BID NO. PUR-1379 INVITATION TO BID ISSUED ON BEHALF OF THE BOARD OF COUNTY COMMISSIONERS OF WASHINGTON COUNTY, MARYLAND BY THE WASHINGTON COUNTY PURCHASING DEPARTMENT 100 WEST WASHINGTON STREET, ROOM 3200 HAGERSTOWN, MD 21740

PHONE: 240-313-2330 FAX: 240-313-2331

DATE ISSUED: January 29, 2018

VIDEO PRESENTATION SYSTEM FOR THE WASHINGTON COUNTY CIRCUIT COURT

PRE-BID CONFERENCE DATE/ TIME AND LOCATION:

Monday, February 5, 2018 at 2:00 P.M. (EST) Washington County Administration Complex Conference Room 3000 Third Floor, 100 West Washington Street Hagerstown, MD 21740

QUESTION DEADLINE:

SUBMIT BIDS TO:

No later than 4:00 P.M. (EST), Monday, February 12, 2018

Washington County Purchasing Department Washington County Administration Complex 100 West Washington Street Third Floor, Room 3200 Hagerstown, MD 21740

BID SUBMISSION DEADLINE AND BID OPENING TIME:

No later than 2:00 P.M. (EST), Monday, February 26, 2018

BID OPENING LOCATION:

Washington County Administration Complex Conference Room 3000 Third Floor, 100 West Washington Street Hagerstown, MD 21740

If indicated below ($\sqrt{}$) and not waived by the County, Bidders shall be required to provide the following:

- A Bid Bond, in the amount of five (5%) percent of the bid on a bid of \$100,000 or more for construction contracts and on a bid of \$50,000 or more for contracts for services, supplies, or construction related services. See "Bid Bonds Section 2" of the General Conditions and Instructions to Bidders.
- A Performance Bond for a bid award of \$100,000 or more on construction contracts and on contracts for services, supplies, or construction related services. See "Bid Bonds Section 2" of the General Conditions and Instructions to Bidders.
- A Labor and Material Bond for a bid award of \$100,000 or more on construction contracts and on contracts for services, supplies, or construction related services. See "Bid Bonds Section 2" of the General Conditions and Instructions to Bidders.

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100 West Washington Street, Room 3200 | Hagerstown, MD 21740-4748 | P: 240.313.2330 | F: 240.313.2331 www.washco-md.net

PUR-1379 INVITATION TO BID

VIDEO PRESENTATION SYSTEM FOR THE WASHINGTON COUNTY CIRCUIT COURT

The Board of County Commissioners of Washington County, Maryland will accept Sealed Bids for a **Video Presentation System for the Washington County Circuit Court**. Bid documents are available immediately from the Washington County website: <u>www.washco-md.net</u> by accessing "Divisions & Departments / Purchasing Department / Open Bid Invitations" or may be obtained in the Washington County Purchasing Department, Washington County Administration Complex, 100 West Washington Street, Third Floor, Room 3200, Hagerstown, MD 21740. **Direct all inquiries to Brandi Naugle, CPPB, Buyer at telephone 240-313-2330 or fax 240-313-2331.**

All bids must be enclosed in a sealed opaque envelope marked "SEALED BID – (PUR-1379) CIRCUIT COURT VIDEO SYSTEM" and be received and time-stamped in the Washington County Purchasing Department, Washington County Administration Complex, 100 West Washington Street, Third Floor Room 3200, Hagerstown, Maryland, 21740 no later than 2:00 P.M. (EST), Monday, February 26, 2018, after which time they will be publicly opened in the Washington County Administration Complex, Third Floor Conference Room 3000, 100 West Washington Street, Hagerstown, Maryland. All interested Bidders are invited to be present.

A Pre-Bid Conference will be held **Monday, February 5, 2018 at 2:00 P.M. (EST),** in the Washington County Administration Complex, Third Floor Conference Room 3000, 100 West Washington Street, Hagerstown, Maryland. All interested bidders are requested to be present. Attendance is not mandatory but is strongly encouraged.

