

**CENTRAL WEBER SEWER IMPROVEMENT DISTRICT
2618 WEST PIONEER ROAD
MARRIOTT-SLATERVILLE, UTAH 84404**

THE AGENDA FOR THE MEETING OF THE BOARD OF TRUSTEES OF CENTRAL WEBER SEWER IMPROVEMENT DISTRICT which will be held on Monday, March 18, 2024 at 5:00 p.m. at the District Offices located at 2618 West Pioneer Road, Marriott-Slaterville, Utah.

Pledge of Allegiance – Trustee Nadolski

Invocation – Trustee Blind

Public Comment

1. Minutes of February 26, 2024 Board Meeting Approval
2. Ratification of Vouchers in the Amount of \$6,781,126.99: Camille Cook
3. Consideration of Purchases, Capital Projects, and Expenditures: James Dixon
 - a. Award of Engineering Services for Weber River Crossing
4. Project Updates of Major Capital Projects: James Dixon & Clay Marriott
5. Certification of Annexation/Withdrawal Petitions: Kevin Hall
6. Consideration of Annexation Approvals: Kevin Hall
 - a. Resolution 2024-04: Quiktrip Annexation
 - b. Resolution 2024-05: 4608 Associates, LLC Annexation
7. Review and Consideration of Resolution 2024-06: Purchasing Policy Updates: Kevin Hall
8. Possible Closed Meeting Concerning Pending & Threatened Litigation, Purchase of Real Property and/or Personnel Issues
9. General Manager: Kevin Hall
10. Attorney: Mark Anderson
11. Other Business
12. Adjournment

In compliance with the Americans with Disabilities Act, persons needing auxiliary services for these meetings should call Central Weber Sewer Improvement District at 801-731-3011 at least 24 hours prior to the meeting.

Meeting material including minutes from previous meetings are available for view on the District's website: www.centralweber.com.

AGENDA ITEM #1

Minutes of February 26, 2024
Board Meetings Approval

MINUTES OF THE MEETING OF THE TRUSTEES
OF THE CENTRAL WEBER SEWER IMPROVEMENT DISTRICT (CWSID)
HELD MONDAY, FEBRUARY 26, 2024 AT 5:00 PM, AT THE DISTRICT OFFICE
LOCATED AT 2618 WEST PIONEER ROAD, MARRIOTT-SLATERVILLE, UTAH.

Trustees Present: Mark Allen, Neal Berube, Sheri Bingham, Bart Blair, Bob Blind, Gage Froerer, Rich Hyer, Braden Mitchell, Ben Nadolski, Russ Porter, Michelle Tait, Scott VanLeeuwen, and Rod Westbroek.

Trustees Excused: Leonard Call and Rob Vanderwood

Others Present: Kevin Hall, Camille Cook, James Dixon, Mark Anderson, Shawn Wilson, Paige Spencer, Brent Packer (Bowen Collins & Associates), and Ryan Bench (Carollo Engineers).

Call to Order

Chairman Allen called the meeting to order at 5:00 p.m.

The pledge of allegiance was led by Trustee VanLeeuwen.

The invocation was offered by Trustee Westbroek.

Public Comment

There were no public comments.

Minutes of January 22, 2024 and January 29, 2024 Board Meetings for Approval

It was moved by Trustee Tait and seconded by Trustee Mitchell as follows:

That the January 22, 2024 Board meeting minutes and the January 29, 2024 Board meeting minutes be approved as presented.

The motion carried by the affirmative vote of Trustees Allen, Bingham, Blind, Froerer, Hyer, Mitchell, Nadolski, Porter, Tait, VanLeeuwen, and Westbroek.

Ratification of Vouchers

Camille Cook reminded the Trustees about vouchers that previously were approved by the Board prior to payment, and recommended ratification of the January 2024 Check Register, which is an itemized list of all payments made by the District during January, in the total amount of \$4,372,513.80.

Trustee Berube arrived.

It was moved by Trustee Hyer and seconded by Trustee Porter as follows:

That the January 2024 Check Register be ratified and approved as presented in the total amount of \$4,372,513.80.

The motion carried by the affirmative vote of Trustees Allen, Berube, Bingham, Blind, Froerer, Hyer, Mitchell, Nadolski, Porter, Tait, VanLeeuwen, and Westbroek.

Consideration of Purchases, Capital Projects, and Expenditures

Kevin Hall introduced Shawn Wilson, CWSID Plant Superintendent, and turned the time over to Mr. Wilson to present recommendations to the Board. Mr. Wilson explained that the District utilizes asphalt drying beds to dry biosolids. The District dries and composts the biosolids to achieve treatment and to reduce weight, which saves on hauling and disposal costs. Last year, the District produced around 25,000 tons of wet biosolids, which was reduced to approximately 6,500 tons on the drying beds. The drying bed asphalt is important to contain runoff and to provide a surface on which the mechanical drying equipment, which can be damaged by fractured asphalt, resulting in increased maintenance costs on the equipment, may be operated.

The older drying bed asphalt is more than 30 years old and has begun to crack throughout. In 2021, the drying bed was expanded to accommodate growth. The need to rehabilitate the older asphalt was identified at that time. The District planned to design, bid, and begin construction of a rehabilitation project for the older portion of asphalt in the current FY 2024 budget.

The engineering, design and bid services for this project will be a small purchase of engineering design services. District staff members considered the qualifications of three engineering firms based on specifications that include experience with asphalt and sludge drying beds. Mr. Wilson stated that CWSID has negotiated a scope and fee and recommended award of an engineering, design, and bid services contract to J-U-B Engineers, Inc. at a cost of \$59,000.

Trustee Hyer asked how well the asphalt does under the weight of the wet biosolids and if asphalt is the best product to use for a drying bed. Mr. Wilson responded that the asphalt has held up well and is a cost effective option. James Dixon added that, based on other sewer districts' experiences, concrete would be more expensive and a concrete surface doesn't have a longer life than asphalt, if the base layer is prepared correctly. Trustee Mitchell asked if all three engineering firms submitted bids. Mr. Hall responded that, as required by state law, engineering selections are based on qualifications, with a negotiated price, not on cost bids.

It was moved by Trustee VanLeeuwen and seconded by Trustee Hyer as follows:

That the engineering, design, and bid services contract with J-U-B Engineers, Inc. be approved at a not to exceed cost of \$59,000.

The motion carried by the affirmative vote of Trustees Allen, Berube, Bingham, Blind, Froerer, Hyer, Mitchell, Nadolski, Porter, Tait, VanLeeuwen, and Westbroek.

Project Updates of Major Capital Projects

Trustee Blair arrived.

Mr. Dixon updated the Board regarding work by C&L Water Solutions on the Hooper Pipe Rehab Phase 2 Project. C&L has been dealing with Weber River crossing pipe issues that have complicated the project. The approximately \$1,500,000 payment application for January is the largest billing to date. This Project is anticipated to be completed within the next two months.

The Phase 2 Expansion and UV (ultraviolet light) Disinfection Project is being undertaken by Gerber Construction. Earnings for the most recent period were \$2,231,524.00. The Project is 41.32% complete. This Project is consistently moving forward, but has a few years left until completion.

Trustee Porter asked Mr. Dixon if an “estimated completion line” could be added to the handouts for each Project. Trustee Hyer also suggested adding the entire project timeline to the monthly handouts. Mr. Dixon will add that information to future handouts.

Certification of Annexation/Withdrawal Petitions

Mr. Hall presented two Annexation Petitions to be certified by the Board. The ownership of Quiktrip, a 10-acre commercial development in Marriott-Slaterville, has petitioned for annexation into the District. CWSID staff has verified that the petitioner owns the development.

The ownership of 4608 Associates, LLC, a 1-acre commercial development in West Haven, has also petitioned for annexation into the District. CWSID staff has verified that the petitioner owns the development.

Mr. Hall recommended that the Board approve the certification of both annexation petitions.

It was moved by Trustee Mitchell and seconded by Trustee Hyer as follows:

That the Annexation Petition for the Quicktrip commercial development and the Annexation Petition for the 4608 Associates, LLC. commercial development be certified.

The motion carried by the affirmative vote of Trustees Allen, Berube, Bingham, Blair, Blind, Froerer, Hyer, Mitchell, Nadolski, Porter, Tait, VanLeeuwen, and Westbroek.

Consideration of Annexation Approvals

Mr. Hall presented the following annexation approval Resolution for consideration by the Board:

Resolution 2024-03, Anselmi Acres - a 2.7 acre residential development in Weber County.

Trustee Porter asked what buildings would be built on the site, which is owned by the Weber School District. Mr. Hall responded that he understands that the ownership will change hands to Citi Designs, and that it will be a residential development.

It was moved by Trustee Froerer and seconded by Trustee Porter as follows:

That Resolution 2024-03 be adopted, thereby approving the annexation.

The motion carried by a roll call vote with Trustees Allen, Berube, Bingham, Blair, Blind, Froerer, Hyer, Mitchell, Nadolski, Porter, Tait, VanLeeuwen, and Westbroek each voting in the affirmative.

Review of Annual Municipal Wastewater Planning Program Survey

Mr. Hall explained that the Utah Department of Water Quality (DWQ) manages a Municipal Wastewater Planning Program for all wastewater systems in Utah. Each facility is required to

submit an annual report. DWQ has developed the report as an online form. Mr. Hall reviewed a summary of the 2023 CWSID report as follows:

1. Sewer revenues are maintained in a dedicated purpose enterprise/District account.
2. Sewer revenues consist of service fees, property taxes, and impact fees.
3. The District has sufficient qualified staff to maintain the system.
4. District staff members are certified at the appropriate level of Grade IV for both collections and treatment and the District provides staff training to maintain certifications.
5. Planned reserve funds and projected revenues are insufficient to meet the needs of the Capital Improvement Program, thus future bonding will be required.
6. The District maintains approximately 56 miles of large diameter (up to 60-inch) collection pipe with 8 lift stations. The oldest pipe was constructed in 1909.
7. No sanitary sewer overflows, bypasses, or permit violating events occurred in 2023.
8. Approximately 75,155 equivalent residential units (ERUs) were served, with an estimated population of 220,950.
9. Approximately 1,575 new residential connections and 175 new commercial or industrial connections were made in 2023.
10. 2023 average flow was 37.9 million gallons per day (MGD) with a Biochemical Oxygen Demand (BOD) load of 39,400 pounds per day and a total suspended solids (TSS) load of 47,000 pounds per day.

Chairman Allen thanked Mr. Hall for reviewing the information and noted that no vote was needed on this agenda item.

Possible Closed Meeting Concerning Pending & Threatened Litigation, Purchase of Real Property and/or Personnel Issues

There was no need to go into a closed meeting.

General Manager

Mr. Hall had no additional comments.

Attorney

Mark Anderson told the Board that this is the last week of the 2024 General Legislative Session. He mentioned that the House Bill that would require an election before a property tax increase could be approved by the legislative body is sitting in a House Committee and is not expected to pass this session. Mr. Anderson will provide a more detailed report on the Legislative Session during a future Board meeting.

Other Business

Trustee Blind presented a question to the Board from a Farr West City resident concerning donating water rights to the Great Salt Lake. Mr. Anderson stated that Bills are being considered by the Legislature regarding securing the future of the Great Salt Lake. Trustee Hyer suggested that Weber Basin Water Conservancy District may have ideas on how to help the resident donate water rights for the Lake. Trustee Nadolski suggested that the resident might work with a lease company to arrange the donation of water rights.

Adjournment

There being no further business to come before the Board, it was moved by Trustee Hyer and seconded by Trustee Blind as follows:

That the Board meeting be adjourned.

The motion carried by the affirmative vote of Trustees Allen, Berube, Bingham, Blair, Blind, Froerer, Hyer, Mitchell, Nadolski, Porter, Tait, VanLeeuwen, and Westbroek.

Chairman Allen declared the meeting to be adjourned at 5:25 p.m.

Approved by the Board of Trustees of the Central Weber Sewer Improvement District on the 18th day of March, 2024.

Mark C. Allen, Chairman

ATTEST:

Camille Cook, Clerk

AGENDA ITEM #2

Ratification of Vouchers in
the Amount of \$6,781,126.99

Memo

To: Board of Trustees
From: Camille Cook
Date: March 18, 2024
Subject: Voucher Approvals

Vouchers, contracts & bids were approved prior to payment of the following items that were paid in the month of February.

<u>Date</u>	<u>Vendor</u>	<u>Check #</u>	<u>Amount</u>	<u>Purpose</u>
7/11/2022	Bank of Utah	40799	111,576.20	Phase 2 Expansion
7/11/2022	Gerber Construction	40808	2,119,947.80	Phase 2 Expansion
7/20/2020	Carollo	40785	73,319.91	Phase 2 Expansion
9/20/2021	Bank of Utah	40799	73,781.62	Hooper Pipe Rehab Phase 2
9/20/2021	C & L Water Solutions	40801	1,401,850.68	Hooper Pipe Rehab Phase 2

Kevin Hall, General Manager and Camille Cook, Finance Director are authorized to approve expenditures up to the amount of \$50,000 for payment. They are also authorized to approve expenditures above \$50,000 for utilities, payroll and benefits, bond interest and principal payments where service has been provided and agreed upon by the Board of Trustees prior to payment. The Board of Trustees only meet on a regular basis once a month, therefore the payment of invoices is ratified by the Board after payment has been made.

Report Criteria:

Report type: GL detail

GL Period	Check Issue Date	Check Number	Payee	Description	Invoice GL Account	Check Amount
02/24	02/08/2024	40759	Void Check			.00 V
02/24	02/08/2024	40760	Void Check			.00 V
02/24	02/08/2024	40761	Void Check			.00 V
02/24	02/08/2024	40762	Void Check			.00 V
02/24	02/08/2024	40763	Void Check			.00 V
02/24	02/08/2024	40764	Void Check			.00 V
02/24	02/08/2024	40765	Void Check			.00 V
02/24	02/08/2024	40766	Void Check			.00 V
02/24	02/08/2024	40767	Void Check			.00 V
02/24	02/08/2024	40768	Void Check			.00 V
02/24	02/08/2024	40769	Void Check			.00 V
02/24	02/08/2024	40725	AMAZON CAPITAL SERVICES	control room office chairs	60-420	339.98
02/24	02/08/2024	40725	AMAZON CAPITAL SERVICES	dewatering kenworth	60-630	196.60
02/24	02/08/2024	40726	ATS WELDING, INC.	7 loads biosolids hauling	60-350	1,837.50
02/24	02/08/2024	40727	BDI - SLC (PNEUMATREK)	lab building boiler #2 pump rebuild	60-670	224.87
02/24	02/08/2024	40728	BLUE STAKES OF UTAH 811	blue stakes january	50-530	265.24
02/24	02/08/2024	40729	BONA VISTA WATER	january water service	50-310	1,860.18
02/24	02/08/2024	40729	BONA VISTA WATER	january storm water	50-480	3,065.00
02/24	02/08/2024	40729	BONA VISTA WATER	january house rental	85-460	78.43
02/24	02/08/2024	40729	BONA VISTA WATER	billing fees - 484 customers	50-450	943.80
02/24	02/08/2024	40730	CAMFIL USA, INC.	blower filters	60-271	3,177.18
02/24	02/08/2024	40731	CHEMTECH-FORD	plant monitoring	50-520	259.00
02/24	02/08/2024	40731	CHEMTECH-FORD	plant monitoring	50-520	612.00
02/24	02/08/2024	40731	CHEMTECH-FORD	plant monitoring	50-520	431.00
02/24	02/08/2024	40731	CHEMTECH-FORD	plant monitoring	50-520	876.00
02/24	02/08/2024	40731	CHEMTECH-FORD	pretreatment	70-240	951.00
02/24	02/08/2024	40732	CINTAS	cleaning service	50-370	78.85
02/24	02/08/2024	40732	CINTAS	clothing service	40-530	102.12
02/24	02/08/2024	40733	CODALE ELECTRIC SUPPLY	30th street pump station vfd	90-250	485.35
02/24	02/08/2024	40734	COLE-PARMER	lab supplies	60-430	205.69
02/24	02/08/2024	40735	DOMINION ENERGY	january natural gas	50-320	57,727.60
02/24	02/08/2024	40736	ECONO WASTE INC	trash removal	50-360	180.00
02/24	02/08/2024	40737	ELECTRO POWER UTAH LLC	fw#1 ufd rebuild	60-230	6,304.00
02/24	02/08/2024	40738	FABIAN VANCOTT	general legal service - december	50-420	4,219.13
02/24	02/08/2024	40739	FRONTIER PRECISION, INC	power pack	60-430	983.40
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	mineral oil	60-560	68.64
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	dewatering hoses	60-340	38.60
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	dewatering hoses	60-340	69.98
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	f550 tools	60-210	599.00
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	show tools for buildings	60-570	183.76
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	show tools for buildings	60-570	12.10
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	ice melt	60-420	905.11
02/24	02/08/2024	40740	HOME DEPOT CREDIT SERVICES	mixer rebuild for as digesters	60-335	57.47
02/24	02/08/2024	40741	HONE PROPANE	propane for forklifts 21.5 gallons	60-500	59.13
02/24	02/08/2024	40742	IDEXX DISTRIBUTION, INC.	lab supplies	60-430	1,065.52
02/24	02/08/2024	40743	INTERMOUNTAIN WORKMED	hep b vaccine - barker	60-550	138.00
02/24	02/08/2024	40743	INTERMOUNTAIN WORKMED	dot physical - porter	60-550	73.00
02/24	02/08/2024	40743	INTERMOUNTAIN WORKMED	dot physical - tubbs	60-550	73.00
02/24	02/08/2024	40744	LES OLSON COMPANY	mps service and supply	60-580	174.29
02/24	02/08/2024	40745	MOTION INDUSTRIES	as dc mixer top bearings	60-335	1,220.42
02/24	02/08/2024	40746	MOUNTAINLAND SUPPLY COMPANY	tf dig control utility water repair	60-570	23.23
02/24	02/08/2024	40747	NAPA AUTO PARTS	replace battery #4 utility cart	60-630	1,165.32
02/24	02/08/2024	40747	NAPA AUTO PARTS	oil filters	60-630	192.20

GL Period	Check Issue Date	Check Number	Payee	Description	Invoice GL Account	Check Amount
02/24	02/08/2024	40748	ODP BUSINESS SOLUTIONS, LLC	computer mice	60-580	17.98
02/24	02/08/2024	40748	ODP BUSINESS SOLUTIONS, LLC	copy paper	60-580	40.26
02/24	02/08/2024	40749	OLYMPUS SAFETY & SUPPLY, LLC	scba o-ring and glove	60-550	245.90
02/24	02/08/2024	40750	O'REILLY AUTOMOTIVE, INC	mobile equipment blue def fluid	60-630	132.00
02/24	02/08/2024	40751	PILOT THOMAS	1,701 gallons diesel	60-480	5,452.28
02/24	02/08/2024	40752	PITNEY BOWES INC.	postage meter	60-580	196.98
02/24	02/08/2024	40753	Public Employees Health Prog.	125 CAFETERIA Cafeteria - 125 Medical Pay	24400	1,635.34
02/24	02/08/2024	40753	Public Employees Health Prog.	125 CAFETERIA Cafeteria - 125 Medical Pay	24400	23.75
02/24	02/08/2024	40754	PYE BARKER FIRE AND SAFETY	fire extinguisher annual inspection	60-550	1,749.50
02/24	02/08/2024	40755	RICHARDS SHEET METAL WORKS IN	utility cart racks mlr table	60-690	692.00
02/24	02/08/2024	40756	ROCKY MOUNTAIN POWER	jan 2618 w pioneer rd	50-350	81,241.81
02/24	02/08/2024	40756	ROCKY MOUNTAIN POWER	january 1590 w 400 n	50-350	23.33
02/24	02/08/2024	40756	ROCKY MOUNTAIN POWER	january 400 w 30th st	50-350	3,656.24
02/24	02/08/2024	40757	SAM'S CLUB	board meeting	40-550	107.94
02/24	02/08/2024	40757	SAM'S CLUB	janitor supplies	60-570	11.98
02/24	02/08/2024	40757	SAM'S CLUB	bottled water	40-550	15.96
02/24	02/08/2024	40757	SAM'S CLUB	late fee	60-580	29.99
02/24	02/08/2024	40757	SAM'S CLUB	interest fee	60-580	4.18
02/24	02/08/2024	40758	SKM, INC.	30th street pump station	90-250	375.00
02/24	02/08/2024	40758	SKM, INC.	central weber maintenance	60-400	11,715.32
02/24	02/08/2024	40770	SPENCER, PAIGE E.	mileage reimbursement	40-510	16.35
02/24	02/08/2024	40771	TAYLOR WEST WEBER WATER	january waer service	60-230	31.10
02/24	02/08/2024	40772	TERRALOGIC	microsoft office 365 e3 plan	60-580	705.00
02/24	02/08/2024	40773	THATCHER COMPANY	32,220 lbs chlorine	60-440	33,177.53
02/24	02/08/2024	40773	THATCHER COMPANY	.001 lbs chlorine	60-440	1.00
02/24	02/08/2024	40774	US BANK	laboratory shipping	60-580	421.53
02/24	02/08/2024	40774	US BANK	laboratory shipping	60-580	23.41
02/24	02/08/2024	40774	US BANK	laboratory shipping	60-580	54.03
02/24	02/08/2024	40774	US BANK	weau certification renewal - porter	40-510	50.00
02/24	02/08/2024	40774	US BANK	board meeting	40-550	32.39
02/24	02/08/2024	40774	US BANK	board meeting	40-550	139.41
02/24	02/08/2024	40774	US BANK	baord meeting	40-550	43.25
02/24	02/08/2024	40774	US BANK	weau certification renewal - Dixon	40-510	50.00
02/24	02/08/2024	40774	US BANK	region 8 training - nelson - airfare	40-510	536.20
02/24	02/08/2024	40774	US BANK	region 8 training - nelson - airfare	40-510	536.20
02/24	02/08/2024	40774	US BANK	region 8 training - nelson - hotel	40-510	144.48
02/24	02/08/2024	40774	US BANK	fix snow blower pull cord	60-630	13.44
02/24	02/08/2024	40774	US BANK	disposable gloves	60-570	389.70
02/24	02/08/2024	40774	US BANK	f-550 tools	60-210	300.30
02/24	02/08/2024	40774	US BANK	f-550 tools	60-210	67.99
02/24	02/08/2024	40774	US BANK	chlorine storage analyzer	60-280	171.58
02/24	02/08/2024	40774	US BANK	tf raw sludge lights	60-420	155.54
02/24	02/08/2024	40774	US BANK	impact bits	60-570	16.34
02/24	02/08/2024	40774	US BANK	30th street pump station fuse	60-220	215.84
02/24	02/08/2024	40774	US BANK	fw #3 compressor hvac	60-230	.01-
02/24	02/08/2024	40774	US BANK	fw # compressor hvac	60-230	974.53
02/24	02/08/2024	40774	US BANK	as dc mixer assembly dry ice	60-570	7.27
02/24	02/08/2024	40774	US BANK	bdo seal water	60-230	308.00
02/24	02/08/2024	40774	US BANK	board meeting	40-550	27.16
02/24	02/08/2024	40774	US BANK	misc purchases	60-580	39.76
02/24	02/08/2024	40774	US BANK	employee appreciation	40-550	154.68
02/24	02/08/2024	40774	US BANK	tax forms	60-580	14.79
02/24	02/08/2024	40775	UTAH RETIREMENT SYSTEMS	bonus retirement salary adjustment	24700	1,177.54
02/24	02/08/2024	40776	VANGUARD CLEANING SYSTEMS	feb monthly service	60-420	555.00
02/24	02/08/2024	40777	VORTEX INDUSTRIES, INC.	dewatering north small rollup door	60-340	3,163.28
02/24	02/08/2024	40778	VWR INTERNATIONAL LLC	lab supplies	60-430	123.86

