COUNTY OF FRESNO

REQUEST FOR QUOTATION NUMBER: 962-5451

NOWIDEN. 902-3431

TOXICOLOGY SCREENING SERVICES

Issue Date: February 25, 2016

Closing Date: APRIL 5, 2016

Quotation will be considered LATE when the official Purchasing time clock reads 2:00 P.M.

Questions regarding this RFQ should be directed to: Jennifer Anderson, e-mail countypurchasing@co.fresno.ca.us or phone (559) 600-7115.

Check County of Fresno Purchasing's website at https://www2.co.fresno.ca.us/0440/Bids/BidsHome.aspx for any future addenda.

Please submit all Quotations to:

County of Fresno – Purchasing 4525 E. Hamilton Avenue, 2nd Floor Fresno, CA 93702-4599

BIDDER TO COMPLETE

Undersigned agrees to furnish the commodity or service stipulated in the attached response at the prices and terms stated, subject to the attached "County of Fresno Purchasing Standard Instructions And Conditions For Requests For Proposals (RFP's) And Reguests For Quotations (RFO's)".

ORG/Requisition: 34300600 / 3431600369

Purchasing Use: JA:ssj

COUNTY OF FRESNO PURCHASING

STANDARD INSTRUCTIONS AND CONDITIONS FOR REQUESTS FOR PROPOSALS (RFP'S) AND REQUESTS FOR QUOTATIONS (RFQ'S)

Note: the reference to "bids" in the following paragraphs applies to RFP's and RFQ's

GENERAL CONDITIONS

By submitting a bid the bidder agrees to the following conditions. These conditions will apply to all subsequent purchases based on this bid.

BID PREPARATION:

- A) All prices and notations must be typed or written in ink. No erasures permitted. Errors may be crossed out, initialed and corrections printed in ink by person signing bid.
- B) Brand Names: Brand names and numbers when given are for reference. Equal items will be considered, provided the offer clearly describes the article and how it differs from that specified. In the absence of such information it shall be understood the offering is exactly as specified.
- C) State brand or make of each item. If bidding on other than specified, state make, model and brand being bid and attach supporting literature/specifications to the bid.
- D) Bid on each item separately. Prices should be stated in units specified herein. All applicable charges must be quoted; charges on invoice not quoted herein will be disallowed.
- E) Time of delivery is a part of the consideration and must be stated in definite terms and must be adhered to. F.O.B. Point shall be destination or freight charges must be stated.
- F) All bids must be dated and signed with the firm's name and by an authorized officer or employee.
- G) Unless otherwise noted, prices shall be firm for one hundred eighty (180) days after closing date of bid.

SUBMITTING BIDS:

- A) Each bid must be submitted on forms provided in a sealed envelope/package with bid number and closing date and time on the outside of the envelope/package.
- B) Interpretation: Should any discrepancies or omissions be found in the bid specifications or doubt as to their meaning, the bidder shall notify the Buyer in writing at once. The County shall not be held responsible for verbal interpretations. Questions regarding the bid must be received by Purchasing stated within this document. All addenda issued shall be in writing, duly issued by Purchasing and incorporated into the contract.
- C) ISSUING AGENT/AUTHORIZED CONTACT: This RFP/RFQ has been issued by County of Fresno, Purchasing. Purchasing shall be the vendor's sole point of contact with regard to the RFP/RFQ, its content, and all issues concerning it.

All communication regarding this RFP/RFQ shall be directed to an authorized representative of County Purchasing. The specific buyer managing this RFP/RFQ is identified on the cover page, along with his or her telephone number, and he or she should be the primary point of contact for discussions or information pertaining to the RFP/RFQ.

Contact with any other County representative, including elected officials, for the purpose of discussing this RFP/RFQ, its content, or any other issue concerning it, is prohibited unless authorized by Purchasing. Violation of this clause, by the vendor having unauthorized contact (verbally or in writing) with such other County representatives, may constitute grounds for rejection by Purchasing of the vendor's quotation.

The above stated restriction on vendor contact with County representatives shall apply until the County has awarded a purchase order or contract to a vendor or vendors, except as follows. First, in the event that a vendor initiates a formal protest against the RFP/RFQ, such vendor may contact the appropriate individual, or individuals who are managing that protest as outlined in the County's established protest procedures. All such contact must be in accordance with the sequence set forth under the protest procedures. Second, in the event a public hearing is scheduled before the Board of Supervisors to hear testimony prior to its approval of a purchase order or contract, any vendor may address the Board.

- D) Bids received after the closing time will NOT be considered.
- E) Bidders are to bid what is specified or requested first. If unable to or unwilling to, bidder may bid alternative or option, indicating all advantages, disadvantages and their associated cost.

3. FAILURE TO BID:

A) If not bidding, return bid sheet and state reason for no bid or your name may be removed from mailing list.

4. TAXES, CHARGES AND EXTRAS:

- A) County of Fresno is subject to California sales and/or use tax (8.225%). Please indicate as a separate line item if applicable.
- B) DO NOT include Federal Excise Tax. County is exempt under Registration No. 94-73-03401-K.
- C) County is exempt from Federal Transportation Tax. Exemption certificate is not required where shipping papers show consignee as County of Fresno.
- Charges for transportation, containers, packing, etc. will not be paid unless specified in bid.
- 5. W-9 REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION & CALIFORNIA FORM 590 WITHHOLDING EXEMPTION CERTIFICATE:

Upon award of bid, the vendor shall submit to County Purchasing, a completed <u>IRS Form W-9 - Request for Taxpayer Identification Number and Certification and a California Form 590 Withholding Exemption Certificate</u> if not currently a County of Fresno approved vendor.

6. AWARDS:

- A) Award(s) will be made to the most responsive responsible bidder; however, the Fresno County Local Vendor Preference and/or the Disabled Veteran Business Enterprise Preference shall take precedence when applicable. Said Preferences apply only to Request for Quotations for materials, equipment and/or supplies only (no services); the preference do not apply to Request for Proposals. RFQ evaluations will include such things as life-cycle cost, availability, delivery costs and whose product and/or service is deemed to be in the best interest of the County. The County shall be the sole judge in making such determination.
- B) Unless bidder gives notice of all-or-none award in bid, County may accept any item, group of items or on the basis of total bid.
- C) The County reserves the right to reject any and all bids and to waive informalities or irregularities in bids.
- D) Award Notices are tentative: Acceptance of an offer made in response to this RFP/RFQ shall occur only upon execution of an agreement by both parties or issuance of a valid written Purchase Order by Fresno County Purchasing.
- E) After award, all bids shall be open to public inspection. The County assumes no responsibility for the confidentiality of information offered in a bid.

7. TIE BIDS:

All other factors being equal, the contract shall be awarded to the Fresno County vendor or, if neither or both are Fresno County vendors, it may be awarded by the flip of a coin in the presence of witnesses or the entire bid may be rejected and re-bid. If the General Requirements of the RFQ state that they are applicable, the provisions of the Fresno County Local Vendor Preference shall take priority over this paragraph.

8. PATENT INDEMNITY:

The vendor shall hold the County, its officers, agents and employees, harmless from liability of any nature or kind, including costs and expenses, for infringement or use of any copyrighted or un-copyrighted composition, secret process, patented or unpatented invention, article or appliance furnished or used in connection with this bid.

9. SAMPLES:

Samples, when required, must be furnished and delivered free and, if not destroyed by tests, will upon written request (within thirty (30) days of bid closing date) be returned at the bidder's expense. In the absence of such notification, County shall have the right to dispose of the samples in whatever manner it deems appropriate.

10. RIGHTS AND REMEDIES OF COUNTY FOR DEFAULT:

- A) In case of default by vendor, the County may procure the articles or service from another source and may recover the cost difference and related expenses occasioned thereby from any unpaid balance due the vendor or by proceeding against performance bond of the vendor, if any, or by suit against the vendor. The prices paid by the County shall be considered the prevailing market price at the time such purchase is made.
- B) Articles or services, which upon delivery inspection do not meet specifications, will be rejected and the vendor will be considered in default. Vendor shall reimburse County for expenses related to delivery of non-specified goods or services.
- Regardless of F.O.B. point, vendor agrees to bear all risks of loss, injury or destruction to goods and materials ordered herein which occur

prior to delivery and such loss, injury or destruction shall not release vendor from any obligation hereunder.