NOTE: All Proposers must enter the Washington County Administration Complex through either the front door at the 100 West Washington Street entrance or through the rear entrance (w/blue canopy roof) which is handicap accessible, and must use the elevator to access the Purchasing Department to submit their proposal and/or to attend the Pre-Proposal Conference. Alternate routes are controlled by a door access system. Washington County Government has announced new security protocols being implemented at the Washington County Administration Complex at 100 West Washington Street, Hagerstown. The new measures took effect Tuesday, February 14, 2017. The general public will be subject to wand search and will be required to remove any unauthorized items from the building prior to entry. Prohibited items include, but are not limited to: Weapons of any type; Firearms, ammunition and explosive devices; Cutting instruments of any type- including knives, scissors, box cutters, work tools, knitting needles, or anything with a cutting edge, etc.; Pepper spray, mace or any other chemical defense sprays; and Illegal substances.

Invitation to Bid Video Presentation System for Circuit Court PUR-1379 Page 1 Washington County shall make positive efforts to utilize Disadvantaged Business Enterprises for its supplies and services and shall allow these sources to maximum feasible opportunity to compete for contracts. The Board of County Commissioners does not discriminate on the basis of race, color, national origin, sex, religion, age and disability in employment or the provision of services. Individuals requiring special accommodations are requested to contact the undersigned at 240-313-2330 Voice, TTY Dial 711 to make arrangements no later than five (5) calendar days prior to the Pre-Bid Conference and/or Bid Opening.

The Board of County Commissioners of Washington County, Maryland, reserves the right to accept or reject any or all bids and to waive formalities, informalities and technicalities therein. The Board reserves the right to contact a Bidder for clarifications and may, at its sole discretion, allow a Bidder to correct any and all formalities, informalities and technicalities in the best interest of Washington County.

BY AUTHORITY OF:

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Rick F. Curry, CPPO Director of Purchasing

BOARD OF COUNTY COMMISSIONERS OF WASHINGTON COUNTY, MARYLAND

GENERAL CONDITIONS AND INSTRUCTIONS TO BIDDERS

Supply and Service Contracts

INTRODUCTION

The general rules and conditions which follow, along with all other documents consisting of this "Bid Document," apply to all purchases and become a definite part of each formal invitation to bid, purchase order, contract, or other award issued by the Washington County's Purchasing Director (hereinafter "Purchasing Director"), unless otherwise specified. Bidders or their authorized representatives are expected to fully inform themselves as to the conditions, requirements, and specifications before submitting bids; failure to do so will be at the Bidder's own risk and they cannot secure relief on the plea of error. Bidders are advised that all costs related to preparing and/or submitting a Bid or Proposal shall be borne by the Bidder.

Satisfactory evidence of authority to bind the firm by the person signing the Bid when submitted by partnerships or corporations may be requested by the County prior to making any award. Anyone signing a Bid as an agent shall include evidence of his/her authority to do so.

Subject to Maryland State and Washington County, Maryland (hereinafter "County") laws and all rules, regulations and limitations imposed by legislation of the Federal Government, bids on all advertisements and invitations issued by the Washington County Purchasing Department shall bind bidders to applicable conditions and requirements set forth herein unless otherwise specified in the Invitation to Bid. Should there be a conflict in laws between states, State of Maryland law shall prevail.

Should there be a conflict between the general bid conditions and the supplemental bid conditions (if any), the supplemental bid conditions shall prevail.

