

Solicitation Cover Page

1.	Solicitation #:	3400001619		2. Solicitation I	ssue Date:	03/14/2019
3.	Brief Description	on of Requirement:				
	PECIMEN COL isorder Screei	LECTION: Filter Pa	aper for Specime	n Collection,	OK Newbo	orn Metabolic
Q		ng this solicitation are nd emailed to donnad@				
4.	Response Du	e Date ¹ : <u>04/02/2</u> 0	019	Time:	3:00pm	CST/CDT
5.	Issued By and F	RETURN SEALE	D BID TO ² :			
	U.S. Postal De	livery Address:	1000 NE 10 th St	•	_	
			OKC, OK 73117	7	_	
	Common Carr	ier Delivery Address:	Same		_	
	Electronic Sul	omission Address:	N/A		- -	
6.	Solicitation Type	e (type "X" at one below):			
		Invitation to Bid				
		Request for Proposa	I			
		Request for Quote				
7.	Contracting Offi	cer:				
	Name	e: Donna Dodson				
	Phon	e: 405-271-4042				
	Emai	: donnad@health.ok.g	IOV			

¹ Amendments to solicitation may change the Response Due Date (read GENERAL PROVISIONS, section 3, "Solicitation Amendments"). ² If "U.S. Postal Delivery" differs from "Carrier Delivery, use "Carrier Delivery" for courier or personal deliveries.



Responding Bidder Information

"Certification for Competitive Bid and Contract" MUST be submitted along with the response to the Solicitation.

1.	RE: Solicitation # <u>3400001619</u>			
2.	Bidder General Information:			
	FEI / SSN :	Supplier ID:		
	Company Name:			
3.	Bidder Contact Information:			
	Address:			
	City:			
	Contact Name:			
	Phone #:			
	Email:			
	Oklahoma Sales Tax Permit ³ : YES – Permit #: NO – Exempt pursuant to Oklahoma L	aws or Rules – Attach an explanation of exemption		
5.	Registration with the Oklahoma Secret	tary of State:		
	YES - Filing Number:			
	NO - Prior to the contract award, the successful bidder will be required to register with the Secretary of State or must attach a signed statement that provides specific details supporting the exemption the supplier is claiming (<u>www.sos.ok.gov</u> or 405-521-3911).			
6.	Workers' Compensation Insurance Co	verage:		
	Bidder is required to provide with the bid a Oklahoma Workers' Compensation Act.	a certificate of insurance showing proof of compliance with the		
	☐ YES – Include with the bid a certificate	e of insurance.		
		pensation Act pursuant to 85A O.S. § 2(18)(b)(1-11) – Attach a		

For frequently asked questions concerning Oklahoma Sales Tax Permit, see https://www.ok.gov/tax/Businesses/index.html
 For frequently asked questions concerning workers' compensation insurance, see https://www.ok.gov/wcc/Insurance/index.html

response 1) certification of service-disabled veter and 2) verification of not less than 51% ownersh	as defined in 74 O.S. §85.44E. Include with the bid eran status as verified by the appropriate federal agency, ip by one or more service-disabled veterans, and 3) d daily business operations by one or more service-
☐ NO – Do not meet the criteria as a service-disale	oled veteran business.
Authorized Signature	Date
Printed Name	Title

7. Disabled Veteran Business Enterprise Act



State of Oklahoma Oklahoma State Dept of Health

Certification for Competitive Bid and/or Contract (Non-Collusion Certification)

Agency Name:	OSDH		Agency Number:	340
Solicitation or F	Purchase Order #:	3400001619		
Supplier Legal	Name:			
A. For purpose 1. I am t certify emplo consic 2. I am f have t 3. Neither 3. I certify, if av direction or c any money o	ing the facts pertair yees, as well as fact leration in the letting ully aware of the fact peen personally and at the bidder nor an at the any collusion to any collusion to any other te color in any discuss for special cor do to any collusion acquisition in a paraded the contract control has paid, giver	agent of the above named bidder ning to the existence of collusion a sts pertaining to the giving or offer g of any contract pursuant to said cts and circumstances surrounding directly involved in the proceeding yone subject to the bidder's directly among bidders in restraint of fredding, on with any state official or employerms of such prospective contract, sions between bidders and any state agency or politic contradiction to Section 85.45j.1.0, whether competitively bid or not,	among bidders and betwing of things of value to bid; g the making of the bid ngs leading to the submition or control has been eedom of competition because to quantity, qualify nor ate official concerning exact, nor all subdivision official or of this title. neither the contractor rive or donate to any official to value and the contractor rive or donate to any official or possible.	a party: y agreement to bid at a fixed price or to ty or price in the prospective contract, or as xchange of money or other thing of value employee as to create a sole-source nor anyone subject to the contractor's icer or employee of the State of Oklahoma
For the purpose development of				s been involved in any manner in the by the supplier to fulfill any of the services
The undersigne executed for th		agent for the above named suppli	er, by signing below acl	knowledges this certification statement is
the co	ompetitive bid attach	ned herewith and contract, if awar	ded to said supplier;	
☐ the co	ontract attached her oma statutes.	ewith, which was not competitivel	y bid and awarded by th	ne agency pursuant to applicable
	Supplier Authorize	d Signature	(Certified This Date

Phone Number

Fax Number

Email

A. GENERAL PROVISIONS

A.1. Definitions

As used herein, the following terms shall have the following meaning unless the context clearly indicates otherwise:

- A.1.1. "Acquisition" means items, products, materials, supplies, services, and equipment an entity acquires by purchase, lease purchase, lease with option to purchase, or rental;
- A.1.2. "Addendum" means a written restatement of or modification to a Contract Document executed by the Supplier and State.
- A.1.3. "Bid" means an offer in the form of a bid, proposal, or quote a bidder submits in response to a solicitation;
- A.1.4. "Bidder" means an individual or business entity that submits a bid in response to a solicitation;
- A.1.5. "Solicitation" means a request or invitation by the State Purchasing Director or a state agency for a supplier to submit a priced offer to sell acquisitions to the state. A solicitation may be an invitation to bid, request for proposal, or a request for quotation; and
- A.1.6. "Supplier" or "vendor" means an individual or business entity that sells or desires to sell acquisitions to state agencies.

