

## **State Agencies & Universities**

## STATE & FEDERAL PROCUREMENT CHECKLIST

STATE REQUIREMENTS						
Section 1 -	Type of Purchase	Yes	No	N/A	Notes	
<b>1</b> (a)	Is this purchase for services?  If yes, please follow "Section 2 - Services State Procurement" below. If entity or service type is exempt¹, follow "Section 2.1 – Services Federal Procurement."					
<b>1</b> (b)	Is this purchase for commodities, equipment, or construction?  If yes, please follow "Section 3 - Commodities, Equipment, and Construction Procurement" below.					
Section 2 -	Services State Procurement	Yes	No	N/A	Notes	
Procurement Methods						
	Purchases between \$	0 and \$50,0	000			
2(i)(a)	Did the purchasing entity obtain pricing from an adequate number of sources to ensure reasonable competition?					
	Purchases between \$50,0	000.01 and	\$75,00 <u>0</u>			
2(ii)(a)	Did the purchasing entity obtain three (3) or more written quotes from sources?					
2(ii)(b)	Did the purchasing entity record and place the written quotes in the Agency Procurement File?					
2(ii)(c)	Were the written quotes either signed on letterhead or otherwise identifiable to be valid, as well as include, at a minimum:  (i) a statement of price;  (ii) terms of the agreement;  (iii) description of services offered by the vendor to the agency; and,  (iv) name, address, and telephone number of the vendor?					
2(ii)(d)	Were the names of the vendors who submitted quotations and the date and amount of each quotation recorded and maintained as a public record?					

 $<sup>^{1}</sup>$  Certain entities as well as certain types of professional services are exempt from these state requirements. In that case, it is recommended that federal requirements be followed.

2(ii)(e)	Was the award made to the vendor offering the lowest responsible bid, proposal, or qualification?				
2(ii)(f)	Were all vendors submitting responses promptly notified in writing of the contract award?				
2(ii)(g)	Did the purchasing entity include a memo to the Agency Procurement File explaining why three written responses was unable to be accomplished? If three written responses were received, please answer "N/A."				
2(ii)(h)	Was a copy of each notification letter kept in the Agency Procurement File?				
2(ii)(i)	Was a notice of Intent to Award made available to the public upon request?				
	Purchases Greater Than \$75,000	- Competitive	e Sealed Bide	ding	
2(iii)(a)	Did the purchasing entity conduct a competitive sealed bidding process? Competitive sealed bidding is the preferred method of procurement unless approval is given to utilize a different method.				
2(iii)(b)	Was an Invitation for Bids issued that included a purchase description and all contractual terms and conditions applicable to the procurement?  The Invitation for Bids shall include the following: (i) the time and date set for receipt of bids (ii) the address of the office to which bids are to be delivered (iii) the maximum time for bid acceptance by the State (iv) the manner in which bids are to be submitted, including any forms for that purpose (v) the purchase description, evaluation factors, delivery or performance schedule, and any inspection and acceptance requirements that are not included in the purchase description, and (vi) the contract terms and conditions, including warranty and bonding or other security requirements, as applicable.				
2(iii)(c)	Was a public notice given in accordance with Section 3-202.06 of the Public Procurement Review Board (PPRB) Office of Personal Service Contract Review (OPSCR) Rules and Regulations? All personal and professional services contract procurements must be posted on the Mississippi Contract/Procurement Opportunity Search Portal in accordance with Mississippi Code Annotated § 25-53-151.				
2(iii)(d)	Were bids opened publicly in the presence of one or more witnesses at the time and place designated in the Invitation for Bids? The name of each bidder shall be recorded. The amount of each bid and such other relevant information as may be specified by regulation may be recorded; the record and each bid shall be open to public inspection as provided in Section 1-301 (Public Access to Procurement Information) of the PPRB OPSCR Rules and Regulations.				
2(iii)(e)	Were bids unconditionally accepted without alteration or correction?				

