2019, 2020, AND 2021
DOCKET NO. E-00000V-19-0034

PROPOSALS TO BE CONSIDERED MUST BE RECEIVED
ON OR BEFORE OCTOBER 13, 2020

ISSUE DATE: SEPTEMBER 22, 2020
1. INTRODUCTION

You are invited to submit a proposal in accordance with the specifications contained in this Request for Proposal (“RFP”). Offerors must submit an original and seven (7) copies of their proposals on or before 3:00 pm, October 13, 2020. The successful candidate(s) will serve as consultants to the Arizona Corporation Commission Utilities Division Staff (“Staff”) in the Resource Planning and Procurement in 2019, 2020, and 2021 (Docket No. E-00000V-19-0034).

Contractor services are requested for all aspects of this filing. However, proposals may be submitted for all or portions of the work elements. Consequently, cost information should be provided for each separate work element and include estimated hours and total dollars for each work element.

2. BACKGROUND

The Resource Planning and Procurement Rules (“IRP Rules”) were adopted by the Arizona Corporation Commission (“ACC” or “Commission”) on February 3, 1989, and amended by final rulemaking, effective December 20, 2010. The IRP Rules are found in the Arizona Administrative Code (“A.A.C.”) at Title 14, Chapter 2, Article 7 “Resource Planning and Procurement”, et seq.¹

The IRP Rules require that 15-year Integrated Resource Plans (“IRP” or “IRPs”) be prepared and submitted by “load serving entities” (“LSEs”) to the Commission in each evenly numbered year on April 1. The IRP Rules define a “load-serving entity” as “…a public service corporation that provides electricity generation service and operates or owns, in whole or in part, a generating facility or facilities with a capacity of at least 50 megawatts combined.” Based on this definition, the Commission anticipates receiving IRPs from four LSEs: Arizona Public Service Company (“APS”), Tucson Electric Power Company (“TEP”), UNS Electric Inc. (“UNSE”), and Arizona Electric Power Cooperative (“AEPCO”).²

Pursuant to A.A.C. R14-2-704(A), Commission Utilities Division Staff (“Staff”) is required to docket a report (“Staff Report”) that contains its analysis and conclusions of the IRPs. In the Staff Report, Commission Staff will assess the compliance of each IRP with the LSE Reporting Requirements contained in A.A.C R14-2-703, and the eleven factors listed under A.A.C. R14-2-704(B). The Staff Report is filed for the Commission’s

¹ [https://apps.azsos.gov/public_services/Title_14/14-02.pdf](https://apps.azsos.gov/public_services/Title_14/14-02.pdf)

² AEPCO is unique among LSEs in Arizona in that all its energy sales are at the wholesale level and it serves no retail load. The Commission acknowledged AEPCO’s unique status by ordering specific IRP data submittal requirements for AEPCO’s future IRP filings in Decision No. 73884 (May 8, 2013).
consideration. The IRP Rules require a determination by the Commission whether each IRP filed by the load serving entities complies with the requirements of the IRP Rules.

The IRPs should present scenarios and portfolios which compare the ability to reduce or shift electric usage (demand-side resources) in an equitable fashion to the ability to increase the production of electricity (supply-side resources). In a transparent process, with input from interested parties, each IRP will compare a wide range of resource options and take into consideration factors such as reliability, deliverability, cost projections, environmental impacts, and water consumption. Each LSE’s IRP is intended to produce a portfolio of resources, which includes a schedule of demand-side and supply-side resources, that will provide for the continued reliable delivery of electricity to its customers at a long-term reasonable cost.

3. STATEMENT OF WORK

The Commission’s Assessment of Integrated Resource Plans is to commence upon final receipt of all IRPs submitted by each LSE, on or before August 26, 2020. Commission Staff will analyze the compliance of each IRP with the Load-Serving Entity Reporting Requirements contained in R14-2-703, and the eleven factors itemized in R14-2-704, and prepare an assessment of the IRPs. Staff is obligated to file its Staff Report on or before January 16, 2021.

In addition to Staff’s assessment of the LSEs’ IRPs, the Commission ordered that the IRPs filed be subject to an “independent review . . . by one or more third-party analysts.” Specifically, Commission Decision No. 76632 (March 29, 2018) provides:

It is further ordered that for all future IRPs submitted by Arizona Public Service Company, Tucson Electric Power Company, and UNS Electric, Inc., Staff shall, in addition to their existing review requirements and methods, hire one or more third-party analysts to conduct an independent review of the scenarios and portfolios presented in each IRP, and of their respective costs and benefits, and to develop and present alternative scenarios and portfolios the third-party analyst deems are not adequately represented or considered in the IRP. The hiring of a third-party analyst shall require prior Commission approval.

