

AGREEMENT NO. 14540 AMENDMENT NO.

ALBUQUERQUE PUBLIC SCHOOLS - PROCUREMENT DIVISION PO BOX 25704 ALBUQUERQUE, NEW MEXICO 87125 PHONE (505) 881-8415 FAX (505) 830-1161

FAX (505) 830-1161						
V E N D O R	Adams+Crow P.C. 5051 Jouranl Center Blvd. NE Albquerque, NM 87109			SHIP TO	Albuquerque Public Schools Albuquerque, NM 87110	
	DATE	VENDOR CODE] ·	TTENTION OF	Lucinda Sanchez	
	7/20/2016	43416	The Procusement Code, Sections 12.4.28 time			
The Procurement Code, Sections 13-1-28 through 13-1-199 NM9A 1978, imposes civil and criminal paralities for its violation, the New Mexico Criminal statutes impose felony peralities for illegal bribes, gratuities and kickbacks. PLEASE SHOW AGREEMENT NUMBER ON ALL INVOICES, CORRESPONDENCE, ETC. INVOICE IN DUPLICATE.						
_	ITEMS, TERMS, & CONDITIONS					
Special Education Legal Counsel Services Contract Term: July 20, 2016 to July 19, 2020 Per terms and conditions of RFP: 16-034 RA-KM Board Approved: 7/20/2016 Rates Attached SERVICES AND/OR GOODS TO BE PROVIDED: The Contractor shall provide Special Education Legal Counsel Services, as defined in RFP 16-034 RA-KM and submitted response, on an "on call" basis. This is not an order and no funds are obligated under this Agreement. Funds are obligated by an approved purchase orders on an "as needed" basis. Contractor shall receive separate individual Purchase Orders for each individual requests.						
I	MINIMUM AMOUNT: Albuquerque Public Schools does not guarantee a minimum amount of purchases in conjunction with this agreement.					
PAYMENT: APS agrees to pay the contractor on traditional hourly rates as attached and reimburse case related expenses and costs (e.g. copying, travel experts, filing fees, depositions, transcripts, facsimiles, hearing officer, court reporter, legal research services). A detailed/itemized statement shall be submitted for payment and shall note the purchase order number.						
MODIFICATION OR CHANGE: Modification or changes will be considered only at yearly observance of award and only upon receipt of written request from contractor stating reason for modification or change requested. Justifying documentation must accompany price escalation request.						
A	Amendments: This Agreement shall not be altered, changed, or amended except by written agreement signed by both parties.					
2	ontact: Samantha M	1 Adams	Phone: 505-2	247-3227	Email: sam@adamscrow.com	

PROCUREMENT DIVISION AUTHORIZED SIGNATURE

Date

VENDOR AUTHORIZED SIGNATURE

Date

Adams+Crow, P.C. Response to APS RFP No. #16-038 RA-KM c/o Rennette Apodaca
17 May 2016
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- o 505-280-4089
- Mary Ann Trott, BCBA, former resource teacher for the APS Autism Resource Team
 - o 1621 Richmond Dr. NE, Alb, NM, 87106
 - o mtrott@salud.unm.edu
 - o 505-220-5705
- Joab Gouveia, Ph.D., former lead APS diagnostician
 - o 3749 B State Road 14, Santa Fe, NM, 87508
 - o joabgouveia@gmail.com
 - 0 505-505-231-4418

Numerous additional references can be provided upon request.

II. Insurance

We maintain \$1,000,000 of professional liability insurance and provide all required insurance for our employees including but not limited to Worker's Compensation insurance.

III. Fee and Compensation Structure

We are sensitive to the tension between retaining quality legal services and paying an affordable rate. For this reason, we are proposing alternative fee structures. Regardless of the legal fee structure, APS would be responsible for gross receipts tax as well as expenses and costs (e.g., copying, travel, experts, filing fees, depositions, transcripts, facsimiles, hearing officer, court reporter, legal research services).

a. Option One: Traditional Hourly Fee Structure

As option one, we would offer a traditional hourly fee structure at a rate of \$185 for partners; \$150-170 for associates (depending upon experience) and \$85 for paralegals. Under this scenario, Adams+Crow would maintain an "on-site" presence on APS property during the work day for an average of 35%-65% of the work week. Legal services provided on APS property for litigation purposes, training, technical support, etc., will count toward this "on-site" time. APS will pay the hourly rate for all "on-site" time except for time spent for work performed for a non-APS client: that is, work performed for a non-APS client during "on-site" time will not be billed to APS but will be billed to the non-APS client notwithstanding that Adams+Crow will be available on an "on call" basis during this "on site" time. By offering this "on-site" time, Adams+Crow is attempting to provide value-added services by being readily available to APS Special Ed staff on an as-needed basis.