A.2. Bid Submission

- A.2.1. Submitted bids shall be in strict conformity with the instructions to bidders and shall be submitted with a completed Responding Bidder Information, OMES-FORM-CP-076, and any other forms required by the solicitation.
- A.2.2. Bids shall be submitted to the procuring agency in a single envelope, package, or container and shall be sealed, unless otherwise detailed in the solicitation. The name and address of the bidder shall be inserted in the upper left corner of the single envelope, package, or container. SOLICITATION NUMBER AND SOLICITATION RESPONSE DUE DATE AND TIME MUST APPEAR ON THE FACE OF THE SINGLE ENVELOPE, PACKAGE, OR CONTAINER.
- A.2.3. The required certification statement, "Certification for Competitive Bid and/or Contract (Non-Collusion Certification)", OMES-FORM-CP-004, must be made out in the name of the bidder and must be properly executed by an authorized person, with full knowledge and acceptance of all its provisions.
- A.2.4. All bids shall be legible and completed in ink or with electronic printer or other similar office equipment. Any corrections to bids shall be identified and initialed in ink by the bidder. Penciled bids and penciled corrections shall NOT be accepted and will be rejected as non-responsive. In addition to a hard copy submittal, the bidder will also be required to submit an electronic copy. Electronic responses must be submitted in the identical format contained in the solicitation (for example Microsoft Word, Microsoft Excel, but not Adobe PDF). In the event the hard copy of the price worksheets and electronic copy of the price worksheets do not agree, the electronic copy will prevail.
- A.2.5. All bids submitted shall be subject to the Oklahoma Central Purchasing Act, Central Purchasing Rules, and other statutory regulations as applicable, these General Provisions, any Special Provisions, solicitation specifications, required certification statement, and all other terms and conditions listed or attached herein—all of which are made part of this solicitation.

A.3. Solicitation Amendments

- A.3.1. If an "Amendment of Solicitation", OMES-FORM-CP-011, is issued, the bidder shall acknowledge receipt of any/all amendment(s) to solicitations by signing and returning the solicitation amendment(s). Amendment acknowledgement(s) may be submitted with the bid or may be forwarded separately. If forwarded separately, amendment acknowledgement(s) must contain the solicitation number and response due date and time on the front of the envelope. The procuring agency must receive the amendment acknowledgement(s) by the response due date and time specified for receipt of bids for the bid to be deemed responsive. Failure to acknowledge solicitation amendments may be grounds for rejection.
- A.3.2. No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in the solicitation. All amendments to the solicitation shall be made in writing by the procuring agency.
- A.3.3. It is the bidder's responsibility to check frequently for any possible amendments that may be issued. The procuring agency is not responsible for a bidder's failure to download any amendment documents required to complete a solicitation.

A.4. Bid Change

If the bidder needs to change a bid prior to the solicitation response due date, a new bid shall be submitted to the procuring agency with the following statement "This bid supersedes the bid previously submitted" in a single envelope, package, or container and shall be sealed, unless otherwise detailed in the solicitation. The name and address of the bidder shall be inserted in the upper left corner of the single envelope, package, or container. SOLICITATION NUMBER AND SOLICITATION RESPONSE DUE DATE AND TIME MUST APPEAR ON THE FACE OF THE SINGLE ENVELOPE, PACKAGE, OR CONTAINER.

A.5. Certification Regarding Debarment, Suspension, and Other Responsibility Matters

By submitting a response to this solicitation:

- A.5.1. The prospective primary participant and any subcontractor certifies to the best of their knowledge and belief, that they and their principals or participants:
 - A.5.1.1. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any Federal, State or local department or agency;
 - A.5.1.2. Have not within a three-year period preceding this proposal been convicted of or pled guilty or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) contract; or for violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - A.5.1.3. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph A.5.1.2. of this certification; and
 - A.5.1.4. Have not within a three-year period preceding this application/proposal had one or more public (Federal, State, or local) contracts terminated for cause or default.
- A.5.2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to its solicitation response.

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Sealed bids shall be opened by the)	located at
8	at the time and date specified in the solicitation	as the Response Due Date and Time.

A.7. Open Bid / Open Record

Pursuant to the Oklahoma Public Open Records Act, a public bid opening does not make the bid(s) immediately accessible to the public. The procurement or contracting agency shall keep the bid(s) confidential, and provide prompt and reasonable access to the records only after a contract is awarded or the solicitation is cancelled. This practice protects the integrity of the competitive bid process and prevents excessive disruption to the procurement process. The interest of achieving the best value for the State of Oklahoma outweighs the interest of vendors immediately knowing the contents of competitor's bids. [51 O.S. § 24A.5(5)]

Additionally, financial or proprietary information submitted by a bidder may be designated by the Purchasing Director as confidential and the procurement entity may reject all requests to disclose information designated as confidential pursuant to 62 O.S. (2012) § 34.11.1(H)(2) and 74 O.S. (2011) § 85.10. Bidders claiming any portion of their bid as proprietary or confidential must specifically identify what documents or portions of documents they consider confidential and identify applicable law supporting their claim of confidentiality. The State Purchasing Director shall make the final decision as to whether the documentation or information is confidential pursuant to 74 O.S. § 85.10. Otherwise, documents and information a bidder submits as part of or in connection with a bid are public records and subject to disclosure after contract award or the solicitation is cancelled.