While the Commission Staff will manage and oversee the work required under this RFP, the selected Contractor(s) will be required to conduct an independent review of the scenarios and portfolios presented in each LSE’s IRP, and of their respective costs and benefits. The Contractor(s) will also be responsible for developing and presenting alternative scenarios and portfolios the selected Contractor(s) deems are not adequately represented or considered in each LSE’s IRP. The Commission Staff may provide relevant information and materials to assist Contractor(s) with this portion of the RFP.
This work scope requires the Contractor(s) to be knowledgeable in all aspects of the IRP process including demand forecasting, supply and demand-side resource options, transmission and distribution operations, and various risk analysis techniques including scenario studies and Monte Carlo methods. In addition, the selected Contractor(s) will need an in-depth understanding of capacity expansion modeling, production cost modeling, and modeling “best practices” as it relates to utility IRP development in the United States, and especially in the Southwest.

The selected Contractor(s) will share the results of the independent review with Commission Staff in the form of a comprehensive report which details the methodology used, analysis performed, results of the analysis, and conclusions of the review. Staff will utilize this report in the development of its Staff Report. The Contractors Report shall also be included with the Staff Report. The selected Contractor(s) is to develop its work plan, schedule and work products in a collaborative manner with Commission Staff.

The independent review is to commence as soon as possible. As previously stated, Staff is obligated to file its Staff Report on or before January 16, 2021. The final report will be due to the Commission Staff by December 15, 2020.

### 3.1 MAJOR WORK ELEMENTS.

The major work elements will include, but not be limited to, the following:

1) Conduct an independent review of the scenarios and portfolios presented in the IRPs filed by APS, TEP, and UNSE, their respective costs and benefits, and develop and present alternative scenarios and portfolios that have not been adequately represented or considered in each load serving entity’s IRP. The independent review will include, but not be limited to, the following:

   a) A review of the process used by the LSE to develop its portfolio and its effectiveness.
   
   b) A review of relevant modeling tools used by the LSE in the development of its portfolios.
   
   c) A review of all assumptions used by the LSE in developing its scenarios and portfolios.
   
   d) A review of the methodologies undertaken by the LSE in developing each scenario and portfolio.
   
   e) A review of the portfolio results presented by each LSE.
f) An independent analysis of each portfolio to verify the reasonableness of the LSE’s portfolio results such as costs, benefits, and environmental impacts.

g) The identification of any issues or shortcomings related to the development of the LSE’s scenarios and portfolios.

h) If applicable, the identification of alternative scenarios and portfolios that the LSE should have considered in its IRP.

i) If applicable, the analysis and presentation of results of any alternative scenarios and portfolios that the LSE should have considered in its IRP.

j) If applicable, propose recommended improvements or “best practices” the LSE can incorporate when developing future scenarios and portfolios for future IRPs.

k) A determination regarding to what degree the LSE considered all relevant resources, risks, and uncertainties in its development of its portfolios.

l) A determination regarding to what degree the factors that affect demand, including demand management, have been taken into account by the LSE in its development of its scenarios.

m) A determination regarding to what degree supply alternatives, such as self-generation, have been taken into account by the LSE in its development of its scenarios.

2) Prepare and submit data requests to Commission Staff for issuance to other parties.

3) Author a report that details the results of the independent review which will include, at minimum, a discussion of the methodology used, analysis performed, results of the analysis, and conclusions of the review.

4) Appear (in person or telephonically), comment and participate as appropriate at meetings, Commission Open Meetings, and hearings if necessary.

3.2 WORK PRODUCTS

As evidence of completion of the major work elements, the Contractor(s) must provide the following work products:

1) Electronic copies of the independent review and all supporting material.
2) Oral testimony or comment and technical support of Staff at meetings, hearings, and Commission Open Meetings for this docket.

3) One (1) complete set of workpapers, indexed in an orderly form, supporting the development of all findings of facts and recommendations by the Contractor(s). Workpapers will include computer discs, electronic files, printouts and any other medium by which data and narratives are obtained and retained.

3.3 ESTIMATED COMPLETION DATES

The Commission Open Meeting dates have not yet been established for 2021 Preliminary drafts of all written work products must be submitted to Staff at least two (2) weeks prior to the due date for delivery of all work products in its final form. The expected due dates for delivery of work products may change depending on dates established in any forthcoming Procedural Order(s) or Commission established meeting dates. Duration of the contract will run until this proceeding before the Commission has been completed.

3.4 PROGRESS REPORTS

Throughout all phases of work, the Contractor(s) will be required to submit, on a monthly basis, two (2) copies of a work status report to the Director of the Utilities Division, or the Director’s designee, who will assess the report and notify the Contractor(s) of any significant problems and issues which need to be addressed. The report should contain the following information:

1) Comparison of actual or planned progress in carrying out all the Contractor(s) tasks during the previous month.