2(iii)(f)	Were bids evaluated using only the requirements set forth in the Invitation for Bids?				
<b>2</b> (iii)(g)	If correction or withdrawal of bids or a cancellation of awards is needed, did the Agency Head provide a written determination and maintain it in the Agency Procurement File?				
2(iii)(h)	Was the contract awarded, with reasonable promptness, by written notice to the lowest responsible and responsive bidder whose bid met the requirements and criteria set forth in the Invitation for Bids?				
	Purchases Greater Than \$75,000 - Competitive Se	aled Proposa	als (RFP) and	Qualification	s (RFQ)
2(iv)(a)	Were competitive sealed proposals or qualifications used as the procurement method? These methods are only applicable if the PPRB determines that the use of competitive sealed bidding is either not applicable or not advantageous to the State.				
2(iv)(b)	Was adequate public notice of the RFP/RFQ given in the same manner as provided in Sections 3-202.01(c) and 3-202.06 (Competitive Sealed Bidding, Public Notice) and in accordance with Mississippi Code Annotated § 31-7-407?				
2(iv)(c)	Did the purchasing entity prepare and keep a Register of Proposals or Qualifications?  The Register of Proposals or Qualifications should include the number of modifications received, if any, and a description sufficient to identify the supply, service, commodity or other item offered. Each proposal or qualification submitted should be assigned an identifying letter, number, or combination thereof, without revealing the name of the offeror who submitted each proposal or qualification or any person named to the evaluation committee for that proposal or qualification.				
2(iv)(d)	Did the Request for Proposals or Qualifications include evaluation factors showing the relative importance of each evaluation factor in terms of important, very important, and critical? Evaluation factors must include price, technical factors, cost factors, and management factors. Price shall be given the highest criteria and at least 35% of the 100% of all other individual evaluation factors.  1) Technical Factors - Must be scored without knowledge of the identity of the offeror (blindly). These factors aid in determining the offeror's technical ability to perform the service. 2) Cost Factors - Must be scored without knowledge of the identity of the offeror (blindly), unless permission is given by PPRB to score openly. These factors aid in determining the offeror's financial ability to perform the service. 3) Management Factors - Must be scored with knowledge of the identity of the offeror. These factors aid in determining the offeror's past performance of the service.				
2(iv)(e)	Were discussions had between the purchasing entity and the offerors who submitted RFP/RFQ regarding revisions to the RFP/RFQ? If so, were these discussions had in accordance with Section 3-203.01(h)?				
2(iv)(f)	Was the award made to the responsible and responsive offeror whose proposal or qualification was determined in writing to be the most advantageous to the State taking into consideration price and the evaluation factors set forth in the RFP/RFQ?				

2(iv)(g)	Was a notice of Intent to Award published regarding the intention of the agency to award the contract to the winning offeror?		
2(iv)(h)	Was a notice of Contract Award published regarding the award of the contract to the winning offeror?		

Section 2.1 - Services Federal Procurement	Yes	No	N/A	Notes
<b>Micro-Purchases</b> - Procurement by micro-purchase is the acquisition of supplies or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold. Micro-purchases may be awarded without soliciting quotations if the non-Federal entity considers the price to be reasonable.				
For transactions that followed the micro-purchase procurement method, is the micro-purchase within the applicable threshold established at 48 CFR Subpart 2.1?  [2 CFR 200.1 and 2 CFR 200.320(a)(1)]				
Small Purchases - Small purchase procedures are those relativel simple and informal procurement methods for securing services, supplies, or other property that do not cost more than the Simplified Acquisition Threshold. If small purchase procedures are used, price or rate quotations must be obtained from an adequate number of qualified sources. All necessary affirmative steps must be followed. Please refer to Section 3 below.				
For transactions that followed the small purchase procurement method, can the non-Federal entity document that it obtained price or rate quotations from an adequate number of qualified sources and the purchase did not exceed the Simplified Acquisition Threshold? (Describe types of purchases and price or rate quotes received.)(Note: a minimum of two quotes is required; however, three quotes are recommended.) [2 CFR 200.320(a)(2)]				
<b>Sealed Bids</b> - Bids are publicly solicited and a firm fixed price contract (lump sum or unit price) is awarded to the responsible bidder whose bid, conforming to all of the material terms and conditions of the invitation for bids, is the lowest in price.				
Were bids solicited from an adequate number of known suppliers, providing them sufficient response time before the date set for opening the bids and, was the Invitation for Bids (IFE publicly advertised?  [2 CFR 200.320(b)(1)(ii)(A)]				
Does the IFB, including specifications and pertinent attachments clearly define the items or services needed in order for the bidders to properly respond to the IFB?  [2 CFR 200.320(b)(1)(ii)(B)]				
Were all bids opened at the time and place stated in the IFB and for local and tribal governments, were the bids opened publicly? [2 CFR 200.320(b)(1)(ii)(C)]				
Was a firm, fixed-price contract awarded to the lowest responsive and responsible bidder, considering factors such as discounts, transportation cost, and life cycle costs?  [2 CFR 200.320(b)(1)(ii)(D)]				
If any bids were rejected, was there a sound documented reason' [2 CFR 200.320(b)(1)(ii)(E)]				
<b>Competitive Proposals</b> - This procurement method is generally used when conditions are not appropriate for the use of sealed bids.				
Did the non-Federal entity identify all evaluation factors and their relevant importance in the Request for Proposals (RFP), publicize the RFP and, to the maximum extent practicable, consider all responses to the RFP?  [2 CFR 200.320(b)(2)(i)]				