A.8. Late Bids

Bids received by the procuring agency after the response due date and time shall be deemed non-responsive and shall NOT be considered for any resultant award.

A.9. Legal Contract

A.9.1. Submitted bids are rendered as a legal offer and any bid, when accepted by the procuring agency, shall constitute a contract.

- A.9.2. The Contract resulting from this solicitation may consist of the following documents in the following order of precedence:
 - A.9.2.1. Any Addendum to the Contract;
 - A.9.2.2. Purchase order, as amended by Change Order (if applicable);
 - A.9.2.3. Solicitation, as amended (if applicable); and
 - A.9.2.4. Successful bid (including required certifications), to the extent the bid does not conflict with the requirements of the solicitation or applicable law.
- A.9.3. Any contract(s) awarded pursuant to the solicitation shall be legibly written or typed.

A.10. Pricing

- A.10.1. Bids shall remain firm for a minimum of sixty (60) days from the solicitation closing date.
- A.10.2. Bidders guarantee unit prices to be correct.
- A.10.3. In accordance with 74 O.S. §85.40, ALL travel expenses to be incurred by the supplier in performance of the Contract shall be included in the total bid price/contract amount.

A.11. Manufacturers' Name and Approved Equivalents

Unless otherwise specified in the solicitation, manufacturers' names, brand names, information and/or catalog numbers listed in a specification are for information and not intended to limit competition. Bidder may offer any brand for which they are an authorized representative, and which meets or exceeds the specification for any item(s). However, if bids are based on equivalent products, indicate on the bid form the manufacturer's name and number. Bidder shall submit sketches, descriptive literature, and/or complete specifications with their bid. Reference to literature submitted with a previous bid will not satisfy this provision. The bidder shall also explain in detail the reason(s) why the proposed equivalent will meet the specifications and not be considered an exception thereto. Bids that do not comply with these requirements are subject to rejection.

A.12. Clarification of Solicitation

- A.12.1. Clarification pertaining to the contents of this solicitation shall be directed in writing to the Contracting Officer specified in the solicitation, and must be prior to the closing date of the solicitation.
- A.12.2. If a bidder fails to notify the State of an error, ambiguity, conflict, discrepancy, omission or other error in the SOLICITATION, known to the bidder, or that reasonably should have been known by the bidder, the bidder shall submit a bid at its own risk; and if awarded the contract, the bidder shall not be entitled to additional compensation, relief, or time, by reason of the error or its later correction. If a bidder takes exception to any requirement or specification contained in the SOLICITATION, these exceptions must be clearly and prominently stated in their response.
- A.12.3. Bidders who believe proposal requirements or specifications are unnecessarily restrictive or limit competition may submit a written request for administrative review to the contracting officer listed on the solicitation. This request must be made prior to the closing date of the solicitation.

A.13. Negotiations

- A.13.1. In accordance with Title 74 §85.5, the State of Oklahoma reserves the right to negotiate with one, selected, all or none of the vendors responding to this solicitation to obtain the best value for the State. Negotiations could entail discussions on products, services, pricing, contract terminology or any other issue that may mitigate the State's risks. The State shall consider all issues negotiable and not artificially constrained by internal corporate policies. Negotiation may be with one or more vendors, for any and all items in the vendor's offer.
- A.13.2. Firms that contend that they lack flexibility because of their corporate policy on a particular negotiation item shall face a significant disadvantage and may not be considered. If such negotiations are conducted, the following conditions shall apply:
- A.13.3. Negotiations may be conducted in person, in writing, or by telephone.
- A.13.4. Negotiations shall only be conducted with potentially acceptable offers. The State reserves the right to limit negotiations to those offers that received the highest rankings during the initial evaluation phase.
- A.13.5. Terms, conditions, prices, methodology, or other features of the bidders offer may be subject to negotiations and subsequent revision. As part of the negotiations, the bidder may be required to submit supporting financial, pricing, and other data in order to allow a detailed evaluation of the feasibility, reasonableness, and acceptability of the offer.

A.13.6. The requirements of the Request for Proposal shall not be negotiable and shall remain unchanged unless the State determines that a change in such requirements is in the best interest of the State Of Oklahoma.

A.14. Rejection of Bid

The State reserves the right to reject any bids that do not comply with the requirements and specifications of the solicitation. A bid may be rejected when the bidder imposes terms or conditions that would modify requirements of the solicitation or limit the bidder's liability to the State. Other possible reasons for rejection of bids are listed in OAC 260:115-7-32.

A.15. Award of Contract

- A.15.1. The State Purchasing Director may award the Contract to more than one bidder by awarding the Contract(s) by item or groups of items, or may award the Contract on an ALL OR NONE basis, whichever is deemed by the State Purchasing Director to be in the best interest of the State of Oklahoma.
- A.15.2. Contract awards will be made to the lowest and best bidder(s) unless the solicitation specifies that best value criteria is being used.
- A.15.3. In order to receive an award or payments from the State of Oklahoma, suppliers must be registered. The vendor registration process can be completed electronically through the OMES website at the following link: https://www.ok.gov/dcs/vendors/index.php.

A.16. Contract Modification

- A.16.1. The Contract is issued under the authority of the State Purchasing Director who signs the Contract. The Contract may be modified only through a written Addendum, signed by the State Purchasing Director and the supplier.
- A.16.2. Any change to the Contract, including but not limited to the addition of work or materials, the revision of payment terms, or the substitution of work or materials, directed by a person who is not specifically authorized by the procuring agency in writing, or made unilaterally by the supplier, is a breach of the Contract. Unless otherwise specified by applicable law or rules, such changes, including unauthorized written Addendums, shall be void and without effect, and the supplier shall not be entitled to any claim under this Contract based on those changes. No oral statement of any person shall modify or otherwise affect the terms, conditions, or specifications stated in the resultant Contract.

