Board of Trustees of the Nebraska State Colleges

Facilities

Capital Construction, Facility Maintenance and Repair

POLICY Contracts, and Fixed Equipment Acquisitions NAME:

POLICY

8064 NUMBER:

A. PURPOSE

To provide guidance on capital construction, facility maintenance and repair contracts, and acquiring fixed equipment.

Acquiring moveable equipment must follow Policies 6400 and 6401. Professional consulting services related to capital construction must follow Policy 8066.

B. DEFINITIONS

- 1. Construction Project: Any new facility, expansion of a current facility, major remodeling, or renovation of a current facility.
- 2. Maintenance and Repair Project: The routine upgrades, replacements of facility components, or repairs to current facilities.
- 3. Formal Bids: A formal bid is a written quote from a vendor which may include a facsimile quote or an email from the vendor.
- 4. Competitive Sealed Bids: Bids or proposals secured from contractors or vendors by means of an advertised public notice bid solicitation or Request for Proposal (RFP). An RFP is a document that describes the scope of the project or service, details criteria for bids, and solicits bids. A minimum of fifteen (15) calendar days shall elapse between the time the public notice or RFP opportunity is advertised and the time of the bid opening. Bids must be opened in the manner, time and date specified. Facsimile quotes or emails received by the institution are not allowed during this competitive sealed process.
- **5. Facility or Facilities:** Any buildings or structures, above or below ground. May also refer to campus grounds, landscaping, and utility systems.
- **6. Capital Construction Project:** A project estimated at \$2,000,000 and above for renovation and new construction of programmatic spaces, per Board Policy 8060.
- **7. Emergency:** Any situation where it is necessary to enter into a contract to (a) avoid the loss of life, health, safety or property; (b) respond to time limits established by an external authority; (c) ensure the continuation of an essential

College service, function, utility, facility or (d) avoid, correct or repair a situation outside the control of the College including detrimental negligence or acts of an employee, natural or manmade disasters.

8. Fixed Equipment: Equipment that is affixed to the facility and is not movable.

C. POLICY

1. Contracting and Fixed Equipment Acquisition Thresholds

All contracts and fixed equipment acquisitions shall conform to the following dollar thresholds and bidding process.

- 1.1 No contract is required for repair or maintenance services less than twenty-five thousand dollars (\$25,000) to fixed equipment, facilities and grounds.
- 1.2 Less than \$50,000 Bids not required

Competitive bidding is not required for projects and fixed equipment that are less than fifty thousand dollars (\$50,000). The College may contract directly with a contractor after negotiating a contract price that is reasonable and within budget.

1.3 From \$50,000 but less than \$150,000 – Formal bid process

Construction projects and fixed equipment with a total cost between fifty thousand dollars (\$50,000) and less than one hundred fifty thousand dollars (\$150,000) shall observe the following bidding procedure.

- Three (3) or more quotations shall be solicited from bidders. Original quotations may be obtained in writing or verbally. Any verbal quotations must be followed up with a written or faxed confirmation for project files.
- A fixed bid receipt date or public opening is not required.
- A contract shall be executed for the project after negotiating a price that is reasonable and within budget.
- All resulting quotations or refusals to quote shall be documented by the College.
- Information on these contracts shall be reported to the Board of Trustees.
- 1.4 \$150,000 or more Competitive Sealed bid process

Construction and maintenance projects and fixed equipment with a total cost exceeding one hundred fifty thousand dollars (\$150,000) or more shall use competitive sealed bid process.

2. Project and Contract Approvals

Approval of Projects 2.1.

- No capital construction, maintenance or repair contract may commit funds for a project until the funds have been identified and approved by the Board, with the exception of Task Force for Building Renewal 309 funds.
- While Task Force projects must follow all other requirements in this Policy, unless otherwise noted, 309 funding does not have to be accepted by the Board prior to committing funds in accordance with this Policy.
- For state funded projects, the appropriation must have been received before construction contracts are submitted for approval.
- For revenue bond projects, bond proceeds or surplus funds must be available and their expenditure approved by the Board before construction contracts are executed or submitted for approval.

2.2 Executing Contracts less than \$300,000

The President or Vice President for Administration and Finance (VPAF) is delegated the responsibility for bidding, negotiating and signing on behalf of the Board the following types of construction contracts and any related change orders/addenda.