11. DISCOUNTS:

Terms of less than fifteen (15) days for cash payment will be considered as net in evaluating this bid. A discount for payment within fifteen (15) days or more will be considered in determining the award of bid. Discount period will commence either the later of delivery or receipt of invoice by the County. Standard terms are Net forty-five (45) days.

12. SPECIAL CONDITIONS IN BID SCHEDULE SUPERSEDE GENERAL CONDITIONS:

The "General Conditions" provisions of this RFP/RFQ shall be superseded if in conflict with any other section of this bid, to the extent of any such conflict.

13. SPECIAL REQUIREMENT:

With the invoice or within twenty-five (25) days of delivery, the seller must provide to the County a Material Safety Data Sheet for each product, which contains any substance on "The List of 800 Hazardous Substances", published by the State Director of Industrial Relations. (See Hazardous Substances Information and Training Act, California State Labor Code Sections 6360 through 6399.7.)

14. RECYCLED PRODUCTS/MATERIALS:

Vendors are encouraged to provide and quote (with documentation) recycled or recyclable products/materials which meet stated specifications.

15. YEAR COMPLIANCE WARRANTY:

Vendor warrants that any product furnished pursuant to this Agreement/order shall support a four-digit year format and be able to accurately process date and time data from, into and between the twentieth and twenty-first centuries, as well as leap year calculations. "Product" shall include, without limitation, any piece or component of equipment, hardware, firmware, middleware, custom or commercial software, or internal components or subroutines therein. This warranty shall survive termination or expiration of this Agreement.

In the event of any decrease in product functionality or accuracy related to time and/or date data related codes and/or internal subroutines that impede the product from operating correctly using dates beyond December 31, 1999, vendor shall restore or repair the product to the same level of functionality as warranted herein, so as to minimize interruption to County's ongoing business process, time being of the essence. In the event that such warranty compliance requires the acquisition of additional programs, the expense for any such associated or additional acquisitions, which may be required, including, without limitation, data conversion tools, shall be borne exclusively by vendor. Nothing in this warranty shall be construed to limit any rights or remedies the County may otherwise have under this Agreement with respect to defects other than year performance.

16. PARTICIPATION:

Bidder may agree to extend the terms of the resulting contract to other political subdivision, municipalities and tax-supported agencies.

Such participating Governmental bodies shall make purchases in their own name, make payment directly to bidder, and be liable directly to the bidder, holding the County of Fresno harmless.

17. CONFIDENTIALITY:

All services performed by vendor shall be in strict conformance with all applicable Federal, State of California and/or local laws and regulations relating to confidentiality, including but not limited to, California Civil Code,

California Welfare and Institutions Code, Health and Safety Code, California Code of Regulations, Code of Federal Regulations.

Vendor shall submit to County's monitoring of said compliance.

Vendor may be a business associate of County, as that term is defined in the "Privacy Rule" enacted by the Health Insurance Portability and Accountability Act of 1996 (HIPAA). As a HIPAA Business Associate, vendor may use or disclose protected health information ("PHI") to perform functions, activities or services for or on behalf of County as specified by the County, provided that such use or disclosure shall not violate HIPAA and its implementing regulations. The uses and disclosures if PHI may not be more expansive than those applicable to County, as the "Covered Entity" under HIPAA's Privacy Rule, except as authorized for management, administrative or legal responsibilities of the Business Associate.

Vendor shall not use or further disclose PHI other than as permitted or required by the County, or as required by law without written notice to the County.

Vendor shall ensure that any agent, including any subcontractor, to which vendor provides PHI received from, or created or received by the vendor on behalf of County, shall comply with the same restrictions and conditions with respect to such information.

18. APPEALS:

Appeals must be submitted in writing within seven (7) working days after notification of proposed recommendations for award. A "Notice of Award" is not an indication of County's acceptance of an offer made in response to this RFP/RFQ. Appeals should be submitted to County of Fresno Purchasing, 4525 E. Hamilton Avenue, Fresno, California 93702-4599 and in Wordformat to gcornuelle@co.fresno.ca.us. Appeals should address only areas regarding RFP/RFQ contradictions, procurement errors, quotation rating discrepancies, legality of procurement context, conflict of interest, and inappropriate or unfair competitive procurement grievance regarding the RFP/RFQ process.

Purchasing will provide a written response to the complainant within seven (7) working days unless the complainant is notified more time is required.

If the protesting bidder is not satisfied with the decision of Purchasing, he/she shall have the right to appeal to the Purchasing Agent/CAO within seven (7) working days after Purchasing's notification; except if, notified to appeal directly to the Board of Supervisors at the scheduled date and time.

If the protesting bidder is not satisfied with Purchasing Agent/CAO's decision, the final appeal is with the Board of Supervisors.

19. OBLIGATIONS OF CONTRACTOR:

- A) CONTRACTOR shall perform as required by the ensuing contract. CONTRACTOR also warrants on behalf of itself and all subcontractors engaged for the performance of the ensuing contract that only persons authorized to work in the United States pursuant to the Immigration Reform and Control Act of 1986 and other applicable laws shall be employed in the performance of the work hereunder.
- B) CONTRACTOR shall obey all Federal, State, local and special district laws, ordinances and regulations.

20. AUDITS & RETENTION:

The Contractor shall maintain in good and legible condition all books, documents, papers, data files and other records related to its performance under this contract. Such records shall be complete and available to Fresno County, the State of California, the federal government or their duly authorized representatives for the purpose of audit, examination, or copying during the term of the contract and for a period of at least three (3) years

following the County's final payment under the contract or until conclusion of any pending matter (e.g., litigation or audit), whichever is later. Such records must be retained in the manner described above until all pending matters are closed.

21. DISCLOSURE - CRIMINAL HISTORY & CIVIL ACTIONS:

Applies to Request for Proposal (RFP); does not apply to Request for Quotation (RFQ) unless specifically stated elsewhere in the RFQ document.

In their proposal, the bidder is required to disclose if any of the following conditions apply to them, their owners, officers, corporate managers and partners (hereinafter collectively referred to as "Bidder"):

- Within the three-year period preceding the proposal, they have been convicted of, or had a civil judgment rendered against them for:
 - 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 a federal or state antitrust statute;
 - embezzlement, theft, forgery, bribery, falsification, or destruction of records; or
 - false statements or receipt of stolen property

Within a three-year period preceding their proposal, they have had a public transaction (federal, state, or local) terminated for cause or default.

22. DATA SECURITY:

Individuals and/or agencies that enter into a contractual relationship with the COUNTY for the purpose of providing services must employ adequate controls and data security measures, both internally and externally to ensure and protect the confidential information and/or data provided to contractor by the COUNTY, preventing the potential loss, misappropriation or inadvertent access, viewing, use or disclosure of COUNTY data including sensitive or personal client information; abuse of COUNTY resources; and/or disruption to COUNTY operations.

Individuals and/or agencies may not connect to or use COUNTY networks/systems via personally owned mobile, wireless or handheld devices unless authorized by COUNTY for telecommuting purposes and provide a secure connection; up to date virus protection and mobile devices must have the remote wipe feature enabled. Computers or computer peripherals including mobile storage devices may not be used (COUNTY or Contractor device) or brought in for use into the COUNTY's system(s) without prior authorization from COUNTY's Chief Information Officer and/or designee(s).

No storage of COUNTY's private, confidential or sensitive data on any harddisk drive, portable storage device or remote storage installation unless encrypted according to advance encryption standards (AES of 128 bit or higher).

The COUNTY will immediately be notified of any violations, breaches or potential breaches of security related to COUNTY's confidential information, data and/or data processing equipment which stores or processes COUNTY data, internally or externally.