A.17. Delivery, Inspection and Acceptance

- A.17.1. Unless otherwise specified in the solicitation or awarding documents, all deliveries shall be F.O.B. Destination. The supplier(s) awarded the Contract shall prepay all packaging, handling, shipping and delivery charges and firm prices quoted in the bid shall include all such charges. All products and/or services to be delivered pursuant to the Contract shall be subject to final inspection and acceptance by the State at destination. "Destination" shall mean delivered to the receiving dock or other point specified in the purchase order. The State assumes no responsibility for goods until accepted by the State at the receiving point in good condition. Title and risk of loss or damage to all items shall be the responsibility of the supplier until accepted by the receiving agency. The supplier(s) awarded the Contract shall be responsible for filing, processing, and collecting any and all damage claims accruing prior to acceptance.
- A.17.2. Supplier(s) awarded the Contract shall be required to deliver products and services as bid on or before the required date. Deviations, substitutions or changes in products and services shall not be made unless expressly authorized in writing by the procuring agency.

A.18. Invoicing and Payment

- A.18.1. Upon submission of an accurate and proper invoice, the invoice shall be paid in arrears after products have been delivered or services provided and in accordance with applicable law. Invoices shall contain the purchase order number, a description of the products delivered or services provided, and the dates of such delivery or provision of services. An invoice is considered proper if sent to the proper recipient and goods or services have been received.
- A.18.2. State Acquisitions are exempt from sales taxes and federal excise taxes.
- A.18.3. Pursuant to 74 O.S. §85.44(B), invoices will be paid in arrears after products have been delivered or services provided.
- A.18.4. Payment terms will be net 45. Interest on late payments made by the State of Oklahoma is governed by 62 O.S. § 34.72.

A.18.5. Additional terms which provide discounts for earlier payment may be evaluated when making an award. Any such additional terms shall be no less than ten (10) days increasing in five (5) day increments up to thirty (30) days. The date from which the discount time is calculated shall be the date of a proper invoice.

A.19. Tax Exemption

State agency acquisitions are exempt from sales taxes and federal excise taxes. Bidders shall not include these taxes in price quotes.

A.20. Audit and Records Clause

- A.20.1. As used in this clause, "records" includes books, documents, accounting procedures and practices, and other data, regardless of type and regardless of whether such items are in written form, in the form of computer data, or in any other form. In accepting any Contract with the State, the successful bidder(s) agree any pertinent State or Federal agency will have the right to examine and audit all records relevant to execution and performance of the resultant Contract.
- A.20.2. The successful supplier(s) awarded the Contract(s) is required to retain records relative to the Contract for the duration of the Contract and for a period of seven (7) years following completion and/or termination of the Contract. If an audit, litigation, or other action involving such records is started before the end of the seven (7) year period, the records are required to be maintained for two (2) years from the date that all issues arising out of the action are resolved, or until the end of the seven (7) year retention period, whichever is later.

A.21. Non-Appropriation Clause

The terms of any Contract resulting from the solicitation and any Purchase Order issued for multiple years under the Contract are contingent upon sufficient appropriations being made by the Legislature or other appropriate government entity. Notwithstanding any language to the contrary in the solicitation, purchase order, or any other Contract document, the procuring agency may terminate its obligations under the Contract if sufficient appropriations are not made by the Legislature or other appropriate governing entity to pay amounts due for multiple year agreements. The Requesting (procuring) Agency's decisions as to whether sufficient appropriations are available shall be accepted by the supplier and shall be final and binding.

A.22. Choice of Law

Any claims, disputes, or litigation relating to the solicitation, or the execution, interpretation, performance, or enforcement of the Contract shall be governed by the laws of the State of Oklahoma.

A.23. Choice of Venue

Venue for any action, claim, dispute or litigation relating in any way to the Contract shall be in Oklahoma County, Oklahoma.

A.24. Termination for Cause

- A.24.1. The supplier may terminate the Contract for default or other just cause with a 30-day written request and upon written approval from the procuring agency. The State may terminate the Contract for default or any other just cause upon a 30-day written notification to the supplier.
- A.24.2. The State may terminate the Contract immediately, without a 30-day written notice to the supplier, when violations are found to be an impediment to the function of an agency and detrimental to its cause, when conditions preclude the 30-day notice, or when the State Purchasing Director determines that an administrative error occurred prior to Contract performance.
- A.24.3. If the Contract is terminated, the State shall be liable only for payment for products and/or services delivered and accepted.

A.25. Termination for Convenience

- A.25.1. The State may terminate the Contract, in whole or in part, for convenience if the State Purchasing Director determines that termination is in the State's best interest. The State Purchasing Director shall terminate the contract by delivering to the supplier a Notice of Termination for Convenience specifying the terms and effective date of Contract termination. The Contract termination date shall be a minimum of 60 days from the date the Notice of Termination for Convenience is issued by the State Purchasing Director.
- A.25.2. If the Contract is terminated, the State shall be liable only for products and/or services delivered and accepted, and for costs and expenses (exclusive of profit) reasonably incurred prior to the date upon which the Notice of Termination for Convenience was received by the supplier.

A.26. Insurance

The successful supplier(s) awarded the Contract shall obtain and retain insurance, including workers' compensation, automobile insurance, medical malpractice, and general liability, as applicable, or as required by State or Federal law, prior to commencement of any work in connection with the Contract. The supplier awarded the Contract shall timely renew the policies to be carried pursuant to this section throughout the term of the Contract and shall provide the procuring agency with evidence of such insurance and renewals.