GL Period	Check Issue Date	Check Number	Payee	Description	Invoice GL Account	Check Amount
02/24	02/08/2024	40779	WEBER COUNTY TRANSFER STATION	january grit disposal	60-360	4,939.35
02/24	02/08/2024	40780	WHEELER MACHINERY CO.	diaghose loader fuel alarms	60-630	1,046.38
02/24	02/13/2024	40781	ADVANCED FIRE SERVICES OF UTAH	backflow, a;arm inspection, sprinkler	60-420	2,623.00
02/24	02/13/2024	40782	AIRGAS USA, LLC	30th street tank refill	60-570	42.00
02/24	02/13/2024	40783	ANDRITZ SEPARATION INC.	dewatering press control valve	60-340	2,012.21
02/24	02/13/2024	40784	BELL JANITORIAL SUPPLY	paper towels	60-570	67.13
02/24	02/13/2024	40785	CAROLLO	phase ii cms	90-310	73,319.91
02/24	02/13/2024	40786	CULLIGAN	lab supplies	60-430	168.00
02/24	02/13/2024	40787	FERRELLGAS	982.2 gallons of propane	60-500	2,677.18
02/24	02/13/2024	40788	HACH COMPANY	lab supplies	60-430	484.19
02/24	02/13/2024	40789	HENINGER ENTERPRISES, LLC	test and certify cabinet and hood	60-430	650.00
02/24	02/13/2024	40790	NAPA AUTO PARTS	battery for blue pump	60-630	37.13
02/24	02/13/2024	40791	NORCO, INC.	welding tanks	60-570	38.90
02/24	02/13/2024	40792	PETTY CASH	operator challenge	40-510	60.00
02/24	02/13/2024	40792	PETTY CASH	operator challenge	40-510	60.00
02/24	02/13/2024	40793	SHERWIN-WILLIAMS	paint lab bldg garage walls	60-560	162.45
02/24	02/13/2024	40794	WEIDNER INDUSTRIAL	tf bldg ci2 detection	60-280	2,966.81
02/24	02/13/2024	40795	ZIONS FIRST NATIONAL BANK	feb monthly bond payment	14300	2,225,795.74
02/24	02/13/2024	40795	ZIONS FIRST NATIONAL BANK	feb monthly bond payment	14320	228,041.68
02/24	02/13/2024	40795	ZIONS FIRST NATIONAL BANK	feb monthly bond payment	28540	228,041.68-
02/24	02/13/2024	40795	ZIONS FIRST NATIONAL BANK	feb monthly bond payment	29800	2,453,837.42
02/24	02/13/2024	40795	ZIONS FIRST NATIONAL BANK	feb monthly bond payment	28300	2,225,795.74
02/24	02/21/2024	40796	AMAZON CAPITAL SERVICES	electrician truck drill	60-570	119.88
02/24	02/21/2024	40796	AMAZON CAPITAL SERVICES	dewatering kenworth	60-630	.30
02/24	02/21/2024	40796	AMAZON CAPITAL SERVICES	scrubber brush	60-570	23.59
02/24	02/21/2024	40797	ANALYTICAL SERVICES, INC	biosolids testing	60-350	2,530.00
02/24	02/21/2024	40798	ATS WELDING, INC.	34 loads biosolids hauling	60-350	9,075.00
02/24	02/21/2024	40799	BANK OF UTAH	hooper pipe rehab - phase 2	90-400	73,781.62
02/24	02/21/2024	40799	BANK OF UTAH	phase 2 expansion & uv disinfection	90-310	111,576.20
02/24	02/21/2024	40800	BROWN AND CALDWELL	hooper pipeline ph II	90-400	11,527.34
02/24	02/21/2024	40800	BROWN AND CALDWELL	roofing	90-390	1,003.00
02/24	02/21/2024	40801	C&L WATER SOLUTIONS, INC.	hooper pipe rehab - phase 2	90-400	1,401,850.68
02/24	02/21/2024	40802	CHEMTECH-FORD	pretreatment	70-240	390.00
02/24	02/21/2024	40802	CHEMTECH-FORD	pretreatment	70-240	961.00
02/24	02/21/2024	40803	CINTAS	cleaning service	50-370	78.85
02/24	02/21/2024	40803	CINTAS	clothing service	40-530	122.27
02/24	02/21/2024	40803	CINTAS	cleaning service	50-370	78.85
02/24	02/21/2024	40803	CINTAS	clothing service	40-530	132.95
02/24	02/21/2024	40804	CODALE ELECTRIC SUPPLY	chlorine analyzer chlorine bldg	60-280	245.04
02/24	02/21/2024	40805	COMCAST	december and jan phone service	50-340	2,094.96
02/24	02/21/2024	40806	ENERGY MANAGEMENT CORP	east pista-grit mixer motor	60-245	634.07
02/24	02/21/2024	40807	FISHER SCIENTIFIC	lab supplies	60-430	97.70
02/24	02/21/2024	40808	GERBER CONSTRUCTION INC.	phase 2 expansion & uv disinfection	90-310	2,119,947.80
02/24	02/21/2024	40809	GRAINGER	as hw 141 ahu hvac	60-245	696.81
02/24	02/21/2024	40810	HONE PROPANE	23.3 gallons propane - forklifts	60-500	63.80
02/24	02/21/2024	40811	IC GROUP	a/p checks	60-580	965.50
02/24	02/21/2024	40812	KIMBALL MIDWEST	particulate respirators	60-570	43.20
02/24	02/21/2024	40813	LINCOLN FINANCIAL GROUP	feb ltd premium	24800	2,209.83
02/24	02/21/2024	40814	MOTION INDUSTRIES	dewatering exhaust fan	60-630	203.08
02/24	02/21/2024	40815	NATIONAL BATTERY SALES	lab bldg fire panel batteries	60-420	41.58
02/24	02/21/2024	40816	PEHP	life insurance	24200	711.84
02/24	02/21/2024	40816	PEHP	medical insurance	24300	62,899.28
02/24	02/21/2024	40817	PILOT THOMAS	55 gal drum 5w30 supreme synthetic	60-490	947.50
02/24	02/21/2024	40818	POLYDYNE, INC	polymer- 5 totes	60-460	21,782.15
02/24	02/21/2024	40818	POLYDYNE, INC	flosperse- 2 totes	60-450	10,387.52
02/24	02/21/2024	40819	POWER ENGINEERING COMPANY	building heating loop glycol	60-690	5,142.50

GL Period	Check Issue Date	Check Number	Payee	Description	Invoice GL Account	Check Amount
02/24	02/21/2024	40820	PRINCIPAL LIFE INSURANCE COMPAN	march std insurance	24800	121.83
02/24	02/21/2024	40821	PROPIPE	tv and cleaning outfall lines	60-210	3,868.20
02/24	02/21/2024	40821	PROPIPE	tv and cleaning outfall lines	60-210	900.60
02/24	02/21/2024	40822	Public Employees Health Prog.	125 CAFETERIA Cafeteria - 125 Medical Pay	24400	1,635.34
02/24	02/21/2024	40822	Public Employees Health Prog.	125 CAFETERIA Cafeteria - 125 Medical Pay	24400	23.75
02/24	02/21/2024	40823	ROCKY MOUNTAIN POWER	jan 2200 s 5100 w	50-350	1,576.06
02/24	02/21/2024	40823	ROCKY MOUNTAIN POWER	jan 2700 n 2600 w	50-350	658.24
02/24	02/21/2024	40823	ROCKY MOUNTAIN POWER	jan 200 s 3200 w	50-350	4,243.95
02/24	02/21/2024	40824	THATCHER COMPANY	32,220 lbs chlorine	60-440	33,177.53-
02/24	02/21/2024	40824	THATCHER COMPANY	32,220 lbs chlorine	60-440	34,604.28
02/24	02/21/2024	40824	THATCHER COMPANY	45,000 lbs sodium bisulfite	60-465	7,918.50
02/24	02/21/2024	40825	UNITED COLD STORAGE & PREMIER I	freezer rental	70-230	500.00
02/24	02/21/2024	40825	UNITED COLD STORAGE & PREMIER I	116 bags of ice	70-230	267.00
02/24	02/21/2024	40826	UTAH LABOR COMMISSION	boiler and pressure vessel inspections	60-420	990.00
02/24	02/21/2024	40826	UTAH LABOR COMMISSION	boiler and pressure vessel inspections	60-420	435.00
02/24	02/21/2024	40827	UTAH STATE TAX COMMISSION	monthly state tax/h State Withholding Tax Pay	22400	4,886.03
02/24	02/21/2024	40827	UTAH STATE TAX COMMISSION	monthly state tax/h State Withholding Tax Pay	22400	4,904.19
02/24	02/21/2024	40828	VANGUARD CLEANING SYSTEMS	january monthly service	60-420	555.00
02/24	02/29/2024	40829	ABEL PUMPS, LP	twas pump diaphragms	60-345	16,760.33
02/24	02/29/2024	40830	AMAZON CAPITAL SERVICES	as dc mixer rebuild	60-335	22.09
02/24	02/29/2024	40831	BDI - SLC (PNEUMATREK)	ferric bldg belt	60-420	44.67
02/24	02/29/2024	40831	BDI - SLC (PNEUMATREK)	tf hw exhaust fan belts	60-245	42.58
02/24	02/29/2024	40832	BOWEN COLLINS & ASSOCIATES	impact fee study	90-450	3,715.75
02/24	02/29/2024	40833	CHEMTECH-FORD	pretreatment	70-240	844.00
02/24	02/29/2024	40834	CINTAS	cleaning service	50-370	78.85
02/24	02/29/2024	40834	CINTAS	clothing service	40-530	102.12
02/24	02/29/2024	40835	CMT ENGINEERING LABORATORIES	phase 2 bio reactors concrete testing	90-310	2,306.50
02/24	02/29/2024	40836	CODALE ELECTRIC SUPPLY	rio p/c modules	60-410	2,859.98
02/24	02/29/2024	40836	CODALE ELECTRIC SUPPLY	30th st ps vdf install	90-250	354.05
02/24	02/29/2024	40837	FISHER SCIENTIFIC	lab supplies	60-430	165.70
02/24	02/29/2024	40838	GATEWAY MAPPING INC	gis implememtation	90-430	5,827.66
02/24	02/29/2024	40839	GRAINGER	dw exhaust fan	60-340	771.91
02/24	02/29/2024	40840	JERRY'S PLUMBING SPECIALTIES	blower bldg shower valve	60-420	148.95
02/24	02/29/2024	40841	MARRIOTT CONSTRUCTION	1,376.20 tons of biosolids hauled	60-350	10,321.50
02/24	02/29/2024	40842	MOTION INDUSTRIES	dw exhaust fan motor	60-340	84.10
02/24	02/29/2024	40842	MOTION INDUSTRIES	br screen motor bearings	60-245	84.68
02/24	02/29/2024	40843	ODP BUSINESS SOLUTIONS, LLC	pretreatment mouse and keyboard	60-580	28.98
02/24	02/29/2024	40843	ODP BUSINESS SOLUTIONS, LLC	dw desktop calculator	60-580	14.87
02/24	02/29/2024	40843	ODP BUSINESS SOLUTIONS, LLC	legal pads	60-580	40.17
02/24	02/29/2024	40843	ODP BUSINESS SOLUTIONS, LLC	office paper	60-580	311.28
02/24	02/29/2024	40844	OGDEN CITY UTILITIES	water service 30th st ps	50-330	282.81
02/24	02/29/2024	40845	PITNEY BOWES INC.	postage	60-580	300.00
02/24	02/29/2024	40846	ROCKY MOUNTAIN AIR SOLUTIONS	welding tanks	60-570	32.12
02/24	02/29/2024	40847	ROYAL WHOLESALE ELECTRIC	plc power supplies	60-410	927.88
02/24	02/29/2024	40848	THATCHER COMPANY	32,500 lbs chlorine	60-440	33,296.75
02/24	02/29/2024	40848	THATCHER COMPANY	31,820 lbs chlorine	60-440	34,174.68
02/24	02/29/2024	40848	THATCHER COMPANY	32,220 lbs chlorine	60-440	34,604.28-
02/24	02/29/2024	40848	THATCHER COMPANY	32,220 lbs chlorine	60-440	34,378.74
02/24	02/29/2024	40849	UNITED PEST CONTROL	pest control service	60-420	200.00
02/24	02/29/2024	40850	VERIZON WIRELESS	january pump station and scada	60-210	190.24
02/24	02/29/2024	40850	VERIZON WIRELESS	january aircard and tablet	60-210	80.02
02/24	02/29/2024	40851	VWR INTERNATIONAL LLC	lab supplies	60-430	147.36
02/24	02/29/2024	40851	VWR INTERNATIONAL LLC	lab supplies	60-430	292.86
02/24	02/29/2024	40852	W.E.T. Inc.	plant monitoring	50-510	1,300.00

GL Period	Check Issue Date	Check Number	Payee	Description	Invoice GL Account	Check Amount
Grand Totals:						6,781,126.99

Report Criteria:
Report type: GL detail

AGENDA ITEM #3

Consideration of Purchases,
Capital Projects, and
Expenditures

Memo

To: Board of Trustees
From: James Dixon
Date: March 18, 2024
Subject: Consideration of Weber River Crossing Pipeline Engineering Selection

In Winter 2023, the District learned of a failing pipeline where one of our trunklines crosses under the Weber River. The collapsed pipe cannot be repaired and will require a replacement of approximately 600 feet of pipe.

We invited four engineering firms to submit Statements of Qualifications (SOQs) to perform engineering design of this project. Three firms submitted SOQs including: Hansen Allen and Luce, Bowen Collins & Associates (BC&A), and Carollo Engineers. A selection committee of District staff met on March 5, 2024 to review the SOQs and determined that Carollo Engineers is the most qualified firm. In accordance with our procurement policy and Utah State Code (17B-1-108), the selection of engineering firms is not based on cost.

Staff have negotiated a scope of work and budget to complete the design phase of this project with a not to exceed cost of \$369,664.

We recommend that the project be awarded to Carollo Engineers to provide engineering design and bid services for the Weber River Crossing Pipe Replacement with a not to exceed budget of \$369,664.

AGENDA ITEM #4

Project Updates of Major Capital Projects

CWSID CONSTRUCTION PROJECT UPDATE

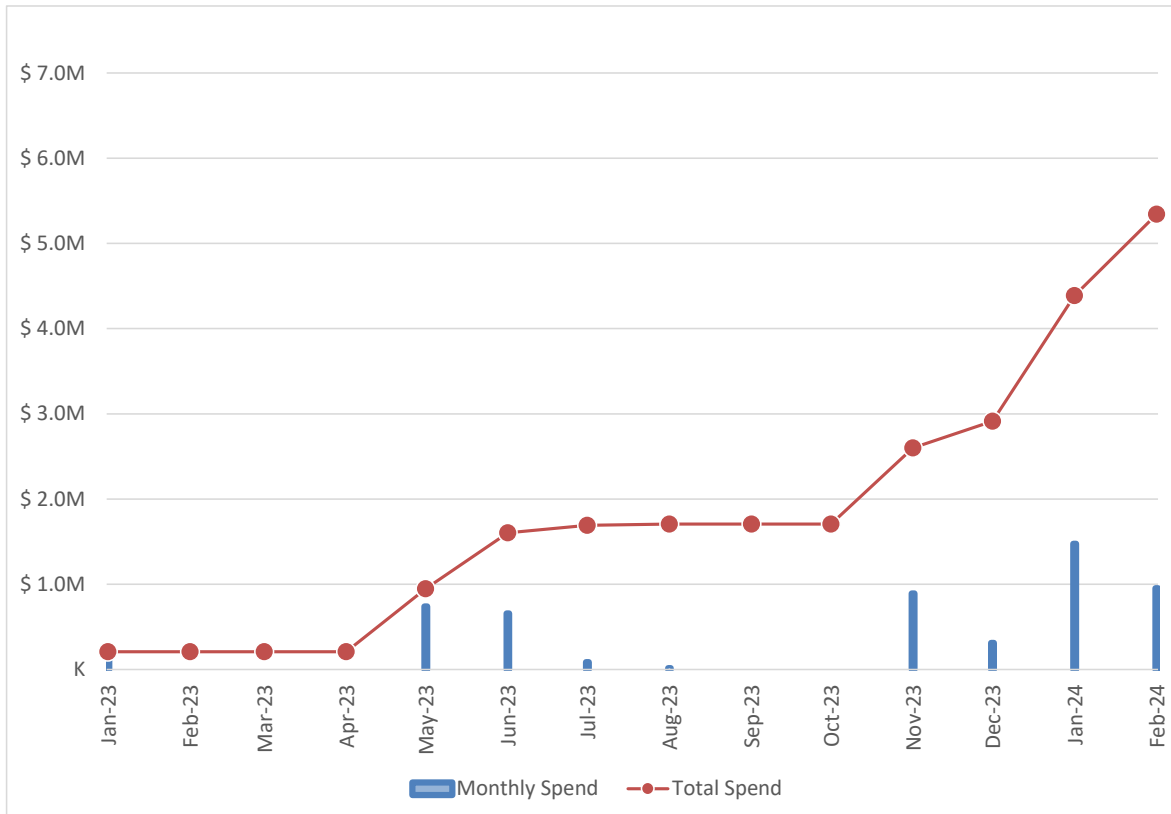
MARCH 2024

INVOICE PERIOD FEBRUARY 2024

C&L WATER SOLUTIONS

HOOPER PIPE REHAB - PHASE 2

DESCRIPTION	TO DATE	
CONTRACT AMOUNT	\$	7,014,056.00
EARNINGS FOR THIS PERIOD	\$	953,346.30
PERCENT COMPLETE		76.16%
TOTAL EARNED	\$	5,341,964.60
ESTIMATED COMPLETION DATE	May 3, 2024	



CWSID CONSTRUCTION PROJECT UPDATE

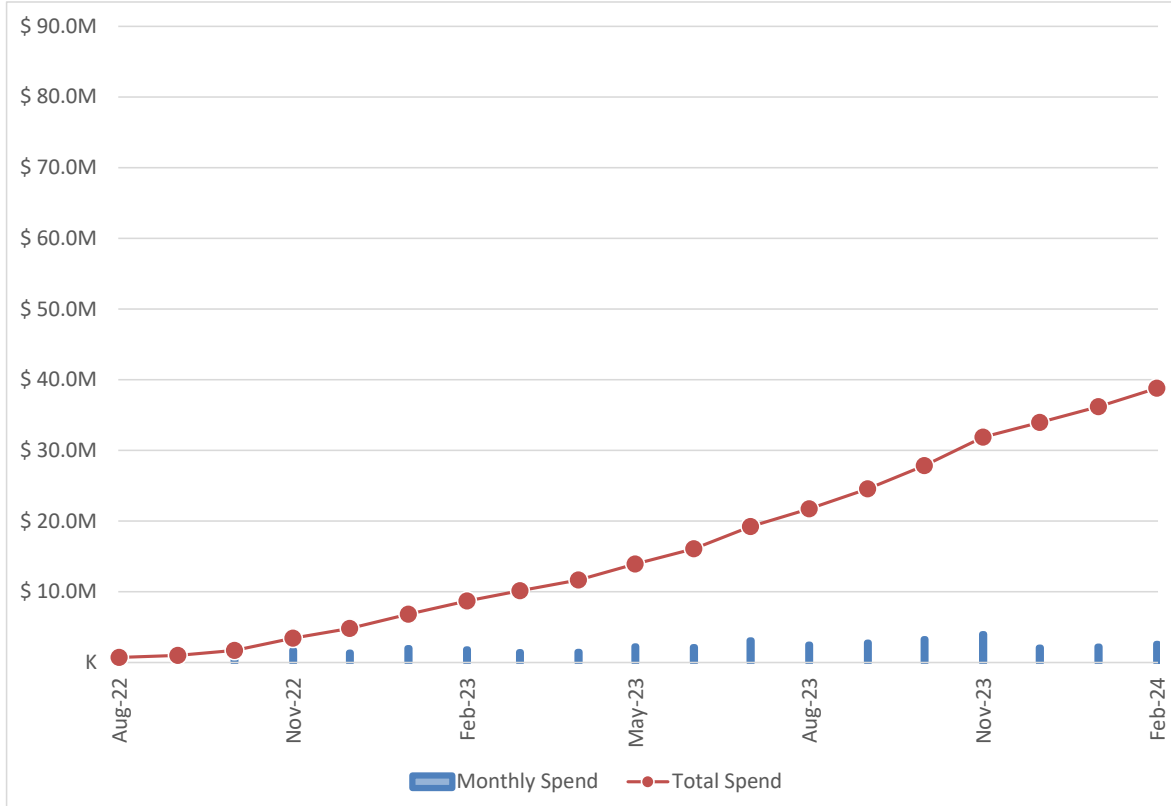
MARCH 2024

INVOICE PERIOD FEBRUARY 2024

GERBER CONSTRUCTION

PHASE 2 EXPANSION & UV DISINFECTION

DESCRIPTION		
	TO DATE	
CONTRACT AMOUNT	\$	87,599,747.00
EARNINGS FOR THIS PERIOD	\$	2,619,317.47
PERCENT COMPLETE		44.31%
TOTAL EARNED	\$	38,814,224.82
ESTIMATED COMPLETION DATE	SPRING 2026	



AGENDA ITEM #6

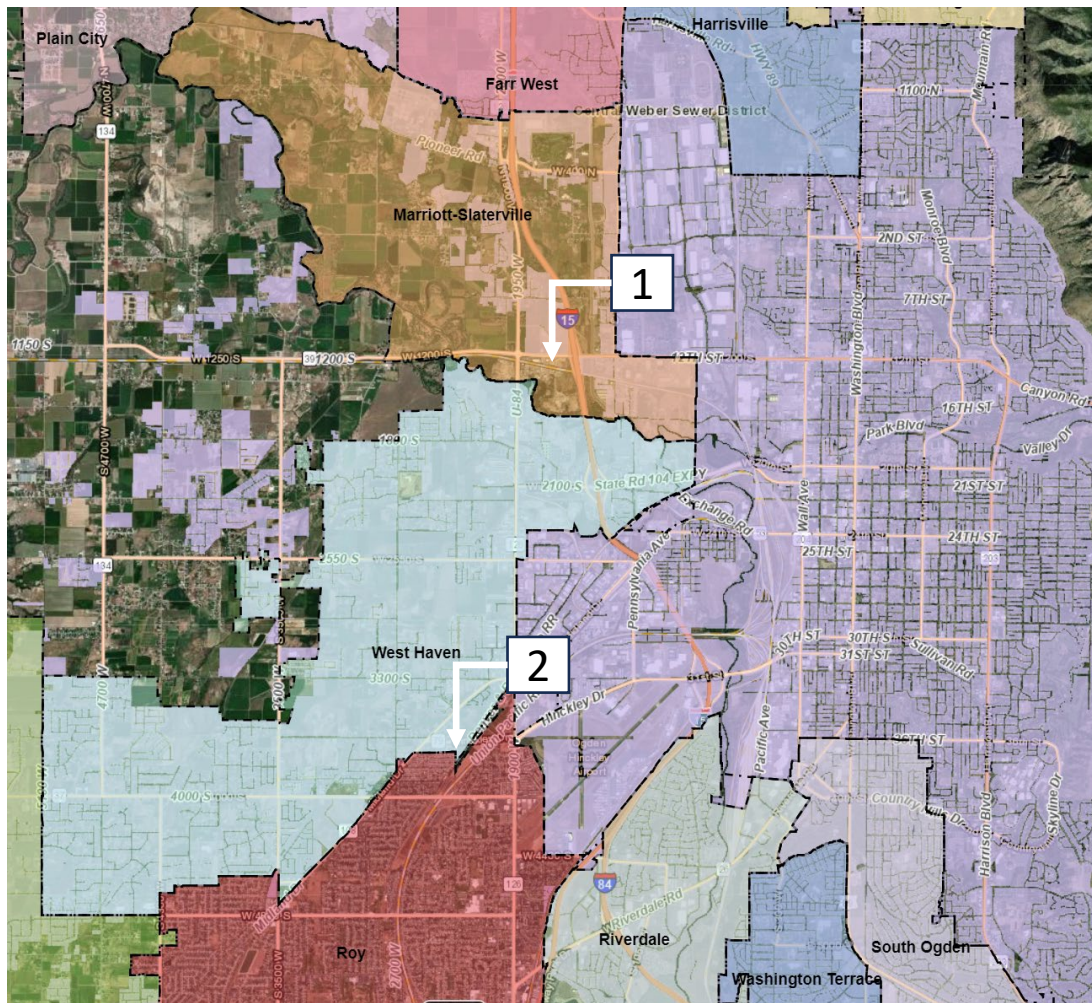
Consideration of Annexation Approvals

Memo

To: Board of Trustees
From: Kevin Hall
Date: March 13, 2024
Subject: Annexation Approvals

The table and figure below show information regarding an annexation petitions that have been received.

	Petitioner	Considered Action	Property Description
1	Quiktrip	Resolution 2024-04	A 10-acre commercial development in Marriott-Slaterville, Utah
2	4608 Associates, LLC.	Resolution 2024-05	A 1-Acre Commercial development in West Haven.



AGENDA ITEM #7

Review and Consideration
of Resolution 2024-06
Purchasing Policy Updates

**CENTRAL WEBER SEWER IMPROVEMENT DISTRICT
RESOLUTION 2024-06**

RESOLUTION ADOPTING PURCHASING POLICY

WHEREAS, as the rulemaking authority for the Central Weber Sewer Improvement District (the “District”) pursuant to Section 63G-6a-103(76)(i) of the Utah Procurement Code, the Board of Trustees of the Central Weber Sewer Improvement District desires to update the District’s Purchasing Policy by adopting complete, comprehensive new purchasing rules for the District.