COUNTY shall provide oversight to Contractor's response to all incidents arising from a possible breach of security related to COUNTY's confidential client information. Contractor will be responsible to issue any notification to affected individuals as required by law or as deemed necessary by COUNTY in its sole discretion. Contractor will be responsible for all costs incurred as a result of providing the required notification.

23. PURCHASING LOCATION & HOURS:

Fresno County Purchasing is located at 4525 E. Hamilton Avenue (second floor), Fresno, CA 93702. Non-holiday hours of operation are Monday through Friday, 8:00 A.M. to 12:00 Noon and 1:00 P.M. to 5:00 P.M. PST; Purchasing is closed daily from 12:00 Noon to 1:00 P.M. The following holiday office closure schedule is observed:

January 1* New Year's Day

Third Monday in January Martin Luther King, Jr.'s Birthday

Third Monday in February Washington - Lincoln Day

March 31* Cesar Chavez' Birthday

Last Monday in May Memorial Day

July 4* Independence Day

First Monday in September Labor Day

November 11* Veteran's Day

Fourth Thursday in November Thanksgiving Day

Friday following Thanksgiving

December 25* Christmas

24. FRESNO COUNTY BOARD OF SUPERVISORS ADMINISTRATIVE POLICIES:

ADMINISTRATIVE POLICY NUMBER 5

Contract Salary Limitation Fresno

County Administrative Policy No. 5 provides that in contracts with non-profit organizations that primarily serve Fresno County and professional service contracts where Fresno County is the sole client, the contractors must agree to the following contract language: "The contractor agrees to limit administrative cost to a maximum of 15% of the total program budget and to limit employee benefits to a maximum of 20% of total salaries for those employees working under this agreement during the term of the agreement. Failure to conform to this provision will be grounds for contract termination at the option of the County of Fresno." Any bidder that wishes an exemption from this contract requirements must set forth the request for exemption, as well as a complete explanation of why the exemption should be granted, in the bidder's response to the RFP. Only the Board of Supervisors can approve such exemption.

<u>Policy Statement</u>: Contractors shall be limited to a maximum 15% administrative cost as compared to the total program budget and employee benefits shall be limited to a maximum of 20% of salaries.

The following language will be included in each applicable contract:

"The contractor agrees to limit administrative cost to a maximum of 15% of the total program budget and to limit employee benefits to a maximum of 20% of total salaries for those employees working under this agreement during the term of this agreement. Failure to conform to this provision will be grounds for contract termination at the option of the County of Fresno."

The above provision shall be applied to renewal or multi-year contracts with non-profit organizations which primarily serve Fresno County and

professional services contracts where

Fresno County is the sole client, such as:

- Community based organization service contracts related to social services, health services, or probation services.
- Cultural art program contracts.
- Professional services contracts.

This policy will not apply to contracts between the County and the Federal or State governments; or one-time contracts. The Board of Supervisors will consider exemptions to this policy only upon the recommendation of the County Administrative Office.

<u>Management Responsibility</u>: It shall be the responsibility of any County official authorized by the Board of Supervisors to execute contracts or enter into agreements on behalf of the County to review all applicable contracts to insure that this policy is fully enforced.

It shall be the responsibility of the County Administrative Officer to review requests for exemptions to this policy and to make recommendations to the Board of Supervisors on such requests for exemption.

ADMINISTRATIVE POLICY NUMBER 34

Competitive Bids and Requests for Proposals

Fresno County Administrative Policy No. 34 provides that no person, firm or subsidiary thereof who has been awarded a consulting services contract by the County, may submit a bid for, or be awarded a contract for, the provision of services, procurement of goods or supplies, or any other related action which is required, suggested, or otherwise deemed appropriate in the end product of the consulting services contract. Any bidder that wishes an exemption from this contract limitation must set forth the request for exemption, as well as a complete explanation of why the exemption should be granted, in the bidder's response to the RFP. Only the Board of Supervisors, on a four-fifths (4/5) vote finding that such waiver is in the best interests of the County, can waive this policy.

<u>Definitions</u>: Purchasing Authority and Responsibility – In accordance with the State of California Government Code Section 25500 et seq., and the Fresno County Ordinance Code Chapter 2.56, the Board of Supervisors has established a County Purchasing Agent. The Board has designated the County Administrative Officer as the Purchasing Agent. Unless otherwise restricted, all necessary authority and responsibility has been delegated to the Purchasing Agent to satisfy the acquisition requirements of the County. The Purchasing Agent may defer day-to-day acquisition management to the Purchasing Manager as appropriate.

<u>Policy Statement:</u> Competitive bids or requests for proposals shall be secured for all contracts for goods or services which are proposed to be acquired by the County except when in unusual or extraordinary circumstances, a department head, requests an exception to competitive bidding. All such requests must be documented by the department head including a detailed description of the facts justifying the exception. The request must receive concurrence of the procurement authority who will sign that particular contract i.e. the Board of Supervisors or Purchasing Agent/Purchasing Manager. The following circumstances are examples which constitute "Suspension of Competition":

- In an emergency when goods or services are immediately necessary for the preservation of the public health, welfare, or safety, or for the protection of County property.
- When the contract is with a federal, state, or local governmental agency.

^{*} When this date falls on a Saturday, the holiday is observed the preceding Friday. If the date falls on a Sunday, the holiday is observed the following Monday.

- When the department head, with the concurrence of the Purchasing Agent, finds that the cost of preparing and administering a competitive bidding process in a particular case will equal or exceed the estimated contract amount or \$1,000 whichever is more.
- When a contract provides only for payment of per diem and travel expenses and there is to be no payment for services rendered.
- When obtaining the services of expert witnesses for litigation or special counsel to assist the County.
- When in unusual or extraordinary circumstances, the Board of Supervisors or the Purchasing Agent/Purchasing Manager determines that the best interests of the County would be served by not securing competitive bids or issuing a request for proposal.

Contracts for services should not usually cover a period of more than one year although a longer period may be approved in unusual circumstances. Multiple year contracts must include provisions for early termination and must be contingent on available funding. Unless exempted as provided for above, no contract for service shall extend, either by original contract or by extension, beyond three years unless competitive bids have been sought or a Request for Proposal has been processed.

During any competitive bidding procedure, all bids shall be opened publicly and the dollar amount of each bid shall be read aloud. Under no circumstance shall a bid which is received at the designated place of opening after the closing time be opened or considered.

Contracts for goods or services shall not be effective until approved by the Board of Supervisors or, if appropriate, the Purchasing Agent/Purchasing Manager. Contractors and vendors shall be advised by the responsible department head that performance under the contract may not commence prior to such approval.

Medical Professional Contracts

The competitive recruitment process, annual performance evaluation, and periodic salary surveys are equivalent to competitive bids for independent physicians contracting with the County on a fee for service basis.

A salary survey for physician services shall be conducted every two years.

Contracts for physician services shall not extend, either by original contract or by extension, beyond five years unless competitive bids have been sought or unless exempted as provided above.

Contracts for Legal Services

The competitive recruitment process, annual performance evaluation, and periodic salary surveys are equivalent to competitive bids for independent law firms and attorneys contracting with the County on a fee for service basis.

A salary survey for legal services shall be conducted every two years.

The selection of and contracting with firms to provide legal services shall be coordinated through the County Counsel's Office. The County Counsel shall assist in securing a law firm with the requisite legal expertise and price structure that would provide the best service to the County. County Counsel shall be involved throughout the process of selecting a firm, developing a contract, and monitoring the billing and services provided throughout the contract period.

Prohibited Bids Concerning End Product of Consulting Contracts

No person, firm, or subsidiary thereof who has been awarded a consulting services contract by the County, shall be awarded a contract for the provision of services, procurement of goods or supplies, or any other related action which is required, suggested, or otherwise deemed appropriate in the

end product of the consulting services contract. This policy may be waived by the Board of Supervisors on a four-fifths (4/5) vote finding that such waiver is in the best interests of the County.

<u>Management Responsibility</u>: The County Administrative Officer is responsible for preparing and issuing written procedures to assure compliance with this policy by all County officials and departments.