2) Identification of actual or potential problems in completing the work with an assessment of their probable impacts and any recommended solutions to the problems.

3) Contractor(s) will provide to Staff minutes of all meetings and teleconferences with Staff or with other entities within a week of such meetings and teleconferences.

No invoices will be accepted unless these required progress reports and minutes of the meetings and teleconferences have been submitted.
4. CONTRACT MANAGEMENT

The Director of the Utilities Division, or the Director’s designee, is responsible for the overall management of this project. Among other things, the Director, or the Director’s designee, will be responsible for:

1) Overseeing all facets of the project.

2) Determining compliance with applicable rules and orders of the Commission.

3) Assessing the progress and helping resolve problems which arise in carrying out the project.

4) Reviewing status reports and approving Contractor’s proposed plans for action.

5) Determining final compliance with terms of the contract.

5. INSTRUCTIONS FOR PREPARING PROPOSALS

5.1 GENERAL INSTRUCTIONS

Proposers should prepare a single proposal package containing two separate sections: a Technical Section and a Cost Section. An original and seven (7) copies of the proposal are to be mailed or delivered to:

Elijah O. Abinah
Director of Utilities Division
Arizona Corporation Commission
1200 West Washington
Phoenix, Arizona 85007

The cover sheet for the proposal should indicate clearly the consulting firm’s name and address; primary contact information; and the coinciding RFP name: “IN THE MATTER OF ARIZONA CORPORATION COMMISSION RESOURCE PLANNING AND PROCUREMENT IN 2019, 2020, AND 2021 (DOCKET NO. E-00000V-19-0034)”.

To be considered for the award, all proposals must be received no later than 3:00 p.m., October 13, 2020.

Proposals should be prepared simply and economically, providing a straightforward, concise description of Contractor’s capability to satisfy the requirements of the RFP. Emphasis should be on completeness and clarity of content. Proposals will be opened
publicly at 3:00 p.m. on October 13, 2020, in Room 206 of the Arizona Corporation Commission Offices, 1200 West Washington, Phoenix, Arizona 85007. Previously submitted offers may not be withdrawn after that time.

Within three (3) days after a contract is awarded all proposals are open to public inspection unless determined to be confidential. See A.A.C. R2-7-C317. If you are asserting that your proposal contains confidential information, you must comply with the State’s procurement rules concerning claims of confidentiality. Generally, information in the proposal, including costing information, is not considered confidential under the procurement rules. If you are asserting that any part of your proposal and costing information is confidential and not open to public inspection even after the contract is awarded, you must comply with A.A.C. R2-7-103. A.A.C. R2-7-103 requires that you designate the specific confidential trade secrets and/or confidential proprietary information that you claim are confidential and submit a statement in support of your assertion. Your claim of confidential trade secrets and/or confidential proprietary information is then reviewed and considered under the process set out in A.A.C. R2-7-103. A complete set of Arizona’s procurement rules can be viewed on the Secretary of State’s web site.

Contractors are required to retain all records relating to this contract for five (5) years after the contract’s completion.

5.2 TECHNICAL SECTION FORMAT

The Technical Section should be submitted as a separate part of the total response to this RFP. The proposal format should be the same as the format below and all information requested must be presented.

PART I. Business Organization. State the full name and address of your organization and, if applicable, the branch office or other subordinate element that will perform or assist in performing the work. For any subcontractors included in your proposal, indicate whether they operate as an individual, partnership or corporation; if a corporation, include the state in which they are incorporated. State whether they are licensed to operate in the state of Arizona.

PART II. Project Summary. Present your understanding of the project requirements, its goals and objectives, and a summary of the problems which must be addressed and solved to successfully fulfill the requirements. Include a brief narrative description of your proposed effort and of the products that will be delivered.

PART III. Work Plan. Describe your plan for accomplishing the work. Indicate the number of person-hours you have allocated to each task. Include a time-related display showing each task, event and decision point in your plan.
PART IV. Management Summary. Provide an overview explanation and chart showing project leadership and supervision, reporting responsibilities, and Contractor (and Subcontractor, if appropriate) and Staff interfaces. Identify individuals by name and title. Indicate the procedures you will use for scheduling and controlling the work to be performed. Indicate the person, or persons, responsible for each phase of the work, and indicate the person with ultimate responsibility for completion of the project.

PART V. Prior Experience. Provide a brief description of recent assignments, which would qualify your firm to undertake the proposed work. Include the project title and completion date related to each assignment. Also include the names of each assignment’s project manager and other key participants. Provide a specific reference including name, title, and organization, address and telephone number for each assignment given.