NOW, THEREFORE, be it resolved by the Board of Trustees of the Central Weber Sewer Improvement District as follows:

1. That the attached Purchasing Policy (the “Purchasing Policy”), shall be and hereby is adopted as the official Purchasing Policy of the District respecting procurements of every type and description.
2. The Purchasing Policy may be amended and modified as determined from time-to-time by the Board of Trustees of the District,
3. Any prior purchasing rules and/or regulations and any other enactment of the District in conflict with the Purchasing Policy shall be and hereby are repealed.
4. That the Purchasing Policy has been divided into sections, subsections, paragraphs and clauses for convenience only, and the interpretation of the Purchasing Policy shall not be affected by such division or by any heading contained therein.
5. That, if any section, subsection, paragraph, clause or phrase of the Purchasing Policy, as it may exist from time-to-time, should be declared to be invalid for any reason, such decision shall not affect the remaining portions of the Purchasing Policy, which shall remain in full force and effect as the District’s comprehensive purchasing rules. For this purpose, the provisions of the Purchasing Policy are declared to be severable.
6. That this Resolution, and the District’s new Purchasing Policy, shall take effect immediately upon the adoption of this Resolution.

Adopted and approved by the governing body of the District this 18th day of March, 2024.

CENTRAL WEBER SEWER
IMPROVEMENT DISTRICT

Mark C. Allen, Chairman

ATTEST:

Camille Cook, Clerk

PURCHASING POLICY
(to be attached)

DISTRICT PURCHASING POLICY



Updated March 18, 2024
Originally Adopted December 15, 2014

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CENTRAL WEBER SEWER IMPROVEMENT DISTRICT

PURCHASING POLICY AND PROCEDURES

I. BACKGROUND

- A. **Policy:** This shall be known as the Central Weber Sewer Improvement District (the “District”) Purchasing Policy (the “Policy”).
- B. **Purpose:** The purpose of this Policy is to identify the procedure for approval and payment of all purchases and encumbrances by the District and to ensure that all such payments and encumbrances are fair and reasonable and are not in conflict with applicable law. The Policy is applicable to all Board Members and employees.
- C. **Applicability of the Utah Procurement Code:** The District is subject to the Utah Procurement Code (Utah Code Ann. §§ 63G-6a-101 *et. seq.*), referred to herein as the “Act” or the “Procurement Code” and purchases by the District shall be made in accordance with applicable sections of the Procurement Code, as now constituted or as it may be amended and modified from time to time. For purposes of the application of the Procurement Code and this Policy, the District is a procurement unit with independent procurement authority.
1. **Exception - State or Federal Law or Regulations:** Notwithstanding the provisions of Subsection C. immediately above, whenever any purchase or encumbrance is made with state or federal funds and applicable state or federal law or regulations are in conflict with this Policy, to the extent that following the provisions of this Policy might jeopardize the use of those funds or future state or federal funds, such conflicting provisions of this Policy shall not apply and the District shall follow the procedure required by the applicable state or federal law or regulation.
 2. **Exception - Federal Funding/Grants:** When a procurement involves the expenditure of federal assistance or contract funds, the District shall comply with any mandatorily applicable federal law and regulations which are not reflected in this Policy. This Policy shall not prevent the District from complying with the terms and conditions of any grant, gift, or bequest that are otherwise consistent with law.

II. DEFINITIONS

As used in the Policy, the foregoing and the following definitions shall be applicable.

- A. **Board:** The legislative body of the District is referred to herein as the “Board”. For purposes of the Procurement Code and this Policy, the Board is the Rulemaking Authority for the District.

- B. Statutory Definitions:** The definitions of terms set forth in Utah Code Ann. § 63G-6a-103, as they may be amended from time-to-time are, to the extent applicable to this Policy and the activities of the District, incorporated herein by this reference.
- C. Procurement Official:** The General Manager shall be designated as the District's "Procurement Official" and other employees of the District may act as Procurement Officials as authorized and delegated by the Board and/or the Procurement Official. If the above blank is not filled in, the Manager, as defined in II.D.10 below, shall serve as the District's Procurement Official. References in this Policy to the Procurement Official shall include any "designee" or "delegate" designated by the Procurement Official or the Board.
- D. Additional Definitions:**
1. Bid Bond: is either cash or an insurance agreement, accompanied by a monetary commitment, by which a third party (the Surety) accepts liability and guarantees that the bidder will not withdraw the bid. The bidder will furnish bonds in the required amount and, if the contract is awarded to the bonded bidder, the bidder will accept the contract as bid or the cash will be forfeited or the surety will pay the specified bond amount to the District.
 2. Bid Rigging: is an agreement among potential competitors to manipulate the competitive bidding process, for example, by agreeing not to bid, to bid a specific price, to rotate bidding, or to give kickbacks.
 3. Bid Security: means the deposit of cash or a certified check, cashier's check, bank draft, money order, or bid bond submitted with a bid and serving to guarantee to the District that the bidder, if awarded the contract, will execute such contract in accordance with the bidding requirements and the contract documents.
 4. Brand Name or Equal Specification: means a specification which uses a brand name specification to describe the standard of quality, performance, and other characteristics being solicited, and which invites the submission of equivalent products. The District will be the final arbiter of whether a vendor's submission is an equivalent product.
 5. Brand Name Specification: means a specification identifying one or more products by manufacturer name, product name, unique product identification number, product description, SKU or catalogue number.
 6. Collusion: occurs when two or more persons act together to achieve a fraudulent or unlawful act or result. Collusion inhibits free and open competition in violation of law.
 7. Cost Analysis: means an evaluation of cost data for the purpose of arriving at estimates of costs to be incurred, prices to be paid, costs to be reimbursed, or costs actually incurred.

8. Cost Data: means factual information concerning the cost of labor, materials, overhead, and other cost elements which are expected to be incurred or which have actually been incurred by the contractor in performing the contract.
9. Evaluation Criteria: means the objective or subjective criteria that will be used to evaluate a vendor's response to a solicitation.
10. Manager: as used in this Policy refers to the chief executive officer of the District, whether that person's official title is "General Manager", "Executive Director", or any other title, and includes any designee of the Manager.
11. Mandatory Requirement: means a condition set out in the specifications/statement of work that must be met without exception.
12. New Technology: means any invention, discovery, improvement, or innovation that was not available to the District on the effective date of the contract, whether or not patentable, including, but not limited to, new processes; emerging technology; machines, and improvements to or new applications of existing processes, machines, manufactures and software; new computer programs, and improvements to, or new applications of, existing computer programs, whether or not copyrightable; and any new process, machine, including software, and improvements to, or new applications of, existing processes, machines, manufactures and software.
13. Objective Criteria: means the solicitation criteria that will be evaluated and scored based solely on the measurable and verifiable facts, evidence, and documentation provided in each vendor's solicitation response.
14. Participating Addendum: means an agreement issued in conjunction with a Cooperative Contract.
15. Payment Bond: is a bond that guarantees payment for labor and materials expended on the contract.
16. Performance Bond: is a promise to pay the District a certain amount if the contractor fails to meet an obligation, such as fulfilling the terms of a contract.
17. Person: means an individual, an association, an institution, a corporation, a company, a trust, a limited liability company, a partnership, a political subdivision, a government office, department, division, bureau or other body of government, and any other organization or entity.
18. Price Analysis: means the evaluation of price data without analysis of the separate cost components and profit.
19. Price Data: means factual information concerning prices for procurement items.

20. Reasonable Person Standard: means an objective test to determine if a reasonably prudent person who exercises an average degree of care, skill, and judgment would be justified in drawing the same conclusions under the same circumstances or having knowledge of the same facts.
21. Subjective Criteria: means the solicitation criteria that will be evaluated and scored based on the personal judgement, interpretations, and opinions of the evaluators after reviewing and analyzing the information presented in each vendor's solicitation response.
22. Steering a Contract to a Favored Vendor: occurs when a person involved in any phase of the procurement process acts with bias or prejudice in violation of the law to favor one vendor over another vendor in awarding a District contract. It includes collusion or manipulation of the procurement process; accepting any form of illegal gratuity, bribe or kickback; awarding a contract to a vendor without engaging in a standard procurement process without proper justification; bid rigging; using specifications that are overly restrictive, beyond the reasonable needs of the District, or that give an unfair advantage to a particular vendor without proper justification; intentionally dividing a purchase to avoid engaging in a standard competitive procurement process; leaking solicitation or other information to a particular vendor that is prejudicial to other vendors; participation in the procurement process while having a financial conflict of interest; and any other knowing and intentional effort to, without justification, favor or disfavor a vendor.

III. GENERAL PROVISIONS

- A. Procurement Official: Except as otherwise specifically authorized by the Board, no officer or employee of the District shall purchase for and on behalf of the District any material or supplies, goods, wares, merchandise, or services of any kind or character, except through the Procurement Official or his/her designee, and no voucher, check or other method of payment shall be honored if this procedure is not followed; provided, however, that this Subsection shall not apply to emergency purchases as specifically provided in Subsection X.A.5 of this Policy.
- B. Approval of Purchases: Except as otherwise provided in this Policy or as authorized and delegated by the Board, the Board must approve all expenditures of the District. Notwithstanding the foregoing, however, the Procurement Official, and/or any other person designated by the Board to act as the "budget officer" and/or the "financial officer" of the District under the provisions of Utah Code Ann. §§ 17B-1-601 *et. Seq.*, may issue payroll checks and direct deposits that are prepared in accordance with a schedule approved by the Board and pay routine expenditures such as utility bills, withholding deposits for federal, state and FICA, the District's share of FICA, withholdings for health and life insurance, postage, nondiscretionary payments required under a contract that has been approved by the Board and for which sufficient funds are included in the current District budget, and bond payments when due, and make transfers from one fund to another as part of routine bookkeeping procedures. Notwithstanding anything contained in this Policy to

the contrary, however, the Board will review all District expenditures on a quarterly or more frequent basis.

- C. **Availability of Funds:** No purchase shall be made and no encumbrance shall be incurred unless funds sufficient to cover the purchase or encumbrance are available, sufficient funds for the purchase are included in the current District budget, and the purchase is approved by the appropriate District officials as herein provided.
- D. **Delivery of Goods:** No officer or employee of the District shall request any merchant, dealer or other vendor to deliver goods to the District other than in compliance with the requirements of this Policy and pursuant to any required approval from the Board or the Procurement Official, except in the case of an emergency purchase as provided in Subsection X.A.5 of this Policy.
- E. **Cooperative Purchasing and Purchasing Preferences:**
1. **Cooperative Purchasing:** Nothing contained in this Policy shall be construed to limit the ability of the District to purchase a procurement item from another procurement unit or join with other units of government in centralized or cooperative purchasing plans or systems, with proper authorization, including participating in state or federal public cooperative procurement contracts, as provided in Part 21 of the Procurement Code, entitled “Interaction Between Procurement Units”.
 - a. Cooperative purchasing will be conducted in accordance with the requirements set forth in Section 63G-6a-2105 of the Act.
 - b. In accordance with Section 63G-6a-2105, the District may obtain procurement items from state cooperative contracts.
 - i. The District may request additional volume discount pricing for large volume orders, provided the state cooperative contractor is willing to offer additional discounts for large volume orders, by issuing a “Request for Price Quotations” to a vendor on a state cooperative contract for the procurement item being purchased. The District may not, however, coerce, intimidate or in any way compel a vendor on a state cooperative contract to offer additional discount pricing.
 - ii. The Request for Price Quotations shall include:
 - (1) A detailed description of the procurement item;
 - (2) The estimated number or volume of procurement items that will be purchased;

- (3) The period of time that price quotations will be accepted, including the date and time the price quotations will be opened;
 - (4) The manner in which price quotations will be accepted;
 - (5) The place where price quotations shall be submitted; and
 - (6) The period of time the price quotation must be guaranteed.
 - iii. Price quotations shall be kept confidential until the date and time of the opening and may not be disclosed to other vendors on state cooperative contracts until after the date and time of the opening. Email quotations are acceptable.
 - iv. Price quotations should be opened in the presence of a minimum of two witnesses.
 - v. Price quotations will become public at the time of the opening.
- c. A state Cooperative Contract may not be used for:
 - i. An anti-competitive practice such as bid rigging; steering a contract to a preferred state cooperative contractor; utilizing auction techniques where price quotations are improperly disclosed and contractors bid against each other's price; disclosing pricing or other confidential information prior to the date and time of the opening; or any other practice prohibited by the Procurement Code.
 - d. All sales to the District resulting from quotations received under the process conducted in accordance with Subsection E.1.b. will be recorded as usage under the existing state cooperative contract, are subject to the administrative fee associated with the state cooperative contract, and will be reported to the Division of Purchasing and General Services.
- 2. Preference for State Products and Resident Contractors: Section 63G-6a-1002 of the Procurement Code provides for a reciprocal preference for the providers of procurement items produced, manufactured, mined, grown, or performed in Utah and Section 63G-6a-1003 provides a reciprocal preference for resident Utah contractors. In the event that more than one equally low preferred bidder or contractor qualifies for the reciprocal preference, the Procurement Official shall consider the preferred bidders or contractors to be tied and will follow the process specified in Section 63G-6a-608 of the Procurement Code and Subsection VIII.C.13 of this Policy.

F. Purchase Records:

- 1. Invoices and Receipts: Invoices prepared by the vendor, cash register receipts and/or other written documentation to substantiate District expenditures will be maintained as part of the District's financial records in accordance with customary procedures for public entities such as the District. Whenever possible, original

invoices will be used as supporting documentation for District purchases. Written records of procurements for which an expenditure of \$100 or more is made shall include the details required by Section 63G-6a-2002(4) of the Act (the name of the vendor, a description of the procurement item, the date of the procurement, and the expenditure amount) and be maintained for the longer of six years or the time otherwise required by law.

2. Penalty for Double Payment: An intentional effort on the part of a supplier to obtain a double payment may serve as the basis for a “debarment” under which that supplier will be precluded from providing materials, goods and/or services to the District for a prescribed time. Similarly, any intentional effort on the part of a District employee to receive a double reimbursement may result in sanctions, including termination.
3. Use of Forms: All departments are required to file with the Procurement Official requisitions for their requirements of supplies, contractual services, materials and equipment including such details and information as may be required by the Procurement Official.

G. Surplus Property and Salvage:

1. Disposal of Surplus Property:
 - a. Surplus District property is to be disposed of in a manner that is in the best interest of the District. All surplus property shall be reported to the Board including, after disposal of the surplus property, a report describing the property, whether the property has been or will be replaced, and the consideration received for the property by the District.
 - b. The Procurement Official is authorized to dispose of District surplus property the salvage value of which does not exceed \$2,000 that will not be required for future District use. The disposal of surplus property having a value in excess of the designated threshold requires prior Board authorization. Surplus property is to be disposed of in a commercially reasonable manner as the Procurement Official or the Board, should the Board so elect, sees fit, with all net proceeds of the disposal to be the property of the District.
 - c. Surplus property may be delivered, for disposal, to a reputable online, auction or other disposal service at the discretion of the Procurement Official or as directed by the Board.
 - d. Surplus property which is sold through a public auction may be purchased by a District employee.

- e. The foregoing shall not apply when the surplus property, such as a vehicle or equipment, is being “traded in” on the purchase of substitute property, provided that the acquisition of the substitute property is in conformance with the requirements of this Policy.
 - f. Local units of government, such as a municipality, another district or a school district located in the county in which the district is located, or a municipality, district, county or school district located in a different county, may be (but are not required to be) given a preference in the acquisition of the District’s surplus property.
2. Salvage: Metal and other items of some residual value may be salvaged by employees of the District while working on District facilities and improvements. Such salvaged items continue to be the property of the District and are to be disposed of accordingly. As a consequence, all receipts from salvaging such items shall be the property of the District and shall be safeguarded and accounted for as such.
3. Donation, Disposal, or Destruction of Surplus Property: The Procurement Official may donate to a governmental or charitable organization, destroy, or dispose of as waste any surplus property that is estimated in good faith to be worth less than \$100 without involvement of the Board, and may dispose of property having an estimated value in excess of the designated threshold with Board approval if:
- a. The surplus property fails to sell at auction;
 - b. The cost of selling the surplus property is greater than or equal to the value of the surplus property;
 - c. The surplus property is no longer usable;
 - d. The surplus property is damaged and either cannot be repaired or the cost of repair is greater than or equal to the value of the surplus property in a repaired state; or
 - e. The surplus property can be replaced for less than the cost of repairing the surplus property.
4. Sale of Previously Purchased Procurement Item: Should surplus property be sold to a person from whom the District originally acquired the property (a “buyback purchaser”), Section 63G-6a-117 of the Procurement Code will apply. If the District sells property to a buyback purchaser for an amount in excess of the amount the District paid for the property, the District shall:
- a. Require the buyback purchaser to pay cash for the item;

- b. Not accept the excess repurchase amount in the form of a credit, discount or other incentive on a future purchase that the District may make from the buyback purchaser; and
 - c. Not use the excess repurchase amount to acquire an additional procurement item from the buyback purchaser.
- 5. Removal of Useful Components: Ancillary or component parts or equipment may be removed from vehicles, trailers or equipment that is intended to be sold as surplus, for further use by the District or by another local government located in the state of Utah pursuant to G.1.f. above.
- 6. Surplus Electronic Data Devices: Before an electronic data device is transferred or otherwise disposed of:
 - a. Any software owned or licensed by the District shall be removed as required by the applicable software license agreement;
 - b. Information that is classified as protected, private or controlled under the Government Records Access and Management Act, Title 63G, Chapter 2 of the Utah Code, will also be removed, as will other district-owned records and data;
 - c. Steps will be taken to ensure that the service contract for the device is null and void or is transferrable to the new owner of the device; and
 - d. If the device is not transferred to a new owner, the foregoing steps will be completed or the device will be destroyed in such a manner as to guarantee that information and data cannot be retrieved.
- H. **Inspection**: The Procurement Official shall cause to be inspected, or supervise the inspection of, all deliveries of supplies, materials and equipment to determine their conformance with the specifications set forth in any applicable solicitation or contract. The Procurement Official is to be notified by the responsible department head forthwith of any item not received within 30 days after a reasonable delivery time has elapsed.
- I. **Technology Modification**: Any contract may be subject to a modification for technological upgrades if a provision to that effect was included in the solicitation or the contract. Any modification to a contract for upgraded technology should be substantially within the scope of the original procurement or contract. Then, if both parties agree to the modification, the contract may be modified for a technological upgrade without going through a new procurement process. A technological upgrade or modification may extend the contract term beyond the original term of the contract only as provided in the Procurement Code and this Policy.

IV. CONTRACTUAL TERMS

A. **Multi-Year Contracts:** The District may enter into multi-year contracts in accordance with Section 63G-6a-1204 of the Act. In particular, a contract for supplies or services may be entered into for any period of time, up to five years, deemed to be in the best interest of the District; provided that the term of the contract and conditions of renewal or extension, if any, are included in the solicitation and funds are available for the first fiscal period at the time of contracting. Prior to the utilization of a multi-year contract, it should be determined that estimated requirements cover the period of the contract and are reasonably firm and continuing and that a multi-year contract will serve the best interest of the District by encouraging effective competition, promoting economies or savings in District procurement, such as reducing the administrative burden in the procurement process or providing an incentive for a vendor to provide a volume or term discount or improve productivity through capital investment or better technology, or otherwise will be beneficial to the District. This determination may, but need not be, in writing.

1. **Exceptions:** Section 63G-6a-1204 does not apply to a contract for the design or construction of a facility, a road, a public transit project, or a contract for the financing of equipment, the contract term for which may exceed five years as determined by the District.
2. **In Excess of Five Years:** Notwithstanding the foregoing, or anything to the contrary in this Policy, a contract may be entered into for a period in excess of five years, or for an indeterminate period that is terminable at-will by the District, with or without cause, based upon a written determination by the Procurement Official, as provided in Section 63G-6a-1204, that:
 - a. A longer period is necessary in order to obtain the procurement unit,
 - b. A longer period is customary for industry standards, or
 - c. A longer period is in the best interest of the District.

The Procurement Official's written determination shall be included in the file for the subject procurement.

3. **Availability of Funds:** As allowed by law or the underlying contract, when funds are not appropriated or otherwise made available to support continuation of performance in a subsequent fiscal period, a multi-year contract may be canceled.
4. **Indefinite Term:** Based upon a written determination by the Procurement Official as provided in paragraph 1 above, with the concurrence of the contracting parties, a contract may be entered into as, or may be modified to become, an indefinite term contract terminable at will by the District.

- a. Acting as the procurement official of the District, the Board has determined, and hereby determines, that it may be in the best interest of the District to be served by professionals having an institutional knowledge of the District, on the same basis as it best serves the District to retain valuable long-term District employees, and that professional services, including but not limited to design professional services, as defined in the Act, may be procured for an indefinite term and be terminable at will by the District.

B. Type of Contract:

1. Generally: Subject to the limitations of this Section B., any type of contract which will promote the best interest of the District may be used provided that, if a contract other than a firm fixed price contract will be used, the Procurement Official will make a written determination as required by Section 63G-6a-1205(3) of the Act that the proposed contractor's accounting system will permit the timely development of all necessary cost data in the form required by the specific contemplated contract type; the proposed contractor's accounting system is adequate to allocate costs in accordance with generally accepted accounting principles; and the use of a specified type of contract, other than a firm fixed price contract, is in the best interest of the District taking into consideration the criteria specified in Section 63G-6a-1205(3)(c). Various contract types that may be used are identified in Section 63G-6a-1205(4).
2. Cost-Plus-a-Percentage-of-Cost: As provided in Section 63G-6a-1205(5) of the Act, the District may not enter into a cost-plus-a-percentage-of-cost ("cost plus") contract unless the contract form is approved by the Procurement Official; it is standard practice in the industry to obtain the subject procurement item through a cost plus contract; and any percentage and the method of calculating costs stated in the contract are in accordance with industry standards.
3. Cost Reimbursement: A cost reimbursement contract may be used only when a determination is made in writing that such contract is likely to be less costly to the District than any other permitted contract type or that it is impracticable to obtain the procurement item using any other type of permitted contract, and the proposed contractor's accounting system will timely develop accurate cost data and allocate costs in accordance with generally accepted accounting principles.

C. Installment Payments: The District may make installment payments and contract prepayments in accordance with the requirements of Section 63G-6a-1208 of the Act.

1. Written Funding: A written finding by the Procurement Official under Section 63G-6a-1208 generally is required before either installment payments or prepayments are allowable. However, the Procurement Official's determination that a prepayment is necessary or beneficial to the District need not be in writing when (i) it is customary in the industry to prepay for the procurement item or (ii) the District will receive an identifiable benefit by prepaying, such as a lower cost,

the receipt of additional procurement items, early delivery, better service or better contract terms.

D. Multiple Award Contracts: As authorized under Section 63G-6a-1204.5 of the Act, the District may enter into multiple award contracts with two or more bidders or offerors being awarded a contract under a single solicitation. When it is anticipated that the District may enter into multiple award contracts before issuing the invitation for bids or request for proposals, the invitation for bids or request for proposals may state that the District may enter into multiple award contracts at the end of the procurement process provided, however, that the failure to include that statement in the invitation for bids or request for proposals will not preclude the District from entering into multiple award contracts at the end of the procurement process if doing so is determined by the Procurement Official to be in the best interest of the District.

1. Lowest Cost: The contracts awarded to more than one contractor under a single solicitation may state that orders will be placed first with the low bidder, unless the lowest cost bidder cannot provide the needed procurement item as and when desired by the District, in which event the next lowest cost vendor who is able to provide the procurement item as and when desired by the District may receive the order.
2. Contract Awarded by Category: Multiple award contracts may also be awarded under one solicitation with contracts being awarded by category based upon the lowest cost bid or proposal per category, with only one vendor being awarded a contract for each category.
3. Line Item Contracts: In addition, multiple award contracts may be awarded by line item, provided that the solicitation indicates that a contract may be awarded based on the lowest bid per line item, task or service and only one vendor may be awarded a contract for each line item, task or service.
4. Other Objective Methodology: Multiple award contracts may also be awarded based on any other specific objective methodology approved by the Procurement Official. For example, multiple award contracts may be issued to design professional firms based on the potential vendor's or contractor's field or area of expertise, or vendors may be selected for particular projects or deliveries using a rotation system organized alphabetically, numerically or randomly, or on any other basis specified in the solicitation and/or the resulting contracts.
5. Best Value: The District may place orders with any multiple award contract vendor or contractor based on the procurement item that best meets the needs of the District or based on the best value as determined by cost and non-price criteria specified in the solicitation.
6. Favored Vendor Prohibition: A multiple award contract may not be used to steer purchases to a favored vendor or use any other means or methods that do not result

in fair consideration being given to all vendors who have been awarded a contract under a multiple award.