	Were proposals solicited from an adequate number of qualified sources? [2 CFR 200.320(b)(2)(i)]				
	Did the non-Federal entity have a written method for conducting technical evaluations of the proposals received and for selecting recipients?  [2 CFR 200.320(b)(2)(ii)]				
	Was the contract awarded to the responsible firm whose proposal was most advantageous to the program, with price and other factors considered?  [CFR 200.320(b)(2)(iii)]				
	If price was not used as a selection factor, did the procurement: (1) consist of a qualification-based procurement of architectural/engineering professional services, (2) focus on evaluation of competitors' qualifications and selection of the most qualified competitor, and (3) include negotiation of fair and reasonable compensation?  [2 CFR 200.320(b)(2)(iv)]				
	Noncompetitive Procurement - Procurement by noncompetitive proposals is procurement through solicitation of a proposal from only one source.  NOTE: 2 CFR 200.320(c)(4) is specifically excluded for ARPA and is not listed here for that purpose.				
	For each sample transaction that consisted of solicitation of a proposal from only one source, can the non-Federal entity show that one or more of the following circumstances apply:  • the acquisition of property or services, the aggregate dollar amount of which does not exceed the micro-purchase				
	threshold (see section 2(i),  • the item was only available from a single source,  • a public exigency or emergency for the requirement did not permit a delay resulting from competitive solicitation, or  • after solicitation of a number of sources, competition was determined inadequate.  [2 CFR 200.320(c)]				
Section 3 - Procureme	Commodities, Equipment, and Construction nt	Yes	No	N/A	Notes
Type of Purch	ase				
	Purchases between	\$0 and \$5,0	<u>00</u>		
3(i)(a)	Were agency operation procedures utilized, obtaining adequate and reasonable competition?				
	Purchases between \$5,00	00.01 and \$	<u>75,000</u>		
3(ii)(a)	Were at least two (2) competitive written bids obtained?  The term ""competitive written bid"" means a bid submitted on a bid form furnished by the buying agency or governing authority and signed by authorized personnel representing the vendor, or a bid submitted on a vendor's letterhead or identifiable bid form and signed by authorized personnel representing the vendor.  ""Competitive"" shall mean that the bids are developed based upon comparable identification of the needs and are developed independently and without knowledge of other bids or prospective bids.				

3(ii)(b)	Was the award given to the lowest and best bidder?						
3(ii)(c)	"Were bids for construction in excess of \$5,000 broken down by components to provide detail of component description and pricing?  These details shall be submitted with the written bids and become part of the bid evaluation criteria."						
Note:	Bids may be submitted by facsimile, electronic mail or other generally accepted method of information distribution. Bids submitted by electronic transmission shall not require the signature of the vendor's representative unless required by agencies or governing authorities.						
	Purchases Greater Than \$75.000						
	Publication						
3(iii)(a)	Were competitive bids advertised once each week for two (2) consecutive weeks in a regular newspaper published in the county or municipality in which such agency or governing authority is located?						
3(iii)(b)	Was reverse auctioning used, as it is the primary method for receiving bids during the bidding process?						
3(iii)(c)	If reverse auction was not used, was the procurement statutorily exempt or was the determination and alternative procurement method used approved by the PPRB?						