PART VI. Personnel. Include the number of executive and professional personnel by skill and qualification. Show where these personnel will be stationed during the time they are engaged in the work. Show the inclusive periods, total number of hours, and percent of time that each individual will devote to this project. Identify each individual by name and title. Provide resumes of all executive or professional personnel. Indicate by name and title who prepared the proposal and how the individual will participate in the project. Specify personnel who will testify in the case and identify their previous experience in providing testimony.

PART VII. Relationships with Arizona Utilities. List all Arizona public utilities or public utility affiliates for which your firm or any members of your professional staff proposed for the project, has worked in a professional capacity during the past three years. For each firm listed, briefly describe the nature of the professional relationship and the impact of this relationship upon your firm’s ability to serve the Commission in an independent capacity. Describe any other legal, professional, or financial relationships between Arizona public utilities and any key members.

PART VIII. Authorized Negotiators. Include the name, address and telephone numbers of person(s) in your organization authorized to negotiate the proposed contract.

5.3 COST SECTION FORMAT

The Cost Section should be submitted as a separate part of the total response to this RFP. The format should be the same as the format below and all information requested must be present.

The information requested in this section is required to support the reasonableness of your quotation. Your established method of costing may be used and described.
1) Labor Costs – Itemize so as to show the following for each category of personnel with a different rate per hour:
   a) Category: e.g., Project Manager, Senior Analyst, etc.;
   b) Project work station location;
   c) Estimated hours;
   d) Rate per hour; and
   e) Total cost for each category and for all direct labor proposed.

2) Cost of Supplies – Itemize these costs.

3) Other Direct Costs – Itemize these costs.

4) Transportation and Subsistence Costs – Show travel cost and per diem separately.

5) Total Price Bid Project – By separate explanation, segregate the labor costs between direct labor costs, indirect or overhead costs, and fixed fee or profit.

6) PROPOSAL EVALUATION CRITERIA

The contract will be awarded to the offeror whose proposal is determined to be most advantageous to the State based on the factors set forth in this Request for Proposal. In addition, the Commission reserves the right to award less than the entire work project described in Section 3 to any one Contractor and to direct the retention of a subcontractor or subcontractors approved by the Commission. Offerors who submit a proposal may be required to make an oral presentation of their proposals to the Commission Staff. These presentations may be conducted with responsible offerors who submit proposals that are reasonably susceptible to being selected for award for the purpose of clarification to assure full understanding of, and responsiveness to, the requirements of this RFP. In the course of these presentations, there shall be no disclosure of any information derived from proposals submitted by competing offerors.

6.1 EVALUATION FACTORS

The following is a list of the factors in descending order of relative importance that specifically will be considered in evaluating the proposals received:

6.1.1 Qualifications of the Firm and Personnel. The proposal will be reviewed with careful attention to the bidder’s qualifications in the areas described in Section 3. Pertinence of project references and the firm’s ability to serve the Commission in an independent capacity as a result of any relationships with Arizona utilities are consider important factors in the evaluation of Contractors. The expertise of personnel who will
testify and their prior experience providing testimony will also be considered. Relevancy of prior work experience and technical qualifications of personnel assigned designated tasks will be evaluated.

6.1.2 Demonstrated Understanding of the Project. A determination will be made of the bidder’s clear understanding of the project. Specifically, points will be accrued for the bidder’s demonstrated understanding of public utility regulatory issues on a national scope; understanding of the treatment of issues under the state of Arizona’s regulatory law; reference to case-specific issues as identified by bidder and understanding of the impact of these issues upon the consumers of Arizona.

6.1.3 Work Plan and Budget. An evaluation of the reasonableness of the proposed cost in light of the project scope will be made. Consideration will be given to the relationship of work requirements and hours budgeted to the work plan. In addition, the reasonableness of the time frame for undertaking tasks and completing the project will be evaluated.

6.1.4 Project Coordination and Management. The proposal will also be reviewed with regard to the proposed organization of the project, procedures for scheduling and controlling work and a demonstrated ability to work closely with Staff in developing work requirements and completing work tasks as described in Section 3 of the RFP.

6.1.5 Technical Requirements. An evaluation will be made of the soundness of the proposal as it relates to the technical details of the project in order to attain the requirements described in the RFP, including a proposed work plan and management plan. Attention will be given to all information requested per Section 5.2 including but not limited to: the distribution of person-hours by task for each contractor team member; the percentage of each team member’s time devoted to this project; the chart highlighting relevant deadlines by task; and the clear identification of proposed witnesses and individuals assigned to participate in the hearing.

6.2 TERMS AND CONDITIONS OF THE AWARD

The Contract referred to in this and subsequent sections is the contract or agreement between the State and the successful bidder. The Commission contemplates that a not to exceed price reimbursement type contract will be awarded. Reimbursement will be made for authorized travel and subsistence expenses only upon submission and approval of receipts and required back-up information as indicated in this RFP and in the procedures set forth by the Business Office of the Commission.