ALBUQUERQUE PUBLIC SCHOOLS (APS) GENERAL TERMS AND CONDITIONS

- 1. INSPECTION. The materials, supplies or services furnished shall be exactly as specified in this order, free from defects in Seller's design, workmanship and materials, and, except as otherwise provided in this order, shall be subject to inspection and test by APS at all times and places. If, prior to final acceptance, any materials, supplies or services are found to be defective or not as specified, APS may reject them, require Seller to correct them without charge, or require delivery of such materials, supplies or services are accurate to the second to which is equitable under the circumstances. If Seller is unable or refuses to correct such defects within a time deemed reasonable by APS, APS may terminate the order in whole or in part. Seller shall bear all risks as to rejected materials, supplies and services and, in addition to any other costs for which Seller may become liable to APS under other provisions of this order, shall reimburse APS for all transportation costs, other related costs incurred, or payments to Seller in accordance with the terms of this order for unaccepted materials, supplies and services. Notwithstanding final acceptance and payment, Seller shall be liable for latent defects, fraud or such gross mistakes as amount to fraud. Any test programs and procedures required by the specifications are in addition to, and do not limit. APS's rights provided in this Paragraph. and procedures required by the specifications are in addition to, and do not limit, APS's rights provided in this Paragraph.
- 2. WARRANTIES. Seler warrants the materials, supplies or services furnished to be exactly as specified in this order, free from defects in Seller's design, labor, materials and manufacture, and to be in compliance with any drawings or specifications incorporated herein and with any samples furnished by Seller. All applicable UCC warranties, express or
- 3. ASSIGNMENT. Neither the order nor any interest therein, nor claim thereunder shall be assigned or transferred by the Seller except as authorized in writing by APS. No assignment or transfer shall relieve the Seller from its obligations and liabilities.
- 4. CHANGES. APS may make changes within the general acope of this order by giving notice to Saller and subsequently confirming such changes in writing. If such changes affect the cost of, or the time required for performance of this order, an appropriate equitable adjustment shall be made. No change by Saller shall be recognized without written approval of APS. Any claim of Saller for an adjustment under this Paragraph must be made in writing within thirty (30) days from the date of receipt by Saller of notification of auch change unless APS waives this condition. Nothing in this Paragraph shall excuse Saller from proceeding with performance of the order as changed hereunder.
- 5. LABOR DISPUTES. Seller shall give prompt notice to APS of any actual or potential labor dispute which delays or may delay timely performance of this order.

6. TERMINATION AND DELAYS. APS may by written notice stating the extent and effective date, terminate this order for convenience in whole or in part, at any time. APS shall pay Seller as full compensation for performance until such termination: (1) the unit or pre-rate order price for the delivered and accepted portion; and (2) a reasonable amount, not otherwise recoverable from other sources by Seller as approved by APS with respect to the undelivered or unaccepted portion of this order; provided compensation hereunder shall in no event exceed the total order price. Such amount will be limited to the Seller's actual cost and shall not include anticipated profits.

APS may by written notice terminate this order for Seller's default, in whole or in part, at any time, if Seller retures or fails to comply writh the provisions of this order, or so falls to make progress as to endanger performance and does not cure such failure within a reasonable period of time, or fails to make deliveries of the items or services or to perform the services within the time specified or any written extension thereof. In such event, APS may purchase or otherwise secure items or services and, except as otherwise provided herein, Seller shall be liable to APS for any excess costs occasioned APS thereby, including incidential and consequential damages.

If, after notice of termination for default, APS determines that the Seller was not in default or that the failure to perform this order is due to causes beyond the control and without the fault or negligence of Selser (including, but not restricted to, acts of God or of the public enemy, acts of APS, acts of Government, fires, floods, epidemics, quarantine restrictions, termination shall be deemed for the convenience of APS, unless it shall be determined that the items or services covered by this order were obtainable from other sources in sufficient time to meet the required delivery schedule.

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If APS determines that Seller has been delayed in the work due to causes beyond the control and without the fault and negligence of the Seller, APS may extend the time for completion of the work called for by this order, when promptly applied for in writing by the Seller; and if such delay is due to fallure of APS, not caused or contributed by Seller, to perform services or deliver property in accordance with the terms of the order, the time and price of the order shall be subject to change under the Changes Paragraph. Sole remedy of Seller in event of delay by failure of APS to perform shall, however, be limited to any money actually and necessarily expended in the work during the period of delay, solely by reason of delay. No allowance will be made for anticipated profits.