GENERAL CONDITIONS OF BIDDING

- 1. Bids Binding for Ninety (90) Days: Unless otherwise specified all formal bids submitted shall be binding for ninety (90) calendar days following bid opening date, unless the bidder, upon request of the Purchasing Director, agrees to an extension.
- 2. Bids for All or Part: Unless otherwise specified by the County or by the Bidder, the County reserves the right to make award on all items, or on any of the items according to the best interests of the County. Bidder may restrict his/her bid to consideration in the aggregate by so stating, but should name a unit price on each item bid upon; any bid in which the bidder names a total price for all the articles without quoting a price on each and every separate item, may be rejected at the option of the County.
- **3. Catalogs:** Each Bidder shall submit where necessary or when requested by the Purchasing Director, catalogs, descriptive literature, and detailed drawings, fully detailing features, designs, construction, finishes and the like necessary to fully describe the materials or work they propose to furnish.

- 4. Collusive Bidding: The Bidder certifies that his/her bid is made without any previous understanding, agreement or connection with any person firm, or corporation making a bid for the same project, without unlawful prior knowledge of competitive prices, and is in all respects fair, without outside control, collusion, fraud or otherwise illegal action.
- 5. Competency of Bidder: No proposal shall be accepted from or contract awarded to any person, firm or corporation that is in arrears or is in default to Washington County upon any debt or contract, or that is a defaulter, as surety or otherwise, upon any obligation to said County, or had failed to perform faithfully any previous contract with the County. The Bidder, if requested, must present within forty-eight (48) hours evidence satisfactory to the Purchasing Director of performance ability and possession of necessary facilities, pecuniary resources and adequate insurance to comply with the terms of these specifications and contract documents.

The successful Bidder shall actively cooperate in all matters pertaining to the proper compliance of this contract and shall come to the office of the Purchasing Director whenever requested in connection with the performance of this contract.

The successful Bidder shall inform the Purchasing Director of any and all circumstances which may impede the progress of the work or inhibit the performance of the contract including, but not limited to: bankruptcy, dissolution or liquidation, merger, sale of business, assignment, etc.

The County may examine the Bidder's and any first-time subcontractor's records to determine and verify compliance with the contract. The Bidder and any first-time subcontractor must grant the County access to these records at all reasonable times during the contract term and for three (3) years after final payment. If the contract is supported to any extent by Federal or State funds, the appropriate Federal or State authorities may also examine these records. The Bidder must include the preceding language of this paragraph in all first-time subcontracts.

- 6. **Completeness:** All information required by Invitation to Bid must be supplied to constitute a proper bid. The County shall not be responsible for the premature opening of Bids if not properly addressed or identified.
- 7. Conditional Bids: Qualified bids are subject to rejection in whole or in part.
- 8. Confidentiality: Firms shall give specific attention to the identification of those portions of their proposals that they deem to be confidential, proprietary information or trade secrets and provide any justification why such materials, upon request, should not be disclosed by the County under the Access to Public Records Act, State Government Article, Title 10, Sections 10-611 to 10-628, Annotated Code of Maryland.
- **9. Errors in Bids:** When an error is made in extending total prices, the written unit bid price shall govern. In the absence of written prices, the unit bid price shall govern. Carelessness in quoting prices, or in preparation of bid, otherwise, will not relieve the Bidder. *Erasures or changes in bids must be initialed*.
- **10. General Guaranty:** Bidder agrees to:

- a. Save the County, its agents and employees harmless from liability of any nature or kind for the use of any copyrighted or uncopyrighted composition, secret process, patented or unpatented, invention, article or appliance furnished or used in the performance of the contract which the Bidder is not the patentee, assignee, licensee or owner.
- b. Protect the County against latent defective material or workmanship and to repair or replace any damages or marring occasioned in transit or delivery.
- c. Furnish adequate protection against damage to all work and to repair damages of any kind, to the building or equipment, to their own work or to the work of other contractors, for which their worker is responsible due to the negligence in the course and scope of the employment.
- d. Pay for all permits, licenses and fees and give all notices and comply with all laws, ordinances, rules and regulations of the County and State of Maryland.