Payments will be made upon submission of an approved original invoice and two (2) legible copies. Each invoice will clearly show: the Contractor’s name and address; amount of the bill; the Commission contract billing number and date; the hours and rates per individual designating dates, time and hours worked, and distinguishing charged hours.
from non-charged hours; and the percentage of work completed. Invoices which carry requests for reimbursement of travel and subsistence must be exact and must be accompanied by all required backup information with one (1) copy of appropriate legible receipts for each reimbursement. All invoices will be reviewed and must be approved by the State prior to payment.

Payments for invoices covering work on contract deliverables may be withheld pending delivery and acceptance of such deliverable items. The Commission reserves the right to withhold a percentage not greater than 15 percent of each payment until all the work defined in the contract is completed to the satisfaction of the Commission. No invoices will be accepted unless the required detailed progress reports have been submitted.

6.3 REGULATIONS FOR THE REIMBURSEMENT OF EXPENSES

In order for reimbursement to occur, regulations must be adhered to, in detail, as described in this RFP and as set forth by the Business Office of the Commission.

6.3.1 General Regulations. All receipts must be legible and accurate to the penny in order for reimbursement to occur. If an invoice is returned for a correction, all copies must be revised and resubmitted. Invoices must be submitted on a timely basis. The Commission should not receive requests for reimbursement several months after the expenses were accrued.

6.3.2 Prohibitions. Bankcards without receipts, travel agency receipts and/or invoices are not acceptable. No reimbursement shall be made for lodging or meals within the county of the state agent’s headquarters, or within thirty (30) miles of the state agent’s residence.

6.3.3 Expense Reimbursement. Expenses should be recorded daily as they occur, with identification numbers assigned to each expense charge and corresponding receipt. All receipts must be dated. Receipts should be attached in order of appearance and assigned reference numbers to each receipt for easy identification. Please include adding machine tapes along with expense invoices to clarify totals charged.

6.3.4 Transportation Expense, Airfare. The State will only reimburse for Coach Passenger fare. If you are forced to travel First Class in order to meet a Staff or Commission imposed emergency deadline, you must first receive the approval of the Utilities Director or an Assistant Director in order to receive payment. The actual airplane ticket (or a copy) must be attached. The Commission will not accept travel agency invoices or credit card receipts as proof for payment. Travel times must be clearly indicated.

Mileage. Indicate origin, destination, any intermediate destination including corresponding mileage, as well as the purpose of the trip, and record the mileage in the appropriate space provided. This is the only expense for which reimbursement can occur
without a receipt. Always record travel times. Mileage charge must be at precisely the current rate per mile, which will be designated in the contract; and will be based upon the most direct road routes available, from the departure point to the point of destination.

Names of all employees traveling in the automobile must be clearly stated.

**Taxi Fare and Limousine Service.** Indicate origin and destination of trip and attach receipt from taxicab driver.

**Parking.** Record in the appropriate blank on the standardized expenses report form and attach receipt.

**Car Rental.** You must include a legible receipt and explain the necessity for this expense.

**Miscellaneous.** Legible receipts must be submitted for any miscellaneous travel expenses such as tolls, bus rides, etc.

### 6.3.5 Meals and Lodging

You will need to identify individuals included in each receipt and record dollar amount for each daily meal charged. Include meals eaten at your place of lodging in this section, even though the amount appears as part of the hotel receipt. Legible receipts must be included for each meal, and remember that the State of Arizona’s reimbursement cannot include charges for entertainment or alcoholic beverages. As previously stated, the Commission cannot reimburse for expenses documented only by a credit card receipt.

If you accrue lodging expenses in any cities other than Phoenix, Arizona or neighboring communities, explain the purpose of the trip to that city. Attach a copy of the actual hotel bill to the invoice. The Commission will not reimburse for hotel accommodations documented by a credit card receipt. **Legible receipts are required.**

### 6.3.6 Telephone Charges

The simplest method of documenting telephone charges is to attach a copy of your monthly bill from the telephone company and highlight those calls for which you wish to be reimbursed. Identify parties called for all telephone numbers. Include in this reporting procedure, telephone calls which originated from your place of lodging, even though the amount appears as part of the hotel receipt.

### 6.3.7 General Expenses, Shipping

Itemize and attach appropriate receipts. Contractor shall pay all costs associated with interpersonal communications such as phone calls, mail, and/or shipping between one Contractor office and another. Commission shall pay only all costs associated with direct communication and shipping between Contractor and Commission.

**Duplicating.** Indicate number of pages and rate per page (e.g., 1,000 copies @ 10 cents/page = $100) on expense reporting form. Charge must not exceed 10 cents per copy.
Identify the substance in the appropriate blank of the standardized expense reporting form (testimony, draft testimony, other, etc.)