- Any contract for the construction, alteration, removation, remodeling, repair or demolition of any building or other improvement to real property, under which payment by the College will not exceed three hundred thousand dollars (\$300,000).
- Contracts with architects or engineers or consultants where the fee will be less than one hundred fifty thousand dollars (\$150,000).
- Contract change orders, addenda and amendments involving each additional expenditure under one hundred fifty thousand dollars (\$150,000).

2.3 **Board Approval of Contracts**

The following types of contracts are to be submitted to the Board for approval.

- Capital construction, facility maintenance or repair contracts amounting to three hundred thousand dollars (\$300,000) or more.
- Any contract with an engineer or architect where the fee will be one hundred fifty thousand dollars (\$150,000) or more.
- Contract change orders and addenda involving additional expenditure of one hundred fifty thousand dollars (\$150,000) or more.

 Once approved by either the Board or the Chancellor, the construction or maintenance contract shall be signed by the President or VPAF, and then by the Chancellor, Vice Chancellor for Finance and Administration (VCFA) or General Counsel. A contract signed by the vendor should be available for execution at the Board meeting when approved.

2.4 Approval Exceptions

If approval of any construction or maintenance contracts are critical to the schedule of the project, the following exceptions may be made.

- The Chancellor shall be authorized to approve construction and maintenance contracts of three hundred thousand dollars (\$300,000) or more, so long as the Board has authorized the project and compliance with all specifications, bidding and contract procedures has taken place. Notification of these approvals shall be provided as an information item to the Board at a subsequent meeting.
- The Chancellor shall be authorized to approve engineer or architect contracts of one hundred fifty thousand dollars (\$150,000) or more, so long as the Board has authorized the project and compliance with all consultant selection procedures has taken place. Notification of these approvals shall be provided as an information item to the Board at a subsequent meeting.
- If approval of the change order or addenda is critical to the schedule of the project, the Chancellor has the option of approving it as an emergency as defined in 4.1 below. Such approved emergency change orders and addenda will be provided as an information item at the next Board meeting.

3. Bidding Requirements

The details below must be followed when using a competitive sealed process to award a contract.

3.1. Specifications

All specifications and plans for buildings to be renovated or constructed are to be prepared by professional architects and/or engineers in accordance with state law. The specifications and plans shall be prepared to conform with the budget amount authorized for that project.

3.2. Advertising

A public notice for construction shall appear once in a publication based in or near the locality of the project and in other widely circulated publications and electronic platforms as deemed necessary by the College. A copy of the advertisement shall be kept on file with the College. The notice shall not appear on a weekend or holiday. A minimum of fifteen (15) calendar days shall elapse between the time formal bids are first advertised or

called for and the time of their opening. The notice, bid specifications or RFP shall include, at a minimum, the following information.

- Name of Board of Trustees and the College
- Description of project
- Date, place and time when bids must be received
- Person to contact for information
- Locations where bid documents can be viewed/obtained

3.3. Bid Submission and Opening

Bids shall be submitted in a sealed envelope with notation of the project on the front. Bids shall be opened on the date, time and place as advertised. The bid opening shall be conducted in public so that all bidders and interested parties may be present. No bids are to be received after the specified time and if so, are to be returned unopened. The bidder's envelope is to be attached to the back of the bid form. College staff or the professional consultant shall be responsible for opening and reading aloud the bids. Bid documents shall be considered public information after they have been opened. The following requirements shall be noted at the time of opening the bid.

- Conformance with bidding instructions
- Accompanied by bid bond or certified check or sent in separately in case of a bid submitted electronically
- Acknowledgment of any addendum
- Bid is signed

3.4. Evaluation

When bids are received, publicly opened and read, the contractors shall not be notified of the final decision until a later date so that adequate study and analysis can be made of the bids received. The professional consultant shall evaluate the bids received and make a recommendation to the College. Awarding of the contracts shall be based on competitive bidding with award to the lowest bidder, taking into consideration the best interests of the State of Nebraska and the System, the quality or performance of the firm and the materials to be supplied, their conformity with specifications, and the times of completion. In determining the lowest bidder, in addition to price, the following elements shall be given consideration.

