# MOHAVE EDUCATIONAL SERVICES COOPERATIVE, INC.

**Procurement Compliance Questionnaire** 

For the Year Ended December 31, 2008

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#### **INSTRUCTIONS**

Arizona Revised Statutes (A R S ) §15-213(F) requires school purchasing cooperatives to have, as part of their audit, a systematic review of their purchasing practices using guidelines established by the Auditor General The purpose of the review is to determine whether the cooperative is in compliance with the State's procurement laws and applicable rules in awarding contracts for schools to use Cooperatives meet this requirement by having their auditors complete this questionnaire using the guidelines specified below As required by A R S §15-213(E), procurement review contracts and completed Procurement Compliance Questionnaires must be submitted for review by the Office of the Auditor General This questionnaire is applicable for audits of fiscal years ending June 30, 2004, and thereafter The audit documentation supporting auditors' answers on the questionnaire must be made available for review at the Auditor General's request To facilitate this review, auditors may wish to include in the audit documentation a copy of the questionnaire with references to the audit procedures performed for each question Reviews not meeting these guidelines may be rejected by the Auditor General

- Sufficient, competent evidence must be gathered for each question to satisfactorily determine whether the cooperative complies with the State's procurement laws and applicable rules, and the evidence must be included in the audit documentation
- Evidence may be gathered through test work, observation, examination, and client assertion However, client assertion alone is not adequate evidence to support "Yes" answers to the questionnaire
- Population size should be considered in determining the number of items to test, and the items selected should be representative of the population However, a minimum number of items to test has been specified for each question
- The sample size should be expanded if the auditor cannot clearly determine whether the cooperative complies with the State's procurement laws and applicable rules on that question
- If sufficient evidence has been gathered and documented during the audit, that evidence may be relied on to answer questions
- All "No" and "N/A" answers must be adequately explained in the comments column or in an attachment Findings must be described in sufficient detail to enable the Auditor General to describe the finding in a letter The description should include the number of items tested and the number of exceptions noted
- ♦ A "Yes" answer indicates that the auditor has determined that the cooperative complies with the State's procurement laws and applicable rules on that question and a "No" answer indicates the cooperative does not comply However, the final determination of compliance on each question, as well as overall compliance, is made by the Auditor General based on the evidence presented in the questionnaire, audit reports, audit documentation, and any other sources

For question 1: Auditors must select and test the lesser of 50 percent or 15 of the cooperative's contracts awarded during the fiscal year to be used by schools, but no fewer than 5 awarded contracts. These sample sizes represent the minimum level of required test work. Auditors should use their own judgment in determining whether a larger sample is needed. On the blank line included in the question, write the actual number of contracts tested. If all contracts are tested, indicate such in the "comments" column. Of the total awarded contracts selected for testing, at least 40 percent must be of purchases made through competitive sealed bids and at least 40 percent must be of purchases made through competitive sealed proposals. If the 40 percent thresholds cannot be met due to an inadequate population size, the auditor must test all contracts awarded through competitive sealed bids or proposals, as applicable. Of the bids/proposals selected above, at least one expenditure should be for construction-manager-at-risk, design-build, joborder-contracting, or qualified select bidders list, if applicable.

YES/NO

**COMMENTS** 

| 1 Based upon review of all awarded contracts for the procurement of construction, materials, and services that met or exceeded the amount requiring sealed bids, as calculated by the State Board of Education in accordance with A R S §15-213, did the cooperative follow the School District Procurement Rules as set forth in Title 7, Chapter 2, Articles 10 and 11, of the Arizona Administrative Code? |     |   |
|---|-----|---|
| a For () contracts tested that were made through competitive  |     |   |
| sealed bidding, did the cooperative   |     |   |
| <ol> <li>Give adequate notice of the invitation for bids as required by<br/>R7-2-1022?</li> </ol>   | N/A | The cooperative did not<br>procure any goods or<br>services through |
| (2) Compile and maintain a list of prospective bidders in accordance with R7-2-1023?  | N/A | competitive sealed<br>bidding                                       |
| (3) Issue invitations for bids at least 14 days before the time and<br>date set for bid opening unless a shorter time was determined<br>necessary, and did the invitation for bids include all<br>information required by R7-2-1024, including  |     |   |
| (a) The purchase description and specifications, including the estimated volume of purchases for the cooperative's members  | N/A |   |
| (b) Delivery or performance schedule  | N/A |   |
| (c) Inspection and acceptance requirements  | N/A |   |
| (d) Contract terms and conditions   | N/A |   |
| (e) The closing date and time of bid receipt  | N/A |   |
| (f) Address where bids are to be sent   | N/A |   |
| (g) Time and date of bid opening  | N/A |   |
| (h) Notice that all bids will be available for public inspection after contract award   | N/A |   |
| (1) Factors to be used in bid evaluations   | N/A |   |
| (J) Bonding and warranty requirements   | N/A |   |
| (k) The name of the cooperative representative  | N/A |   |
|   |     |   |