A.27. Employment Relationship

The Contract does not create an employment relationship. Individuals performing services required by this Contract are not employees of the State of Oklahoma or the procuring agency. The supplier's employees shall not be considered employees of the State of Oklahoma nor of the procuring agency for any purpose, and accordingly shall not be eligible for rights or benefits accruing to state employees.

A.28. Compliance with the Oklahoma Taxpayer and Citizen Protection Act of 2007

By submitting a bid for services, the bidder certifies that they, and any proposed subcontractors, are in compliance with 25 O.S. §1313 and participate in the Status Verification System. The Status Verification System is defined in 25 O.S. §1312 and includes but is not limited to the free Employment Verification Program (E-Verify) through the Department of Homeland Security and available at www.dhs.gov/E-Verify.

A.29. Compliance with Applicable Laws

The products and services supplied under the Contract shall comply with all applicable Federal, State, and local laws, and the supplier shall maintain all applicable licenses and permit requirements.

A.30. Special Provisions

Special Provisions set forth in SECTION B apply with the same force and effect as these General Provisions. However, conflicts or inconsistencies shall be resolved in favor of the Special Provisions.

SOLICITATION REQUEST



Request for Proposal

X	Request for Bid
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Dispatch via Print

1		
1		
1	IBOT	

Department of Health OKLAHOMA STATE DEPT OF HEALTH SHIPPING & RECEIVING 1000 NE 10TH ST OKLAHOMA CITY OK 731171299

Supplier: NAME

Address:

Address:

Date Page Request Quote ID. Buyer 3400001619 02/25/2019 Donna Dodson DateTime Quote Open **Payment Terms** Closing 0 Days 03/14/2019 11:00 AM 04/02/2019 03:00 AM From Req ID - 3400020019 Requisition Number Reference:

Ship To: OKLAHOMA STATE DEPT OF HEALTH

SHIPPING & RECEIVING 1000 NE 10TH ST

OKLAHOMA CITY OK 731171299

OKLAHOMA STATE DEPT OF HEALTH Bill To:

ACCOUNTS PAYABLE 1000 NE 10TH ST

OKLAHOMA CITY OK 731171299

City: ST: ZIP: Supplier Responses Line Cat CD / Item # - Descr Qty. UOM **Unit Cost** Ext. Cost 41104929 / 1000013721 SPECIMEN COLLECTION: 75000 KT Filter Paper for

Specimen Collection, **OK Newborn Metabolic** Disorder Screening kits

Oklahoma Newborn Metabolic Disorder Screening Kit Manufacture and print FDA Medical Devices

SPECIFICATIONS:

See Attachments: Specifications for kit Layout copies

Product meets specifications Yes___No___ If no, please explain:

Freight Terms: FOB DEST Ship Via: COMMON

Lead Time:

Supplier Remarks:

COMMENTS:

Agency Contact: Procurement (405) 271-4042

ALL INVOICES MUST BE SENT ELECTRONICALLY TO THE FOLLOWING MAILBOX: accountspayable@health.ok.gov

HHS APPROVAL # ID: 6366

The brand name herein mentioned is for comparable quality and identification purposes only.

Vendors bidding substitutions to the specifications must provide proofs prior to printing approval.

Bids failing to acknowledge the above product/service specifications inquiry may be subject to rejection.

TO BE BILLED IN ARREARS

PURCHASE ORDER NUMBER SHOULD APPEAR ON ALL DOCUMENTATION, INCLUDING BUT NOT LIMITED TO: PACKING SLIPS, INVOICES, BILLS OF LADING, CORRESPONDENCE, SUBJECT LINE OF EMAILS, ENVELOPE ADDRESSES AND PACKAGES. THE PURCHASE ORDER NUMBER SHOULD BE VISIBLE WITHOUT THE NEED TO OPEN THE PACKAGE. SHIPMENTS, INVOICES AND OTHER DOCUMENTATION NOT PROPERLY IDENTIFIED BY PURCHASE ORDER NUMBER MAY RESULT IN REFUSAL OF DELIVERY, DELAYED PAYMENT OR OTHER DELAYS IN RESPONSE.

VENDOR ACKNOWLEDGES, BY RECEIPT OF THIS INSTRUMENT, DOCUMENT OR COMMUNICATION, THAT ANY AGREEMENT ENTERED INTO OR EXECUTED BY THE PARTIES IS SUBJECT TO THE PROVISIONS OF THE OKLAHOMA CENTRAL PURCHASING ACT, 74 O.S., § 85.1, ET SEQ.

ΞR

All returned quotes and related documents must be identified with our request for quote Number.

Authorized Signature

SOLICITATION REQUEST



ZIP:

Request for Proposal

Request for Bid

Dispatch via Print

			100	
10	IBC	T		

Department of Health OKL'AHOMA STATE DEPT OF HEALTH SHIPPING & RECEIVING 1000 NE 10TH ST OKLAHOMA CITY OK 731171299

Supplier: NAME

Address: Address:

City:

Request Quote ID. Page Date Buyer 3400001619 02/25/2019 Donna Dodson DateTime Quote Open **Payment Terms** Closing 0 Days 03/14/2019 11:00 AM 04/02/2019 03:00 AM

Requisition Number Reference:

From Req ID - 3400020019

Ship To: OKLAHOMA STATE DEPT OF HEALTH

SHIPPING & RECEIVING 1000 NE 10TH ST

OKLAHOMA CITY OK 731171299

OKLAHOMA STATE DEPT OF HEALTH Bill To:

ACCOUNTS PAYABLE 1000 NE 10TH ST

OKLAHOMA CITY OK 731171299

Supplier Responses Line Cat CD / Item # - Descr Qty. **UOM Unit Cost** Ext. Cost

NO ORAL STATEMENT, ONLINE CLICK WRAP AMENDMENTS, FACSIMILE, MAIL OR OTHER NOTIFICATION ISSUED BY VENDOR SHALL MODIFY OR OTHERWISE EFFECT THE TERMS, CONDITIONS, OR SPECIFICATIONS STATED IN THIS PURCHASE ORDER UNLESS ACCEPTED IN WRITING BY THE OKLAHOMA STATE DEPARTMENT OF HEALTH, PROCUREMENT SERVICE.