ADMINISTRATIVE POLICY NUMBER 71

Prohibiting the Use of Public Funds for Political Advocacy

Fresno County Administrative Policy No. 71 provides that no County assets, including money, shall be used for political campaigns of any type. Political campaigns are defined as political advocacy for or opposition to a matter or person that has qualified for the ballot. No contract entered into by the County shall provide for use of County monies for political campaigns.

<u>Policy Statement</u>: Government assets, including money, grant funds, paid staff time, equipment and supplies, facilities or any other government asset shall not be used for political campaigns of any type. Political campaigns are defined as political advocacy for or opposition to a matter or person that has qualified for the ballot.

<u>Management Responsibility</u>: Department Heads shall be held responsible for ensuring that government assets within their control are not used to advocate for or against any matter or person that has qualified for the ballot.

This section does not prohibit the expenditure of government assets to create and provide informational or educational materials regarding a matter that has qualified for the ballot. Such information or educational materials shall provide a fair, accurate and impartial presentation of relevant information relating to the matter that has qualified for the ballot. However, government assets shall not be expended to create and provide such informational or educational materials in the 90 days prior to the election unless specifically authorized by the Board of Supervisors or required by the Public Records Act or other law.

TABLE OF CONTENTS

	<u>PAGE</u>
OVERVIEW	
KEY DATES	3
BIDDING INSTRUCTIONS	4
PARTICIPATION	11
REFERENCE LIST	12
SCOPE OF WORK	13
QUOTATION SCHEDULE	18
CHECK LIST	19
EXHIBIT A	20

OVERVIEW

The County of Fresno on behalf of the Probation Department is soliciting bids for laboratory services to provide toxicological screening for the Probation Department through urinalysis. The Probation Department requires that services be provided in Fresno/Clovis metropolitan areas. The bid for these services is open to any laboratory able to perform the services as stipulated in the Service Requirements. Laboratory must have current California Clinical Laboratory License and Federal SAMHSA and/or CLIA Certificate. The Department is not interested in rapid response testing kits as part of this bid.

KEY DATES

RFQ Issue Date: February 25, 2016

Vendor Conference: March 16, 2016 at 10:00 A.M.

Vendors are to contact Jennifer Anderson at (559) 600-7115 if planning to attendCounty of Fresno Purchasing
4525 E. Hamilton Avenue, 2nd Floor

vendor conference. Fresno, CA 93702

Deadline for Written Requests for March 21, 2016 at 10:00 A.M.

Interpretations or Corrections of RFQ: E-Mail: CountyPurchasing@co.fresno.ca.us

RFQ Closing Date: April 5, 2016 at 2:00 P.M.

County of Fresno Purchasing 4525 E. Hamilton Avenue, 2nd Floor

Fresno, CA 93702

BIDDING INSTRUCTIONS

The County of Fresno is requesting bids for laboratory services to provide toxicological screening for the Probation Department through urinalysis.

LOCAL VENDOR PREFERENCE AND DISABLED VETERAN BUSINESS ENTERPRISE BID PREFERENCE: The Local Vendor Preference and Disabled Veteran Business Enterprise Preference do not apply to this Request for Quotation.

DEFINITIONS: The terms Bidder, Proposer, Contractor and Vendor are all used interchangeably and refer to that person, partnership, corporation, organization, agency, etc. which is offering the quotation and is identified on page one of this Request For Quotation (RFQ).

ISSUING AGENT: This RFQ has been issued by County of Fresno, Purchasing. Purchasing shall be the vendor's sole point of contact with regard to the RFQ, its content, and all issues concerning it.

INTERPRETATION OF RFQ: Vendors must make careful examination of the requirements, specifications and conditions expressed in the RFQ and fully inform themselves as to the quality and character of services required. If any person planning to submit a quotation finds discrepancies in or omissions from the RFQ or has any doubt as to the true meaning or interpretation, correction thereof may be requested at the scheduled Vendor Conference (see below). Any change in the RFQ will be made only by written addendum, duly issued by the County. The County will not be responsible for any other explanations or interpretations.

Questions may be submitted subsequent to the Vendor Conference, subject to the following conditions:

- a. Such questions are submitted in writing to County Purchasing by 10:00 A.M. March 21, 2016 Cut-Off. Questions must be directed to the attention of the buyer identified on page one.
- b. Such questions are submitted with the understanding that County can respond only to questions it considers material in nature.

Questions shall be delivered to County of Fresno Purchasing, 4525 E. Hamilton Avenue, Fresno, CA 93702 or email: CountyPurchasing@co.fresno.ca.us.

NOTE: The bidder is encouraged to submit all questions at the Vendor Conference. Time limitations can prevent a response to questions submitted after the conference.

AWARD: The County of Fresno reserves the right to make the award on the basis of the entire group or on a per line item basis. The award will be made in a manner determined to be to the best advantage of the County. The County will be the sole judge in making such determination. Award Notices are tentative: Acceptance of an offer made in response to this RFQ shall occur only upon execution of an agreement by both parties or issuance of a valid written Purchase Order by Fresno County Purchasing.

RIGHT TO REJECT BIDS: The County reserves the right to reject any and all bids and to waive informalities or irregularities in bids.

AUTHORIZED CONTACT: All communication regarding this RFQ shall be directed to an authorized representative of County Purchasing. The specific buyer managing this RFQ is identified on the cover page, along with his or her telephone number, and he or she should be the primary point of contact for discussions or information pertaining to the RFQ. Contact with any other County representative, including elected officials, for the purpose of discussing this RFQ, it content, or any other issue concerning it, is prohibited unless authorized by Purchasing. Violation of this clause, by the vendor having unauthorized contact (verbally or in writing) with such other County representatives, may constitute grounds for rejection by Purchasing of the vendor's quotation.

The above stated restriction on vendor contact with County representatives shall apply until the County has awarded a purchase order or contract to a vendor or vendors, except as follows. First, in the event that a vendor initiates a formal protest against the RFQ, such vendor may contact the appropriate individual, or individuals who are managing that protest as outlined in the County's established protest procedures. All such contact must be in accordance with the sequence set forth under the protest procedures. Second, in the

event a public hearing is scheduled before the Board of Supervisors to hear testimony prior to its approval of a purchase order or contract, any vendor may address the Board.

VENDOR CONFERENCE: On March 16, 2016 at 10:00 A.M., a vendor's conference will be held in which the scope of the project and quotation requirements will be explained. The meeting will be held at the office of County of Fresno Purchasing, 4525 E. Hamilton (between Cedar and Maple), 2nd Floor, Fresno, California. Minutes will be prepared and distributed to all bidders only if necessary to clarify substantive items raised during the bidders' conference.

Bidders are to contact Jennifer Anderson at County of Fresno Purchasing, (559) 600-7115, if they are planning to attend the conference.

CODES AND REGULATIONS: All work and material to conform to all applicable state and local building and other codes and regulations.

NUMBER OF COPIES: Submit **one (1) original and three (3) copies** of your quotation no later than the quotation closing date and time as stated on the front of this document to County of Fresno Purchasing. Each copy to be identical to the original, include all supporting documentation (e.g. literature, brochures, reports, schedules etc.). The cover page of each quotation is to be appropriately marked "Original" or "Copy".

FIRM QUOTATION: All quotations shall remain firm for at least one hundred eighty (180) days.

TAXES: The quoted amount must include all applicable taxes. If taxes are not specifically identified in the quotation it will be assumed that they are included in the total quoted.

SALES TAX: Fresno County pays California State Sales Tax in the amount of 8.225% regardless of vendor's place of doing business.

TAXES, PERMITS & FEES: The successful bidder shall pay for and include all federal, state and local taxes direct or indirect upon all materials; pay all fees for, and obtain all necessary permits and licenses, unless otherwise specified herein.

VENDOR ASSISTANCE: Successful bidder shall furnish, at no cost to the County, a representative to assist County departments in determining their product requirements.

MINOR DEVIATIONS: The County reserves the right to negotiate minor deviations from the prescribed terms, conditions and requirements with the selected vendor.

QUOTATION REJECTION: Failure to respond to all questions or not to supply the requested information could result in rejection of your quotation.