V. SMALL PURCHASES

A. General: Small purchases shall be conducted in accordance with the requirements set forth in Section 63G-6a-506 of the Procurement Code and this Part V. Unless otherwise required as part of another standard procurement process being used pursuant to requirements of this Part V, small purchases do not require a solicitation or public notice.

1. Individual Procurement Threshold: The individual procurement item threshold is \$5,000. When purchasing an individual procurement item costing up to \$5,000, the District may select the best source by direct award without seeking competitive bids or quotes.
2. Single Procurement Aggregate Threshold: The single procurement aggregate threshold is \$10,000 for multiple individual procurement items purchased from one source at one time.
3. Annual Cumulative Threshold: The annual cumulative threshold for purchases made from the same source is \$50,000.
4. Information Technology: The threshold for purchasing information technology from and the same source is \$500,000.
5. Vendor Prequalification: Should the District elect to pre-qualify vendors and/or develop an approved vendor list for a small purchase, the District will follow the process described in Section 63G-6a-507 of the Act or Part 15 of the Procurement Code for the selection of design professional services.
6. Rotation System: Whenever practicable, the District will use a rotation system or another system designed to allow for competition when using the small purchases process.

B. Small Purchases Threshold for Design Professional Services:

1. Threshold Amount: The small purchase threshold for “design professional” (architecture, engineering, master planning and programing, or commercial interior design) services is a maximum amount of **\$100,000** per project.
2. Procedure: Design Professional services of \$100,000 or less may be procured by direct negotiation after reviewing the qualifications of a minimum of three design professional individuals or firms. If Design Professional services may be utilized with some frequency, an approved vendor list, preferably including at least three pre-qualified vendors, may be utilized following the process described in Section 63G-6a-507 of the Act. The District will rank the Design Professional firms in

order and begin fee negotiations, up to **\$100,000**, with the highest ranked firm. If an agreement cannot be reached with the highest ranked individual or firm, the District will move to the next highest ranked individual or firm and so on, until a fee agreement is reached. If a fee agreement cannot be reached with the first group of selected individuals or firms, the District may select additional Design Professional individuals or firms using the same process, or may cancel the procurement.

3. Procurement With No Approved Vendor List: If the District does not have an approved vendor list, the Procurement Official may nevertheless obtain the services of a design professional using the small purchases approach by identifying at least three firms or individuals that are reasonably determined to be capable of providing the desired design professional services, conducting due diligence to obtain information that is deemed to be reliable regarding each firm or individual, and then ranking the firms and individuals on the list. Once the rankings have been established, procedures stated in B.2 above will be used to obtain the services of a design professional.
4. Specifications: The District will include minimum specifications when using the small purchase threshold for Design Professional services.

C. Small Purchases Threshold for Construction Projects:

1. Threshold: Except as otherwise specified, the small construction project threshold is a maximum of **\$250,000** for direct construction costs, including design and allowable furniture or equipment costs;
2. Procedure: The District will follow the process described in Section 63G-6a-506 of the Act to prequalify potential vendors and in Section 63G-6a-507 to develop an Approved Vendor List, or other applicable selection method described in the Procurement Code for construction services.
3. Specifications: Minimum specifications will apply when using the small purchases threshold for construction projects.
4. Up to \$100,000: The District may procure small construction projects up to a maximum of **\$100,000** by direct award without seeking competitive bids or quotes after documenting that all building code approvals, licensing requirements, permitting and other construction related requirements will be met. The awarded contractor must certify that the contractor is capable of meeting the minimum specifications of the project.
5. From \$100,000 to \$250,000: The District may procure small construction projects costing more than **\$100,000** up to a maximum of **\$250,000** by obtaining a minimum of two competitive quotes that include minimum specifications, and will award the work to the contractor with the lowest quote that meets the specifications after

documenting that all applicable building code approvals, licensing requirements, permitting and other construction related requirements will be met. If the District requests competitive quotes from vendors/contractors on an approved vendor list, vendors may be selected using a random or other rotation system, based on each vendor's expertise or field, or another method approved by the Procurement Official may be used to select vendors from whom price quotes will be obtained. In any event, the District may obtain an additional price quote from the vendor that provided the lowest price quote on the most recently completed construction procurement conducted by the District using an approved vendor list.

6. Up to \$2,500,000 Using an Approved Vendor List: The small construction project threshold per individual project, using an approved vendor list, is a maximum of **\$2,500,000** for direct construction costs, including design and allowable furniture or equipment costs.
 - a. For individual construction projects costing more than **\$250,000** up to a maximum of **\$2,500,000**, all vendors/contractors on the District's approved vendor list will be invited to submit bids in accordance with the provisions set forth in Part 6 of the Procurement Code, except that public notice requirements in Part 6 are waived. The quotes or bids are to include minimum specifications, and the District may award the work to the contractor with the lowest price quote or bid that meets the specifications, after documenting that all applicable building code approvals, licensing requirements, permitting and other construction related requirements will be met.
 - b. If an approved vendor list is not established under Section 63G-6a-507 of the Act, the District will procure construction projects costing more than **\$250,000** using an invitation to bid or other approved source selection method outlined in the Procurement Code, and may do the same for construction projects that cost less than **\$250,000**, in the Procurement Official's discretion.

D. Quotes for Small Purchases between \$5,001 and \$50,000:

1. From \$5,000 to \$10,000: For procurement item(s) other than design professional services, other professional or consulting services, or construction, where the cost is greater than **\$5,000** up to a maximum of **\$10,000**, the District will obtain at least two price quotations based on minimum specifications and may purchase the procurement item from the responsible vendor offering the lowest quote or best value that meets the specifications.
2. Above \$10,000 to \$50,000: For procurement item(s) costing more than **\$10,000**, up to a maximum of **\$50,000**, the District will obtain at least two competitive quotes that include minimum specifications and may purchase the procurement item from the responsible vendor offering the lowest quote that meets the specifications.

3. Above \$50,000: For procurement item(s) costing more than **\$50,000**, the District will conduct an invitation for bids or other procurement process outlined in the Procurement Code.
4. Public Record: The names of the vendors offering quotations or bids and the date and amount of each quotation or bid will be recorded and maintained as a governmental record.

E. Small Purchases of Professional Service Providers and Consultants:

1. Up to \$100,000: The small purchase threshold for professional service providers and consultants, other than design professionals, is a maximum amount of **\$100,000** per budget year.
2. Procedure: The services of professional service providers and consultants, other than design professional services, may be obtained using the approach described in B. above, which is applicable to design professional services, with such modifications as may be deemed to be appropriate by the Procurement Official. After reviewing the qualifications of a minimum of three professional service providers or consultants, the District may obtain professional services or consulting services. Up to a maximum cost of \$100,000 by direct negotiation after reviewing the qualification of a minimum of three firms or individuals.
3. Cost Not Primary: The District may base the selection on documented factors such as experience, knowledge and reputation, rather than based solely on cost, but will seek the best value for the District.

F. Optional Competitive Procurement: Notwithstanding the foregoing, the District may require any acquisition of supplies, materials or equipment to be competitively bid or be the subject of a request for proposals if, in the determination of the Board or the Procurement Official, such action would be in the best interest of the District.

G. Petty Cash: A limited amount of “petty cash” may be maintained at the District office to be used for small purchases that are needed before regular purchasing procedures can be implemented. All petty cash slips or other proof of the amount of the petty cash expenditure must be signed by the employee responsible for the purchase and approved by either the Procurement Official or the person responsible for accounts payable of the District.

H. Open Charge Accounts: The District, for convenience, may maintain one or more open charge accounts with vendors that regularly provide supplies and materials and may utilize credit cards. Purchases on the account must be approved by the Procurement Official or an authorized designee prior to the purchase. Receipts are to be maintained for all credit card purchases and vendor statements are to be reconciled against those receipts prior to making credit card payments. Unless there is a dispute arising from the reconciliation or otherwise, or sufficient funds are not immediately available, all credit card and charge

account charges are to be timely paid so as to avoid finance charges. No open charge account is to be utilized to circumvent the competitive requirements of the Act or this Policy.

VI. VENDOR PREQUALIFICATION

A. **Prequalification of Potential Vendors:** The District may establish approved vendor lists in accordance with the requirements of Section 63G-6a-507 of the Act.

B. **Approved Vendor Lists Using the Small Purchase Process:**

1. **Small Purchase Thresholds:** Contracts or purchases from an approved vendor list may not exceed the thresholds stated in Part V of this Policy. Thresholds for other approved vendor lists may be established by the Procurement Official.
2. **Request for Proposals or Qualifications:** An approved vendor list may be established using the request for proposals process or the request for statements of qualifications process, as deemed appropriate by the Procurement Official.

C. **Quotes from Vendors:**

1. **Number of Quotations:** The number of required quotes or quotations (“quotes”) stated in this Policy are minimum requirements. Whenever practicable, more quotes may be requested than the prescribed minimum number, up to obtaining quotes from all vendors on an approved vendor list.
2. **Lowest Quote from Prior Procurement.** In each instance, the District may obtain an additional quote from the vendor that provided the lowest cost quote on the most recently completed procurement conducted using an approved vendor list.
3. **Lowest Quote for Current Procurement.** Unless otherwise stated in or allowed under this Policy, the District will purchase the procurement item from the vendor on the approved vendor list that provides the lowest cost quote for the specified procurement item.

VII. SPECIFICATIONS

A. **CONTENT:** Specifications for the procurement item(s) being sought will be included in solicitation documents.

1. **Economy and Competition:** Specifications will be drafted with the objective of clearly describing the District’s requirements and encouraging competition.
 - a. Specifications will emphasize the functional or performance criteria necessary to meet the needs of the District.

- b. All specifications prepared for the solicitation of bids or proposals will seek to promote over-all economy and best uses for the purposes intended and encourage competition in satisfying the District's needs, and not be unduly restrictive.
 - c. The requirements of this Section A regarding the purposes and non-restrictiveness of specifications shall apply to all specifications including, but not limited to, those prepared for the District by architects, engineers, designers, and draftsmen.
- 2. Conflicts Generally Prohibited: Except as specifically provided in this Subsection 2, persons with a conflict of interest, or who anticipate responding to the solicitation for which the specifications are written, may not participate in writing specifications. A person may be retained to assist in writing specifications, scopes of work, requirements, qualifications, or other components of a solicitation. A person assisting in writing specifications may not, at any time during the procurement process, be employed in any capacity by, nor have an ownership interest in, an individual, public or private corporation, governmental entity, partnership, or unincorporated association bidding on or submitting a proposal in response to the solicitation provided, however, that this restriction shall not apply to a design build construction project or other procurements as determined in writing to be in the best interest of the District by the Procurement Official. Notwithstanding anything to the contrary stated in this Policy, however, a person or firm that responds to a Request for Information issued by the District or presents an unsolicited offer will not be precluded from participating in a subsequent solicitation that includes specifications or information from the response to the Request for Information or from the unsolicited offer. Furthermore, the ownership prohibition shall not apply to owning stock in a publicly traded company that represents no more than a 1% interest in the company.
 - a. Violations of the above may result in:
 - i. The bidder or offeror being declared ineligible to be awarded the contract;
 - ii. The solicitation being canceled;
 - iii. Termination of an awarded contract; or
 - iv. Any other action determined to be appropriate by the Procurement Official or the Board.
- 3. Brand Name or Equal Specifications:
 - a. Brand name or equal specifications may be used when:
 - i. An "or equivalent" reference is included in the specification; and,
 - ii. As many other brand names as reasonably practicable are also included in the specification.

- b. Brand name or equal specifications should include a description of the particular required design and functional or performance characteristics. There should be a good faith effort to describe specifications that are unique to the referenced brands in sufficient detail to enable a vendor to respond with an equivalent product, if one is available.
 - c. When a manufacturer's specification is used in a solicitation, the solicitation will state the minimum acceptable requirements of an equivalent. When reasonably practicable, the District will name at least two manufacturer's specifications.
- 4. Brand Name Sole Source Requirements:
 - a. If only one brand or product can meet the District's requirements set forth in the specifications, the District may conduct the procurement in accordance with Section 63G-6a-802 of the Act and will solicit as many providers of the brand as is practicable.
 - b. If there is only one provider that can meet the requirements, the District will make the purchase as a sole source procurement in accordance with Section 63G-6a-802 of the Act.
 - c. Notwithstanding the foregoing, or anything to the contrary in this Policy, when the equipment or other procurement items designated by brand name for a construction project are projected to cost no more than ten percent (10%) of the total cost of the construction project, a designated brand may be identified in the specifications and the District will not be required to consider arguably equivalent products.

VIII. COMPETITIVE PROCUREMENT

- A. **Request for Information:** Before issuing an invitation for bids or a request for proposals, the District may issue a request for information to obtain information, comments or suggestions, as provided in Section 63G-6a-409 of the Act.
 - 1. **Use:** A request for information may not be used to negotiate fees, make a purchase, determine whether a procurement may be made without utilizing a standard procurement procedure, or enter into a contract, but may be used to seek a wide range of information including:
 - a. The availability of a procurement item;
 - b. Delivery schedule;
 - c. Industry standards and practices;

- d. Product specification;
 - e. Training;
 - f. New Technology;
 - g. Capabilities of potential providers of a procurement item; and
 - h. Alternate solutions to meet the procurement need.
2. Confidentiality: A request for information should indicate the procedure for business confidentiality claims and other protection provided by the Government Records Access and Management Act, Title 63G, Chapter 2 of the Utah Code. *See* Utah Code Ann. § 63G-6a-409(5).
- B. Competitive Bids and Proposals - Over \$50,000**: Except as otherwise allowed by law and this Policy, contracts for services, supplies, materials, or equipment where the amount to be paid annually by the District is more than **\$50,000** generally will be awarded only after competitive sealed bids or proposals have been requested and received. Sealed written bids or proposals are to be obtained from at least three suppliers (provided that there are at least three available suppliers willing to submit a bid or proposal). Documentation regarding the sealed written bids or proposals is to be maintained by the District and the purchase is to be documented as required by the District's applicable rules and regulations.
- C. Bidding Procedure**: Competitive Sealed Bidding shall be conducted in accordance with the requirements set forth in Part 6 of the Act and as provided in this Policy.
1. Invitation for Bids: When a contract is to be awarded by competitive sealed bidding, an invitation for bids will be issued.
- a. The invitation for bids shall include the information required by Section 63G-6a-603 of the Act and may include a "Bid Form" or forms providing lines for bidder information such as the bid price, acknowledgment of the receipt of addenda issued by the District if any, and the bidder's signature.
 - b. Bidders may be required to submit descriptive literature and/or product samples, free of charge unless otherwise stated in the invitation for bids, to assist in the evaluation to determine whether a procurement item meets the specifications and other requirements of the invitation for bids. If not destroyed by testing, product samples will, upon written request within any deadline stated in the invitation for bids, be returned at the bidder's expense. Samples must be labeled or otherwise identified as specified in the invitation for bids.

- c. Bid, payment and performance bonds or other security may be required in amounts set forth in the invitation for bids and as prescribed by applicable law.
 - d. Bids must be based upon a definite calculated price.
 - i. "Indefinite quantity contract" means a fixed price contract for an indefinite amount of procurement items to be supplied as ordered by the District and does not require a minimum purchase amount, or provide a maximum purchase limit;
 - ii. "Definite quantity contract" means a fixed price contract that provides for the supply of a specified amount of goods over a specified period, with deliveries scheduled according to a specified schedule; and
 - iii. Bids may not be based on using or referencing another bidder's price, including a percentage discount, a formula, any other amount related to another bidder's price, or conditions related to another bid.
2. Addenda to Invitation for Bids: Prior to the deadline for the submission of bids, the District may issue addenda which may modify any aspect of the invitation for bids.
- a. Addenda will be distributed within a reasonable time to allow prospective bidders to consider the addenda in preparing bids.
 - b. After the due date and time for submitting bids, at the discretion of the Procurement Official, addenda to the invitation for bids may be limited to bidders that have submitted bids, provided the addenda do not make a substantial change to the invitation for bids that, in the opinion of the Procurement Official, likely would have impacted the number of bidders responding to the invitation for bids.
3. Pre-Bid Conferences/Site Visits:
- a. Pre-bid conferences and/or site visits may be conducted to explain the procurement requirements. If there is to be a pre-bid conference or a site visit, the time and place of the pre-bid conference/site visit should be stated in the invitation for bids.
 - b. A pre-bid conference or a site visit may be mandatory, but only if the invitation for bids states that the conference/site visit is mandatory and provides the location, date and time of the conference/site visit and also states that failure to attend a mandatory conference/site visit will result in the disqualification of any bidder that does not attend. At the discretion of the Procurement Official, listening to or viewing an audio or video

recording of a pre-bid conference or site visit may be substituted for in-person attendance.

- c. Attendance at a pre-bid conference may be conducted via any of the following as determined by the Procurement Official:
 - i. Attendance in person;
 - ii. Teleconference participation;
 - iii. Webinar, Zoom, or similar participation; or
 - iv. Other electronic media approved by the Procurement Official.
 - d. A site visit may generally only be attended in person provided, however, at the discretion of the Procurement Official, an audio or video recording of a site visit may be used.
 - e. Attendance and participation at all pre-bid conferences and site visits must be by an authorized representative of the vendor submitting a bid and as may be further specified in the invitation for bids.
 - f. The District may maintain an attendance log including the name of each attendee, the firm the attendee is representing, the attendee's contact information, and any documents distributed to the attendees; and the District may maintain minutes of the pre-bid conference/site visit.
 - g. The District may, as appropriate, publish the attendance log, minutes of the pre-bid conference and any documents distributed at the pre-bid conference or site visit, or any oral modification made to any of the solicitation documents which is to be reduced to writing, as an addendum to the solicitation.
4. Public Notice: Public notice of the invitation for bids is to be given a reasonable time prior to the date set forth therein for the opening of bids, in accordance with Section 63G-6a-112 and this Section C.
5. Bids and Modifications to a Bid Received After the Due Date and Time:
- a. Bids and modifications to a bid submitted electronically or by physical delivery after the established due date and time will not be accepted for any reason, except as determined under d. below.
 - b. When submitting a bid or modification electronically, bidders must allow sufficient time to complete the online forms and upload documents. The solicitation will end at the posted closing time, if applicable. If a bidder is in the process of uploading a bid when the closing time arrives, the bid or modification of the bid may not be accepted.

- c. When submitting a bid or modification to a bid by physical delivery (U.S. mail, courier service, hand-delivery, or other physical means) bidders are solely responsible for meeting the deadline. Delays caused by a delivery service or other physical cause will not excuse the bid or a modification to a bid from being late.
 - i. All bids or modifications to bids received by physical delivery will be date and time stamped or marked.
 - d. To the extent that an error on the part of the District or an employee of the District results in a bid or modification to a bid not being received by the established due date and time, the bid or modification to a bid will be accepted as being on time.
- 6. Opening and Recording of Bids: Bids will be opened publicly in the presence of one or more witnesses at the time and place designated in the invitation for bids. The amount of each bid and any other relevant information specified by this Section C, together with the name of each bidder, shall be recorded. The record and each bid shall be open to public inspection.
- 7. Errors in Bids: The following shall apply to the correction or withdrawal of an inadvertently erroneous bid, or the cancellation of an award or contract that is based on an unintentionally erroneous bid. A decision to permit the correction or withdrawal of a bid or the cancellation of any award or contract shall be supported in a written document signed by the Procurement Official.
 - a. Errors attributed to a bidder's error in judgment may not be corrected.
 - b. Provided that there is no change in bid pricing or the cost evaluation formula, errors not attributed to a bidder's error in judgment may be corrected if it is in the best interest of the District and correcting the mistake maintains the fair treatment of other bidders.
 - i. Examples include:
 - (1) Missing signatures;
 - (2) Missing acknowledgment of receipt of an addendum;
 - (3) Missing copies of professional licenses, bonds, or insurance certificates, provided that copies are submitted by the deadline established by the Procurement Official to correct this mistake;
 - (4) Typographical errors;
 - (5) Mathematical errors not affecting the total bid price; or
 - (6) Other errors deemed by the Procurement Official to be immaterial or inconsequential in nature.

- c. The Procurement Official shall approve or deny, in writing, a bidder's request to correct or withdraw a bid.
- 8. Errors Discovered After the Award of Contract:
 - a. Errors discovered after the award of a contract may only be corrected if, after consultation with the Procurement Official and the District's legal counsel, it is determined that the correction of the mistake does not violate the requirements of the Procurement Code or this Policy.
 - b. Any such correction must be supported by a written determination signed by the Procurement Official.
- 9. Re-solicitation of a Bid:
 - a. The District may cancel the solicitation and issue a new invitation for bids if the Procurement Official determines that:
 - i. A material change in the scope of work or specifications has occurred;
 - ii. Procedures outlined in the Procurement Code were not followed;
 - iii. Additional public notice is desired;
 - iv. There was a lack of adequate competition; or
 - v. Any other reason exists that causes re-solicitation to be in the best interest of the District.
 - b. Re-solicitation may not be used to avoid awarding a contract to a qualified vendor in an attempt to steer the award of a contract to a favored vendor.
- 10. Bid Award: Unless the District elects to cancel the procurement (which the District may do, at the discretion of the Procurement Official, provided that the cancellation is not an attempt to steer the award to a favored vendor) or re-solicit bids, contracts are to be awarded with reasonable promptness by written notice to the lowest responsive and responsible bidder whose bid meets the requirements and objective criteria described in the invitation for bids.
 - a. Bids shall be based on the lowest bid for the entire term of the contract, excluding renewal periods and, unless an exception is authorized in writing by the Procurement Official, cost may not be divided or evaluated on any other basis than the entire term of the contract, excluding renewal periods. The foregoing may not apply, however, if the cost for the entire term of the contract cannot be calculated with a reasonable degree of certainty. In that instance, costs that may be calculated with certainty may be used as the basis for the award.

- b. In the event all bids for a construction project exceed available funds as certified by the appropriate fiscal officer, and the low responsive and responsible bid does not exceed such funds by more than 5%, the Procurement Official or Board is authorized, in situations where time, economic or other considerations preclude re-solicitation of work of a reduced scope, to negotiate an adjustment of the scope or bid price, including changes in the bid requirements, with the low responsive and responsible bidder, in order to bring the bid within the amount of available funds.

11. Only One Bid Received:

- a. If only one responsive and responsible bid is received in response to an invitation for bids, including multiple stage bidding, an award may be made to the single bidder if the Procurement Official determines that the price submitted is fair and reasonable and other prospective bidders had a reasonable opportunity to respond, that there is no expectation that a new invitation to bid would result in additional bids, or that a rebid would not be in the best interest of the District or there is not adequate time for a re-solicitation. Otherwise, the bid may be rejected and:
 - i. A new invitation for bids solicited;
 - ii. The procurement canceled; or
 - iii. The procurement may be conducted as a sole source under Section 63G-6a-802 of the Act.

12. Multiple or Alternate Bids:

- a. Multiple or alternate bids will not be accepted from a bidder unless otherwise specifically required or allowed in the invitation for bids.
- b. If a bidder submits multiple or alternate bids that are not requested in the invitation for bids, the Procurement Official will only accept the bidder's first bid and will not accept any other bids constituting multiple or alternate bids.

13. Methods to Resolve Tie Bids:

- a. In accordance with Section 63G-6a-608 of the Act, in the event of tie bids, and only one for the tie bids was submitted by a Utah resident bidder, the contract shall be awarded to the Utah resident bidder, provided the bidder indicated in the bidder's response to the invitation to bid form that it is a Utah resident bidder.
- b. If a Utah resident bidder is not identified, the preferred method for resolving tie bids is for the Procurement Official to toss a coin in the presence

of a minimum of three witnesses, with the firm first in alphabetical order being heads.

- c. Other methods to resolve a tie bid may be used as deemed appropriate by the Procurement Official.

14. Notice of Award:

- a. The District shall, on the day on which the award of a contract is announced, make available to each bidder and to the public a notice that includes:
 - i. The name of the bidder to which the contract is awarded and the price(s) of the procurement item(s); and
 - ii. The names and the prices of each bidder to which the contract is not awarded.

15. Multiple Stage Bidding Process: Multiple stage bidding may be conducted when deemed by the Procurement Official to be in the best interest of the District and as stated in the solicitation.

- a. The Procurement Official may hold a pre-bid conference as described in Subsection C.3 above to discuss the multiple stage bidding process or for any other permissible purpose.

D. Unpriced Offers: When it is considered impractical to initially prepare a purchase description to support an award based on price, an invitation for bids may be issued under Section C above requesting the submission of unpriced offers to be followed by an invitation for bids limited to those bidders whose offers have been qualified under the criteria set forth in the first solicitation.

E. Competitive Sealed Proposals: The request for proposals (“RFP”) procurement process shall be conducted in accordance with the requirements of Part 7 of the Procurement Code and as provided below.