The dobbs and remedies of APS provided in this Paragraph shall not be exclusive and are in addition to any other dobts and remedies provided by law or under this order. As used

The rights and remedies of APS provided in this Paragraph shall not be exclusive and ere in addition to any other rights and remedies provided by law or under this order. As used in this Paragraph, the word "Seller" includes Seller and its sub suppliers at any tier.

- 7. AFFIRMATIVE ACTION. Seliar shall not maintain or provide racially segregated facilities for employees at any establishment under his control. Seliar agrees to adhere to the principle set forth in Executive Order II248and Ii375, and to undertake aspecifically to maintain employment policies and practices that affirmatively promote equality of opportunity for minority group persons and women; to take affirmative attent to hire and promote women and minority group persons at all job levels and in all aspects of employment; to communicate this policy effectively to all persons concerned within Seller's company, with outside recruiting services and the minority community at large; to provide APS on request a breakdown of its labor force by ethnic group, sex, and job category; and to discuss with APS its policies and practices relating to its affirmative action program.
- 5. INDEMNIFICATION AND INSURANCE. Sellar assumes the entire responsibility and liability for losses, expenses, damages, demands and claims in connection with or arising out of any actual or alleged personal injury (including death) and/or damage or destruction to properly sustained or alleged to have been sustained in connection with or arising out of the performances of the work by Seller, its agents, employees, subcontractors or consultants, except to the extent of liability arising out of the negligent performance of the work by or willful misconduct of APS. Seller shall indemnify and hold harmless APS, its officers, agents, and employees from any and all liability for such losses, expenses, damages, demands and claims and shall defend any suit or action brought against any or all of them based on any actual or alleged personal injury or damage and shall pay any damage coats and insurance in reasonable amounts covering the above obligation and will maintain workers' compensation coverage covering all employees performing this order on premises occupied by or under the control of APS.
- 9. PATENT AND COPYRIGHT INDEMNITY. Seller shall pay all royalty and license fees relating to deliverables and other items covered hereby. In the event any third party shall daim that the reproduction, manufacture, use or sale of goods or floras covered hereby infringes any copyright, trademark, patent, or other intellectual property rights, Seller shall indemnify and hold APS harmless from any cost, expense, damage, or loss resulting therefrom.
- 10. DISCOUNTS. APS will take advantage of prompt payment discounts whenever possible; however these will not be used as a means to determine the few responsive and responsible bidder. Any discount period will not begin until the materials, supplies or services have been received and accepted and a correct invoice submitted for payment. If testing is required, discount period will not begin until such tests are satisfactorily completed.
- 11. CONTINGENCY FEES. Seller warrants that no person or selling agency has been employed or retained to solicit or secure this order upon an agreement or understanding for a commission, percentage, brokerage or contingent (se excepting bone-fide employees or bone-fide established commercial or selling agencies maintained or utilized by Seller for the purpose of securing business. For violation or breach of this warranty, APS shall have the right to arrud this order without liability or, at its discretion, to deduct from this order, price or consideration or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee.
- 12. PENALTIES. The New Mexico Procurement Code (NMSA 1976) imposes civil and criminal penalties for its violation. In addition, New Mexico criminal statutes impose penalties for bribes, gratuities and kickbacks.
- 13. TITLE AND DELIVERY. Title to the materials and supplies passed hereunder shall pass to APS at the F.O.B. point specified subject to the right of APS to reject upon inspection. For any exception to the delivery date specified, Selier shall give prior notification and obtain approval thereto from APS's Purchasing Department. Order is subject to termination for
- 14. TAX STATUS. APS holds a Class 9 Nontexable Transaction Certificate and is exempt from payment of tax on the purchase of tangible personal property. This certificate will be lasted upon request. It is not valid for the purchase of services including construction, or materials that become part of a construction project or for the laste of property. Selfer is responsible for payment of all applicable taxes, which will be added to invoice as a separate item at the current rate.
- 15. APPLICABLE LAWS. If this order is a subcontract under a U.S. Government Prime Contract, applicable clauses of the Federal Acquisition Regulations are incorporated herein by reference. Any provision required to be included in a contract of this type by any applicable and valid Executive Order, federal, state or local law, ordinance, rule or regulation also shall be deemed to be incorporated herein. Any contract or litigation resulting from acceptance of this purchase order will be construed according to the laws of the State of New