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|     |  | YES/NO | COMMENTS |
|-----|--|--------|----------|
|     | (l) The special requirements if procuring information or<br>telecommunication systems, or earth-moving, material-<br>handling, road maintenance, and construction equipment  | N/A    |          |
| (4) | Stamp sealed bids with the time and date upon receipt and<br>store bids unopened until the time and date set for bid<br>opening (R7-2-1029)?   | N/A    |          |
| (5) | Award contracts to the lowest responsible and responsive<br>bidder whose bid conformed, in all material respects, to the<br>requirements and evaluation criteria set forth in the invitation<br>for bids (R7-2-1031)?  | N/A    |          |
| (6) | If a multiple award <sup>1</sup> was made, determine, with the specific reason(s) in writing, that a single award was not advantageous to the cooperative's members?   | N/A    |          |
| (7) | Maintain documentation that supported the basis for a multiple award?  | N/A    |          |
| (8) | Limit contract awards to the least number of suppliers necessary to meet the requirements of the members?  | N/A    |          |
| (9) | For contracts where only one responsive bid was received,<br>determine that the price submitted was fair and reasonable,<br>and that either other prospective bidders had reasonable<br>opportunity to respond or there was not adequate time for<br>resolicitation? | N/A    |          |
| (10 | )) Maintain documentation that supported the basis for that determination?   | N/A    |          |
|     | r 16 contracts tested that were made through competitive sealed opposals, did the cooperative  |        |          |
| (1) | Determine, with the specific reason(s) in writing, that the use<br>of competitive sealed bids was either not practicable or<br>advantageous to the cooperative's members for specified types<br>of materials or services (R7-2-1041)?                                | Yes    |          |
| (2) | Determine, with the specific reason(s) in writing, that the use<br>of competitive sealed bidding was either not practicable or not<br>advantageous to the cooperative's members because it was<br>necessary to   |        |          |
|     | (a) Use a contract other than a fixed-price type   | Yes    |          |
|     | (b) Conduct oral or written discussions with offerors concerning technical and price aspects of their proposals  | Yes    |          |
|     | (c) Afford offerors an opportunity to revise their proposals   | Yes    |          |

<sup>1</sup> Examples of multiple awards include-

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<sup>•</sup> Incremental awards—made only if it is necessary to obtain the required quantity or delivery

<sup>•</sup> Regional awards—made if materials or services are required in widely scattered locations or a particular requirement is of a local nature

|   | YES/NO | COMMENTS |
|---|--------|----------|
| (d) Compare the different price, quality, and contractual factors of the proposals submitted  | Yes    |          |
| (e) Award a contract in which price was not the determining factor  | Yes    |          |
| (3) Maintain documentation that supported the basis for the determinations in (1) and (2) above?  | Yes    |          |
| (4) Include all applicable factors in the request for proposals required by R7-2-1024(B) and R7-2-1042(A), including  |        |          |
| <ul> <li>(a) The type of services required and a description of the work<br/>involved, including the estimated volume of purchases for<br/>the cooperative's members</li> </ul>     |        |          |
| (b) Delivery or performance schedule  | Yes    |          |
| (c) Inspection and acceptance requirements  | Yes    |          |
| (d) The type of contract to be used   | Yes    |          |
| (e) Contract terms and conditions   | Yes    |          |
| (f) The estimated duration that services will be required   | Yes    |          |
| (g) That cost or pricing data is required   | Yes    |          |
| (h) That offerors may designate portions of the proposal as proprietary   | Yes    |          |
| (1) That discussions may be conducted   | Yes    |          |
| (j) The minimum information that the proposal must contain  | Yes    |          |
| (k) The closing date and time of proposal receipt   | Yes    |          |
| (1) Address where proposals are to be sent  | Yes    |          |
| (m) Time and date of proposal opening   | Yes    |          |
| (n) Notice that all proposals will be available for public inspection after contract award  | Yes    |          |
| (o) The relative importance of price and other evaluation factors   | Yes    |          |
| (p) Bonding and warranty requirements   | Yes    |          |
| (q) The name of the cooperative representative  | Yes    |          |
| (r) The special requirements if procuring information or telecommunication systems, or earth-moving, material-handling, load maintenance, and construction equipment                |        |          |
| (5) Give adequate notice of the request for proposals as required by R7-2-1042(C)?  | Yes    |          |
| (6) Compile and maintain a list of prospective bidders in accordance with R7-2-1023?  | Yes    |          |
| (7) Issue the request for proposals at least 14 days before the<br>closing date and time for receipt of proposals unless a shorter<br>time was determined necessary [R7-2-1042(B)]? |        |          |
| (8) Stamp sealed proposals with the time and date upon receipt<br>and store proposals unopened until the closing date and time<br>for receipt of proposals (R7-2-1045)?             |        |          |