11. Illegal Immigrants:

- The Bidder shall comply with the Immigration and Nationality Act (INA) which includes a. addressing employment eligibility, employment verification, provisions and nondiscrimination. Under the INA, the Bidder may hire only persons who may legally work in the United States (i.e., citizens and nationals of the U.S.) and aliens authorized to work in the U.S. The Bidder shall verify the identity and employment eligibility of anyone employed or to be employed, including completion of the Employment Eligibility Verification Form (I-9). The Bidder shall establish appropriate procedures and controls to insure that no services under this Contract will be performed by any worker who is not legally eligible to perform such services or for employment.
- b. Failure by the Bidder or his/her Sub-Contractors to comply with the provisions of Section 11.a. herein will be grounds for termination of the Contract.
- 12. **Insurance:** Liability insurance on all major divisions of coverage for each and every Bidder and subcontractor shall be required for the length of the contract. Bidder and subcontractor must supply evidence of insurance upon request. Each Bidder agrees to assist in every manner possible in the reporting and investigation of any accident, and upon request, agrees to cooperate with all interested insurance carriers in the handling of any claims by securing and giving evidence and obtaining the attendance of witnesses as required for any claim or suit. The Bidder shall be prepared to show evidence of insurance as required under Washington County Insurance Requirements for Independent Contractors Policy, included herein, prior to the execution of any contract. The Bidder, if requested, shall provide the Certificate of Insurance to the Purchasing Department within ten (10) calendar days after receiving a request for it. Failure to provide an acceptable Certificate of Insurance within the time frame stated above shall be cause to terminate the contract(s). The certificate shall state that such insurance is in force and cannot be cancelled or released except upon thirty (30) days prior written notice to the County. If any of the stated coverages expire during the term of this contract, the Bidder shall deliver renewal certificates to the County at least ten (10) calendar days prior to the expiration.

13. Interpretations, Discrepancies, and Omissions: Should any Bidder find discrepancies in, or omissions from the documents or be in doubt of their meaning, he/she should at once request, in writing, an interpretation from:

Rick F. Curry, CPPO – Director of Purchasing Washington County Purchasing Department Washington County Administration Complex 100 West Washington Street, Room 3200 Hagerstown, MD 21740 FAX: 240-313-2331or send questions in MicroSoft Word platform via e-mail to: <u>purchasingquestions@washco-md.net</u>

All necessary interpretations will be issued to all Bidders in the form of addenda to the specifications, and such addenda shall become part of the contract documents. Exceptions as taken in no way obligate the County to change the specifications. Failure of any Bidder to receive any such addendum or interpretation shall not relieve such Bidder from any obligation under his/her bid as submitted. The County shall assume no responsibility for oral instructions or suggestions. <u>ORAL ANSWERS WILL NOT BE BINDING ON THE COUNTY</u>. No requests received after 4:00 P.M. on the date included in the Supplemental Terms and Conditions will be considered.

- **14.** Landfill Tipping Fees: Disposal of items shall be at an approved sanitary landfill and any fees for same must be included in the Bidder's proposal.
- **15.** Late Bids: Formal bids or amendments thereto received by the County after the time specified for bid opening will not be considered. Bids received after the time specified for bid opening will be returned unopened.
- 16. Mailing of Bids: The County assumes no responsibility for the timely deliverance of mailed bids. Ample time should be allowed for the transmittal of bids by mail, and postmarks indicating the date of mailing will not be considered as evidence of intent to submit bids in proper time for the opening.
- 17. Maryland Buy American Steel Act: In accordance with the Annotated Code of Maryland— State Finance and Procurement Article, Sections 17-301 – 17-306, Washington County is defined as a Public Body and as such shall require a Bidder or subcontractor to use or supply only American Steel products in the performance of a contract as stated in the above referenced Sections.
- **18. Multiple Bids:** No Bidder shall be allowed to offer more than one (1) price on each item even though he/she may feel that there are two (2) or more types or styles that will meet specifications. Bidders must determine for themselves which to offer. If said Bidder should submit more than one (1) price on any item, all prices for that item may be rejected at the discretion of the Purchasing Director.
- **19. Officers Not to Benefit:** No member of the elected governing body of Washington County, or members of his or her immediate family, including spouse, parents, or children, or any person