If the purchasing entity determined that a reverse auction is not in the best interest of the state, was the determination approved by the PPRB?  Other types of bids may include, but are not limited to:  (i) bids sealed in envelope  (ii) bids received electronically in a secure system, or  (iii) bids received by any other method that promotes open competition and has been approved by the Office of Purchasing and Travel.  Note: Secured electronic bidding must be offered, but it may not be required.				
Was the bid opening held at least seven (7) or more days after the last published notice?				
If the purchase involved a construction project in which the estimated cost is in excess of \$75,000, were the bids opened at least fifteen (15) days after the last notice was published? The notice for the purchase should be published once each week for two (2) consecutive weeks.				
Does the notice of intention to let contracts or purchase equipment state the time and place at which bids shall be received, list the contracts to be made or types of equipment or supplies to be purchased, and, if all plans and or specifications are not published, refer to the plans and or specifications on file?				
If there is no newspaper published in the county or municipality, then such notice shall be given by posting same at the courthouse, or for municipalities at the city hall, and at two (2) other public places in the county or municipality, and also by publication once each week for two (2) consecutive weeks in some newspaper having a general circulation in the county or municipality in the above-provided manner. On the same date that the notice is submitted to the newspaper for publication, the agency or governing authority involved shall mail written notice to, or provide electronic notification to the main office of the Mississippi Procurement Technical Assistance Program under the Mississippi Development Authority that contains the same information as that in the published notice.				
Bidding Process Amen	dment Proce	dure		
If all plans and/or specifications are published in the notification, the plans and/or specifications may not be amended.				
If all plans and/or specifications were not published in the notification and changes are planned to be made/were made, has the agency or governing authority maintained a list of all prospective bidders who are known to have received a copy of the bid documents and were all such prospective bidders sent copies of all amendments?  Any amendments made shall be made via mail, facsimile, electronic mail, or other generally accepted method of information distribution.				
No addendum to bid specifications may be issued within two (2) working days of the time established for the receipt of bids unless such addendum also amends the bid opening to a date not less than five (5) working days after the date of the addendum.				
	in the best interest of the state, was the determination approved by the PPRB?  Other types of bids may include, but are not limited to:  (i) bids sealed in envelope (ii) bids received electronically in a secure system, or (iii) bids received by any other method that promotes open competition and has been approved by the Office of Purchasing and Travel.  Note: Secured electronic bidding must be offered, but it may not be required.  Was the bid opening held at least seven (7) or more days after the last published notice?  If the purchase involved a construction project in which the estimated cost is in excess of \$75,000, were the bids opened at least fifteen (15) days after the last notice was published? The notice for the purchase should be published once each week for two (2) consecutive weeks.  Does the notice of intention to let contracts or purchase equipment state the time and place at which bids shall be received, list the contracts to be made or types of equipment or supplies to be purchased, and, if all plans and or specifications are not published, refer to the plans and or specifications on file?  If there is no newspaper published in the county or municipality, then such notice shall be given by posting same at the courthouse, or for municipalities at the city hall, and at two (2) other public places in the county or municipality, and also by publication once each week for two (2) consecutive weeks in some newspaper having a general circulation in the county or municipality in the above-provided manner. On the same date that the notice is submitted to the newspaper for publication, the agency or governing authority involved shall mail written notice to, or provide electronic notification to the main office of the Mississippi Procurement Technical Assistance Program under the Mississippi Development Authority that contains the same information as that in the published notice.  Bidding Process Amen  If all plans and/or specifications were not published in the notification, the plans and/or specificatio	In the best interest of the state, was the determination approved by the PPRB?  Other types of bids may include, but are not limited to: (i) bids sealed in envelope (ii) bids received electronically in a secure system, or (iii) bids received by any other method that promotes open competition and has been approved by the Office of Purchasing and Travel.  Note: Secured electronic bidding must be offered, but it may not be required.  Was the bid opening held at least seven (7) or more days after the last published notice?  