- The ability, capacity and skill of the bidder to perform the contract required;
- The character, integrity, reputation, judgment, experience and efficiency of the bidder;

- Whether the bidder can perform the contract within the time specified;
- The quality of performance of previous contracts:
- The previous and existing compliance by the bidder with laws relating to the contract;
- Energy efficiency ratio as stated by the bidder for alternative choices of appliances or equipment;
- The life cost of the article or property in relation to the purchase price and the specific use of the item:
- The performance of the article or property, taking into consideration any commonly accepted tests and standards of produce usability and user requirements; and
- Such other information as may be secured having a bearing on the decision to award the contract.

3.5. Bid Acceptance

The recommendation, bid tab sheet and other applicable materials shall be kept on file by the College for review. If less than three (3) bids or proposals are received, then bids may be accepted upon documentation of the bidding process. If the recommendation is to reject the lowest bid for any one or more of the reasons stated above, the recommendation must include the reason(s) for the rejection. The NSCS always reserves the right to reject any or all bids.

4. Exceptions, Emergencies and Sole Sourcing

4.1. Exceptions to Bidding Requirements.

> The following are exceptions to bidding requirements. Documentation justifying the exception should be kept on file by the College.

- Purchasing from a previously competitively bid government contract, including the State of Nebraska, the University of Nebraska System, or a multistate compact contract
- When pricing has been established by the federal General Services Administration
- Utilities and fuels, including woodchips
- Repairs of less than fifty thousand dollars (\$50,000)
- Advertising for facility projects
- Facility maintenance agreements

4.2. Emergency

- Proposed emergency projects and fixed equipment acquisitions meeting the definition of an emergency shall be documented by the College and submitted to the Vice Chancellor for Facilities (VCF) for approval by the Chancellor.
- Chancellor approval of an emergency automatically includes the suspension of bidding requirements as appropriate for each emergency.

4.3. Sole Source

A sole source exception would be permitted where there is only one firm with the necessary skillset to perform the services or there are other extenuating circumstances. Documentation to hire a vendor based on sole source without competitive bids or proposals shall be documented by the College and approved by the VPAF and either the VCF or the VCFA. A sole source situation may exist under the following conditions.

- Services are proprietary and only available from the manufacturer of a building system or equipment and the vendor is the only firm providing the unique expertise.
- Additions to a system must be compatible with the original equipment or facility software.
- The same vendor of an installed system is necessary to install expansions to that system.
- Factory authorized maintenance services must be utilized in order to maintain a warranty or the integrity of system.
- Based on current research, it is determined that only a single entity services the region in which the project is needed.
- Donors providing the funding for an item, service or system may specify a particular vendor, manufacturer or brand of equipment to be used for the project.

5. General Contract Guidance

5.1. Performance Bond

For any construction project that has a total cost of more than one hundred thousand dollars (\$100,000), the successful bidder for the project shall be required to furnish a Performance Bond and a Labor Material Payment Bond, each in the amount of one hundred percent (100%) of the contract sum and written by a Surety licensed to do business in the State of Nebraska.

5.2. Resident Bidder Preference

When a public contract is to be awarded to the lowest bidder, a resident bidder shall be allowed a preference over a nonresident bidder from a state which gives or requires a preference to bidders from that state.

5.3. Contract Negotiation and Legal Requirements

A contract may be conditioned upon later refinements in scope and priced and may permit the College, in agreement with the contractor, to make changes in the project or the purchase without invalidating the contract. Later refinements shall not exceed the budget or available funding for the project.

5.4. Fair Labor Standards Compliance

All bidders on College projects must file a statement that they are complying with, and will continue to comply with, fair labor standards in the pursuit of their business and in the execution of the contract on which they are bidding. Fair labor standards shall mean wages paid and conditions of employment as are paid and maintained by at least fifty percent (50%) of similar businesses.

5.5. Drug Free Workplace Compliance

All bidders must also comply with the State of Nebraska's Drug Free Workplace requirement. The proposal form used to bid projects shall contain a clause, which, when the proposal is signed by the bidder certifies that the firm has a drug free workplace policy in accordance with State requirements.

5.6. Non-Discrimination Requirement

The contractor must specifically agree not to engage in unlawful discrimination against any recipient of services and not to engage in unlawful discrimination against any employees or applicant for employment.

5.7. Equal Opportunity Statements

All contracts will contain equal opportunity statements to ensure compliance with Federal Government requirements associated with Title VI and Title VII of the Civil Rights Act of 1964 and other appropriate equal opportunity procurement policies.