BIDDERS' LIABILITIES: County of Fresno will not be held liable for any cost incurred by vendors in responding to the RFQ.

PRICE RESPONSIBILITY: The selected vendor will be required to assume full responsibility for all services and activities offered in the quotation, whether or not they are provided directly. Further, the County of Fresno will consider the selected vendor to be the sole point of contact with regard to contractual matters, including payment of any and all charges resulting from the contract. The contractor may not subcontract or transfer the contract, or any right or obligation arising out of the contract, without first having obtained the express written consent of the County.

PRICES: Bidder agrees that prices quoted are a maximum for the contract period, and in the event of a price decline such lower prices shall be extended to the County of Fresno. Prices shall be quoted F.O.B. destination.

CONFIDENTIALITY: Bidders shall not disclose information about the County's business or business practices and safeguard confidential data which vendor staff may have access to in the course of system implementation.

NEWS RELEASE: Vendors shall not issue any news releases or otherwise release information to any third party about this RFQ or the vendor's quotation without prior written approval from the County of Fresno.

BACKGROUND REVIEW: The County reserves the right to conduct a background inquiry of each proposer/bidder which may include collection of appropriate criminal history information, contractual and business associations and practices, employment histories and reputation in the business community. By submitting a quotation/bid to the County, the vendor consents to such an inquiry and agrees to make available to the County such books and records the County deems necessary to conduct the inquiry.

EXCEPTIONS: Identify with explanation, any terms, conditions, specifications or stipulations of the RFQ with which you CAN NOT or WILL NOT comply.

ADDENDA: In the event that it becomes necessary to revise any part of this RFQ, addenda will be provided to all agencies and organizations that receive the basic RFQ.

SUBCONTRACTORS: If a subcontractor is proposed, complete identification of the subcontractor and his tasks shall be provided. The primary contractor is not relieved of any responsibility by virtue of using a subcontractor.

CONFLICT OF INTEREST: The County shall not contract with, and shall reject any bid or quotation submitted by the persons or entities specified below, unless the Board of Supervisors finds that special circumstances exist which justify the approval of such contract:

- 1. Employees of the County or public agencies for which the Board of Supervisors is the governing body.
- 2. Profit-making firms or businesses in which employees described in Subsection (1) serve as officers, principals, partners or major shareholders.
- 3. Persons who, within the immediately preceding twelve (12) months, came within the provisions of Subsection (1), and who were employees in positions of substantial responsibility in the area of service to be performed by the contract, or participated in any way in developing the contract or its service specifications.
- 4. Profit-making firms or businesses in which the former employees described in Subsection (3) serve as officers, principals, partners or major shareholders.
- 5. No County employee whose position in the County enables him to influence the selection of a contractor for this RFQ, or any competing RFQ, and no spouse or economic dependent of such employee, shall be employees in any capacity by a bidder, or have any other direct or indirect financial interest in the selection of a contractor.

INVOICING: All invoices are to be delivered in duplicate to Probation – Drug Suppression Unit, Attn: Probation Services Manager Gilbert Sanchez, 2212 N. Winery Avenue, #122, Fresno, CA 93703. Reference shall be made to the purchase order/contract number and equipment number if applicable on the invoice.

PAYMENT: County will make partial payments for all purchases made under the contract/purchase order and accumulated during the month.

CONTRACT TERM: <u>It is County's intent to contract with the successful bidder for a term of three (3)</u> years.

RENEWAL: Agreement may be renewed for a potential of two (2) one (1) year periods, based on the mutual written consent of all parties.

QUANTITIES: Quantities shown in the bid schedule are approximate and the County guarantees no minimum amount. The County reserves the right to increase or decrease quantities.

ORDERING: Orders will be placed as required by County of Fresno Probation Department.

TERMINATION: The County reserves the right to terminate any resulting contract upon written notice.

INDEPENDENT CONTRACTOR: In performance of the work, duties, and obligations assumed by Contractor under any ensuing Agreement, it is mutually understood and agreed that CONTRACTOR, including any and all of Contractor's officers, agents, and employees will at all times be acting and performing as an independent contractor, and shall act in an independent capacity and not as an officer, agent, servant, employee, joint venturer, partner, or associate of the COUNTY. Furthermore, County shall have no right to control or supervise or direct the manner or method by which Contractor shall perform its work and function. However, County shall retain the right to administer this Agreement so as to verify that Contractor is performing its obligations in accordance with the terms and conditions thereof. Contractor and County shall comply with all applicable provisions of law and the rules and regulations, if any, of governmental authorities having jurisdiction over matters the subject thereof.

Because of its status as an independent contractor, Contractor shall have absolutely no right to employment rights and benefits available to County employees. Contractor shall be solely liable and responsible for providing to, or on behalf of, its employees all legally-required employee benefits. In addition, Contractor shall be solely responsible and save County harmless from all matters relating to payment of Contractor's employees, including compliance with Social Security, withholding, and all other regulations governing such matters. It is acknowledged that during the term of the Agreement, Contractor may be providing services to others unrelated to the County or to the Agreement.

SELF-DEALING TRANSACTION DISCLOSURE: Contractor agrees that when operating as a corporation (a for-profit or non-profit corporation), or if during the term of the agreement the Contractor changes its status to operate as a corporation, members of the Contractor's Board of Directors shall disclose any self-dealing transactions that they are a party to while Contractor is providing goods or performing services under the agreement with the County. A self-dealing transaction shall mean a transaction to which the Contractor is a party and in which one or more of its directors has a material financial interest. Members of the Board of Directors shall disclose any self-dealing transactions that they are a party to by completing and signing a Fresno County Self-Dealing Transaction Disclosure Form and submitting it to the County prior to commencing with the self-dealing transaction or immediately thereafter.

HOLD HARMLESS CLAUSE: Contractor agrees to indemnify, save, hold harmless and at County's request, defend the County, its officers, agents and employees, from any and all costs and expenses, damages, liabilities, claims and losses occurring or resulting to County in connection with the performance, or failure to perform, by Contractor, its officers, agents or employees under this Agreement and from any and all costs and expenses, damages, liabilities, claims and losses occurring or resulting to any person, firm or corporation who may be injured or damaged by the performance, or failure to perform, of Contractor, its officers, agents or employees under this Agreement.

STANDARD OF PERFORMANCE: All work shall be performed in a good and workmanlike manner.

SAFEGUARDS: The contractor shall provide safeguards, in conformity with all local codes and ordinances as may be required.

INSURANCE: Without limiting the COUNTY's right to obtain indemnification from CONTRACTOR or any third parties, CONTRACTOR, at its sole expense, shall maintain in full force and effect, the following insurance policies or a program of self-insurance, including but not limited to, an insurance pooling arrangement or Joint Powers Agreement (JPA) throughout the term of the Agreement:

- A. <u>Commercial General Liability</u>: Commercial General Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence and an annual aggregate of Two Million Dollars (\$2,000,000). This policy shall be issued on a per occurrence basis. COUNTY may require specific coverages including completed operations, products liability, contractual liability, Explosion-Collapse-Underground, fire legal liability or any other liability insurance deemed necessary because of the nature of this contract.
- B. <u>Automobile Liability</u>: Comprehensive Automobile Liability Insurance with limits for bodily injury of not less than Two Hundred Fifty Thousand Dollars (\$250,000.00) per person, Five Hundred Thousand Dollars (\$500,000.00) per accident and for property damages of not less than Fifty Thousand Dollars (\$50,000.00), or such coverage with a combined single limit of Five Hundred Thousand Dollars (\$500,000.00). Coverage should include owned and non-owned vehicles used in connection with this Agreement.

- C. <u>Professional Liability</u>: If CONTRACTOR employs licensed professional staff, (e.g., Ph.D., R.N., L.C.S.W., M.F.C.C.) in providing services, Professional Liability Insurance with limits of not less than One Million Dollars (\$1,000,000.00) per occurrence, Three Million Dollars (\$3,000,000.00) annual aggregate.
- D. <u>Worker's Compensation</u>: A policy of Worker's Compensation insurance as may be required by the California Labor Code.