1. Content of the Request for Proposals:

- a. In addition to the requirements set forth under Section 63G-6a-703 of the Act, the request for proposals solicitation shall include:
 - i. A description of the format that offerors are to use when submitting a proposal, including any required forms; and
 - ii. Instructions for submitting price.
- b. The District is responsible for all content contained in the request for proposals solicitation documents, including:

- i. Reviewing all schedules, dates, and timeframes;
- ii. Approving content of attachments;
- iii. Assuring that information contained in the solicitation documents is public information; and
- iv. Understanding the scope of work and all evaluation criteria, requirements, factors, and formulas to be used in determining the scoring of proposals.

2. Multiple Stage RFP Process:

- a. An RFP may be conducted in stages to qualify offerors for subsequent stages or to narrow the number of offerors that will move on to subsequent stages. A multiple stage request for proposals solicitation will include:
 - i. A description of the stages and the criteria and scoring that will be used to evaluate proposals at each stage; and
 - ii. The methodology that may used to determine which proposals will be disqualified from additional stages.

3. Exceptions to Terms and Conditions Published in the RFP:

- a. Offerors requesting exceptions and/or additions to the standard terms and conditions published in the RFP must include the exceptions and/or additions with the proposal response.
- b. Exceptions and/or additions submitted after the date and time for receipt of proposals will not be considered unless there is only one offeror that responds to the RFP, the exceptions and/or additions have been approved by the District's legal counsel, and it is determined by the Procurement Official that it is not beneficial to the District to republish the solicitation.
- c. Offerors may not submit requests for exceptions and/or additions by reference to a vendor's website or URL.
- d. The District may refuse to negotiate exceptions and/or additions:
 - i. That are determined to be excessive;
 - ii. That are inconsistent with similar contracts of the District;
 - iii. To warranties, insurance or indemnification provisions that are deemed, after consultation with the District's attorney, to be necessary to protect the District;
 - iv. Where the solicitation specifically prohibits exceptions and/or additions; or
 - v. That are not in the best interest of the District.

- e. If negotiations are permitted, the District may negotiate exceptions and/or additions with offerors, beginning in order with the offeror submitting the fewest exceptions and/or additions to the offeror submitting the greatest number of exceptions and/or additions. Contracts may become effective as negotiations are completed.
- f. If, in the negotiation of exceptions and/or additions with a particular offeror, an agreement is not reached, after a reasonable amount of time, as determined by the Procurement Official, the negotiations may be terminated, a contract will not be awarded to that offeror, and the District may move to the next eligible offeror.

4. Protected Records:

- a. The following are protected records, and may be redacted by the offeror subject to the procedures described below in accordance with the Governmental Records Access and Management Act (GRAMA) Title 63G, Chapter 2 of the Utah Code.
 - i. A trade secret, as defined in Section 13-24-2 of the Utah Code.
 - ii. Commercial information or non-individual financial information subject to the provisions of Section 63G-2-305(2) of GRAMA.
 - iii. Other Protected Records under GRAMA.
- b. Any person requesting that a record be protected shall include with the proposal or submitted document:
 - i. A written indication of which provisions of the proposal or submitted document are claimed to be considered for business confidentiality or to be protected (including trade secrets or other reasons for non-disclosure under GRAMA); and
 - ii. A concise statement of the reasons supporting each claimed provision of business confidentiality or other basis for protection.

5. Notification:

- a. A person who complies with Subsection 4 immediately above will be notified by the District prior to the public release of any information for which a claim of confidentiality has been asserted.
- b. Except as provided by court order, the District may not be compelled to disclose a record claimed to be protected under Subsection 4 immediately above but which the District or State Records Committee determines should be disclosed until the period in which to bring an appeal expires or the end of the appeal process, including judicial appeal, is reached. This Subsection 5 does not apply where the claimant, after notice, has waived the claim by

not appealing or intervening before the State Records Committee. To the extent allowed by law, the parties to a dispute regarding the release of a record may agree in writing to an alternative dispute resolution process.

- c. Any allowed disclosure of public records submitted in the request for proposals process will be made only after the selection of the successful offeror(s) has been made public.

6. Process for Submitting Proposals with Protected Business Confidential Information:

- a. If an offeror submits a proposal that contains information claimed to be business confidential or protected information, the offeror must submit two separate proposals:
 - i. One redacted version for public release, with all protected business confidential information either blacked-out or removed, clearly marked as "Redacted Version"; and
 - ii. One non-redacted version for evaluation purposes clearly marked as "Protected Business Confidential".
- b. Pricing may not be classified as business confidential and will be considered to be public information.
- c. An entire proposal may not be designated as "PROTECTED", "CONFIDENTIAL" or "PROPRIETARY" and shall be considered to be non-responsive unless the offeror removes the designation.

7. Pre-proposal Conferences/Site Visits:

- a. Pre-proposal conferences/site visits may be conducted to explain the procurement requirements. If there is to be a pre-proposal conference or site visit, the time and place of the pre-proposal conference/site visit shall be stated in the RFP.
- b. Pre-proposal conference/site visits may be mandatory, but only if the RFP states that the pre-proposal conference/site visit is mandatory and provides the location, date and time of the site visit and also states that failure to attend a mandatory pre-proposal conference/site visit shall result in the disqualification of any offeror that does not attend.
- c. Attendance at a pre-proposal conference may be conducted via any of the following as determined by the Procurement Official:
 - i. Attendance in person;
 - ii. Teleconference participation;

- iii. Webinar participation; or
 - iv. Other approved electronic media
- d. A site visit may generally only be attended in person provided, however, at the discretion of the Procurement Official, an audio or video recording of a site visit may be used.
- e. Attendance and participation at all pre-proposal conferences and site visits must be by an authorized representative of the offeror and as may be further specified in the RFP.
- f. The District will maintain an attendance log including the name of each attendee, the firm the attendee is representing, the attendee's contact information, and any documents distributed to the attendees; and the District may maintain minutes of the pre-proposal conference/site visit.
- g. The District may, as appropriate, publish as an addendum to the solicitation:
 - i. The attendance log;
 - ii. Minutes of the pre-proposal conference and any documents distributed to the attendees at the pre-proposal conference or site visit; or
 - iii. Any oral modification made to any of the solicitation documents, which shall be reduced to writing.

8. Addenda to Request for Proposals:

- a. Addenda to a Request for Proposals may be made for the purpose of making changes to:
 - i. The scope of work;
 - ii. The schedule;
 - iii. The qualification requirements;
 - iv. The criteria;
 - v. The weighting; or
 - vi. Other requirements of the RFP.
- b. Addenda shall be published within a reasonable time prior to the deadline that proposals are due, to allow prospective offerors to consider the addenda in preparing proposals. Publication at least 5 calendar days prior to the deadline that proposals are due shall be deemed a reasonable time. Minor addenda and urgent circumstances may justify a shorter period of time.
- c. After the due date and time for submitting a response to a request for proposals, at the discretion of the Procurement Official, addenda to the request for proposals may be limited to offerors that have submitted

proposals, provided the addenda does not make a substantial change to the RFP that, in the opinion of the Procurement Official, likely would have impacted the number of offerors responding to the original publication of the RFP.

9. Modification or Withdrawal of Proposal Prior to Deadline: A proposal may be modified or withdrawn prior to the established due date and time for responding.
10. Proposals and Modifications, Delivery and Time Requirements: To the extent that an error on the part of the District or an employee of the District results in a proposal or modification to a proposal not being received by the established due date and time, the proposal or modification to a proposal shall be accepted as being on time. Otherwise, the following shall apply:
 - a. Proposals and modifications to a proposal submitted electronically or by physical delivery, after the established due date and time, will not be accepted for any reason, except as determined under d. below.
 - b. When submitting a proposal or modification to a proposal electronically, offerors must allow sufficient time to complete the online forms and upload documents. The solicitation will end at the closing time posted in the electronic system. If an offeror is in the process of uploading a proposal when the closing time arrives, the proposal or modification to a proposal will not be accepted.
 - c. When submitting a proposal or modification to a proposal by physical delivery (U.S. mail, courier service, hand-delivery, or other physical means) offerors are solely responsible for meeting the deadline. Delays caused by a delivery service or other physical means will not be considered as an acceptable reason for a proposal or modification to a proposal being late.
 - i. All proposals or modifications to proposals received by physical delivery will be date and time stamped by the District.
 - d. To the extent that an error on the part of the District or an employee of the District results in a proposal or modification to a proposal not being received by the established due date and time, the proposal or modification to a proposal will be accepted as being on time.
11. Errors in Proposals: The following shall apply to the correction or withdrawal of an unintentionally erroneous proposal, or the cancellation of an award or contract that is based on an unintentionally erroneous proposal. A decision to permit the correction or withdrawal of a proposal or the cancellation of an award or a contract shall be supported in a written document, signed by the Procurement Official.
 - a. Mistakes attributed to an offeror's error in judgment may not be corrected.

- b. Unintentional errors not attributed to an offeror's error in judgment may be corrected if it is in the best interest of the District and correcting the error maintains the fair treatment of other offerors.
 - i. Examples include:
 - (1) Missing signatures;
 - (2) Missing acknowledgement of an addendum;
 - (3) Missing copies of professional licenses, bonds and insurance certificates, provided that copies are submitted by the deadline to correct the mistake established by the Procurement Official;
 - (4) Typographical errors;
 - (5) Mathematical errors not affecting the total proposed price; or
 - (6) Other errors deemed by the Procurement Official to be immaterial or inconsequential in nature.
- c. Unintentional errors discovered after the award of a contract may only be corrected if, after consultation with the Procurement Official and the District's legal counsel, it is determined that the correction of the error does not violate the requirements of the Procurement Code or this Policy.

12. Evaluation of Proposals:

- a. The evaluation of proposals shall be conducted in accordance with Part 7 of the Procurement Code.
- b. An evaluation committee consisting of at least three individuals may ask questions of offerors to clarify proposals, provided that the questions are submitted and answered in writing. The record of questions and answers shall be maintained in the file.
- c. The evaluation of cost in an RFP shall be based on the entire term of the contract, excluding renewal periods.
 - i. Unless an exception is authorized in writing by the Procurement Official, cost should not be artificially divided or evaluated on any other basis than the entire term of the contract, excluding renewal periods.
 - ii. Whenever practicable, the evaluation of cost should include maintenance and service agreements, system upgrades, apparatuses, and other components associated with the procurement item.

13. Correction or Withdrawal of Proposal:

- a. In the event an offeror submits a proposal that on its face appears to be impractical, unrealistic or otherwise in error, the Procurement Official may contact the offeror to:
 - i. Confirm the proposal;
 - ii. Permit a correction of an immaterial error in the proposal as provided in Section 63G-6a-114 of the Act;
 - iii. Request the offeror to clarify information in the proposal as provided in Section 63G-6a-115 of the Act; or
 - iv. Permit the withdrawal of the proposal.
- b. Offerors may not correct errors, deficiencies, or incomplete responses in a proposal that has been determined to be not responsible or not responsive, or that does not meet the mandatory minimum requirements stated in the request for proposals.

14. Interviews and Presentations:

- a. Interviews and presentations may be held as outlined in the RFP.
- b. Offerors invited to interviews or presentations shall be limited to those offerors meeting minimum requirements specified in the RFP.
- c. Representations made by the offeror during interviews or presentations shall become an addendum to the offeror's proposal and shall be documented. Representations must be consistent with the offeror's original proposal and may only be used for purposes of clarifying or filling in gaps in the offeror's proposal.
- d. The Procurement Official shall establish a date and time for the interviews or presentations and shall notify eligible offerors of the procedures. Interviews and presentations will be at the offeror's expense.

15. Best and Final Offers: Best and final offers (BAFO) shall be requested in accordance with Section 63G-6a-707.5 of the Act and this Policy.

- a. The BAFO process is an optional step in the evaluation phase of the request for proposals process in which offerors are requested or given an opportunity to modify their proposals. An evaluation committee may request best and final offers when:
 - i. No single proposal addresses all of the specifications;
 - ii. All of the proposals are unclear or deficient in one or more respects;
 - iii. All cost proposals exceed the identified budget or the District's available funding; or

- iv. Two or more proposals receive an identical score and it is the highest score.
- b. Only offerors meeting the minimum qualifications or scores described in the RFP are eligible to respond to a call for best and final offers.
- c. Proposal modifications submitted in response to a request for best and final offers may only address the specific issues and/or sections of the RFP described in the request for best and final offers.
 - i. An offeror may not use the best and final offers process to correct other deficiencies in the offeror's proposal not called for in the request for best and final offers issued by the District.
- d. When a request for best and final offers is issued to reduce cost proposals, offerors shall submit itemized cost proposals which clearly indicate the tasks or scope reductions that can be implemented to bring costs within the available budget.
 - i. The cost information of one offeror may not be disclosed to a competing offeror during the best and final offers process and such cost information shall not be shared with other offerors until after the contract has been awarded.
 - ii. The District shall ensure that auction tactics are not used in the discussion process, including discussing and comparing the costs and features of other proposals.
- e. The best and final offers process is an optional step that may only be conducted during the evaluation phase of the RFP process and may not be conducted as part of the contract negotiation process.
- f. The District will not use the best and final offers process to allow offerors a second opportunity to propose on the entire RFP.
- g. If a proposal modification is made orally during the interview or presentation process, the modification must be confirmed in writing.
- h. A request for best and final offers shall:
 - i. Comply with Section 63G-6a-707.5 of the Act;
 - ii. Include a deadline for submission that allows offerors a reasonable opportunity to prepare and submit their responses;
 - iii. Indicate how proposal modifications in response to a request for best and final offers will be evaluated;

- i. If an offeror does not submit a best and final offer, its immediate previous proposal will be considered as its best and final offer;
- j. Unsolicited best and final offers will not be accepted.

16. Cost-benefit Analysis Exception: CM/GC:

- a. A cost-benefit analysis is not required if the contract is awarded based solely on the qualifications of the construction manager/general contractor and the management fee described in Section 63G-6a-707(10) of the Act, provided:
 - i. A competitive process is maintained by the issuance of a request for proposals that requires the offeror to provide, at a minimum:
 - (1) A management plan;
 - (2) References;
 - (3) Statements of qualifications; and
 - (4) A management fee which contains only the following:
 - (i) Preconstruction phase services;
 - (ii) Monthly supervision fees for the construction phase; and
 - (iii) Overhead and profit for the construction phase.
- b. A cost-benefit analysis shall be based on the entire term of the contract, excluding any renewal periods, and may take life-cycle costs into consideration.
- c. The evaluation committee may, as described in the solicitation, weight and score the management fee as a fixed rate or a fixed percentage of the estimated contract value.
- d. The awarded contract must be in the best interest of the District.

17. Only One Proposal Received:

- a. If only one proposal is received in response to a request for proposals or only one vendor on an approved vendor list responds to an invitation to provide goods or services, the evaluation committee or Procurement Official may conduct a review to determine if:
 - i. The proposal meets the minimum requirements;
 - ii. Pricing and terms are reasonable; and
 - iii. The proposal is in the best interest of the District.

- b. If the evaluation committee or Procurement Official determines that the proposal meets the minimum requirements, pricing and terms are fair and reasonable, and the proposal is in the best interest of the District, the District may make an award.
- c. If a contract is awarded to the sole offeror, the Procurement Official shall maintain records that document why no more offers were received.
- d. If an award is not made, the District may either cancel the procurement or resolicit for the purpose of obtaining additional proposals.

18. Evaluation Committee Procedures for Scoring Criteria Other Than Cost:

- a. To prevent the evaluation committee from analyzing proposals that cannot be considered for award, either the evaluation committee, or the Procurement Official prior to distributing copies of proposals to the evaluation committee, may conduct an initial review of any applicable pass/fail minimum requirements or minimum score threshold set forth in the RFP to determine whether the proposals are responsive and responsible or are in violation of the Procurement Code or this Policy. Thresholds may be based on minimum scores for each evaluation category, the total of each minimum score for each evaluation category based on the total points available, or a combination the above. Thresholds may not be based on a natural base on scores that was not defined or stated in the RFP or on a predetermined number of offers, unless specifically authorized by the Procurement Official. The evaluation committee should not evaluate proposals deemed non-responsive or non-responsible or that have been disqualified for a violation of the Procurement Code or this Policy. Examples of pass/fail minimum requirements include:
 - i. Timeliness of receipt of the proposal;
 - ii. Qualifications;
 - iii. Certifications;
 - iv. Licensing;
 - v. Experience;
 - vi. Compliance with state or federal regulations;
 - vii. Services provided;
 - viii. Product availability;
 - ix. Equipment; and
 - x. Other pass/fail minimum requirements set forth in the RFP.
- b. The evaluation and scoring of proposals in the RFP process shall be conducted in accordance with the following procedures:

- i. Prior to the scoring of proposals, the Procurement Official will meet with the evaluation committee and any staff members who will have access to the proposals to:
 - (1) Explain the evaluation and scoring process to ensure that each committee member has a clear understanding of the scoring process and how points will be assigned;
 - (2) Discuss requirements regarding conflicts of interest, the appearance of impropriety, and the importance of confidentiality;
 - (3) Discuss the scoring sheet and evaluation criteria set forth in the RFP; and
 - (4) Provide a copy of relevant portions of this Policy to the evaluation committee and any staff members who will have access to the proposals.
- ii. Once the proposals have been received and it is clear which offerors will be involved in the RFP process, each member of the evaluation committee may be asked to sign a written statement certifying that he/she does not have a conflict of interest, as set forth in Section 63G-6a-707 of the Act and in this Policy.
- c. Unless an exception is authorized by the Procurement Official, in order to avoid cost influencing the evaluation committee's scoring of non-price criteria, in accordance with Section 63G-6a-707 of the Act, costs may not be revealed to the evaluation committee until after the committee has finalized its scoring on all other technical non-price criteria stated in the RFP.
- d. After receipt of proposals, each committee member is expected to independently read and score each proposal based on the technical non-price criteria set forth in the RFP to assess the completeness, quality, and desirability of each proposal.
 - i. Proposals must be evaluated solely on the criteria stated in the RFP.
 - (1) Past performance ratings and references may be considered if listed as an evaluation criteria in the RFP.
 - (2) Personal opinions based on prior experience with a procurement item or the offeror are not to be considered in scoring proposals, except as provided in the RFP.
 - (3) Personal favoritism for a vendor or bias against a vendor cannot be considered in scoring proposals, but a committee member may properly have a bias based upon the review of a proposal in comparison to the criteria stated in the RFP.

- ii. Evaluators are encouraged to request technical support from the Procurement Official when conducting their independent assessments and scoring.
 - iii. After the proposals have been evaluated and scored by the individual committee members, the entire committee shall meet to discuss the proposals; if applicable, to conduct interviews; to resolve any factual disagreements; and to arrive at the final scoring. All committee members must be present in person or by electronic means to take any official action.
 - (1) If a committee member does not attend an evaluation committee meeting (including electronic attendance), the member may be removed from the evaluation committee and the remainder of the committee may take official action, provided there are at least three evaluation committee members remaining.
 - iv. If there are mandatory minimum requirements, those offerors not meeting the requirements will be eliminated from further consideration.
 - v. During committee discussions, each member may change his/her initial scoring. If additional information or clarification is needed from an offeror, the committee may, with approval by the Procurement Official, request information or clarification from an offeror. Such request will only be approved if it can be done in a manner that is fair to all offerors.
 - vi. If, at any time during the evaluation process, the evaluation committee or the Procurement Official determines that no single proposal adequately addresses all of the specifications stated in the RFP, all proposals are unclear or deficient in one or more respects, cost proposals exceed the identified budget or the District's funding, or two or more proposals receive an identical evaluation score that is the highest score then, with the approval of the Procurement Official, best and final offers may be requested from responsible and responsive offerors and be evaluated in accordance with Section 63G-6a-707.5 of the Act and applicable portions of this Policy.
 - vii. Each evaluation committee member shall turn in a completed scoring sheet, signed and dated by the evaluation committee member.
- e. The evaluation committee may tally the final scores for criteria other than cost to arrive at a consensus score by either of the following methods:
- i. Total of all of the points given by individual committee members; or
 - ii. An average of the individual scores.

- f. The evaluation committee shall submit its final recommended scores for all criteria other than cost to the Procurement Official.
- g. The District shall follow the procedures set forth in Section 63G-6a-707 of the Act pertaining to the following:
 - i. Reviewing the evaluation committee's final recommended scores for each proposal for all criteria other than cost;
 - ii. Scoring cost based on the applicable scoring formula; and
 - iii. Calculating the total combined score for each responsive and responsible proposal.
- h. The evaluation committee and/or the Procurement Official shall prepare a cost justification statement for the committee recommendation and any applicable cost-benefit analysis.
 - i. The Procurement Official may replace any member on the evaluation committee or reconstitute the committee in any way deemed appropriate to cure an impropriety. If the impropriety cannot be cured by replacing a committee member, then a new evaluation committee may be appointed or the procurement may be cancelled.
- j. Nothing in this Policy shall preclude the Procurement Official from serving on an evaluation committee.

19. Criteria for Scoring Criteria Other Than Cost:

- a. Proposals apparently meeting the mandatory minimum requirements stated in an RFP will be scored on each, evaluation criteria, other than cost, based upon criteria stated in the RFP using a one through five point scoring system.
- b. Points shall be awarded to each applicable evaluation category as set forth in the RFP which may include:
 - i. Technical specifications;
 - ii. Qualifications and experience;
 - iii. Programming;
 - iv. Design;
 - v. Time, manner, or schedule of delivery;
 - vi. Quality or suitability for a particular purpose;
 - vii. Financial solvency;
 - viii. Management and methodological plan; and
 - ix. Other requirements specified in the RFP.

c. Scoring Methodology:

- i. Five points (Excellent): The proposal addresses and exceeds all of the requirements described in the RFP.
- ii. Four points (Very Good): The proposal addresses all of the requirements described in the RFP and, in some respects, exceeds them.
- iii. Three points (Good): The proposal addresses all of the requirements described in the RFP in a satisfactory manner.
- iv. Two points (Fair): The proposal addresses the requirements described in the RFP in an unsatisfactory manner.
- v. One point (Poor): The proposal fails to address the requirements described in the RFP or addresses the requirements inaccurately or poorly.

20. Minimum Score Thresholds: The District may establish minimum score thresholds for any RFP procurement to advance proposals from one stage in the RFP process to the next, including contract award.

- a. If minimum score thresholds are established for a procurement, the RFP must clearly describe the minimum score threshold that proposals must achieve in order to advance to the next stage in the RFP process or to be awarded a contract.
- b. Minimum score thresholds may be based on:
 - i. Minimum scores for each evaluation category;
 - ii. The total of each minimum score in each evaluation category based on total points available; or
 - iii. A combination of (i) and (ii).
- c. Minimum score thresholds may not be based on:
 - i. A natural break in scores that was not defined and set forth in the RFP; or
 - ii. A predetermined number of offerors.

21. Evaluation Committee Members Required to Exercise Independent Judgment:

- a. Evaluation committee members are expected to exercise independent judgment in a manner that is not dependent on anyone else's opinion or desires. As such, committee members must not allow their scoring to inappropriately be influenced by another person's wishes that additional or fewer points be awarded to a particular offeror.

- b. Evaluators may seek to increase their knowledge before scoring by asking questions and seeking appropriate information from the Procurement Official. Otherwise, evaluators should not discuss proposals or the scoring of proposals with other persons who are not on the evaluation committee.
- c. The exercise of independent judgment applies not only to possible inappropriate influences from outside the evaluation committee, but also to inappropriate influences from within the committee. It is acceptable for there to be discussion and debate within the committee regarding how well a proposal meets the evaluation criteria. However, open discussion and debate may not be allowed to lead to coercion or intimidation on the part of one committee member in an attempt to influence the scoring of another committee member.
 - i. Evaluators may not act on their own or in concert with another evaluation committee member to inappropriately steer an award to a favored vendor or to disfavor a particular vendor.
- d. Evaluators are required to report to the Procurement Official any attempt by another committee member to improperly influence the scoring to favor or disfavor a particular offeror.
- e. If an evaluator feels that his/her independence has been compromised, that person must recuse himself/herself from the evaluation process.

22. Professional Services:

- a. A contract with a consultant providing professional or technical services, such as accounting and legal services, may be awarded using the RFP procedure or as a small purchase under Part V of this Policy. The award of a contract for engineering, architectural, master planning and programming or commercial interior design services is governed by Part XV of this Policy.
- b. Subject to Section IV.A. of this Policy, contracts with consultants providing professional or technical services, such as accounting, legal and design professional services, may be extended from year-to-year in the discretion of the Procurement Official in accordance with Section 63G-6a-1204(7) of the Act.