representing, or purporting to represent any member or members of the elected governing body shall receive or be promised directly or indirectly, any financial benefit, by way of fee, political contribution, or any other similar form of remuneration and/or on the account of awarding and/or executing the contract and that upon request of the County, as a prerequisite to payment pursuant to the terms of this contract, there will be furnished to the requester, under oath, answers to any interrogatories related to a possible conflict of interest as herein embodied. The Bidder, to the best of his/her knowledge, whether he/she be an officer, director, partner or any of its employees directly involved in obtaining contracts with the State, or any County or other subdivision of the State, has not been convicted of bribery or conspiracy to bribe under the laws of any State or Federal Government. Any contract made or entered into where it is discovered that violation of the intent of this provision exists shall be declared null and void and all monies received by the Bidder shall be returned to the County.

- **20. Payment Terms:** Bid prices are to be net thirty (30) calendar days; all discounts are to be deducted and reflected in net prices. Term discounts of less than twenty (20) calendar days will not be considered in connection with any prompt payment discount offered, time will be computed from date of receipt of correct invoice or receipt and acceptance of shipment, whichever is later.
- **21. Procurement Policy Manual:** This bid is administered according to Washington County's Procurement Policy Manual adopted by the Board of County Commissioners of Washington County, Maryland on June 25, 2013 and effective July 1, 2013. The contents of the aforementioned Manual may be requested from the Washington County Purchasing Department at 240-313-2330 or may be found on the web site at: http://www.washco-md.net/purchasing/pdf/ProcurementPolicy.pdf.
- 22. **Proposal Forms:** Bids shall be submitted only on the forms provided by the County. The Bidder shall submit two (2) copies, one with original signature, sealed to the County for that purpose. All bids must be enclosed in a sealed, opaque envelope marked with the title of the bid and be received in the Washington County Purchasing Department promptly on or before, time, date, and place stipulated on the Invitation to Bid. <u>NO</u> bids received after such stipulated time and date will be considered by the County. *Facsimile Bids will not be accepted*
- 23. Registration with Maryland Department of Assessments and Taxation: Prior to contracting, private corporations must either be incorporated in the State of Maryland or registered with the Maryland Department of Assessments and Taxation as a foreign corporation, and must be in good standing. Proof of such standing is required prior to the start of the contracting process and shall remain in good standing during the contract period. The website for the State Department of Assessments and Taxation is: http://dat.maryland.gov/Pages/sdatforms.aspx#BNE, email address is chattenhelp@helpdat.state.md.us, and phone numbers are: (410) 767-1340 or (888) 246-5941.
- 24. **Reservations:** The County or its authorized agent reserves the right to reject any or all bids and to waive any informality or deficiency in bids received whenever such rejection or waiver is in the best interest of the County. The County also reserves the right to reject the bid of a Bidder who has previously failed to perform properly or complete on time contracts of a similar nature, or the Bid of a Bidder who investigation shows is not in a position to perform the contract. The County reserves the right to waive minor differences in specifications provided these differences

do not violate the specifications intent nor affect the operation for which the items are being purchased, nor increase estimated maintenance and repair cost to the County. The County reserves the right to award contracts or place orders on a lump sum or individual item basis, or such combination as shall, in its judgment, be in the best interest of the County.