THIS CONTRACT SHALL BE CONSIDERED TO BE IN FORCE UNTIL THE EXPIRATION DATE OR UNTIL 30 DAYS AFTER NOTICE HAS BEEN GIVEN BY EITHER PARTY OF ITS DESIRE TO TERMINATE THE CONTRACT.

DATE NEEDED: June 1, 2019

ALL UNITS TO BE DELIVERED IN ONE SHIPMENT

ST:

THIS SOLICITATION WILL BE BID LOWEST AND BEST; AS AN ALL OR NONE AWARD.

PROMPT PAYMENT DISCOUNT:

Does your firm offer a prompt payment discount in accordance with General Provision A.18.5?

Provide detailed prompt payment discounts offered or respond with None.

Prompt payment discounts will be taken into consideration in determining the lowest and best price quot

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MEDICAL/FEEDING HISTORY (Check all that apply) ☐ Transfusion Date / / Time Clock)		First Repeat Previous Screen NBS Lab #	2020-02-2
DO NOT WRITE HERE	Screening (NBS) Form OH NBS Program (405) 271-5070)-02-2

CHART COPY PLACE IN MEDICAL RECORD	If not screened, reason I Delayed Discharged No Supplies Lechnical Problem Submitting Facility's/Provider's ID # Submitter's Name/Address	Mother's Date of Birth Mother's Medicaid ID # Mother's Last 4 of SSN
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OKLAHOMA NEWBORN SCREENING PROGRAM

Oklahoma State Department of Health



0900171 NZ

Parent/Guardian Information Sheet

Baby's First Name	Baby's Last Name	

Mewborn screening blood tests

Every baby born in Oklahoma is required to have blood tests performed during the first week of life in order to help in the early detection of a group of treatable medical conditions that can cause severe illness, developmental disability or death. These tests can all be performed using a small amount of blood usually collected when the baby is 24 to 48 hours old. The blood sample is sent to the Oklahoma State Department of Health (OSDH) Public Health Laboratory for testing. Test results are usually available in 10-14 days. For a list of conditions that are screened for in Oklahoma, see the OSDH Newborn Screening Program website at http://nsp.health.ok.gov

Importance of newborn screening

A baby with one of the conditions in the newborn screening test panel may appear healthy at birth, which makes it difficult for health-care providers to recognize clinically. Failure or delay in diagnosing and treating a baby with one of these conditions within weeks of life can lead to severe illness or death. Newborn screening blood tests help inform healthcare providers if your baby is at risk for one of these conditions. If your baby is found to have a disorder, immediate care by a medical specialist may be needed.

How will I get the test results for my baby?

Please, take this form with you to your baby's first well child visit and ask for your baby's newborn screening test results. If your baby's healthcare provider does not have the test results and you have not been notified by mail, please call the OSDH Newborn Screening Program at the number indicated on the reverse of this form when your baby is 3 weeks of age.

OKLAHOMA NEWBORN SCREENING PROGRAM

Oklahoma State Department of Health

Parent/Guardian Information Sheet

Will my baby need more testing?

Your baby's healthcare provider or an OSDH Newborn Screening Program coordinator will contact you if your baby needs further testing. They will tell you why more tests are needed and what to do next. Retesting does not necessarily mean that your baby is sick, but rather is done to be sure there is not a problem.

Additional testing may be needed if:

- Test results were abnormal or unclear.
- Your baby was premature or sick at birth.
- The blood sample was collected before your baby was 24 hours of age.
 Your baby had a blood transfusion before the blood sample was collected.
- There was a problem with the blood sample.
- Your baby's healthcare provider requests repeat testing.

What if I have questions?

If you have questions about your baby's newborn screening tests or test results, contact your baby's healthcare provider, visit the OSDH Newborn Screening Program at (405) 271-6617 or 1-800-766-2223 or email the program at newbornscreen@health.ok.gov

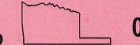


OKLAHOMA NEWBORN HEARING SCREENING PROGRAM

Parent/Guardian Information Sheet

nent of Health

Departm	State	Oklahoma	



0900111 NS

Please, take this form with your baby's healthcare provider.	
TNATAO9MI	*

изіи 🗆

ECMO Both Hyperbilirubinemia MAND Exchange Transform

SeilemonA laiofacina Anomalies

notice infection

Family History

Hearing Risk Status (Select all that apply)

Baby's First Name

Importance of newborn hearing screening

loss, steps can be taken to help the infant learn to communicate. problems need to be identified as early as possible. If an infant has a hearing sounds needed for proper development of speech and language. Hearing ing is a quick, harmless and effective way to determine if an infant can hear screening should be completed no later than 1 month of life. Hearing screenchecked before leaving the hospital. For infants born outside of a hospital, a Every baby born in an Oklahoma hospital is required to have their hearing

Will my baby need more testing?