23. Publicizing Awards:

- a. The following shall be disclosed after receipt of a GRAMA request and payment of any lawfully enacted and applicable fees:

- i. The contract(s) entered into as a result of the selection and the successful proposal(s), except for those portions that are to be non-disclosed under Subsection E.4 above;
 - ii. The unsuccessful proposals, except for those portions that are not to be disclosed;
 - iii. The rankings of the proposals;
 - iv. The names of the members of any evaluation committee;
 - v. The final total or average scores used by the evaluation committee to make the selection (in no event will the names of the individual scorers be associated with their individual scores or rankings); and
 - vi. The written justification statement supporting the selection, except for those portions that are not to be disclosed.
 - b. The following may impair the District's procurement proceedings or give an unfair advantage to a person proposing to enter into a contract or agreement with the District, and may not be disclosed by the District to the public, including under a GRAMA request:
 - i. The names of individual scorers/evaluators in relation to their individual scores or rankings;
 - ii. Any individual scorer's/evaluator's notes, drafts, or working documents;
 - iii. Non-public financial statements; and
 - iv. Past performance and reference information, which is not provided by the offeror and which is obtained as a result of the efforts of the District. To the extent such past performance or reference information is included in the written justification statement; it is subject to public disclosure.
24. **Timing of Rejection:** The District may, at any time during the RFP process, reject a proposal based on a determination that the submitter of the proposal is not responsible or the proposal is not responsive. As such, the evaluation committee may make a determination that a proposal is not responsive or an offeror is not responsible at any time even if the proposal initially passed the pass/fail review mentioned in Section VIII.E.18.a.
25. **Public-Private Partnerships:** The District shall award a contract for a public-private partnership, as defined 63G-6a-103 of the Act, using the request for proposals standard procurement process as set forth in Part 7 of the Act.

F. Annual Renewals of Purchase Contracts: Subject to the Act, unless the District has an approved contract with a longer term than one year or it is desirable to extend or continue purchases from the same source as allowed under Subsection X.A.1., A.2. or A.3., the purchase of supplies, materials and equipment on a monthly or other recurring basis is to be the subject of an annual bid, proposal or competitive quotation procedure, as determined to be appropriate by the Procurement Official.

G. Conformity to Solicitation Requirements:

1. Rejection:
 - a. Any bid or offer that fails to conform to the essential requirements of the solicitation shall be rejected.
 - b. Any bid or offer that does not conform to the applicable specifications shall be rejected unless the solicitation authorized the submission of alternate bids or offers and the procurement item(s) offered as alternates meet the requirements specified in the solicitation.
 - c. Any bid or offer that fails to conform to the delivery schedule or permissible alternates stated in the solicitation shall be rejected.
2. Conditions or Exceptions: A bid or offer shall be rejected when the bidder or offeror imposes conditions or takes exceptions that would modify requirements or terms and conditions of the solicitation or limit the bidder or offeror's liability to the District, since to allow the bidder or offeror to impose such conditions or take exceptions would be prejudicial to other bidders or offerors. For example, bids or offers shall be rejected in which the bidder or offeror:
 - a. For commodities, protects against future changes in conditions, such as increased costs, if total possible costs to the District cannot be determined;
 - b. Fails to state a price and indicates that price will be the price in effect at time of delivery or states a price but qualifies it as being subject to the price in effect at the time of delivery;
 - c. When not authorized by the solicitation, conditions or qualifies a bid by stipulating that it is to be considered only if, before the date of award, the bidder or offeror receives (or does not receive) an award under a separate solicitation;
 - d. Requires that the District is to determine that the bidder's or offeror's product meets applicable specifications; or
 - e. Limits any right of the District under any contract clause.
3. Deletion: A bidder or offeror may be requested to delete objectionable conditions from a bid or offer, provided doing so is not prejudicial to other bidders or offerors, or the conditions do not go to the substance, as distinguished from the form, of the bid or proposal. A condition goes to the substance of a bid or offer when it affects price, quantity, quality, or delivery of the offered procurement item(s).

H. Unreasonable or Unbalanced Pricing:

1. Rejection:

- a. Any bid or offer may be rejected if the Procurement Official determines in writing that it is unreasonable as to price. Unreasonableness of price includes not only the total price of the bid or offer, but also the prices for individual line items.
- b. Any bid or offer may be rejected if the prices for any line item or subline item are materially unbalanced. Unbalanced pricing may increase performance risk and could result in payment of unreasonably high prices. Unbalanced pricing exists when, despite an acceptable total evaluated price, the price of one or more line items is significantly overstated or understated as indicated by the application of cost or price analysis techniques. The greatest risks associated with unbalanced pricing occur when:
 - i. Startup work, mobilization, procurement item sample production or testing are separate line items;
 - ii. Base quantities and optional quantities are separate line items; or
 - iii. The evaluated price is the aggregate of estimated quantities to be ordered under separate line items of an indefinite-delivery contract.
- c. All bids or offers with separately priced line items or subline items may be analyzed to determine if the prices are unbalanced. If cost or price analysis techniques indicate that an offer is unbalanced, the District shall:
 - i. Consider the risks to the District associated with the unbalanced pricing in determining the competitive range and in making the source selection decision; and
 - ii. Consider whether award of the contract will result in paying unreasonably high prices for contract performance.
- d. A bid or offer may be rejected if the Procurement Official determines that the lack of balance poses an unacceptable risk to the District.

I. Rejection for Non-responsibility or Non-responsiveness:

- 1. Non-responsible Bidder or Offeror: Subject to Section 63G-6a-903 of the Act, the Procurement Official shall reject a bid or offer from a bidder or offeror that is determined to be non-responsible. The requirements for a bidder or offeror to be “responsible” are defined in Section 63G-6a-103 of the Act. The unreasonable failure of a bidder or offeror to promptly supply information in response to an inquiry with respect to responsibility may be grounds for a determination of non-responsibility of that bidder or offeror.

2. Nonresponsive Offer: The Procurement Official may not accept a bid or proposal that is not “responsive” as defined in Section 63G-6a-103 of the Act.
 3. Bid Security Failure: When bid security is required and a bidder fails to furnish the security in accordance with the requirements of the invitation for bids, the bid may be rejected.
 4. Documentation: The originals of all rejected bids, offers, or other submissions, and all written findings with respect to such rejections, shall be made part of the procurement file and be available for public inspection.
- J. Rejection for Suspension/Debarment**: Bids, offers, or other submissions received from any vendor that is suspended, debarred, or otherwise ineligible as of the due date for receipt of bids, proposals, or other submissions shall be rejected.

IX. CANCELLATION REJECTION AND DEBARMENT

A. General Provisions:

1. Cancellation: An Invitation for Bids, a Request for Proposals, or other solicitation may be canceled prior to the deadline for receipt of bids, proposals, or other submissions, when it is in the best interest of the District as determined by the Procurement Official. In the event a solicitation is cancelled, the reasons for cancellation shall be made part of the procurement file and shall be available for public inspection and the District shall:
 - a. Re-solicit new bids or proposals using the same or revised specifications;
or
 - b. Withdraw the requisition for the procurement item(s).
2. Rejection of Bids and Proposals: Any or all bids or competitive sealed proposals may be rejected in whole or in part when doing so is deemed to be in the best interest of the District, and the District may, in its discretion, re-invite bids or re-solicit competitive sealed proposals.
 - a. After a notice of award has been issued, but before a written contract between the successful vendor and the District has been signed, the District may cancel the notice of award based upon information which, if it had been known prior to the issuance of the notice of award, would have been cause for the rejection of the otherwise successful bid or proposal.
 - b. In particular, an offer that is determined to be non-responsive or nonresponsive will be rejected, as will a bid or offer received from any person that is suspended, debarred or otherwise ineligible as of the deadline for receipt of solicitation responses.

B. Re-solicitation:

1. No Response: In the event there is no response to an initial solicitation, the Procurement Official may:
 - a. Contact the known supplier community to determine why there were no responses to the solicitation;
 - b. Research the potential vendor community; and,
 - c. Based upon the information obtained under (a) and (b), modify the solicitation documents.
2. Inadequate Supplemental Response: If the District has modified the solicitation documents and, after the re-issuance of a solicitation, there is still no competition or there is insufficient competition, the Procurement Official may:
 - a. Further modify the procurement documents; or,
 - b. Cancel the requisition for the procurement item(s).

C. Cancellation Before Award: When it is determined before award but after opening the bids or proposals that the specifications, scope of work or other requirements contained in the solicitation documents were not met by any bidder or offeror, and all solicitation responses have been determined to be nonresponsive or non-responsible, the solicitation shall be cancelled.

1. Determination: Solicitations may be cancelled before award but after opening all bids or offers when the Procurement Official determines in writing that:
 - a. Inadequate, erroneous or ambiguous specifications were cited in the solicitation;
 - b. The specifications in the solicitation have been or must be revised;
 - c. The procurement item(s) being solicited are no longer required;
 - d. The solicitation did not provide for consideration of all factors of cost to the District, such as cost of transportation, warranties, service and maintenance;
 - e. Bids or offers received indicate that the needs of the District might be satisfied by a less expensive procurement item differing from that in the solicitation;

- f. All otherwise acceptable bids or offers received are at unreasonable prices, or only one bid or offer is received and the Procurement Official cannot determine the reasonableness of the bid price or cost proposal;
- g. The responses to the solicitation were not independently arrived at in open competition, were collusive, or were submitted in bad faith;
- h. No responsive bid or offer has been received from a responsible bidder or offeror;
- i. An infraction of the Utah Code, an applicable rule, or a policy has occurred; or
- j. Other circumstances or reasons that constitute reasonable cause as determined by the Procurement Official.

D. Alternative to Cancellation: In the event administrative difficulties are encountered, before award but after the deadline for receipt of submissions that may delay the award beyond the bidders', offerors' or other persons' acceptance periods, the bidders, offerors or persons should be requested, before the expiration of their solicitation responses, to extend in writing the acceptance period (with the consent of sureties, if any) to avoid the need for cancellation.

E. Continuation of Need: If the solicitation has been cancelled for the reasons specified in Subsection C.1. f., g or h above, the Procurement Official has made the determination required under Subsection C., and the District has an existing contract, the District may permit an extension of the existing contract under Section 63G-6a-802.7 of the Act.

F. Award of a Contract After Cancellation for Cause or by Mutual Agreement:

- 1. Controlling Interest of the District: If a contract awarded through a standard procurement process is cancelled for cause or by mutual agreement within the first 12 months of the contract term and the procurement item is still determined to be needed, the Procurement Official may make a determination concerning whether it is in the best interest of the District to award a contract for the balance of the scope of work set forth in the solicitation to a responsible vendor that responded to the original solicitation with a responsive solicitation response that meets all of the minimum score thresholds set forth in the solicitation:
 - a. Having the next lowest bid in response to an invitation for bids; or
 - b. With the next highest total score or the next authorized score to award a contract in accordance with the RFP, an approved vendor list, the design professional or other professional services procurement process; or

- c. To issue a new solicitation for the procurement item.
- 2. Equitable Treatment of Participants: In making a determination under Subsection F.1, the Procurement Official shall consider the equitable treatment of all persons involved in the procurement process.
- 3. Cancellation for Convenience/Timing. A new contract may not be awarded under this Subsection F if the original contract is cancelled by the District for convenience, if to do so would extend a contract beyond the contract period identified in the solicitation, or if the contract is cancelled after the first 12 months of the original contract period.

X. EXCEPTIONS – PROCUREMENT WITHOUT COMPETITION

- A. **Contracts Awarded Without Competition**: The Procurement Official or the Board, through appropriate action, may determine that a specific contract for a supply, service or construction item should be awarded without receipt or review of competitive bids or proposals if one of the circumstances stated in 1 through 8 below exists. In the event a contract is awarded without competition for one of these reasons, a written determination of both the reason for purchasing or contracting without competition as well as the basis for the selection of the particular contractor and/or supplier will be recorded. When practical, the Procurement Official will conduct a price analysis before awarding a sole source contract. With these written determinations, a record containing the contractor's or supplier's name, the amount and type of the contract, the total dollar value of the procurement item including, when applicable, the actual or estimated full life-cycle cost of maintenance and of the service agreement, the duration of the proposed sole source contract, documentation that there is no other competing source for the procurement item (unless the procurement is under 1.ii or iii below), a description of the procurement item, and any other information desired by the Procurement Official will be maintained in the contract file.

- 1. Sole Source:
 - a. Sole source procurements shall be conducted in accordance with requirements set forth in Section 63G-6a-802 of the Procurement Code. A sole source procurement may be conducted if:
 - i. There is only one source for the procurement item;
 - ii. The award to a specific supplier, service provider, or contractor is a condition of a donation or grant that will fund the full cost of the supply, service or construction item;
 - iii. The procurement item is needed for trial use or testing pursuant to Section 63G-6a-802.3 of the Act to determine whether the procurement item will benefit the District;
 - iv. Transitional costs are a significant consideration in seeking the procurement item and a cost benefit analysis demonstrates that

transitional costs are unreasonable or cost prohibitive and that the award of a contract without engaging in a standard procurement process is in the best interest of the District;

- v. The procurement item is a component or replacement part for which there is no commercially available substitute and which can be obtained only from the manufacturer;
 - vi. The procurement item is an exclusive maintenance service or warranty agreement;
 - vii. The procurement item is a utility service for which only one public service provider is available in the area;
 - viii. Compatibility is the overriding consideration in making the purchase;
 - ix. A used procurement item that presents a unique, specialized or time limited buying opportunity; or
 - x. The Procurement Official determines, after diligent inquiry, that awarding a contract through a standard procurement process is impractical and is not in the best interest of the District.
2. Continuation of Previous Purchases: When the purchase is a continuation of previous purchases, and there exists a clear potential economic benefit to the District to negotiate a contract directly with the firm that supplied the initial purchase.
3. No Response to Bid Invitation: When the District does not receive a responsive, responsible response to its announcement, request for proposals or invitation to bid.
4. Cooperative Contract: Without conducting a standard procurement process, the District may make purchases from state cooperative contracts as provided in Section 63G-6a-2105 of the Act without signing a participating addendum if the solicitation issued by the State's Chief Procurement Officer included a statement indicating that the resulting contract would be issued for the benefit of other public entities. Furthermore, nothing contained in this Policy shall prohibit or limit the ability of the District to contract with any other public agency for the exchange of supplies, material, services or equipment, which exchange shall be by the mutual agreement of the respective public agencies, or limit the ability of the District to participate in, sponsor, conduct or administer a cooperative procurement with another Utah procurement unit or public entity in accordance with the requirements of Section 63G-6a-2105(4) of the Act, which will require a participating addendum.
5. Emergency Procurement: Emergency procurements shall be conducted as provided below and in accordance with the requirements set forth in Section 63G-6a-803 of the Act. An emergency procurement may only be used when circumstances create harm or risk of harm to public health, welfare, safety, or property.
- a. Urgent or unexpected circumstances or requirements alone may not justify an award for a contract without using a standard procurement process.

Circumstances that may create harm or risk to health, welfare, safety, or property may justify an emergency procurement without engaging in a standard procurement process include:

- i. Damage to a facility or infrastructure resulting from flood, fire, earthquake, storm, or explosion;
 - ii. Failure or imminent failure of a public building, equipment, road, bridge or utility;
 - iii. Terrorist activity;
 - iv. Epidemic;
 - v. Civil unrest;
 - vi. Events that impair the ability of the District to function or perform required services;
 - vii. Situations that may cause harm or injury to life or property; or
 - viii. Other conditions as determined in writing by the Procurement Official.
- b. Emergency procurements are limited to those procurement items necessary to mitigate the emergency.
 - c. While a standard procurement process is not required under an emergency procurement, when practicable, the District may seek to obtain as much competition as possible through use of phone quotes, internet quotes, limited invitations to bid, or other selection methods while avoiding harm, or risk of harm, to the public health, safety, welfare, property, or impairment of the ability of the District to function or perform required services.
 - d. When it is practical to do so, the Procurement Official should be notified of the emergency condition prior to the acquisition of any material or supplies, goods, wares or merchandise as provided above. In the event an emergency which requires immediate action should arise after business hours, on a weekend or holiday and/or when it is otherwise not possible or convenient to notify the Procurement Official, emergency purchases may be made by the department in charge without notifying the Procurement Official, but such purchases shall be reported to the Procurement Official on the first working day after the occurrence. Where circumstances permit, the Procurement Official may propose lists of approved vendors for emergency purchases.
 - e. A written determination documenting the basis for the emergency and the selection of the procurement item shall be kept in the contract file. The required documentation may be prepared after the emergency condition has been alleviated.

6. Alternative Procurement Methods:

- a. The District may utilize alternative procurement methods to acquire procurement items such as those listed below when it is determined in writing by the Procurement Official to be more practicable or advantageous to the District:
 - i. Used vehicles;
 - ii. Hotel conference facilities and services;
 - iii. Speaker or trainer honorariums; and
 - iv. Any other procurement item for which a standard procurement method is not reasonably practicable.
 - b. When making this determination, the Procurement Official may take into consideration whether:
 - i. The potential cost of preparing, soliciting and evaluating bids or proposals is expected to exceed the benefits normally associated with such solicitations;
 - ii. The procurement item cannot be acquired through a standard procurement process; and
 - iii. The price of the procurement item is fair and reasonable.
 - c. In the event that it is so determined, the Procurement Official may elect to utilize an alternative procurement method which may include:
 - i. Informal price quotations;
 - ii. Direct negotiations; and,
 - iii. Direct award.
7. Unique Conference and Convention Facilities: Conference and convention facilities may be engaged without using a standard procurement process if they have unique special amenities, such as location and services.
 8. Certain Promotional Activities: International, national or local promotion of the District expenses may be incurred without using a standard procurement process with Board approval.

B. Transition Costs – Cost Benefit Analysis:

1. Definitions: For purposes of this Section B, the following definitions shall apply:
 - a. “Competing type of procurement item” means a type of procurement item that is the same, equivalent to, or superior to the existing type of procurement item currently under contract in all material aspects including performance, specifications, scope of work, and provider qualifications, certification, and licensing.

- b. “Competing provider” means a provider other than the existing provider under a contract that provides a competing type of procurement item.
 - c. “Significant,” “unreasonable or cost-prohibitive” transitional costs are defined as costs associated with changing from an existing provider of a procurement item to another provider of that procurement item or from an existing type of procurement item to another type that constitutes a measurably larger amount that likely would have an influence on or affect the award of a contract if a competitive procurement were to be conducted for the procurement item being considered, and provides a compelling justification for not conducting a competitive standard procurement process.
- 2. Transitional Costs that Must Be Considered: The transitional costs that must be considered in a cost-benefit analysis include:
 - a. Costs that are directly associated with changing from an existing provider of a procurement item to a competing provider of that procurement item or from an existing type of procurement item to a competing type of procurement item; and
 - b. A full lifecycle cost analysis of the existing type of procurement item and competing type of procurement items to determine which procurement item is more cost-effective.
- 3. Transitional Costs that May Be Considered: Transitional costs that may be considered in a cost benefit analysis include:
 - a. Costs identified in Section 63G-6a-103(93) of the Act;
 - b. Costs offered by a competing provider for a competing type of procurement item in a competitive bid or RFQ process conducted within the last 12 months;
 - c. costs offered by a competing provider for a competing type of procurement item in a competitive bid or RFP process conducted before the most recent 12 months, updated using an applicable price index;
 - d. written cost estimates obtained by the District from a competing provider for a competing type of procurement item; and
 - e. other transitional costs determined to be applicable by the Procurement Official.
- 4. Information Not to Be Considered: Transitional costs or other information that may not be considered in a cost-benefit analysis include:
 - a. Costs that are prohibited in Section 63G-6a-103(93) of the Act;

- b. Data provided by the existing provider for establishing the market value of the existing type of procurement item;
 - c. A competing provider's price for a competing type of procurement item;
 - d. Costs associated with any other procurement item other than the existing type of procurement item or a competing type of procurement item;
 - e. Non-monetary factors, such as the provider's performance, District preference, and other data or information that is not specific to the transitional costs associated with the existing type of procurement item or a competing type of procurement item;
 - f. Factors other than monetary transitional costs directly associated with changing from an existing provider of a procurement item to a competing provider of that procurement item or from an existing type of procurement item to a competing type of procurement item; and
 - g. other transitional costs or information deemed inappropriate or unreliable by the Procurement Official.
- 5. Completion: When appropriate or required, the District, under the direction of the Procurement Official, will complete a written cost-benefit analysis. The cost-benefit analysis should not be overly time-consuming to complete or involve hiring costly consultants or financial analysts.
- C. **Trial Use or Testing of Procurement Item including New Technology**: The trial use or testing of a procurement item, including new technology, shall be conducted as set forth in Section 63G-6a-802.3 of the Act.
- D. **Extension of a Contract Without Engaging in a Standard Procurement Process**: The Procurement Official may extend an existing contract without engaging in standard procurement process if it is necessary to avoid a lapse in a critical service mitigating a circumstance that is likely to have a negative effect on public safety, safety, health and welfare, or property; and the district is engaged in a standard procurement process for the procurement item for a limited period as provided in in 63G-61-802.7 of the Act.
- E. **Notice of Intent to Award a Contract Without Engaging in a Standard Procurement Process**: The District may issue a notice of intent to award a contract without engaging in a standard procurement process as follows:
 - 1. Content: At a minimum, the notice of intent to award a contract without engaging in a standard procurement process will include the following information:
 - a. A description of the procurement item or the proposed scope of work;

- b. The total dollar value of the procurement item including, for the applicable procurement item, the actual or full life cycle cost, including maintenance and service agreements;
 - c. The duration of the contract; and
 - d. A brief summary of research that resulted in the sole source determination respecting the unavailability of other sources, transitional costs or other circumstances that justify an award without using a standard procurement process and the determination that the procurement is in the best interest of the District.
- 2. Notice of Intent Form: The District may, but is not required to, use the “Notice of Intent to Award a Contract Without Engaging in a Standard Procurement Process” form developed by the Division Purchasing and General Services when a procurement is made without conducting a standard procurement process.
- 3. Threshold: A notice of intent to award a sole source procurement costing over **\$50,000** shall be published, and less costly sole source procurements may be published in the discretion of the Procurement Official, in accordance with Section 63G-6a-112 of the Act.
- 4. Waiver of Requirement: The requirement to publish a notice for a sole source or other procurement without engaging in a standard procurement process is waived:
 - a. For public utility services;
 - b. If the award to a specific supplier, service provider, or contractor is a condition of a donation or grant that will fund all or virtually all of the cost of the supply, service, or construction item; and
 - c. For other circumstances as determined in writing by the Procurement Official.
- 5. Contest of Notice: A person may contest a sole source procurement prior to the award of the contract before the closing of the public notice period set forth in Section 63G-6a-112 of the Act by submitting the following information in writing to the Procurement Official:
 - a. The name of the contesting person;
 - b. A detailed explanation of the challenge, including documentation showing that there are other competing sources for the procurement item;

- c. If transitional costs are a significant factor in the sole source procurement, evidence and arguments demonstrating that transitional costs are not significant, unreasonable, or cost-prohibitive; or
 - d. Reasons why a standard procurement process is in the best interest of the District.
6. Investigation and Determination: Upon receipt of information contesting a sole source procurement, the Procurement Official shall conduct an investigation to determine the validity of the challenge and make a written determination either supporting or denying the challenge.

XI. PROCUREMENT OF CONSTRUCTION

- A. **State Law**: District construction projects generally are governed by Part 13 of the Act and by this Part XI.
1. **Alternative Approach**: To the extent allowed by law, and notwithstanding anything to the contrary in this Policy, the District may procure construction pursuant to the requirements of Title 11, Chapter 39 of the Utah Code, in which event the “bid limit” calculated as provided in Utah Code Ann. § 11-39-101(1) shall replace all construction cost estimate and/or bid requirements based upon cost provisions of this Policy, including small purchase provisions under Part V, and otherwise applicable requirements of this Policy shall be superseded and replaced by the provisions of Title 11, Chapter 39.
- B. **Construction Cost Estimate**: The Manager or Procurement Official shall cause plans and specifications for construction projects, including the estimated cost of the improvements, to be prepared by the District’s engineer (in house or consulting) or other qualified person. The cost estimate shall be submitted to the Board either when the bid is submitted for formal approval or before the District undertakes the project using its own work crew or an invitation to bid or RFP is issued, or the Board will be provided an explanation of why plans and specifications and/or a cost estimate cannot be provided, as may be the case if a design-build contract is under consideration. If the estimated cost of the improvement is **\$250,000** or less, the District may make the improvement using an independent contractor without calling for formal bids or proposals for a construction project costing up to \$2,500,000 by following requirements stated in Subsection V.C.
- C. **Extra Work and Change Orders**: The Manager or Procurement Official is authorized to approve extra work or change orders in an amount not to exceed 10% of the contract when justified by contract specifications and deemed to be in the best interest of the District. At the conclusion of the contract, a final written report will be presented to the Board.
1. **Certification - Increases in Contract Amount**: Any change order which increases the contract amount shall be subject to prior written certification that the change order is within the determined project or contract budget. The certification may be

made by the District's Treasurer or other official responsible for monitoring and reporting upon the status of the costs of the total project or contract budget.