CONTRACTOR shall obtain endorsements to the Commercial General Liability insurance naming the County of Fresno, its officers, agents, and employees, individually and collectively, as additional insured, but only insofar as the operations under this Agreement are concerned. Such coverage for additional insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees shall be excess only and not contributing with insurance provided under CONTRACTOR's policies herein. This insurance shall not be cancelled or changed without a minimum of thirty (30) days advance written notice given to COUNTY.

Within thirty (30) days from the date CONTRACTOR executes this Agreement, CONTRACTOR shall provide certificates of insurance and endorsement as stated above for all of the foregoing policies, as required herein, to the County of Fresno, **Probation – Drug Suppression Unit, Attn: Probation Services Manager Gilbert Sanchez, 2212 N. Winery Avenue, #122, Fresno, CA 93703**, stating that such insurance coverage have been obtained and are in full force; that the County of Fresno, its officers, agents and employees will not be responsible for any premiums on the policies; that such Commercial General Liability insurance names the County of Fresno, its officers, agents and employees, individually and collectively, as additional insured, but only insofar as the operations under this Agreement are concerned; that such coverage for additional insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees, shall be excess only and not contributing with insurance provided under CONTRACTOR's policies herein; and that this insurance shall not be cancelled or changed without a minimum of thirty (30) days advance, written notice given to COUNTY.

In the event CONTRACTOR fails to keep in effect at all times insurance coverage as herein provided, the COUNTY may, in addition to other remedies it may have, suspend or terminate this Agreement upon the occurrence of such event.

All policies shall be with admitted insurers licensed to do business in the State of California. Insurance purchased shall be purchased from companies possessing a current A.M. Best, Inc. rating of A FSC VII or better.

EPAYMENT OPTION: The County of Fresno provides an Epay Program which involves payment of invoices by a secure Visa account number assigned to the supplier after award of contract. Notification of payments and required invoice information are issued to the supplier's designated Accounts Receivable contact by email remittance advice at time of payment. To learn more about the benefits of an Epay Program, how it works, and obtain answers to frequently asked questions, click or copy and paste the following URL into your browser: www.bankofamerica.com/epayablesvendors or call Fresno County Accounts Payable, 559-600-3609.

Quotation No. 962-5451	Page 9
BIDDER TO COMPLETE: Name of Insurance Carrier:	
Public Liability:	Expires:
Automotive Insurance:	Expires:
Worker's Compensation:	Expires:
Proof of maintenance of adequate insurance will be required before aw	ard is made to vendor.
GUARANTEE: The bidder shall state his written guarantee here:	
ADDITIONAL ITEMS:	
The County may require additional items from those in bid schedule.	
Price list for additional items:	
A [] percent discount from manufacturer's enclosed price list will be items.	allowed on purchases of all additional
State name of price list, indicate applicable price column and give effect	ctive date of price list here:
Prices on additional items will be based on successful bidder's firm disc enclosed published price list.	count prices from manufacturer's
Prices on additional items will be based on successful bidder's firm discurrent published price list. Successful bidder will be required to file ar effective during the life of the contract with the County of Fresno Purch of its becoming effective.	y new price list that may become
State Purchase Order mailing address:	
MINIMUM ORDER: Bidder to state minimum order quantities and charquantity (if not stated it will be assumed there are none).	rges for less than minimum order

SUBCONTRACTORS:

List all subcontractors that would perform work in excess of one/half of one percent of the total amo your bid, and state general type of work such subcontractor would be performing:			

PERFORMANCE BOND: The successful bidders may be required to furnish a faithful performance bond.

BONDS: The successful bidder will be required to furnish a Faithful Performance Bond and a Labor and Materials Bond in an amount equal to one hundred percent (100%) of the contract price.

BONDING COMPANY: The company issuing bonds shall be a corporate surety admitted by the California Insurance Commissioner to do business in the State of California with an A.M Best rating of B++ VIII or better.

DISPUTE RESOLUTION: The ensuing contract shall be governed by the laws of the state of California. Any claim which cannot be amicably settled without court action will be litigated in the U.S. District Court for the Eastern District of California in Fresno, CA or in a state court for Fresno County.

DEFAULT: In case of default by the selected bidder, the County may procure the services from another source and may recover the loss occasioned thereby from any unpaid balance due the selected bidder, or by any other legal means available to the County.

ASSIGNMENTS: The ensuing proposed contract will provide that the vendor may not assign any payment or portions of payments without prior written consent of the County of Fresno.

ASSURANCES: Any contract awarded under this RFQ must be carried out in full compliance with the Civil Rights Act of 1964, the Americans With Disabilities Act of 1990, their subsequent amendments, and any and all other laws protecting the rights of individuals and agencies. The County of Fresno has a zero tolerance for discrimination, implied or expressed, and wants to ensure that policy continues under this RFQ. The contractor must also guarantee that services, or workmanship, provided will be performed in compliance with all applicable local, state, or federal laws and regulations pertinent to the types of services, or project, of the nature required under this RFQ. In addition, the contractor may be required to provide evidence substantiating that their employees have the necessary skills and training to perform the required services or work.

AUDITS AND RETENTION: The Contractor shall maintain in good and legible condition all books, documents, papers, data files and other records related to its performance under this contract. Such records shall be complete and available to Fresno County, the State of California, the federal government or their duly authorized representatives for the purpose of audit, examination, or copying during the term of the contract and for a period of at least three years following the County's final payment under the contract or until conclusion of any pending matter (e.g., litigation or audit), whichever is later. Such records must be retained in the manner described above until all pending matters are closed.

BIDDER TO COMPLETE THE FOLLOWING:

PARTICIPATION

The County of Fresno is a member of the Central Valley Purchasing Group. This group consists of Fresno, Kern, Kings, and Tulare Counties and all governmental, tax supported agencies within these counties.

Whenever possible, these and other tax supported agencies co-op (piggyback) on contracts put in place by one of the other agencies.

Any agency choosing to avail itself of this opportunity, will make purchases in their own name, make payment directly to the contractor, be liable to the contractor and vice versa, per the terms of the original contract, all the while holding the County of Fresno harmless. If awarded this contract, please indicate whether you would extend the same terms and conditions to all tax supported agencies within this group as you are proposing to extend to Fresno County.

Yes, we will extend contract terms and conditions to all qualified agencies within the Central Valley Purchasing Group and other tax supported agencies.
No, we will not extend contract terms to any agency other than the County of Fresno.
(Authorized Signature in Blue Ink)
 Titla

VENDOR MUST COMPLETE AND RETURN WITH REQUEST FOR QUOTATION.

REFERENCE LIST

Provide a list of at least five (5) customers for whom you have recently provided similar products/services. Be sure to include all requested information.

Reference Name: Address: City: Phone No.: (Service Provided:			ip:
Reference Name: Address: City: Phone No.: (Service Provided:		Contact: State: Z	Zip:
Reference Name: Address: City: Phone No.: (Service Provided:		Contact: State: Z	Zip:
Reference Name: Address: City: Phone No.: (Service Provided:		Contact: State: Z	Zip:
Reference Name: Address: City: Phone No.: (Service Provided:)	Contact: State: Z	Zip:

Failure to provide a list of at least five (5) customers may be cause for rejection of this RFQ.

SCOPE OF WORK

The County of Fresno is soliciting bids for laboratory services to provide toxicological screening for the Probation Department through urinalysis. The Probation Department has conducted the following tests listed; 806 in October 2015, 907 in November 2015, 1044 December in 2015, and 981 in January 2016. Of those tests 246 were quantitative in October 2015, 374 in November 2015, 408 in December 2015, and 251 in January 2016. The County anticipates the number of tests conducted to increase over time but does not guarantee a minimum level of service. The quantities stated here reflect only four months and future quantities may be less than or greater than stated. The vendor's quoted pricing must allow for all usage levels and should not assume a minimum level of service. The bid for these services is open to any laboratory able to perform the services as stipulated in the Service Requirements.