5.8. Contract Forms

 All contracts for construction and maintenance projects and related services of three hundred thousand dollars (\$300,000) or more will be reviewed by General Counsel or VCF prior to submission to the Board for consideration and action.

- Contract forms developed by the System Office may be used for all construction and other related services where the cost will be less than three hundred thousand dollars (\$300,000).
- If the project will be three hundred thousand dollars (\$300,000) or more, and a professional architect or engineer has designed and specified the project, the latest applicable American Institute of Architects (AIA) contract form must be utilized and must incorporate the standard NSCS Long Form provisions

5.9 Non-Appropriation Clause

No contract may commit funds for a future fiscal year unless specific funding has been identified in a legislative appropriation bill or an appropriate cancellation clause has been inserted in the contract.

5.10 Independence and Conflict of Interest

- No College employee or Board member shall furnish or cause to be furnished any technical information or solicit proposals and/or prices or take any type of action, which would or could be construed to give a direct or indirect advantage or disadvantage to a potential bidder for a College project.
- No person shall attempt to influence in any way or participate or assume responsibility in the evaluation of proposals and selection of contractors when participation constitutes a conflict of interest.

5.11 Threshold Adherence

In no case shall materials and services be divided or broken up in order to avoid required bidding.

5.12 Reporting to the Board

Contracts over one hundred fifty thousand dollars (\$150,000) and all subsequent change orders, addenda, and amendments over fifty thousand dollars (\$50,000) shall be reported to the Board.

5.13 Disabled Veteran or Enterprise Zone Act Preference

- In accordance with state law, when a state contract is to be awarded to the lowest bidder, a resident disabled veteran or a business located in a designated enterprise zone under the Enterprise Zone Act shall be allowed a preference over any other resident or nonresident bidder, if all other factors are equal.
- Resident disabled veteran means any person who resides in the State
 of Nebraska, who served in the United States Armed Forces, including
 any reserve component or the National Guard, who was discharged or
 otherwise separated with a characterization of honorable or general
 (under honorable conditions) and who possesses a disability rating
 letter issued by the United States Department of Veterans Affairs

- establishing a service connected disability or a disability determination from the United States Department of Defense.
- The resident disabled veteran must own and control a business or, in the case of a publicly owned business, more than fifty percent (50%) of the stock must be owned by one (1) or more persons that meet the definition of a resident disabled veteran. The management and daily operations of the public business must also be controlled by one (1) or more persons meeting the definition of resident disabled veteran.

5.14 Work Eligibility Status

Contractors shall register and use a federal immigration system to determine the work eligibility status of new employees physically performing services within the State of Nebraska.

5.15 Payments

For construction contracts with phased payments, the payment schedule shall be as follows.

- Every application of payment shall be based on a portion of the Contract sum, properly allocable to the completed portion of work and shall be reviewed and payment authorized by the architect/engineer. A retainage of five percent (5%) shall be kept until the project is complete, except that ten percent (10%) retainage may be used on projects fully funded by the 309 Task Force for Building Renewal, and small projects, as determined by the College.
- When the project reaches final completion, the retainage will be paid in full.

FORMS/APPENDICES:

None

SOURCE:

Legal Reference:	Neb. Rev. S	Stat. 4-114	Public employer and public contractor; register with and use federal immigration verification system; Department of Labor; duties.
	Neb. Rev. S	Stat. 72-802	Public buildings; plans and specifications; limitations; bids; appropriations; limits; exceptions; violation; penalty.
	Neb. Rev. S	Stat. 72-803	Public buildings; construction; improvement and repair; contracts; bidding; procedure; exceptions.
	Neb. Rev. S	Stat. 73-102	Fair labor standards; statement of compliance required.
	Neb. Rev. S	Stat. 73-107	Resident disabled veteran or business located in designated enterprise zone; preference; contract not in compliance with section; null and void.
	Neb. Rev. S	Stat. 81-1108.43	Capital construction project; prohibited acts; exceptions; warrant; when issued.
	Neb. Rev. S	Stat. 81-1114	Department of Administrative Services; building division; powers; duties, and responsibilities.
	Neb. Rev. S	Stat. 81-3449	Practice of architecture; exempted activities.
	Neb. Rev. S	Stat. 81-3453	Practice of engineering; exempted activities.
	Neb. Rev. S	Stat. 85-304	Board of trustees; powers and duties; enumerated.

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