2. Availability of Funds or Adjustment in Scope of Work: If the certification discloses a resulting increase in the total project or contract budget, the Manager or Procurement Official shall not execute or make the change order unless sufficient funds are available or the scope of the project or of the contract is adjusted to permit the degree of completion feasible within the total project or contract budget as it existed prior to the change order under consideration. However, with respect to the validity, as to the contractor, of any executed change order upon which the contractor has reasonably relied, it shall be presumed that there has been compliance with the provisions of this Part XI.

D. Modification of Specifications: The Manager or Procurement Official shall have authority to waive or modify the District's construction specifications upon a determination that such waiver or modification does not significantly jeopardize the interests of the District and is reasonable and appropriate under the facts and circumstances presented. Such waivers and modifications may be based upon either requests from developers and other interested persons or District staff recommendations.

1. Permanent Modifications: Whenever the deletion or modification of the District's construction specifications is intended to be permanent and to apply to all or a significant number of future developments within the boundaries of the District, the Manager or Procurement Official shall so notify the Board within a reasonable time.
2. Appeal to the Board: At the Manager's or Procurement Official's discretion, specific requested waivers or modifications of the District's construction specifications may be presented to the Board for final resolution and any developer or other interested party may appeal the Manager's or Procurement Official's decision regarding the modification of construction specifications to the Board.
3. Status of Decision Prior to Board Action: Until the Manager's or Procurement Official's decision regarding a waiver or modification of the District's construction specifications has been modified or reversed by the Board, it shall be the decision and position of the District.

E. Construction Contract Management: The method of construction contracting management utilized for any given project shall be determined by the Manager or the Procurement Official in consultation with the District's engineer, if there is one. Any lawful method of construction contracting management that is determined to be feasible may be utilized.

1. Recommendations of Engineer: In determining which method of construction contracting management is to be used for a particular project, the recommendations of the District's engineer, if there is one, are to be given great weight. The method

selected will be the method deemed to be most advantageous to the interests of the District.

2. Factors to Be Considered: It is intended that the Manager or Procurement Official have sufficient flexibility in formulating the construction contract management method for a particular project to fulfill the needs of the District. Before selecting a construction contracting management method, the Manager or Procurement Official, in consultation with the District's engineer (if there is one), shall carefully consider the following factors: (a) when the project improvements must be ready for use; (b) the type of project; (c) the extent to which the requirements of the District, and the ways in which they are to be met, are known; (d) the location of the project; (e) the size, scope, complexity, and economics of the project; (f) the amount and source of funding and any resulting constraints or limitations necessitated by the funding source; (g) the availability, qualification and experience of District personnel to be assigned to the project and the amount of time the District personnel can devote to the project; (h) the availability, qualifications, and experience of outside consultants and contractors (including construction managers/general contractors) to complete the project under the various methods being considered; (i) the results achieved on similar projects in the past and the methods used; and (j) the comparative advantages and disadvantages of the construction contracting methods and how they might be adapted or combined to fulfill the needs of the District. The factors to be considered in achieving the purposes set forth herein are not to be construed as an exclusive list.
 - a. The following descriptions are provided for the more common construction contracting management methods which may be used by the District. The methods described are not mutually exclusive, and may be combined on a project. These descriptions are not intended to be fixed in respect to all construction projects. These descriptions may be adapted to fit the circumstances of any given project.
 - i. Single Prime (General) Contractor. The single prime contractor method is typified by one business, acting as a general contractor, contracting with the District to timely complete an entire construction project in accordance with drawings and specifications provided by the District. Generally, the drawings and specifications are prepared by an architectural or engineering firm under contract with the District. Further, while the general contractor may take responsibility for successful completion of the project, much of the work may be performed by specialty contractors with which the prime contractor has entered into subcontracts.
 - ii. Multiple Prime Contractors. Under the multiple prime contractor method, the District will contract directly with a number of general contractors or specialty contractors to complete portions of the project in accordance with the District's drawings and

specifications. The District may have primary responsibility for the successful completion of the entire project, or the contracts may provide that one or more of the multiple prime contractors has this responsibility.

- iii. Design-Build. In a design-build project, an entity, often a team of a general contractor and a designer, contract directly with the District to meet the District's requirements as described in a set of performance specifications and/or a program. Design responsibility and construction responsibility both rest with the design-build contractor. This method can include instances where the design-build contractor supplies the site as part of the package.
 - iv. Construction Manager Not at Risk. A construction manager is a person or firm experienced in construction who has the ability to evaluate and to implement drawings and specifications as they affect time, cost, and quality of construction and the ability to coordinate the construction of the project, including the administration of change orders as well as other responsibilities as described in the contract.
 - v. Construction Manager/General Contractor (Construction Manager at Risk). The District may contract with the construction manager early in a project to assist in the development of a cost effective design. In a Construction Manager/General Contractor (CM/GC) method, the CM/GC becomes the general contractor and is at risk for all of the responsibilities of a general contractor for the project, including meeting the specifications, complying with applicable laws, rules and regulations, completing the project on time and not exceeding a specified maximum price.
3. Written Statement: In making a decision concerning the method of construction contracting management to utilize for any given project, the Manager or Procurement Official is to execute and include in the contract file a written statement setting forth the facts which led to the selection of a particular method of construction contracting management for that project.
4. Design Build Contracts: The District may procure architect-engineer services and construction using a single contract with the design-build provider.
- a. The District will consult a professional engineer or a licensed architect with design-build experience as provided in Utah Code Ann. § 11-39-107(2)(c).
5. Construction Manager/General Contractor (CM/GC): The District may enter into a contract for the management of a construction project which allows the contractor to subcontract for additional labor and materials that were not included in the contractor's cost proposal submitted at the time of the procurement of the construction manager/general contractor's services. The term "construction manager/general contractor" shall not refer to a contractor whose only subcontract

work not included in the original cost proposal is subcontracted portions of approved change orders. Should the District utilize the CM/GM method of construction contract management, the construction manager/general contractor will be selected using a “standard procurement process” as defined in Section 63G-6a-103 of the Act, or an exception allowed under Part 8 of the Procurement Code may be utilized. When entering into any subcontract that was not specifically included in the CM/GC’s cost proposal submitted to the District, the CM/GC shall procure that subcontractor by using a standard procurement process or an exception to the requirement to use a standard procurement process in the same manner as if the subcontract work was being procured by the District.

- a. As used herein, "management fee" includes only the following fees of the CM/GC:
 - i. Preconstruction phase services;
 - ii. Monthly supervision fees for the construction phase; and
 - iii. Overhead and profit for the construction phase.
- b. When selecting a CM/GC for a construction project, the evaluation committee:
 - i. May score a CM/GC based upon criteria contained in the solicitation, including qualifications, performance ratings, references, management plan, certifications, and other project specific criteria described in the solicitation;
 - ii. May, as described in the solicitation, weight and score the management fee as a fixed rate or as a fixed percentage of the estimated contract value;
 - iii. May, at any time after the opening of the responses to the request for proposals, have access to, and consider, the management fees proposed by the offerors; and
 - iv. Except as provided in Section 63G-6a-707 of the Act, may not know or have access to any other information relating to the cost of construction submitted by the offerors, until after the evaluation committee submits its final recommended scores on all other criteria.

- F. **Contract Clauses:** Section 63G-6a-1202 of the Procurement Code encourages the District “to establish standard contract clauses to assist the [District] and to help contractors and potential contractors to understand applicable requirements.” To that end, clauses providing for adjustments in prices and time of performance and covering the following subjects will generally be included in construction contracts: (a) the unilateral right of the District to order in writing changes in the work within the scope of the contract and changes in the time of performance of the contract that do not alter the scope of the contract work;

(b) variations occurring between estimated quantities of work in a contract and actual quantities; (c) suspension of work ordered by the District; and (d) site conditions differing from those indicated in the construction contract, or ordinarily encountered, except that differing site conditions clauses need not be included in a construction contract when the contract is negotiated, when the contractor provides the site or design, or when the parties have otherwise agreed with respect to the risk of differing site conditions.

1. Prohibited Contract Terms:

- a. The District may not require that any contractor, subcontractor or material supplier engaged in the construction, maintenance, repair or improvement of public works pay its employees a predetermined amount of wages or wage rate or provide any particular type, amount or rate of employee benefits; provided, however, that any applicable federal or state minimum wage or benefit law may be enforced.
- b. No contract shall contain any provision or requirement which is prohibited by applicable law or public policy, including Section 63G-6a-1203 of the Act, which prohibits any contract provision that would require a design professional to indemnify anyone from liability claims arising out of the design professional's services, "unless the liability claim arises from the design professional's negligent act, wrongful act, error or omission, or other liability imposed by law" or the person being indemnified is under the design professional's "direct or indirect control or responsibility".
- c. A provision in a construction agreement requiring a dispute arising under the contract to be resolved in a forum outside of the state of Utah is void and unenforceable as against public policy if one of the parties to the agreement is domiciled in Utah and construction in Utah is involved, as provided in Utah Code Ann. § 13-8-3. Additional unenforceable, contract provisions are identified in Title 13, Chapter 8 of the Utah Code.
- d. Should any prohibited provision or requirement be stated in any contract to which the District is a party, to the extent allowed by law, the contract shall be read and enforced as though the offending provision were not contained therein.

2. Remedy Clauses: Construction contracts may include clauses providing for appropriate remedies and covering the following subjects, among others: (a) liquidated damages; (b) specified excuses for delay or nonperformance; (c) termination of the contract for default; and (d) termination of the contract in whole or in part for the convenience of the District.

G. State Construction Registry:

1. Notice of Commencement: No later than 15 days after commencement of physical construction work at the project site, the District or its contractor shall file a notice of commencement with the State Construction Registry established by the Division of Occupational and Professional Licensing as required by Utah Code Ann. § 38-1b-201.
2. Notice of Intent to Complete: The District or the District's contractor shall file a notice of intent to obtain final completion with the State Construction Registry in accordance with Utah Code Ann. § 38-1a-506 if:
 - a. Completion of performance time under the original contract is greater than 120 days;
 - b. The total original construction contract price exceeds **\$500,000**; and
 - c. A payment bond is not obtained in accordance with Utah Code Ann. § 14-2-1.
3. Notice of Completion: Upon final completion of a construction project (regardless of whether a notice of intent to obtain final completion has been filed), a notice of completion may be filed with the State Construction Registry, including the name, address, telephone number, and e-mail address of the person filing the notice of completion; the name of the County in which the project property is located; information identifying the District's construction project; the date on which final completion occurred, and the method used to determine final completion; all as allowed by Utah Code Ann. § 38-1a-507.

H. Retainage: Retention proceeds withheld and retained from any payment due under the terms of a construction contract may not exceed 5% of the payment, and total retention proceeds withheld may not exceed 5% of the total construction price, as provided in Utah Code Ann. § 13-8-5. Furthermore, all retention proceeds shall be placed in an interest bearing account and be accounted for separately from other amounts paid under the contract. Interest accrued on the account shall be for the benefit of the contractor and all subcontractors of every tier and will be paid after the construction project is complete and has been accepted by the District, unless the District assumes partial occupancy of the project prior to completion, in which event proportionate accrued interest will be released within 45 days after partial occupancy.

1. Withholding Based on Breach: Based upon a breach of the construction contract documents, the District may withhold payment, for as long as reasonably necessary, an amount which is necessary to cure the breach or default or, if the project, or portion of a project as applicable, has substantially been completed, the District may retain until final completion up to twice the fair market value of any work that has not been completed.

XII. INSPECTIONS

- A. Justification:** Circumstances under which the District may perform inspections include inspections of the contractor's manufacturing/production facility or place of business, or any location where the work is performed, to determine: whether the definition of "responsible", as defined in Section 63G-6a-103 of the Act and in the solicitation documents, has been met or is capable of being met; and if the contract is being performed in accordance with its terms.
- B. Access to Contractor's Manufacturing/Production Facilities:** The District may enter a contractor's or subcontractor's manufacturing/production facility or place of business to: (a) inspect procurement items for acceptance by the District pursuant to the terms of a contract; (b) audit cost or pricing data or audit the books and records of any contractor or subcontractor; and (c) investigate in connection with an action to debar or suspend a vendor from consideration for award of a contract.
- C. Inspection of Supplies and Services:**

 - 1. Contract to Control: Contracts may provide that the District may inspect procurement items at the contractor's or subcontractor's facility and perform tests to determine whether any procurement item conforms to solicitation and contract requirements.
- D. Conduct of Inspections:** Inspections or tests shall be performed so as not to unduly delay the work of the contractor or subcontractor. No inspector may change any provision of the specifications or the contract without written authorization by the Procurement Official. The presence or absence of an inspector or an inspection shall not relieve the contractor or subcontractor from any requirement of the contract. When an inspection is made, the contractor or subcontractor will be expected to provide, without charge, all reasonable facilities and assistance for the safety and convenience of the person performing the inspection or testing.

XIII. PRICE AND COST

- A. Price Adjustments:** A contract may allow price adjustments, but cost or pricing data shall be required in support of a proposal leading to the adjustment of any contract pricing. All accounting for contracts and contract price adjustments, including allowable incurred costs, shall be conducted in accordance with generally accepted accounting principles for government.

 - 1. Exceptions: Cost or pricing data exceptions:

 - a. Cost or pricing data need not be submitted when the terms of the contract state established market indices, or catalog prices or other benchmarks are to be used as the basis for contract price adjustments, or when prices are set by law or rule;

- b. If a contractor submits a price adjustment that is higher than established market indices, catalog prices or other benchmarks established in the contract, the Procurement Official may request additional cost or pricing data; or
 - c. The Procurement Official may waive the requirement for cost or pricing data, provided a written determination is made supporting the reasons for the waiver. A copy of the determination shall be kept in the contract file.
- 2. Computation: Adjustments in price shall be computed in one or more of the following ways: (a) by agreement on a fixed price adjustment before commencement of the pertinent performance or as soon thereafter as practicable; (b) by unit prices specified in the contract or subsequently agreed upon; (c) by the costs attributable to the events or situations under the clauses with adjustment of profit or fee, all as specified in the contract or as subsequently agreed upon; (d) in any other manner as the contracting parties may mutually agree; or (e) in the absence of agreement by the parties, by a unilateral determination by the District of the costs attributable to the events or situations under the clauses with adjustment of profit or fee, all as computed by the District in accordance with applicable provisions of Part XIII, which are issued as allowed by Utah Code Ann. § 63G-6a-1206, and subject to other applicable provisions of the Act.
- 3. Defective Costs or Pricing Data: If defective cost or pricing data was used to adjust a contract price, the vendor and the District may enter into discussions to negotiate a settlement. If a settlement cannot be negotiated, either party may seek relief through the courts.
- 4. Price Analysis:
 - a. Price analysis may be used to determine if a price is reasonable and competitive, such as when:
 - i. There are a limited number of bidders or offerors;
 - ii. Awarding a sole source contract before engaging in a standard procurement process; or
 - iii. Identifying price outliers that are significantly lower or higher than the other bids or offers.
 - b. Price analysis involves a comparison of prices for the same or similar procurement items, including quality, warranties, service agreements, delivery, contractual provisions, terms and conditions, etc.
 - c. Examples of a price analysis include:
 - i. Prices submitted by other prospective bidders or offerors;
 - ii. Price quotations;

- iii. Previous contract prices;
 - iv. Comparisons to the existing contracts of other public entities; and
 - v. Prices published in catalogs or price lists.
- 5. Cost Analysis: Cost analysis includes the verification of cost data. Cost analysis may be used to evaluate:
 - a. Specific elements of costs;
 - b. Total cost of ownership and life-cycle cost;
 - c. Supplemental cost schedules;
 - d. Market basket cost of similar items;
 - e. The necessity for certain costs;
 - f. The reasonableness of allowances for contingencies;
 - g. The basis used for allocation of indirect costs; and,
 - h. The reasonableness of the total cost or price.
- 6. Audit: The District may, at reasonable times and places, audit or cause to be audited by an independent third party firm, by another procurement unit, or by an agent of the District, the books, records, and performance of a contractor, prospective contractor, subcontractor, or prospective subcontractor.
- 7. Retention of Books and Records: Contractors shall maintain all records related to the contract for at least six years after the final payment, unless a longer period is required by law.
- 8. Applicable Credits: Applicable credits are receipts or price reductions which offset or reduce expenditures allocable to contracts as direct or indirect costs. Examples include a purchase discount, rebate, allowance, recovery or indemnification for losses, sale of scrap and surplus equipment and materials, adjustments for overpayments or erroneous charges, and income from employee recreational or incidental services and food sales.
- 9. Use of Federal Cost Principles:
 - a. In dealing with contractors operating according to federal cost principles, the Procurement Official may use federal cost principles, including the determination of allowable, allocable, and reasonable costs, as guidance.

- b. In contracts not awarded under a program which is funded by federal assistance funds, the Procurement Official may explicitly incorporate federal cost principles into a solicitation, and thus into any contract awarded pursuant to that solicitation. The Procurement Official and the contractor, by mutual agreement, may incorporate federal cost principles into a contract during negotiation or after award.
 - c. In contracts awarded under a program which is financed in whole or in part by federal assistance funds, all requirements set forth in the assistance document, including specified federal cost principles, must be satisfied. To the extent that the cost principles specified in the grant document conflict with the cost principles issued pursuant to Section 63G-6a-1206 of the Act, the cost principles specified in the grant shall control.
10. Authority to Deviate from Cost Principles: Before the District may deviate from the cost principles set forth in this Policy, a written determination must be made by the Procurement Official specifying the reasons for the deviation. The written determination shall be made part of the contract file.
11. Failure by Vendor: The District may consider a vendor to be in breach of its contract and may initiate debarment or suspension proceedings against a vendor or pursue any other legal action, based on any of the following:
- a. Failure to maintain or provide records in accordance with the contract;
 - b. Failure to respond to an audit;
 - c. Failure to correct errors or repay overcharges or acts of fraud documented in an audit; or
 - d. Other valid reasons as determined by the Procurement Official.

XIV. MULTIPLE AWARD CONTRACTS – INDEFINITE QUANTITY CONTRACT

As authorized under Section 63G-6a-1204.5 of the Act, the District may enter into multiple award contracts.

- A. Multiple Award:** A multiple award contract is a procurement process where two or more bidders or offerors are awarded a contract under a single solicitation. Purchases are made through an order placed with one of the contractors pursuant to the procedures established in the solicitation and the contract. Contractors receiving a contract award are not guaranteed that procurement items will be purchased from them under their contracts.
1. Use: A multiple award contract may be awarded under a single solicitation to two or more bidders or offerors when similar procurement items are needed for:

- a. Coverage on a regional basis or based on other criteria specified by the District in the solicitation such as:
 - i. Delivery;
 - ii. Service;
 - iii. Product availability; or
 - iv. Compatibility with existing equipment or infrastructure.
- 2. Solicitation: In addition to the requirements set forth in Sections 63G-6a-603 and 63G-6a-703 of the Act, when it is anticipated that a procurement will result in multiple contract awards, the solicitation shall include a statement that:
 - a. Indicates that contracts may be awarded to more than one bidder or offeror;
 - b. Specifies whether contracts will be awarded on a regional basis or based on a specified requirement of the District; and
 - c. Describes specific methodology or a formula that will be used to determine the number of contract awards.
- 3. Invitation for Bids: Multiple award contracts in an invitation for bids shall be issued in accordance with Part 6 of the Act to the lowest responsive and responsible bidders meeting the objective criteria described in the invitation for bids and may be awarded to provide adequate regional coverage, meet a specified requirement of the District, or satisfy delivery or product availability needs of the District using the following methods:
 - a. Lowest bid for all solicited procurement items provided:
 - i. The solicitation indicates that multiple contracts will be awarded to the lowest bidders for all procurement items being solicited as determined by a break in prices specifically stated in the solicitation, such as any price within a specific percentage (for example 5%) of the lowest responsive and responsible bid price, or other methodology described in the solicitation;
 - b. Lowest bid by Category provided:
 - i. The solicitation indicates that contracts will be awarded based on the lowest bid in a category; and
 - ii. Only one bidder may be awarded a contract per category if so specified in the solicitation;
 - c. Lowest bid by line item provided:

- i. The solicitation indicates that contracts will be awarded based on the lowest bid per line item; and
 - ii. Only one bidder may be awarded a contract per line item if so specified in the solicitation;
 - d. Any combination of (a), (b) and/or (c) above, or
 - e. Any other methodology described in the solicitation.
 - f. All responsive and responsible bidders may be awarded a contract, provided the contracts specifically direct that orders must be placed first with the low bidder unless the lowest cost bidder cannot provide the needed procurement item, then with the second lowest bidder unless the second lowest cost bidder cannot provide the needed procurement item, then with the third lowest bidder unless the third lowest cost bidder cannot provide the needed procurement item, and so on in order from the lowest cost responsive and responsible bidder to the highest cost responsive and responsible bidder until the order is filled or the list of responsive and responsible bidders has been exhausted.
4. Request for Proposals: The award of multiple contracts in a request for proposals shall be made in accordance with Part 7 of the Act and may be awarded on a regional basis or based on other criteria set forth in the solicitation and in accordance with point thresholds and other methodology set forth in the RFP describing how multiple award contracts will be awarded with enough specificity to avoid the appearance of favoritism affecting the decision of whether to award multiple contracts and who should receive a multiple award contract.
5. Multiple Award Contracts for Unidentified Procurement Items:
- a. An unidentified procurement item is defined as a procurement item that, at the time the solicitation is issued:
 - i. Has not been specifically identified but will be identified at some time in the future, such as an approved vendor list or approved consultant list.
 - ii. Does not have a clearly defined project or procurement specific scope of work; and
 - iii. Does not have a clearly defined project or procurement specific budget.
 - b. Unidentified procurement items may be procured under approved vendor list thresholds established by the Board.
 - c. An RFP, Request for Statements of Qualifications or other solicitation issued for a multiple award contract for unidentified procurement items

must specify the methodology that will be used to determine which vendor under the multiple award contract will be selected to receive an order.

- i. The methodology must include a procedure to document that the District is obtaining best value, including an analysis of cost and other evaluation criteria outlined in the solicitation.
- ii. The methodology must also ensure the fair and equitable treatment of each multiple award contract vendor, including using methods to select a vendor such as:
 - (1) Using a rotation system, organized alphabetically, numerically, or randomly;
 - (2) Assigning a potential contractor to a specified geographical area;
 - (3) Classifying each potential contractor based on the potential contractor's field or area of expertise; or
 - (4) Obtaining quotes or bids from two or more contractors.

6. Ordering From Multiple Award Contracts:

- a. When buying procurement items under a multiple award contract that was awarded through an invitation for bids, the District shall obtain a minimum of two quotes for the procurement item(s) being purchased and place the order with the contractor with the lowest quoted price.
 - i. The requirement to obtain two or more quotes is waived when only one bidder was awarded a contract for the particular procurement item or geographical area.
 - ii. The order need not be placed with the lowest cost contract bidder if that bidder cannot provide the needed procurement item, in which event the order may be placed with the second lowest cost bidder unless the second lowest cost bidder cannot provide the needed procurement item, and so on, in order, until a contract bidder is selected or the list of contract bidders is exhausted.
 - iii. If the methodology described in the solicitation is based on criteria other than the lowest quoted price, the designated methodology shall control.
- b. When buying a procurement item under a multiple award contract that was awarded through an RFP, the District may place orders based on the District's determination as to which contractor or procurement item best meets the needs of the District. Contracts awarded through the RFP process are awarded based on the best value to the District, taking into consideration price and the other specific non-price criteria set forth in the RFP. Consequently, all contractors and procurement items under contract issued through an RFP have been determined to provide best value to the District.

- c. A multiple award contract may not be used to steer purchases to a favored contractor or use any other means or methods that do not result in fair consideration being given to all contractors that have been awarded a contract under a multiple award.

7. Primary and Secondary Contracts:

- a. Designations of multiple award contracts as primary and secondary may be made if a statement to that effect is contained in the solicitation documents.
- b. When the Procurement Official or designee determines that the need for a procurement item will exceed the capacity of any single primary contractor, secondary contracts may be awarded to additional contractors.
- c. Purchases under primary and secondary contracts will be made, initially from the primary contractor offering the lowest contract price until the primary contractor's capacity has been reached or the items are not available from the primary contractor, then from secondary contractors in progressive order from lowest price or best availability to the next lowest price or best availability, and so on.

8. Intent to Use: If a multiple award is anticipated prior to issuing a solicitation, the method of award shall be stated in the solicitation.

B. Contract Types: The District may use contract types as authorized by Section 63G-6a-1205 of the Act.

C. Prepayments and Installment Payments: Prepayments and installment payments are subject to the restrictions contained in Section 63G-6a-1208 of the Act.