If the purchase involved a construction project in which the estimated cost is in excess of \$75,000, were the bids opened at least fifteen (15) days after the last notice was published? The notice for the purchase should be published once each week for two (2) consecutive weeks.  Does the notice of intention to let contracts or purchase equipment state the time and place at which bids shall be received, list the contracts to be made or types of equipment or supplies to be purchased, and, if all plans and or specifications are not published, refer to the plans and or specifications on file?  If there is no newspaper published in the county or municipality, then such notice shall be given by posting same at the courthouse, or for municipalite to the envespaper for publication once each week for two (2) consecutive weeks in some newspaper having a general circulation in the county or municipality in the above-provided manner. On the same date that the notice is submitted to the newspaper for publication, the agency or governing authority involved shall mail written notice to, or provide electronic notification to the main office of the Mississippi Procurement Technical Assistance Program under the Mississippi Development Authority that contains the same Information as that in the published notice.  Bidding Process Amendment Proces  Bidding Process Amendment Proces  Bidding Process Amendment Proces  If all plans and/or specifications were not published in the notification, the plans and or specifica	in the best interest of the state, was the determination approved by the PPRB?  Other types of bids may include, but are not limited to: (i) bids sealed in envelope (ii) bids received electronically in a secure system, or (iii) bids received by any other method that promotes open competition and has been approved by the Office of Purchasing and Travel.  Note: Secured electronic bidding must be offered, but it may not be required.  Was the bid opening held at least seven (7) or more days after the last published notice?  If the purchase involved a construction project in which the estimated oost is in excess of \$75,000, were the bids opened at least fifteen (15) days after the last notice was published? The notice for the purchase should be published once each week for two (2) consecutive weeks.  Does the notice of intention to let contracts or purchase equipment state the time and place at which bids shall be received, list the contracts to be made or types of equipment or supplies to be purchased, and, if all plans and or specifications are not published in the county or municipality, then such notice shall be given by posting same at the courthouse, or for municipalities at the city hall, and at two (2) other public places in the county or municipality, then such notice shall be given by posting same at the courthouse, or for municipalities at the city hall, and at two (2) other public places in the county or municipality, then such notice shall be given by posting same at the courthouse, or for municipality in the above-provided manner. On the same date that the notice is submitted to the newspaper for publication, the agency or governing authority involved shall mail written notice to, or provide electronic notification to the main office of the Mississippi Procurement Technical Assistance Program under the Mississippi Development Authority that contains the same information as that in the published notice.  Bidding Process Amendment Procesdure  If all plans and/or specifications were not published in the n	in the best interest of the state, was the determination approved by the PPRB?  Other types of bids may include, but are not limited to: (i) bids sealed in envelope (ii) bids received electronically in a secure system, or (iii) bids received by any other method that promotes open competition and has been approved by the Office of Purchasing and Travel.  Note: Secured electronic bidding must be offered, but it may not be required.  Was the bid opening held at least seven (7) or more days after the last published notice?  If the purchase involved a construction project in which the estimated cost is in excess of \$75,000, were the bids opened at least fifteen (15) days after the last notice was published? The notice for the purchase should be published once each week for two (2) consecutive weeks.  Does the notice of intention to let contracts or purchase equipment state the time and place at which bids shall be received, list the contracts to be made or types equipment or supplies to be purchased, and, if all plans and or specifications are not published, refer to the plans and or specifications are not published, refer to the plans and or specifications are not published, refer to the plans and or specifications are not published, refer to the plans and or specifications on file?  If there is no mewspaper published in the county or municipality, then such notice shall be given by posting same at the counthous, or for municipality, and also by publication nonce each week for two (2) consecutive weeks in some newspaper having a general circulation in the county or municipality in the above provided manner. On the same date that the notice is submitted to the newspaper for publication, the agency or governing authority involved shall mall written notice to, or provide electronic notification to the main office of the Mississippl Procurement Technical Assistance Program under the Mississippl Procurement Technical and the published of the Mississipple program under the Mississipple Procurement and the published of th