SERVICE REQUIREMENTS

- 1. The Probation Department requires that services be provided in the Fresno/Clovis metropolitan areas.
- 2. Contractor shall provide all labor, material, equipment, taxes, transportation, etc. to perform evidentiary toxicology laboratory testing as specified within this RFQ.
- 3. Contractor shall provide pick-up service. Probation staff will collect the urine samples at the locations below. The vendor shall pick up the samples for testing as follows:

FREQUENCY	<u>DAYS</u>	LOCATION
Once Daily	M-F	Drug Suppression Unit 2212 N. Winery, Suite 122 Fresno, CA
Once Daily	M-F	Juvenile Justice Campus 3333 E. American Avenue, Building 701 (Courthouse) Fresno, CA
Once Weekly	Monday	Juvenile Justice Campus 3333 E. American Avenue, Building 704 (Commitment Facility) Fresno, CA

NOTE: The Juvenile Justice Campus is approximately 11 miles from the other pick-up location in Central Fresno.

- 4. Contractor shall provide "expert" testimony in a court setting upon request. The number of times laboratory personnel are called upon to offer testimony varies from year-to-year. It is estimated to be needed on approximately 10 occasions annually.
- 5. Contractor shall have a written "chain of custody" protocol and shall maintain a legally defensible written "chain of custody" record on all samples accepted for testing.
- 6. Contractor shall be capable of having both on-line and hard copy results available in 24 to 48 hours. The normal time required for test results would be 48 hours, with a 72-hour maximum. Hard copy results sent to the Probation Department, as well as on-line portal access results shall include:
 - Lab Control Number
 - Date and Time Sample Collected
 - Collector's Name
 - Date Received by Lab
 - Name of Client
 - Probation Number
 - Case Identification Number
 - Type of Sample (Urine/Blood)
 - Test Code

- Medications Noted
- Results by Drug Group/Cutoff Limits

Each client's hard copy results will be provided on a separate sheet of paper for inclusion in the client's file.

- 7. Contractor shall provide the Probation Department with "Request for Toxicology Services/Chain of Custody" forms, in triplicate. Request forms shall include information as indicated on the sample form in Exhibit A and be printed on "no carbon required" (NCR) stock. The specimen tracking labels to be used are only printed on Page 1 and the label area of Pages 2 and 3 is a shaded box. The original (Page 1) will be sent to the vendor along with the specimen. Page 2 is kept by Probation and Page 3 is distributed to the probationer by Probation. Vendor shall include a copy of their "Request for Toxicology Services/Chain of Custody" form with their bid.
- 8. Billing information should include the following:
 - Account Number (there are nine separate accounts and each requires a separate billing statement)
 - Laboratory Control Number
 - Client Name
 - Probation Number
 - Date of Service
 - Test Description
 - Number of Tests run
 - · Billed amount for each test

Each month an itemized bill for each of the nine (9) accounts will be submitted by the Contractor and reviewed by the Probation Department for accuracy, then forwarded to the accounting department for payment if no discrepancies are found. Invoices shall have page numbers.

- 9. Monthly summary billing reports will be provided to the Probation Department. Vendor shall provide a sample summary billing report with their bid.
- 10. Both hard copy and on-line test result reports shall contain information as deemed appropriate by Probation. Contractor will mail hard copy test result reports to the Probation Department on all tests with positive results. If copies of the completed "Request for Toxicology Services/Chain of Custody" forms are not available on-line, the vendor shall provide copies upon request.
- 11. Re-testing due to changes in Bidder's staff or unavailability of original testing personnel shall be done at no charge (i.e., chain of custody or staff/lab policy/procedure issue). If on the rare occasion Probation requests a retest not due to changes in bidder's staff/lab policy/procedure, Probation will pay the regular qualitative rate. The amount of retesting is rare.
- 12. Contractor shall conduct drug screening on every test for the detection of opiates, cocaine, phencyclidine (PCP), methamphetamines, ecstasy, benzodiazepines, cannabinoids, and alcohol. Initial and confirmation cutoff levels in nanograms/milliliters should be at or below the following:

	Initial Screening	Confirmation
Cannabinoid	50	15
Methamphetamine/Amphetamine	500	250
Ecstasy	500	250
Benzodiazepines	300	50
Cocaine	300	100
Opiates	300	100
Phencyclidine (PCP)	75	25
Alcohol	.04	.02

- 13. Contractor shall conduct tests for the detection of hallucinogenic drugs, such as LSD, or for Barbiturates, or for Synthetic Cathinones (such as Bath Salts), or Cannabimimetics (Synthetic Marijuana such as Spice) upon request. Requests for these types of tests would be rare and constitute less than one percent (1%) of the total samples submitted.
- 14. Unless otherwise indicated, qualitative and quantitative tests will be run automatically on the Opiate drug group, Cannabinoid, Phencyclidine (PCP), as well as Methamphetamine and Alcohol when the drug screening indicates the results are above the cutoff threshold levels. Those results that fall below the screening cutoff levels will be reported as negative results and no automatic confirmation shall be completed. All qualitative and/or quantitative analysis on other drug groups will only be by the specific request by the Deputy Probation Officer or by Order of the Court with on-line and hard copy results available within 5 days of said request. The confirmatory laboratory should use GC/MS or LC/MS/MS testing with Limit of Detection (LOD) levels. Confirmation tests for opiate metabolites should include Codeine, Morphine, Hydrocodone, Hydromorphone, Oxycodone, and Oxymorphone.
- 15. Contractor shall have the ability to initially provide approximately 600 urine sample containers (kits) and identifying labels and 400 weekly thereafter, upon which the defendant's name, date and time of collection, type of test requested, testing officer's name and unit/division designation can be logged. The sample containers must have a temperature strip attached.
- 16. Contractor shall refrigerate, freeze, or preserve all samples prior to testing to insure sample integrity.
- 17. Contractor shall freeze the remainder of a sample which tests positive to drugs and will retain the sample for a period of not less than one (1) year or longer if requested to do so by the Probation Department.
- 18. Contractor shall provide access to test results via the Internet, within 24-48 hours, to Probation staff. Completed "Request for Toxicology Services/Chain of Custody" forms shall be scanned by Contractor and made available for viewing on-line within 48 hours. If copies of these completed forms cannot be made available on-line, then the vendor shall provide copies upon request. Test results and "Request of Toxicology Services/Chain of Custody" forms shall be in a printable format. Vendor shall provide a sample of a test results form.
- 19. Contractor shall also provide a daily flat file (.CSV) interface of drug test results. This file will be dropped off to the County of Fresno's FTP file server on a daily basis. The file should contain data such as: offender name, offender demographics, and the probation unique identifier. The file will also need to contain the results of each drug test such as: type of drug found, drug class, screening cutoffs, and methods of test used. A specification document will be available showing exactly what data types are being requested.
- 20. Prior to services starting under the awarded contract, Contractor shall provide training to designated personnel on the Chain of Custody collection, lab processes and internet portal system. For the term of the contract, Contractor shall provide similar training annually. Just like the invoices have separate accounts, internet access portals shall have separate accounts with passwords and/or logins as appropriate. The existing Agreement expires on June 30, 2016. Therefore, it is anticipated at this time that the new contract will go into effect on July 1, 2016.
- 21. Billing Discrepancies. The vendor shall provide one centralized contact to address billing questions and discrepancies. Probation will also provide a centralized contact for the vendor. The vendor is to respond to inquiries in a timely manner--within 7 days.
- 22. Should the successful bidder need to make system changes that impact portal access, invoicing, and requisition forms, the County requires at least 60 days' notice. The notice should include what is happening, when it is happening, why it is happening, what will be impacted (i.e., internet access, account numbers, etc.), and how. If the changes will impact existing account numbers, steps must be taken to avoid duplicate billing.
- 23. Bidders are to submit a copy of current California Clinical Laboratory License and Federal SAMHSA and/or CLIA Certificate.