**Materials and Supplies.** If the materials and supplies originate from your own stock and no receipt is available, you must state this on the Commission form and identify those materials and supplies for which you wish to be reimbursed. If a receipt is available, it should be attached to the invoice.

### 6.4 GENERAL CONDITIONS

**6.4.1 Cancellation of Contract.** If, through any cause, the Contractor shall fail to fulfill, in a timely or efficient manner, his/her obligations under this Contract, the Commission shall thereupon have the right to terminate this Contract by giving written notice to the Contractor of such termination and specifying the effective date thereon. In the event of termination, all properties, finished or unfinished documents, data, studies, and reports purchased or prepared by the Contractor under this Contract shall, at the option of the Commission, become the property of the Commission and the Contractor shall be entitled to compensation for any unreimbursed expenses necessarily incurred in satisfactory performance of the Contract. Notwithstanding the above, the Contractor shall not be relieved of liability to the Commission by virtue of any breach of the Contract by the Contractor, and the Commission may withhold any reimbursement to the Contractor for the purpose of the set off, until such time as the exact amount of damages due the Commission from the Contractor is agreed upon or otherwise determined.

**6.4.2 Changes.** The Commission may, from time-to-time, require changes in the services of the Contractor to be performed hereunder. Such changes, including any increase or decrease in the amount of the Contractor’s compensation which are mutually agreed upon by the Commission and the Contractor, must be incorporated in written amendments to this Contract.

**6.4.3 Conflict of Interest.** No officer, employee, or member of the Contractor’s governing body, and no other public official of the governing body of the locality, or localities in which the project is situated or being carried out, who exercises any functions or responsibilities in the review and approval of the undertaking or carrying out of this project, shall participate in any decision relating to this Contract which affects the Contractor’s personal interest, or have any personal or pecuniary interest, direct or indirect, in this Contract or the proceeds thereof.

Contractor agrees that he/she presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Contract. The Contractor further covenants that, in the performance of this Contract, no person having any such interest shall be employed.
The Commission reserves the right to establish the specific conflict of interest requirements which will govern any contract resulting from this RFP.

6.4.4 **Copyright Prohibited.** No reports, maps, any other documents or materials produced in whole (or in part) under, or as a result of, this Contract shall be the subject of an application for copyright by or on behalf of the Contractor.

6.4.5 **Contractor Conditions.** Contractor shall make prompt payment, as due, to all persons supplying to said Contractor labor or material for the performance of the work provided for in this agreement. Contractor shall pay all contributions, or amounts, due the Industrial Accident Fund from such Contractor and/or Subcontractor incurred in the performance of the Contract. Contract shall not permit any lien, or claim, to be filed or prosecuted against the State on account of any labor or material furnished. The Contractor is required to hold and maintain all licenses and permits required for the operation of the business conducted by the Contractor as applicable to the contract.

6.4.6 **Payment of Claims.** If the Contractor fails, neglects, or refuses to make prompt payment of any claim for labor services furnished to the contractor or a subcontractor by any person in connection with this agreement as such claim becomes due, the proper officer(s) representing the Commission, or State of Arizona, may pay such claim to the person furnishing the labor or services and charge the amount of the payment against funds due, or to become due, the Contractor by reason of agreement.

The payment of a claim in the manner authorized in this section does not relieve the Contractor of his/her surety from his/her or its obligation with respect to unpaid claims.

6.4.7 **Contract Terms.** When a contract is awarded, the RFP will be incorporated into the contract, and the contract will include the following provisions:

First the laws of the State of Arizona shall govern the construction and interpretation of this Agreement.

Second, all parties are hereby put on notice that this Agreement is subject to cancellation.

Third, Contractor and Commission recognize that, in actual economic practice, overcharges resulting from anti-trust violations are, in fact, borne by the Purchaser. Therefore, Contractor hereby assigns to Commission any and all claims for such overcharges.

Fourth, each payment obligation of the Commission created hereby is conditioned upon the availability of State or Federal funds which are appropriated, or allocated, for the payment of such obligation. If funds are not allocated and available for the continuance of the function performed by any equipment, material or service, the contract period for any
machine, material or service directly, or indirectly, involved in the performance of that function, may be terminated by the Commission at the end of the period for which the funds are available. The Commission shall notify the Contractor at the earliest possible time which machine, material or service will, or may be, affected by a shortage of funds. No penalty shall accrue to the Commission in the event this provision is exercised, and the Commission shall not be obligated or liable for any future payments due or for any damages as a result of termination under this Section. This provision shall not be construed so as to permit the Commission to terminate this Agreement of any machine, material or service listed on any schedule hereunder in order to acquire similar equipment or service from another Contractor.