|   |  | YES/NO     | COMMENTS   |
|---|--|------------|--|
| (9) Award the contract to the offeron<br>determined in writing to be most<br>cooperative's members based on the<br>request for proposals and in accor-<br>provisions of R7-2-1050?  | t advantageous to the factors set forth in the   | Yes        |  |
| (10) Maintain documentation that support determination?   | orted the basis for that   | Yes        |  |
| (11) If a multiple award <sup>2</sup> was made, dete<br>reason(s) in writing, that a single awa<br>to the cooperative's members?  | · · ·  | Yes        |  |
| (12) Maintain documentation that supp<br>multiple award?  | orted the basis for a  | Yes        |  |
| (13) Limit contract awards to the leas<br>necessary to meet the requirements of   |  | Yes        |  |
| (14) For contracts where only one rearreceived, determine that the price reasonable, and that either other preasonable opportunity to respond out time for resolucitation?  | submitted was fair and rospective bidders had  | Yes        |  |
| (15) Maintain documentation that support determination?   | orted the basis for that   | Yes        |  |
| <ul> <li>(16) If the cooperative used construction-<br/>build, or job-order-contracting to<br/>services, did the cooperative comply<br/>Title 41, Chapter 23 [until the A<br/>Education (ASBE) adopts rules for t<br/>which the cooperative should compl</li> </ul>   | procure construction<br>with the requirements of<br>rizona State Board of<br>nese procurements, after                                    | <i>N/A</i> | The cooperative did not<br>procure any services<br>through construction-<br>manager-at-risk, design-<br>build, or job order<br>contracting |
| c If the cooperative used a qualified select<br>construction services, did the cooperative<br>the School Facilities Board (until ASBE a<br>a list, after which the cooperative should c   | t bidders list to procure<br>e receive approval from<br>dopts rules for the use of   | N/A        | The cooperative did not<br>use a qualified select<br>bidders list to procure<br>construction services                                      |
| d If the cooperative procured goods and interest electronic, on-line bidding, did the cooperequirements of Title 41, Chapter 23, A adopted by the Department of Administra article (until the ASBE adopts rules for the which the cooperative should comply with the | Formation services using<br>erative comply with the<br>Article 13 and the rules<br>tion in implementing that<br>nese procurements, after | N/A        | The cooperative did not<br>procure any goods and<br>information services<br>using electronic, on-line<br>bidding                           |

2 Ibid

|   | YES/NO | COMMENTS   |
|---|--------|--|
| e For purchases made through the Simplified School Construction<br>Procurement Program (R7-2-1033), did the cooperative   |        |  |
| (1) Ensure that construction costs did not exceed the maximum amount specified in A R S §15-213(A)(2)?  | N/A    | The cooperative did not make any purchases                           |
| (2) Submit solicitations to bid and all other information related to<br>the project to all vendors included in a list maintained by the<br>CSS?   | N/A    | through the Simplified<br>School Construction<br>Procurement Program |
| (3) Open the bids at a public opening?  | N/A    |  |
| (4) Keep the bids confidential until the public opening?  | N/A    |  |
| (5) Encourage competition to the maximum extent possible?   | N/A    |  |
| 2 Did the cooperative prevent additional purchases by new members that<br>would materially change the volume of goods or services estimated in<br>the original invitation for bids/request for proposals? | Yes    |  |

# For questions 3 and 4: If the cooperative had any emergency or sole source procurements, the auditor must test <u>all</u> such procurements.

| 3 |  | N/A | The cooperative did not |
|---|--|-----|-------------------------|
|   | cooperative maintain a written statement for each emergency              |     | make any emergency      |
|   | procurement documenting the basis for the emergency, the selection of    |     | procurements            |
|   | the particular contractor, and why the price paid was reasonable, and    |     |                         |
|   | was such statement signed by the individual authorized to initiate       |     |                         |
|   | emergency procurements (R7-2-1057)?                                      |     |                         |
| 4 |  | N/A | The cooperative did not |
|   | cooperative retain written documentation of the reasons for the          |     | make any sole source    |
|   | determination that there was only one source for the required materials, |     | procurements            |
|   | service, or construction items (R7-2-1053)?                              |     |                         |

This questionnaire was completed in accordance with guidelines established by the Auditor General as set forth in the instructions on page 1

Cronstrom, Osuch & Company, PC CPA FIRM

Preparer (CPA Firm Representative)

April 10, 2009 Date

> Partner Title