D. Leases of Personal Property:

- 1. Requirements: Leases of personal property are subject to the following:
 - a. A lease (including a lease with a purchase option) may be entered into provided that the District complies with Section 63G-6a-1209 of the Act and:
 - i. The lease is in the best interest of the District;
 - ii. All conditions for renewal and costs of termination are set forth in the lease; and
 - iii. The lease is not used to avoid a competitive procurement.
- 2. Completion Requirement: Lease contracts will be conducted with as much competition as practicable under the circumstances.

3. Modification of Contract Terms: Contract clauses may be as set forth in standard documents approved from time to time by the Board maintained at the office of the District. However, the Manager, the Procurement Official or the Board may modify the clauses for inclusion in any particular contract. Any variation may be supported by a written determination that describes the circumstances justifying the variation, and a notice of any material variation may be included in the invitation for bids or requests for proposals.

XV. PROCUREMENT OF DESIGN PROFESSIONAL SERVICES

- A. **Hiring a Professional Architect, Engineer, Master Planner and Programmer, or Commercial Interior Designer**: The District generally will consider, as a minimum, in the selection process to secure architecture, engineering, master planning and programming, or commercial interior design services (“design professional services”) (a) the qualifications, experience and background of each firm (or individual if the professional is not part of a firm) submitting a proposal; (b) the specific individual(s) assigned or to be assigned to the project and the time commitments of each to the project; and (c) the project schedule and approach to the project that each firm (or individual) will take. The District may engage the services of a design professional based on the above and/or other identified criteria rather than based solely on the lowest cost. The provisions of Part 15 of the Procurement Code apply to the procurement of design professional services.

1. Evaluation Committee: The Procurement Official shall designate members of the Evaluation Committee. The evaluation committee must consist of at least three members who are qualified under Section 63G-6a-1503 of the Act.
2. Request for Statements of Qualifications:
 - a. The District will issue a public notice for a request for statements of qualifications to be used in ranking design professionals.
 - b. A request for statement of qualifications will state:
 - i. The type of procurement item to which the request for statements of qualifications relates;
 - ii. The scope of the work to be performed;
 - iii. The instructions and the deadline for providing information in response to the request for statements of qualifications; and
 - iv. Criteria to be used to evaluate statements of qualifications including:
 - (1) Basic information about the person or firm;
 - (2) Experience and work history;
 - (3) Management and staff;
 - (4) Qualifications;
 - (5) Licenses and certifications;
 - (6) Applicable performance ratings;

- (7) Financial statements; and
 - (8) Other pertinent information.
 - c. Key personnel identified in a statement of qualifications may not be changed without the advance written approval of the Procurement Official.
 - d. Design professionals shall not include cost information in a response to a request for statements of qualifications.
- 3. Evaluation of Statements of Qualifications: The evaluation committee shall evaluate statements of qualifications in accordance with Section 63G-6a-1503.5 of the Act to rank (score) design professionals.
- 4. Negotiation and Award of Contract: The Procurement Official or designee shall negotiate a contract with the most qualified firm or individual for the required services at compensation determined to be fair and reasonable.
- 5. Failure to Negotiate Contract with the Highest Ranked Firm or Individual:
 - a. If fair and reasonable compensation, contract requirements, and contract documents cannot be agreed upon with the highest ranked firm or individual, the Procurement Official shall advise the firm or individual in writing of the termination of negotiations.
 - b. Upon failure to negotiate a contract with the highest ranked firm or individual, the Procurement Official shall proceed in accordance with Section 63G-6a-1505 of the Procurement Code.
- 6. Notice of Award:
 - a. The District may award a contract to the highest ranked firm or individual with which the fee negotiation was successful.
 - b. Notice of the award shall be made available to the public.
- B. Contract Extensions:** Subject to Section IV.A. of this Policy and to the extent allowed by law, contracts with consultants providing design professional services may be extended from year-to-year in the discretion of the Procurement Official.
- C. Other Professional Services:** A contract with a consultant providing other professional or technical services, such as accounting or legal services, may be entered into as a small purchase under Part V or using the Request for Statements of Qualifications procedure applicable to design professionals or the Request for Proposals procedure.

XVI. BONDS

Performance, payment and other bonds in such amounts as shall be reasonably necessary to protect the interests of the District may be required. The nature, form and amount of such bonds are to be described in the notice inviting bids or in the request for competitive sealed proposals, regardless of the procurement type (construction, equipment, etc.).

A. Bid Security Requirements:

1. Construction: Invitations for Bids and Requests for Proposals for construction contracts estimated to cost more than **\$50,000** generally will require the submission of a bid bond in an amount equal to at least 5% of the bid, at the time the bid is submitted, and the Procurement Official may require a bid bond for a construction contract that is estimated to cost **\$50,000** or less.
2. Other Procurements: Invitations for Bids and Requests for Proposals for other procurements may require the submission of a bid security, including specifications for the form and type of bid security, when the Procurement Official determines it to be in the best interest of the District.
3. Acceptable Bid Security Not Furnished: If a bid security is required and acceptable bid security is not furnished, the bid shall be rejected as nonresponsive, unless the failure to comply is determined by the Procurement Official to be nonsubstantial. Failure to submit an acceptable bid security may be deemed nonsubstantial if:
 - a. The bid security is submitted on a form other than the required bid bond form and the bid security meets all other requirements of this Policy and the contractor provides acceptable bid security by the close of business of the next succeeding business day after being notified of the defective bid security;
 - b. Only one bid is received, and there is not sufficient time to re-solicit;
 - c. The amount of the bid security submitted, though less than the amount required by the Invitation for Bids or RFP, is equal to or greater than the difference in the price stated in the next higher acceptable bid; or
 - d. The bid security becomes inadequate as a result of the correction of a mistake in the bid or bid modification which is allowed by this Policy, if the bidder increases the amount of the guarantee to required limits within 2 business days after the bid opening.
4. Forfeiture: If the successful bidder fails or refuses to enter into the contract or furnish the additional bonds required as provided above, the bidder's bid security may be forfeited.

B. Performance Bonds for Construction Contracts: A performance bond is required for all construction contracts estimated to cost in excess of **\$50,000**, in the amount of 100% of the contract price. The performance bond shall be delivered by the contractor to the District within fourteen days of the contractor receiving notice of the award of the construction contract. If a contractor fails to deliver the required performance bond, the contractor's bid/offer shall be rejected, its bid security may be enforced, and award of the contract may be made to the responsible bidder or offeror with the next lowest responsive bid or the next highest ranked offer.

C. Surety or Performance Bonds for Non-construction Procurement Items:

1. Permissive: A surety or performance bond may be required on any non-construction contract as the Procurement Official deems necessary to guarantee the satisfactory completion of a contract, provided the Invitation for Bids or Request for Proposals contains a statement that a surety or performance bond is required in an amount:

- a. Equal to the amount of the bid or offer;
- b. Equal to the project budget or estimated project cost, if the budget or estimated project cost is published in the solicitation documents;
- c. Equal to the previous contract cost, if the previous contract cost is published in the solicitation documents; or
- d. The Invitation for Bids or Request for Proposals contains a statement that a surety or performance bond, in an amount less than the amount determined under (a), is required; and
- e. The Invitation for Bids or Request for Proposals contains a detailed description of the work to be performed or item(s) to be provided for which the surety or performance bond is required.

2. Limitation: Surety or Performance Bonds should not be used to unreasonably eliminate competition or be of such unreasonable value as to eliminate competition.

D. Payment Bonds: A payment bond is required for all construction contracts estimated to cost in excess of **\$50,000**, in the amount of 100% of the contract price. If a contractor fails to timely deliver the required payment bond, the contractor's bid or offer shall be rejected, its bid security may be enforced, and award of the contract shall be made to the responsible bidder or offeror with the next lowest responsive bid or the next highest ranked offer.

1. Waiver: The Procurement Official may waive any bonding requirement if it is determined in writing by the Procurement Official that:

- a. Bonds cannot reasonably be obtained for the work;

- b. The cost of the bond exceeds the risk to the District; or
 - c. Bonds are not necessary to protect the interests of the District.
2. **Failure to Obtain:** If the District fails to obtain a payment bond for a construction project, there may be liability to anyone furnishing labor or supplying materials for the construction project as provided in Utah Code Ann. § 14-1-19.

XVII. PROHIBITED ACTS/ETHICS

- A. **Supremacy of Law:** Nothing contained in this Policy shall be construed to authorize conduct that would constitute a crime under any applicable law or ordinance. The requirements of Part XVII shall apply *in addition* to other legal requirements, including, but not limited to, Utah Code Ann. §§ 67-16-1 *et. seq.* (the Utah Public Officers' and Employees' Ethics Act which, among other things, prohibits the improper disclosure or use of private, controlled or protected information) and applicable sections of Chapter 8 of Title 76 of the Utah Code (dealing with offenses against the administration of government such as bribery). It is the general policy of the District that employees and members of the Board not receive compensation for assisting any person or entity in a transaction involving the District. For any departure from that general policy to be countenanced, the employee or Board Member must sign and file the sworn, written statement required by Utah Code Ann. § 67-16-6.
- B. **Conflict of Interest:** No member of the Board or employee of the District may have a direct or indirect interest in any contract entered into by the District unless such interest is disclosed to the Board before the contract is approved. A Board member or employee will be presumed to have an indirect interest in any contract in which a relative of the Board member or employee, as "relative" is defined in Utah Code Ann. § 52-3-1(1) (a father, mother, husband, wife, son, daughter, sister, brother, grandfather, grandmother, uncle, aunt, nephew, niece, grandson, granddaughter, first cousin, mother-in-law, father-in-law, brother-in-law, sister-in-law, son-in-law, or daughter-in-law), holds a direct interest in the contract. Any Board member who is interested in a proposed contract with the District shall disclose that interest to the other Board members, shall not participate in any Board discussion of the contract, and shall abstain from voting on the contract. An interested Board member may, however, be counted toward the required quorum for any Board meeting attended by the interested Board member. Any employee who has an interest in a proposed contract with the District shall so notify the Manager and the Board in writing. Such employee may not participate in any evaluation of the proposed contract or of any competing bids or proposals. Before the Board may approve any contract in which a Board member or employee has a known interest, the Board must make a finding to the effect that the proposed contract is in the best interest of the District and is significantly better than any available alternative. A violation of the requirements of this Subsection, including the required advance notification of any conflict of interest, may subject the violator to discipline, including dismissal or termination. Approval of a contract in which a relative of a District Board member or employee holds a direct interest shall not be invalid, and the Board member or employee shall not be subject to sanctions, if the Board member or employee was not aware of the interest of the relative prior to the approval of the contract.

The burden shall be on the Board member or employee to establish this lack of knowledge, should an issue be raised concerning the contract in which the relative holds a direct interest.

- C. **Nepotism Prohibited:** Nothing contained in this Policy shall be construed to authorize a violation of Utah Code Ann. §§ 17B-1-110 and 52-3-1, which generally prohibit the employment of relatives.
- D. **Improper Influence:** No employee or official of the District shall use his/her position with the District to pressure, coerce, or otherwise improperly induce any vendor or other person to provide a special benefit to the employee or official that would not generally be available to others. By way of illustration, no employee or Board member may threaten or imply that a vendor's failure to provide a favorable price or other concession on a personal purchase will or may jeopardize the vendor's relationship with the District.
- E. **Collusion:** Any agreement or collusion among vendors or prospective vendors in restraint of competition and/or fairness shall render the bids/proposals of each such vendor void, if detected before the contract is awarded, or constitute grounds for the District to void any contract to a participant in the collusion if finally determined after the contract has been awarded, and may also result in the debarment of participating potential vendors.
- F. **Sales Taxes:** As a governmental entity, the District is not required to pay a sales tax on certain of its purchases. Sales tax will apply to construction materials not installed by District employees as defined in Utah Code § 59-12-104(2)(a). No employee or official shall use the District's immunity from sales tax collection to avoid the payment of sales tax on personal purchases, except as otherwise provided in Subsection H.1 below.
- G. **Gifts and Gratuities:** No employee or official shall accept any gift or gratuity from any vendor who deals, or desires to deal, with the District that would violate any provision of state law, criminal or otherwise. This restriction is not intended to prohibit small promotional gifts, such as calendars, pens, candy, note pads, etc., of a relatively nominal value that are commonly utilized for public relations or advertising purposes and which do not otherwise violate state law under Utah Code Ann. § 67-16-5. Similarly, this restriction is not intended to prohibit business lunches and dinners *provided* they are in harmony with the District's rules and regulations and do not violate applicable state law.
- H. **Personal Purchases:** No District employee or official shall purchase goods or services for personal use and ownership using the District's name, any District account, or District funds without prior approval by the Board, which approval is to be granted sparingly, if at all. The District shall immediately be reimbursed, either directly or through payroll withholding, for the costs of all such goods and services that are purchased for individual use and ownership by a District employee or Board member.
 - 1. **No Personal Use or Ownership - Exceptions:** Notwithstanding the foregoing prohibition, with the approval of the Manager, goods and services may be purchased in the name of the District, through a District account, and/or utilizing

District funds, even though those goods and services will become the personal property of employees or officials of the District, *provided* that any such good or service is to be utilized by the employee or official in performing his or her duties for the District. For example, a monetary allowance may be provided by the district for work boots for members of a District work crew.

2. **Personal Purchases - Validity:** Nothing contained in this Policy shall prohibit or prevent either employees or officials from purchasing from vendors who also provide goods or services to the District *provided* that such private purchases are clearly denoted as such and are made in the name of the employee or official. Furthermore, nothing contained in this Policy shall prohibit employees or officials from receiving discount or membership cards from District vendors *provided* that such cards and memberships are in the name of the individual employee or official, all purchases are billed to and paid for directly by the employee or official, and such cards and memberships are made available to members of the public as a whole, or to a subgroup of the public, and are not based upon the employee's or official's position with the District.
- I. **Favored Vendor:** District employees and officers are prohibited from taking any act, or refusal or failure to act, with the intention of unfairly, by means of deceit or in violation of law, favor one vendor over another in the process of awarding a contract or making a purchase or that otherwise results in an action or treatment that a reasonable person would consider to be unfair or have the appearance of being unfair. Any violation of this restriction shall be subject to discipline up to and including termination.
 - J. **Personal Relationship, Favoritism, or Bias Prohibitions:** District employees and officials are prohibited from participating in precontract discussions or decisions relating the procurement administration process if they have a relationship or a bias that would appear to a reasonable person to influence their independence in performing their assigned duties relating to the procurement process. This restriction shall not be construed as preventing an employee from having a bias in response to contents of the solicitation response or in regard to the solicitation criteria.
 1. **Written disclosure:** If an employee has a personal, relationship or bias for or against any individual, group, organization or vendor responding to the invitation to bid, RFP or other solicitation, the employee must make a written disclosure of the relationship or bias to the employee's supervisor and the supervisor may take appropriate action, which may include recusing the employee from discussions or decisions relating to the solicitation, contract or administration matter in question.
 2. **Allowable Relationships and Social Acquaintances:** It is not a violation for an employee or official to participate in discussions or decisions relating to the procurement, contract or administration process to have a professional relationship with a person, contractor or vendor responding to a solicitation or that is under contract with the District, provided that there is compliance with the Utah Public Officers' and Employees' Ethics Act and other applicable state laws and this Policy.

K. Procurement Professional: Should any employee of the District be classified as a “Procurement Professional” as defined in Section 63G-6a-2402 of the Act, the Procurement Professional shall be governed by Part 24 of the Procurement Code, in addition to other applicable laws.

1. Socialization With Vendors and Contractors: A Procurement Professional shall not:
 - a. Participate in social activities with vendors or contractors that will interfere with the proper performance of the Procurement Professional's duties;
 - b. Participate in social activities with vendors or contractors that will lead to unreasonably frequent disqualification of the Procurement Professional from the procurement process; or
 - c. Participate in social activities with vendors or contractors that would appear to a reasonable person to undermine the Procurement Professional's independence, integrity, or impartiality.
2. Duty to Notify Supervisor: If a Procurement Professional participates in a prohibited social activity, or has a close personal relationship with a vendor or contractor, the Procurement Professional shall promptly notify the appropriate supervisor and the supervisor shall take appropriate action, which may include removal of the Procurement Professional from the affected procurement or contract administration process.

XVIII. CONTROVERSIES AND PROTESTS

A. Procurement Code Provisions:

1. Part 16: Controversies and protests shall be conducted in accordance with the requirements set forth in Part 16 of the Act. Unless otherwise designated by the Board, the Procurement Official shall be the “Protest Officer”.
 - a. An individual is not precluded from acting, disqualified, or required to excuse himself or herself from acting as the Protest Officer due to having acted in another capacity during the procurement process.
2. Part 19: Part 19 of the Procurement Code contains general provisions regarding a protest or an appeal including:
 - a. Limitations on challenges of:
 - i. A procurement;

- ii. A procurement process;
 - iii. The award of a contract relating to a procurement;
 - iv. A debarment; or
 - v. A suspension; and
 - b. The effect of a timely protest or appeal;
 - c. Costs awarded to or against a protester;
 - d. The effect of prior determinations by employees, agents, or other persons appointed by the District;
 - e. The effect of a violation found after award of a contract;
 - f. The effect of a violation found prior to the award of a contract;
 - g. Interest rates; and
 - h. A list of protest or appeal determinations that are final and conclusive unless they are arbitrary and capricious or clearly erroneous.
3. No District Legal Assistance: The District will not assist a vendor in writing or filing a procurement protest or appeal. Due to the complex nature of protests and appeals, any person involved in the process is encouraged to seek advice from the person's legal counsel.

B. General: Any actual or prospective bidder, offeror, or contractor who is aggrieved in connection with the solicitation or award of a contract may protest to the Protest Officer.

1. Deadline. A protest with respect to the invitation for bids or a request for proposals is to be submitted in writing prior to the opening of bids or the closing date for proposals, unless the aggrieved person did not know and should not have known of the facts giving rise to the protest prior to the bid opening or the closing date for proposals. In any event, the protest shall be submitted in writing within 7 days after the aggrieved person knows or should have known of the facts giving rise thereto. Anyone failing to file a protest within the time prescribed may not:
 - a. Protest to the Protest Officer a solicitation or award of a contract; or
 - b. File an action or appeal challenging a solicitation or award of a contract before an appeals panel, a court, or any other forum.
2. Protest Document. A person filing a protest shall include in the filing document:
 - a. The person's address of record and e-mail address of record; and

- b. A concise statement of the grounds upon which the protest is made.
- 3. Resolution/Correction of Errors: The Protest Officer or designee shall have the authority to settle and resolve a protest. Furthermore, if at any time during the protest process it is discovered that a procurement is out of compliance with any part of the Procurement Code or this Policy, including errors or discrepancies, the Protest Officer may take administrative action to correct or amend the procurement to bring it into compliance, correct errors or discrepancies, or cancel the procurement.
- C. **Verification of Legal Authority**: A person filing a protest in a representative capacity may be asked to verify that the person has legal authority to file the protest on behalf of the public or private corporation, governmental entity, sole proprietorship, partnership, or unincorporated association (the “intervenor”).
- D. **Intervention in a Protest**: After a timely protest is filed in accordance with the Utah Procurement Code, the Protest Officer shall notify awardees of the subject procurement, and may notify others, of the protest.
 - 1. Period of Time to File: A motion to intervene must be filed with the Protest Officer no later than ten days from the date such notice is sent by the Protest Officer. Only those motions to intervene made within the time prescribed in this Part XVIII will be considered timely. The District and the intended beneficiaries of the procurement (the intended awardee of the procurement) are automatically considered to be parties of record and need not file a motion to intervene.
 - 2. Contents of a Motion to Intervene: A copy of any motion to intervene will be mailed or e-mailed to the party protesting the procurement.
 - a. Any motion to intervene must state, to the extent known, the position taken by the intervenor and the basis in fact and law for that position. A motion to intervene must also state the intervenor's interest in sufficient factual detail to demonstrate that:
 - i. The intervenor has a right to participate which is expressly conferred by statute or by applicable rule, order, or other action;
 - ii. The intervenor has or represents an interest which may be directly affected by the outcome of the proceeding, including an interest as a consumer; customer; competitor; security holder of a party; or the person’s participation is in the public interest.
 - 3. Granting of Status: If no written objection to a timely motion to intervene is filed with the Protest Officer within seven calendar days after the motion to intervene is received by the protesting person, the intervenor becomes a party at the end of this seven day period. If an objection is timely filed, the intervenor becomes a party

only when the motion is expressly granted by the Protest Officer based on a determination that a basis for intervention exists as stated in this Part XVIII.

4. **Late Motion:** If a Motion to Intervene is not timely filed, the Motion shall be denied by the Protest Officer.

E. Delay in Award of Contract: In the event of a timely protest under Subsection B. above, the District will not proceed further with the solicitation or with the award of the contract until all administrative and judicial remedies have been exhausted or until the Procurement Official, after consultation with the District's attorney, makes a written determination that the award of the contract without delay is in the best interest of the District.

F. Proceedings to Debar/Suspend Potential Contractors:

1. **Debarment:** After reasonable notice to the person/entity involved and a reasonable opportunity for that person/entity to be heard, the Procurement Official, after consulting with the District's attorney, shall have authority to debar a person/entity for cause from consideration of award of a contract for a period not exceeding three years.
2. **Suspension:** The Procurement Official, after consultation with the District's attorney, shall have authority to suspend a person/entity from consideration for the award of a contract if there is probable cause to believe that the person/entity has engaged in any activity which might lead to debarment. The suspension shall not be for a period exceeding three months unless an indictment has been issued for an offense which would be a cause for debarment as set forth in Utah Code Ann. § 63G-6a-904, in which event the suspension shall, at the request of the District's attorney, remain in effect until after the trial of the suspended person.

G. Resolution of Controversies: The Procurement Official is authorized to settle and resolve a controversy which arises between the District and a contractor under or by virtue of a contract. This includes, without limitation, controversies based upon breach of contract, mistake, misrepresentation, or other cause for contract modification or rescission.

H. Written Decision: The Procurement Official shall promptly issue a written decision regarding any protest, debarment or suspension or contract controversy if it is not settled by mutual agreement. The decision shall state the reasons for the action taken and inform the protestor, contractor, or prospective contractor of the right to administrative or judicial review as provided in Parts 17 and 18 of the Act.

I. Timing and Finality of Decision:

1. **Adverse Decision Presumed After 30 Days:** As provided in Section 63G-6a-1603(9) of the Act, if a final written decision regarding a protest is not issued within 30 calendar days after the day on which the protest was filed with the Protest

Officer, or within such longer period as may be agreed upon by the parties, the protester, may proceed as if an adverse decision had been received.

2. **Finality:** Except as otherwise specifically provided in this Part XVIII, a decision of the Procurement Official shall be effective until stayed or reversed on appeal.
 3. **Written Decision:** Once available, a copy of the decision shall be immediately mailed or otherwise furnished to the protester, prospective contractor, or contractor and any parties that have been allowed to intervene in the proceeding. The decision shall be final and conclusive unless the protester, prospective contractor, or contractor (a “vendor”) timely files and appeal to an appeals panel established by the Procurement Policy Board in accordance with Part 17 of the Act within the applicable 7 day statute of limitations period specified in Section 63G-6a-1702 of the Act.
- J. Violation of Law:** If, before an award of a contract, it is finally determined administratively or upon administrative or judicial review that a solicitation or proposed award of a contract is in violation of law, the solicitation or proposed award shall be canceled or revised to comply with applicable law, unless different relief is mandated.
- K. Options After Adverse Determination:** If, after an award of a contract, it is finally determined administratively or upon administrative or judicial review that a solicitation or award of a contract is in violation of law, provided that the recipient of the award has not acted fraudulently or in bad faith, unless different relief is ordered: (a) the contract may be ratified and affirmed by the District if it is determined by the Board that doing so is in the best interest of the District; or (b) the contract may be terminated and the person awarded the contract shall be compensated for the actual expenses reasonably incurred under the contract prior to termination, plus a reasonable profit.
- L. Fraudulent Conduct by Contractor:** If, after an award of a contract, it is determined administratively or upon administrative or judicial review that a solicitation or award of a contract is in violation of law and if the recipient of the award has acted fraudulent or in bad faith, unless different relief is ordered: (a) the contract will be declared null and void; or (b) the contract may be ratified and affirmed if such action is in the best interest of the District, as determined by the Board, without prejudice to the District's rights to any appropriate damages.
- M. Appeal to the Board:** Nothing provided in this Part XVIII shall limit the ability and authority of the Board to provide for a two-step appeal process at the District level provided that the entire proceeding is completed within the time limits stated in this Part XVIII and in Part 16 of the Procurement Code. Furthermore, the Board may designate itself as the Protest Officer at any time in the Board’s sole discretion.