Fifth, the Commission explicitly reserves the right to terminate the contract resulting from this RFP upon five (5) days notice to the Contractor in the event a determination is made that the investigation contemplated in this proceeding is no longer necessary.

Sixth, no right or interest in the contract may be assigned without the written permission of the Director of Utilities Division or the Director’s designee.

Finally, the parties agree to resolve disputes arising out of this Agreement pursuant to Arizona law.

6.4.8 Indemnification Clause. To the fullest extent permitted by law, Contractor shall defend, indemnify, and hold harmless the State of Arizona, and its departments, agencies, boards, commissions, universities, officers, officials, agents, and employees (hereinafter referred to as “Indemnitee”) from and against any and all claims, actions, liabilities, damages, losses, or expenses (including court costs, attorneys’ fees, and costs of claim processing, investigation and litigation) (hereinafter referred to as “Claims”) for bodily injury or personal injury (including death), or loss or damage to tangible or intangible property caused, or alleged to be caused, in whole or in part, by the negligent or willful acts or omissions of Contractor or any of its owners, officers, directors, agents, employees or subcontractors. This indemnity includes any claim or amount arising out of, or recovered under, the Workers’ Compensation Law or arising out of the failure of such contractor to conform to any federal, state or local law, statute, ordinance, rule, regulation or court decree. It is the specific intention of the parties that the Indemnitee shall, in all instances, except for Claims arising solely from the negligent or willful acts or omissions of the Indemnitee, be indemnified by Contractor from and against any and all claims. It is agreed that Contractor will be responsible for primary loss investigation, defense and judgment costs where this indemnification is applicable. In consideration of the award of this contract, the Contractor agrees to waive all rights of subrogation against the State of Arizona, its officers, officials, agents and employees for losses arising from the work performed by the Contractor for the State of Arizona.

This indemnity shall not apply if the contractor or sub-contractor(s) is/are an agency, board, commission or university of the State of Arizona.
Insurance Requirements. Contractor and subcontractors shall procure and maintain until all of their obligations have been discharged, including any warranty periods under this Contract, are satisfied, insurance against claims for injury to persons or damage to property arising from, or in connection with the performance of the work hereunder by the Contractor, his agents, representatives, employees or subcontractors.

The insurance requirements herein are minimum requirements for this Contract and in no way limit the indemnity covenants contained in this Contract. The State of Arizona in no way warrants that the minimum limits contained herein are sufficient to protect the Contractor from liabilities that arise out of the performance of the work under this contract by the Contractor, its agents, representatives, employees or subcontractors, and Contractor is free to purchase additional insurance.

A. MINIMUM SCOPE AND LIMITS OF INSURANCE: Contractor shall provide coverage with limits of liability not less than those stated below.

1) Commercial General Liability (CGL) – Occurrence Form
   Policy shall include bodily injury, property damage, and broad form contractual liability coverage.
   • General Aggregate $ 2,000,000
   • Products – Completed Operations Aggregate $ 1,000,000
   • Personal and Advertising Injury $ 1,000,000
   • Damage to Rented Premises $ 50,000
   • Each Occurrence $ 1,000,000

   a) The policy shall be endorsed as required by this written agreement, to include the State of Arizona, and its departments, agencies, boards, commissions, universities officers, officials, agents, and employees as additional insureds with respect to liability arising out of the activities performed by or on behalf of the Contractor.

   b) Policy shall contain a waiver of subrogation endorsement, as required by this written agreement, in favor of the State of Arizona, and its departments, agencies, boards, commissions, universities officers, officials, agents, and employees for losses arising from work performed by or on behalf of the Contractor.

2) Business Automobile Liability
   Bodily Injury and Property Damage for any owned, hired, and/or non-owned automobiles used in the performance of this Contract.
   • Combined Single Limit (CSL) $ 1,000,000
a) Policy shall be endorsed, as required by this written agreement, to include the State of Arizona, and its departments, agencies, boards, commissions, universities officers, officials, agents, and employees as additional insureds with respect to liability arising out of the activities performed by, or on behalf of, the Contractor involving automobiles owned, hired and/or non-owned by the Contractor.

b) Policy shall contain a waiver of subrogation endorsement as required by this written agreement in favor of the State of Arizona, and its departments, agencies, boards, commissions, universities, officers, officials, agents, and employees for losses arising from work performed by or on behalf of the Contractor.

3) **Workers’ Compensation and Employers’ Liability**
   - Workers’ Compensation Statutory
   - Employers’ Liability
     - Each Accident $1,000,000
     - Disease – Each Employee $1,000,000
     - Disease – Policy Limit $1,000,000

a) Policy shall contain a waiver of subrogation endorsement as required by this written agreement, in favor of the State of Arizona, and its departments, agencies, boards, commissions, universities, officers, officials, agents, and employees for losses arising from work performed by or on behalf of the Contractor.

b) This requirement shall not apply to each contractor or subcontractor exempt under A.R.S. 23-901, and when such contractor or subcontractor executes the appropriate waiver form (Sole Proprietor or Independent Contractor).