The hearing screen results for your baby should be indicated in the box to the

• "Pass" for both ears = your infants hearing is sufficient for language devel-

healthcare provider should refer you for additional hearing testing. "Refer" for one or both ears = additional testing is needed. Your baby's

be checked again by 6 months of age. Hearing loss can occur at any time after birth. If your baby has any box marked under Hearing Risk Status, it is recommended that your baby's hearing

Discharged

No Supplies

Refused

Refused

Technical Problem

If not screened, reason

Right Ear: Pass | Refer

AO 🗌

Delayed ___

88A __

Screen Method

the number indicated on the reverse of this form to ask about a location close to you where your baby's hearing can be checked. If for some reason your baby's hearing was not screened, please call the Oklahoma State Department of Health Newborn Hearing Screening Program at

OKLAHOMA NEWBORN HEARING SCREENING PROGRAM

Oklahoma State Department of Health

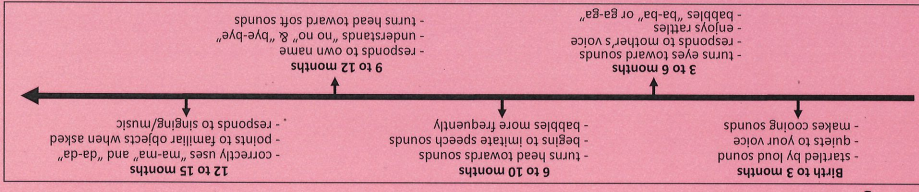
Parent/Guardian Information Sheet

Your baby's hearing

Your child's most important learning and speech development will take place during the first few years of life. In these early years of development, your child learns how to communicate — first to understand what people say, and then to start talking. Any degree of undetected hearing loss can negatively impact a child's speech, language, social and emotional development.

Your baby should be able to achieve the following milestones around the ages listed below. As the weeks and months go by, check to see if your baby can do most of the things listed. If your baby can't, don't wait— have your infants' hearing tested. If you suspect a hearing loss or have a concern about your child's hearing, contact your healthcare provider, an audiologist, or your county health department to find out about hearing testing.

Hearing checklist



What if I have questions?

If you have questions about your baby's newborn hearing test results, contact your baby's healthcare provider, visit the OSDH Newborn Screening Program website at http://nsp.health.ok.gov, call at (405) 271-6617 or 1-800-766-2223, or email the program at newbornscreen@health.ok.gov.



Instructions for Collecting Blood Spot Specimens

Note: Do <u>not</u> handle blood collection area of Newborn Screening Form before, during, or following sampling.

outer or inner border of heel Collect blood sample from

Collection of poor quality specimens will delay testing

CORRECT / ACCEPTABLE



Circles filled and evenly saturated

WRONG / UNACCEPTABLE



Multiple applications/layering



Multiple applications/insufficient sample



VES C

- Position infant's foot lower than rest of body to increase blood flow. Warm heel using heel warmer or a soft cloth moistened with warm water up to 41° C for 3 to 5 minutes.
 - Clean infant's heel with 70% isopropyl alcohol and allow to air-dry æ.
- Puncture inner or outer border of the heel with sterile disposable lancet, a single, firm, quick puncture. a large drop of blood to accumulate then wipe away with sterile using a 4.
 - gauze. Allow 5
 - Gently massage above the puncture site so blood flows freely; do not squeeze heel since interstitial fluid will contaminate the sample. 6.
 - N ⊗
 - Allow a second large drop of blood to accumulate.
 Apply one large drop of blood to a circle on the filter paper; the circle should be COMPLETELY filled when viewed from both sides of the filter paper.
- Do not layer successive drops of blood.

- Do <u>not</u> touch filter paper to the collection site.
 Do <u>not</u> apply blood to both sides of filter paper.
 Repeat procedure for each circle, filling all 5 circles. 9
- Enter initials of person collecting sample and unit on filter paper. 10.
- Allow blood spots to air-dry at room temperature for 3-4 hours.

 - Dry horizontally, preferably in a drying rack. Keep away from direct light (sun or lamps) and artificial heat.
 - Keep protective flap open during drying
 - Do not let blood spots touch anything.
- 12. 13.
- Do not allow wet spots to come in contact with each other.
 When completely dry, fold protective flap over blood spots.
 Place completed NBS form in PAPER envelope for transport to testing Do <u>not</u> put specimens in plastic bags. laboratory.



INSTRUCTIONS FOR COMPLETION OF NBS FORM

Print **legibly** using a **black or blue ball point pen**; press hard to ensure transfer to all copies of form. Illegible writing and incomplete information may delay test results.

Indicate if this is a First or Repeat newborn screen. Provide previous NBS Lab #, if known. If infant not screened, indicate reason. If deceased, provide Date Expired. If transferred to another hospital, provide Date Transferred and Receiving Hospital.

Indicate Tests Requested, as appropriate.

Baby's Information (as entered on birth certificate, as applicable)

Provide infant's Last Name and First Name(s). Write "Male" or "Female" as First Name ONLY if first name is unknown. Provide Birth Date and Time of Birth (use 24 hour clock, e.g., 8:30 AM is 0830 and 9:01 PM is

Provide Date and Time of Collection of specimen (use 24 hour clock).

Note: Specimens should be collected as early as possible after 24 hours of birth, prior to blood transfusion, or immediately prior to discharge, whichever comes first.

Indicate Race of infant, by selecting all that apply. Indicate Race of infant, by selecting all that apply. Provide infant's Medical Record number, as used by facility collecting specimen. Provide Gestational Age (in weeks) of infant at time of birth. Provide Birthweight (in grams) of infant. If multiple birth, provide birth order for infant, using A (1^{st}) through H (8^{th}).

Mother's/Guardian's Information

Mark whether infant is in DHS Custody or is up for Adoption, as appropriate.
Provide Mother's/Guardian's Last Name and First Name.

Note: If infant is to be adopted, document the name of the Agency or Law firm handling adoption, or Legal Guardian responsible for infant's care at time of discharge. or Legal Guardian responsible for infar Provide full address of Mother/Guardian.

Provide primary and secondary Telephone #s in the event that follow-up is required.