COMPLY/ NOT COMPLY

Drug Testing Services

1.	Provide one centralized contact for the contractor to address billing questions and discrepancies.	
2.	Ability to respond to billing inquiries within 7 Days	
3.	Provide services in the Fresno/Clovis metropolitan area.	
4.	Provide initial and annual training for County personnel on internet portal system, Chain of Custody collection and lab process.	
5.	Provide written "Chain of Custody" protocol in Response to RFQ.	
6.	Maintain a legally defensible written "Chain of Custody" record on all samples accepted for testing.	
7.	Maintain a written record of all samples accepted for testing	
8.	Licensed as a California Clinical Laboratory. Copy of current license included in Response to RFQ.	
9.	Possess a Federal SAMHSA and/or CLIA Certificate. Copy of current certificate(s) included in Response to RFQ.	
10.	Provide pick-up services as specified in Scope of Work (Item 3)	
11.	Ability to provide access to test results via the internet in 24 to 48 hours as specified in RFQ.	
12.	Provide hard copy test result reports for positive results in 72 hours or less as specified in RFQ.	
13.	Have the ability to provide 600 urine sample containers with identifying labels initially and 250 on a weekly basis as specified in RFQ or alternative amount if determined necessary by the Probation Department based on numbers of drug tests conducted weekly.	
14.	Contractor shall refrigerate, freeze or preserve all samples prior to testing in a safe/secure environment to ensure sample integrity.	
15.	Contractor shall freeze and retain the remainder of a sample which tests positive to drugs for at least one year, or longer if requested by the Probation Department, in a safe/secure environment.	
16.	Will provide all labor, material, equipment, taxes, transportation, etc. to perform evidentiary toxicology laboratory testing as specified in RFQ.	
17.	Provide "expert" witness testimony in court setting upon request.	
18.	Provide "Request for Toxicology Services/Chain of Custody" forms in triplicate and as specified in RFQ.	
19.	Completed "Request for Toxicology Services/Chain of Custody" forms will be available on-line.	
20.	If completed "Request for Toxicology Services/Chain of Custody" forms are not available on-line, vendor will provide copies upon request.	
21.	Provide billing information as specified in Item 8 of RFQ.	

COMPLY/
NOT COMPLY

	NOT COMPLY
22. Provide monthly summary billing reports.	
23. Conduct drug screening as specified in Item 12 of RFQ.	
24. Conduct drug screening as specified in Item 13 of RFQ.	
25. Conduct qualitative and quantitative tests as specified in Item 14 of RFQ.	
26. Provide a daily flat file (.CSV) interface of drug test results.	
27. Provide copies of: a) Request for Toxicology Services/Chain of Custody; b) Summary Billing; and c) Test Results forms in Response to RFQ.	

QUOTATION SCHEDULE

Quotations shall include rates for all services, materials, equipment, etc. to be provided. Unit prices must be all inclusive. Quantities shown in the Quotation Schedule are an estimated usage for a twelve-month period. County guarantees no minimum. Bidder is required to quote prices and must extend pricing and total columns. Please fully complete the Quotation Schedule on the next page.

Туре	OF Analysis	Estimated Annual Quantity	Cost Per Test	Total
1.	Drug screen, as specified (Qualitative)	11,000	\$	\$
2.	Drug screen, as specified (Quantitative)	3,600	\$	\$
3.	Drug Screen, LSD	25	\$	\$
4.	Drug Screen, Barbiturates	25	\$	\$
5.	Drug Screen, Synthetic Cathinones	25	\$	\$
6.	Drug Screen, Cannabimimetics	25	\$	\$
			TOTAL	\$
Exper	t Witness Testimony			
•	ourt Appearance - First Hour	Φ.		per hour

Е

1.	Court Appearance - First Hour:	<u>\$</u>	per nour
2.	Court Appearance - Each additional Hour after the first hour:	\$	per hour
3.	Mileage Allowance:	\$	per mile
Int	ernet		
1.	Charge/no charge for internet access to test results	\$	
2.	Charge/no charge for training staff on internet portal system, Chain of Custody collection and lab process	\$	

Check off each of the following:

CHECK LIST

This Checklist is provided to assist the vendors in the preparation of their bid response. Included in this list, are important requirements and is the responsibility of the bidder to submit with the bid package in order to make the bid compliant. Because this checklist is just a guideline, the bidder must read and comply with the bid in its entirety.

1.		All signatures must be in blue ink .				
2.		The Request for Quotation (RFQ) has been signed and completed.				
3.		One (1) original and three (3) copies of the RFQ have been provided.				
4.		Addenda, if any, have been completed, signed and included in the bid package.				
5.		The completed Reference List as provided with this RFQ.				
6.		The Quotation Schedule as provided with this RFQ has been completed, price reviewed for accuracy and any corrections initialed in ink.				
7.		Indicate all of bidder exceptions to the County's requirements, conditions and specifications as stated within this RFQ.				
8.		The Participation page as provided within this RFQ has been signed and included				
9.		The Local Vendor Bid Preference and Disabled Veteran Business Enterprise Bid Preference section (if applicable) has been completed signed and included.				
10.		Bidder to Complete page as provided with this RFQ.				
11.		Verification of Department of Industrial Relations Contractor Registration.				
12.		Verification of Contractor's License and the Department of Consumer Affairs – Contractors' State License Board.				
13.		Specification, descriptions etc. for items offered under bidder(s) quotation.				
14.		A description of the design and techniques that the bidder will use to complete the project.				
15 Lastly, on the LOWER LEFT HAND CORNER of the sealed envelope, box, etc. your bid include the following information:						
	1					
		County of Fresno RFQ No. <u>962-5451</u>				
		Closing Date: April 5, 2016				
		Closing Time: 2:00 P.M.				
		Commodity or Service: Toxicology Screening Services				

Return Checklist with your RFQ response.

EXHIBIT A

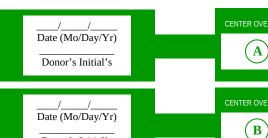
Sample Request for Toxicology Services / Chain of Custody Form



Specimen ID NO.

STEP 1:	COMPL	ETED I	BY	COLL	LECT	OR

STEP 1: COMPLETED BY COLLECTO									
Employer Name, Address, I.D. No.	Deputy Probation Officer/Case Worker:								
D CON E I IDN									
Donor SSN or Employee ID No Donor ID Verified: ☐ Photo ID	☐ Emp. Rep								
Collection Site Name: Address:		Collector Phone #:							
City/State/Zip:		Collector Fax #:							
Step 2: COMPLETED BY COLLECTOR									
Read specimen temperature within Yes No, enter remark REMARKS:	Observed: □ (enter remark)							
Step 3: Donor affixes bottle seal(s) to Step 4: COMPLETED BY COLLEC		als seal(s).							
Dep. Probation Officer: Drug Tests to be performed:Probation #:									
Donor Name: Last First									
Donor Date of Birth: MM /DD /YYY	<u>Y</u>								
Donor Sex: Male / Female (Circle C	One)								
I certify I provided my specimen to the col tamper-evident seal in my presence; and the bottle is correct.									
Signature of Donor	(Print) Donor's Name	ne (First, MI, Last) Date (Mo/Day/Yr)							
Daytime Phone No. ()	Evening Phone No. (_)							
Step 5: CHAIN OF CUSTODY—INI	TIATED BY COLLECTOR AN	D COMPLETED BY LABOR	RATORY.						
I certify the specimen given to me by the d released to the Delivery Service noted in a	ccordance with applicable requirement		collected, labeled, sealed, and						
X	AM <u>PM</u>	SPECIMEN BOTTLE(S							
Signature of Collector	Time of Collection	☐ Vendor Courier ☐ FedEx ☐ Other							
(Print) Collector's Name (First, MI, Last)	Date (Mo/Day/Yr)	Name of Delivery S	ervice Transferring Specimen						
RECEIVED AT LAB:	AM PM	Primary Specimen	SPECIMEN BOTTLE(S)						
Signature of Accessioner	Time of Receipt	Bottle Seal Intact: Yes	RELEASED TO:						
(Print) Accessioner's Name (First, MI, Las	Date (Mo/Day/Yr)	☐ No, Enter remark below							
	LABELS								
Date (Mo/Day/Yr)	CENTER OVER CAP								



Donor's Initial's