4) **Professional Liability (Errors and Omissions Liability)**
   - Each Claim $2,000,000
   - Annual Aggregate $2,000,000

a) In the event that the professional liability insurance required by this Contract is written on a claims-made basis, Contractor warrants that any retroactive date under the policy shall precede the effective date of this Contract and, either continuous coverage will be maintained, or an extended discovery period will be exercised, for a period of two (2) years beginning at the time work under this Contract is completed.

b) The policy shall cover professional misconduct or negligent acts for those positions defined in the Scope of Work of this contract.
B. **ADDITIONAL INSURANCE REQUIREMENTS:** The policies shall include, or be endorsed to include, as required by written agreement, the following provisions:

1) The Contractor's policies shall stipulate that the insurance afforded the contractor shall be primary and that any insurance carried by the Department, its agents, officials, employees or the State of Arizona shall be excess and not contributory insurance, as provided by A.R.S. § 41-621 (E).

2) Insurance provided by the Contractor shall not limit the Contractor’s liability assumed under the indemnification provisions of this Contract.

C. **NOTICE OF CANCELLATION:** For each insurance policy required by the insurance provisions of this Contract, the Contractor must provide to the State of Arizona, within two (2) business days of receipt, notice if a policy is suspended, voided, or cancelled for any reason. Such a notice shall be mailed, emailed, hand delivered or sent by facsimile transmission to Arizona Corporation Commission, c/o Kim Battista, Administration Division Director, 1400 W. Washington Street, Phoenix, AZ 85007, Fax (602) 542-4111.

D. **ACCEPTABILITY OF INSURERS:** Contractors insurance shall be placed with companies licensed in the State of Arizona or hold approved non-admitted status on the Arizona Department of Insurance List of Qualified Unauthorized Insurers. Insurers shall have an “A.M. Best” rating of not less than A- VII. The State of Arizona in no way warrants that the above-required minimum insurer rating is sufficient to protect the Contractor from potential insurer insolvency.

E. **VERIFICATION OF COVERAGE:** Contractor shall furnish the State of Arizona with certificates of insurance (valid ACORD form or equivalent approved by the State of Arizona) as required by this Contract. An authorized representative of the insurer shall sign the certificates.

All certificates and endorsements as required by this written agreement, are to be received and approved by the State of Arizona before work commences. Each insurance policy required by this Contract must be in effect at, or prior to, commencement of work under this Contract. Failure to maintain the insurance policies as required by this Contract, or to provide evidence of renewal, is a material breach of contract.

All certificates required by this Contract shall be sent directly to (Arizona Corporation Commission, c/o Yvonne Watkins, Administrative Services Officer, 1200 W. Washington Street, Phoenix, AZ 85007). The State of Arizona project/contract number and project description shall be noted on the certificate of insurance. The State of Arizona reserves the right to require complete copies of all insurance policies required by this Contract at any time. **DO NOT SEND CERTIFICATES OF INSURANCE TO THE STATE OF ARIZONA'S RISK MANAGEMENT SECTION.**
F. **SUBCONTRACTORS:** Contractors’ certificate(s) shall include all subcontractors as insureds under its policies or Contractor shall be responsible for ensuring and/or verifying that all subcontractors have valid and collectable insurance as evidenced by the certificates of insurance and endorsements for each subcontractor. All coverages for subcontractors shall be subject to the minimum Insurance Requirements identified above. The Department reserves the right to require, at any time throughout the life of this contract, proof from the contractor that its subcontractors have the required coverage.

G. **APPROVAL AND MODIFICATIONS:** The contracting agency, in consultation with State Risk reserves the right to review or make modifications to the insurance limits, required coverages, or endorsements throughout the life of this contract, as deemed necessary. Such action will not require a formal Contract amendment but may be made by the administrative action.

H. **EXCEPTIONS:** In the event the Contractor(s) or subcontractor(s) is/are a public entity, then the Insurance Requirements shall not apply. Such public entity shall provide a certificate of self-insurance. If the Contractor or subcontractor(s) is/are a State of Arizona agency, board, commission, or university, none of the above shall apply.

6.5 **FILING OF A PROTEST**

Any interested party may protest the award of a contract pursuant to the RFP. The protest shall include the following information:

1) The name, address, and telephone number of the protestor;
2) The signature of the protestor or its representative;
3) A detailed statement of the legal and factual grounds for the protest including copies of relevant documents; and
4) The form of relief requested.

**END OF SOLICITATION**