Secondary phone can be that of father or other close relative. Provide Mother's Date of Birth, Medicaid ID# and Last 4 Digits of her Social Security #.

Provider's Information

Provide Last Name and First Name and NBS Provider ID# of physician (or midwife) who is ordering this screen. Refer to OSDH NBS Provider's ID list for full listing of providers. Provide Last Name and First Name and NBS Provider ID# of physician who will be responsible for follow-up care of infant after discharge. If infant will be hospitalized for an extended period of time then provide name of attending physician.

Submitter's Information

Provide Submitting Facility's or Provider's NBS ID #. Provide the Submitter's Name and Address (e.g., birthing hospital).

Medical/Feeding History

If infant has been transfused, provide Date and Time of Transfusion. Indicate if infant is in NICU or Special Care Nursery (SCN). Indicate feeding and medical history, as appropriate.

Pulse Oximetry/CCHD Screen

Note: A response should be provided on every filter paper. If not screened, mark "Not Performed." If echo is performed in lieu of screening, mark "Echo."

Hearing Screen See Hearing Screen Instructions section of this form.

COLLECTION WITHIN 24 HOURS OF **SEND SPECIMENS**

Oklahoma State Dept. Health or mail via USPS to: Use OSDH Courier Service

Newborn Screening

OK 73124-0106

Oklahoma City

P.O. Box 24106 Public Health Laboratory

collection.

fore and after sample

from direct sunlight be-

in a clean, dry area, away

Store NBS forms vertically

STORAGE

http://phl.health.ok.gov Call (405) 271-5070

ORDERING NBS FORMS

(800) 766-2223

0402) 271-5070

405) 271-6617 or NBS Follow-up:

NBS Public Health Lab:

INGUIRIES

the circles for blood col-

COVER FLAP

DO NOT REMOVE THIS

circles. lection. DO NOT touch OPEN this flap to uncover

3-4 hours. room temperature for Air-dry blood spots at blood spots are drying. OPEN this flap while

horizontally while support filter paper • Flap can be used to

drying.

completely dry. plood spots when CLOSE this flap over

BIOHAZARE

INSTRUCTIONS FOR COMPLETION OF HEARING SCREEN SECTION OF NBS FORM

Hearing screening results should be submitted at the same time as the blood specimen whenever possible. No more than 2 quality screening attempts should be performed. If the hearing screen will be delayed, DO NOT delay sending the blood specimen. ALL BLOOD SPECIMENS <u>MUST</u> BE SENT WITHIN 24 HOURS OF COLLECTION.

Hearing Screen

- Screen the infant's hearing using the available technology.

 Enter hearing screen information on the right side of the NBS Form under "Hearing Screen".

 Provide Date of Final Screen.

 Note: Hospitals should only provide the final hearing screening results. If a second screen is required, report ONLY the second/final screen results.

 Indicate Right Ear and Left Ear results utilizing "x."

 Note: Ensure only one result is selected per ear. To make corrections, use a single line through the incorrect result. Print the word "error" and initial the change. (e.g., x Refer Error AB)

 Indicate Screen Method used.
 - 4.
- single line through

Reason Not Screened 5

disregard this section. infant is screened,

- - 7 m 4
- 1. If hearing screenical dissection.

 1. If hearing screenical dissection.

 1. If hearing screen cannot be performed, indicate the reason by selecting the appropriate box in the "If not screened, reason(s)" section.

 2. Delayed—if a hearing screening cannot be completed before the blood specimen is sent and it is anticipated that hearing will be screened prior to discharge (e.g., infant in NICU).

 2. Discharged—if infant discharged before a hearing screen can be performed.

 3. Refused—if the parents/guardian refused a hearing screen.

 4. Refused—if the parents/guardian refused a hearing screen.

 5. Complete the "Hearing Risk Status" section (see below).

 6. Technical problem: if a technical issue prevented performance of a hearing screen.

 7. Complete the "Hearing Risk Status" section (see below).

 8. Ensure there are no marks in the "Screen Method" box.

 9. Detach and retain the Chart copy (yellow sheet) and Hearing Screening Program.

 9. Submit the NBS Form and blood specimen for testing.

 10. Perform the hearing screening prior to discharge.

 11. Record the hearing screening prior to discharge.

 12. Record the hearing Risk Status becomes available, indicate in appropriate boxes on both copies.

 13. Photocopy the front of the completed yellow Chart copy; photocopy is used to fax results.

 14. Note: Be certain infant's name and NBS Form Serial Number are legible on the photocopy. 7.65
- Fax a copy of the results to the Newborn Hearing Screening Program at 405 ∞i

- Hearing Risk Status

 Complete the "Hearing Risk Status" section by selecting all that apply, if known.

 Note: This may require reviewing the patient's chart or asking about family history.

 a. Family History if blood relatives of the infant have a permanent hearing loss that began in early childhood (e.g., parent, grandparent, cousin, etc.).

 b. In Utero Infection if infant exposed to CMV, herpes, rubella, syphilis, toxoplasmosis, Zika,
- c. <u>Craniofacial Anomalies</u> if infant displays pinna/ear canal malformations (microtia, atresia, ear dysplasia), cleft palate, microcephaly, hydrocephalus, etc.

 d. <u>ECMO</u> if extracorporeal membrane oxygenation administrated to infant.

 e. <u>Both Hyperbilirubinemia AND Exchange Transfusion</u> if infant has hyperbilirubinemia requiring exchange transfusion; must have both to select this risk factor.

 f. <u>NICU</u> if infant in NICU or special care nursery.

Parent Education

Detach the Hearing Screening Parent/Guardian Information Sheet (pink sheet) and give to the infant's parent or guardian at discharge. Discuss taking form to the baby's healthcare provider.