## **Specification Restrictions** Was the bid written as not to exclude comparable equipment of 3(vi)(a) domestic manufacture? Were brand specific specifications authorized by the Mississippi 3(vi)(b) Department of Finance and Administration (DFA)? If a construction contract, did the specifications include an 3(vi)(c) allowance for commodities, equipment, furniture, construction materials or systems? If yes, were the allowance items acquired by the vendor approved 3(vi)(d) by the agency/governing authority? **Electronic Bids** 3(vii)(a) Did the purchasing entity allow for electronic bids in MAGIC? Lowest and Best Bid Decision Procedure Are best bid procedures in compliance with regulations 3(viii)(a) established by the DFA? Was any bid accepted other than the lowest bid actually 3(viii)(b) submitted? If so, was the bid rejection adequately justified and documented? **Alternate Bid Authorization** Were all alternate bids accepted, if any, appropriately authorized 3(x)(a)in accordance with Section 31-7-13(f)? Construction Contract Change Authorization Were all construction contract change orders, if any, 3(xi)(a) appropriately authorized in accordance with Section 31-7-13(g)?

State Agency Emergency Purchase Procedure

3(xiv)(a)	If the purchasing entity is claiming an emergency purchase, did the purchasing entity file with the DFA (i) a statement explaining the conditions and circumstances of the emergency including a detailed description of the events leading up to the situation and the negative impact to the entity if the purchase is made following the statutory requirements up to this point, and (ii) a certified copy of the appropriate minutes of the board of such agency requesting the emergency purchase, if applicable?			
Note:	If the governing board or the executive head, or his designees, of any agency determines that an emergency exists in regard to the purchase of any commodities or repair contracts, so that the delay incident to giving opportunity for competitive bidding would threaten the health or safety of any person, or the preservation or protection of property, then the provisions in this section for competitive bidding shall not apply, and any officer or agent of the agency having general or specific authority for making the purchase or repair contract shall approve the bill presented for payment, and he shall certify in writing from whom the purchase was made, or with whom the repair contract was made.			
3(xiv)(b)	Were all purchases, if any, made under state agency emergency purchase procedures made only for the purpose of meeting the needs created by the emergency situation?			
3(xiv)(c)	Following all emergency purchases, if any, did the purchasing entity file with the DFA documentation of the purchase including a description of the commodity purchased, the purchase price thereof and the nature of the emergency?			
Note:	Any contract awarded by state agency under emergency purchase procedures shall not exceed a term of one (1) year.			
	Exceptions from Biddi	ng Requirem	<u>ents</u>	
3(xvii) (a)	If the purchasing entity is claiming exemption from bidding requirements, did the purchasing entity confirm the purchase type is one of the exceptions to bid requirements under Section 31-7-13(m)?			
	Term Contract A	uthorization		
3(xviii) (a)	Is the awarded contract for a term that expires before December 31, 2026?			
3(xviii) (b)	Does the awarded contract contain a price adjustment clause?			
3(xviii) (c)	If the awarded contract contains a price adjustment clause, was the cost index used in the price adjustment clause determined by the DFA?			

	Purchase Law Violation Prohib	oition and Ve	ndor Penalty		
3(xix)(a)	Did the purchasing entity ensure the contract or purchase was not made for the purpose of circumventing the provisions of competitive bid requirements or submittals of invoices for amounts within those authorized for a contract or purchase where the actual value of the contract of commodity purchased exceeds the authorized amount?				
	Construction Punch	List Restricti	<u>on</u>		
Note:	The architect, engineer or other representative designated by the agency or governing authority that is contracting for public construction or renovation may prepare and submit to the contractor only one (1) preliminary punch list of items that do not meet the contract requirements at the time of substantial completion and one (1) final list immediately before final completion and final payment.				
	Procurement of Construction Services by	State Institut	ions of High	er Learning	
Note:	Contracts for privately financed construction of auxiliary facilities on the campus of a state institution of higher learning may be awarded by the Board of Trustees of State Institutions of Higher Learning to the lowest and best bidder, where sealed bids are solicited, or to the offeror whose proposal is determined to represent the best value to the citizens of Mississippi, where requests for proposals are solicited.				
	Insurability of Bidders for Public Const	ruction or Ot	her Public Co	ontracts	
Note:	In any solicitation for bids to perform public construction or other public contracts to which this section applies including, but not limited to, contracts for repair and maintenance, for which the contract will require insurance coverage in an amount of not less than One Million Dollars (\$1,000,000.00), bidders shall be permitted to either submit proof of current insurance coverage in the specified amount or demonstrate ability to obtain the required coverage amount of insurance if the contract is awarded to the bidder. Proof of insurance coverage shall be submitted within five (5) business days from bid acceptance.				
	Purchase Authorizat	ion Clarificat	ion		
Note:	Nothing in this section shall be construed as authorizing any purchase not authorized by law.				
FEDERAL F	REQUIREMENTS				
Business E State Quot well as Sta	Contracting with Small & Minority Firms, Women's nterprises & Labor Surplus Area Firms – Required for e Threshold (Federal Small Purchase Threshold) as te Bidding Threshold (Federal Above Simplified Threshold).	Yes	No	N/A	Notes
1	Does the non-Federal entity take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible, including:				

a. Placing qualified small and minority businesses and women's business enterprises on solicitation lists?  [2 CFR 200.321(a); 2 CFR 200.321(b)(1)]				
<ul><li>b. Assuring that such businesses are solicited whenever they are potential sources?</li><li>[2 CFR 200.321(a); 2 CFR 200.321(b)(2)]</li></ul>				
c. Dividing procurement requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by such businesses?				
d. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises?  [2 CFR 200.321(a); 2 CFR 200.321(b)(4)]				
e. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce?  [2 CFR 200.321(a); 2 CFR 200.321(b)(5)]				
f. Requiring prime contractors, when subcontracts are let, to take the affirmative steps listed in 2 CFR 200.321(b) (1) through (5) to select small, minority-owned and women-owned businesses in grant-funded contracts?  [2 CFR 200.321(a); 2 CFR 200.321(b)(6)]				
Domestic Preference	Yes	No	N/A	Notes
Did the Non-Federal Entity provide a preference for the purchase, acquisition, or use of goods, products, or materials				
produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).				
produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).  [2 CFR 200.322]	Vac	No	N/A	Netco
produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).	Yes	No	N/A	Notes
	[2 CFR 200.321(a); 2 CFR 200.321(b)(1)]  b. Assuring that such businesses are solicited whenever they are potential sources?  [2 CFR 200.321(a); 2 CFR 200.321(b)(2)]  c. Dividing procurement requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by such businesses?  [2 CFR 200.321(a); 2 CFR 200.321(b)(3)]  d. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises?  [2 CFR 200.321(a); 2 CFR 200.321(b)(4)]  e. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce?  [2 CFR 200.321(a); 2 CFR 200.321(b)(5)]  f. Requiring prime contractors, when subcontracts are let, to take the affirmative steps listed in 2 CFR 200.321(b)  (1) through (5) to select small, minority-owned and women-owned businesses in grant-funded contracts?  [2 CFR 200.321(a); 2 CFR 200.321(b)(6)]  Domestic Preference  Did the Non-Federal Entity provide a preference for the purchase, acquisition, or use of goods, products, or materials	[2 CFR 200.321(a); 2 CFR 200.321(b)(1)]  b. Assuring that such businesses are solicited whenever they are potential sources?  [2 CFR 200.321(a); 2 CFR 200.321(b)(2)]  c. Dividing procurement requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by such businesses?  [2 CFR 200.321(a); 2 CFR 200.321(b)(3)]  d. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises?  [2 CFR 200.321(a); 2 CFR 200.321(b)(4)]  e. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce?  [2 CFR 200.321(a); 2 CFR 200.321(b)(5)]  f. Requiring prime contractors, when subcontracts are let, to take the affirmative steps listed in 2 CFR 200.321(b)  (1) through (5) to select small, minority-owned and women-owned businesses in grant-funded contracts?  [2 CFR 200.321(a); 2 CFR 200.321(b)(6)]  Domestic Preference  Yes  Did the Non-Federal Entity provide a preference for the purchase, acquisition, or use of goods, products, or materials	[2 CFR 200.321(a); 2 CFR 200.321(b)(1)]  b. Assuring that such businesses are solicited whenever they are potential sources? [2 CFR 200.321(a); 2 CFR 200.321(b)(2)]  c. Dividing procurement requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by such businesses?  [2 CFR 200.321(a); 2 CFR 200.321(b)(3)]  d. Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses, and women's business enterprises?  [2 CFR 200.321(a); 2 CFR 200.321(b)(4)]  e. Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce?  [2 CFR 200.321(a); 2 CFR 200.321(b)(5)]  f. Requiring prime contractors, when subcontracts are let, to take the affirmative steps listed in 2 CFR 200.321(b) (1) through (5) to select small, minority-owned and women-owned businesses in grant-funded contracts?  [2 CFR 200.321(a); 2 CFR 200.321(b)(6)]  Domestic Preference  Pid the Non-Federal Entity provide a preference for the purchase, acquisition, or use of goods, products, or materials	[2 CFR 200.321(a); 2 CFR 200.321(b)(1)]

Section 4 - Contract Provisions	Yes	No	N/A	Notes
For each of its procurement contracts, can the non-Federal entity document that it reviewed the applicability of the provisions described in Appendix II to Part 200—Contract Provisions for non-Federal Entity Contracts Under Federal Awards (and noted briefly below) and included the applicable provisions in the contract?  a. Remedies for violation or breach of contract terms? b. Termination for cause and termination for convenience provisions? c. Equal Employment Opportunity? d. Davis-Bacon Act and Copeland "Anti-Kickback" Act? e. Contract Work Hours and Safety Standards Act? f. Rights to Inventions Made Under a Contract or Agreement? g. Clean Air Act and Federal Water Pollution Control Act? h. Debarment and Suspension? i. Byrd Anti-Lobbying Amendment? j. Procurement of Recovered Materials?				