- **25. Response to Invitation:** In the event you cannot submit a bid on our requirements, as set forth in the "Invitation to Bid", please return the Bid with an explanation as to why you are unable to bid on these requirements. Because of the large number of firms listed on the County's lists of Bidders, it is necessary to delete from these lists the names of those persons, firms or corporations who fail to respond after having been invited to bid on a commodity or commodities for three (3) successive bid openings.
- 26. Substitutions: All equipment is to be supplied in exact accordance with the specifications. Any Bidder who contemplates offering a product that differs from that specified must obtain the County's written approval prior to bid opening. Substitution requests must be received in the Purchasing Department no later than the date/time specified in the Supplemental Terms and Conditions. Requests received after the specified date/time will not be considered. All such decisions will be considered final and not subject to further recourse.

27. Taxes-Responsibility for Payment, Exemptions, Forms to be Filed, etc.:

- a. The County is exempt from State of Maryland Sales Tax. The County's Maryland Sales Tax Exemption Number is 3000129 2. However, the Bidder is responsible for making any necessary inquiries and investigations with regulating state agencies to obtain a determination of tax exemptions in his/her bid.
- b. The Bidder is responsible for and by submitting a Bid agrees to pay all retail sales, income, real estate, sales and use, transportation and special taxes applicable to and assessable against any materials, equipment, processes and operations incident to or involved in the Project. The Bidder is responsible for ascertaining and acquainting his/herself with such taxes and making all necessary arrangements to pay same.
- c. The Successful Bidder shall complete a W-9 Vendor Information form (provided by the County) and return it to the Director of Purchasing.
- d. The County hereby reserves the right to withhold payment under this Contract until the Bidder and any subcontractor performing any duties under this Contract have furnished or caused to be furnished the Comptroller of the State of Maryland with all properly completed forms required by the said Comptroller and until all of said retail sales and/or use taxes due the State of Maryland by the Bidder have been paid and the Bidder exhibits a release or receipt from the Comptroller evidencing such payment.
- e. The Bidder is hereby advised of Section 1-106(b)(3) of the Code of Public Local Laws of Washington County, MD: "If a bidder has not paid all taxes owed to the County or a municipal corporation in the County, the County Commissioners may reject the bidder's bid."

28. Withdrawal of Bids: A written request for the withdrawal of a bid or any part thereof may be granted if the request is received by the County prior to the specified time of opening.

BID BONDS

- 1. Bid Deposit Bid Bond, Certified or Cashier's Check: When required, each bid shall be accompanied by a bid bond signed by a surety company licensed to do business in the State of Maryland, or by a cashier's check, certified check or Treasurer's check drawn on a responsible bank doing business in the United States in the amount of five (5%) percent of the total Bid and shall be made payable to the Board of County Commissioners of Washington County, Maryland. When computing the amount of Bid for Check purposes, DO NOT deduct for trade-ins. U.S. Postal Money Orders are acceptable in lieu of checks.
- 2. Performance/Labor and Material Bonds: The successful Bidder(s) on this bid must furnish the required bonds as indicated on the bid cover, made out to the Board of County Commissioners of Washington County, Maryland, prepared on forms contained herein, or in his/her absence, on an approved form, as security for the faithful performance of his/her contract, within ten (10) calendar days of his/her notification that his/her bid has been accepted. The surety thereon must be such surety company or companies as are authorized and licensed to transact business in the State of Maryland. Attorneys in fact who sign bonds must file with each bond a certified copy of his/her power of attorney to sign bonds. The successful Bidder or Bidders upon failure or refusal to furnish within ten (10) calendar days after his/her notification the required bonds shall forfeit to the County, as liquidated damages his/her bid deposit. The Performance Bond shall be in the amount of one hundred (100%) percent of the contract price as security for payment of all persons performing labor and furnishing materials in connection therewith.

SPECIFICATIONS REFERENCES

1. Formal Specifications: The Bidder shall abide by and comply with the true intent of the specifications and not take advantage of any unintentional error or omission, but shall fully complete every part as the true intent and meaning of the specifications and drawings. Whenever mention is made herein, of any article, material, or workmanship to be in accordance with laws, ordinances, building codes, underwriter's codes, A.S.T.M. regulations or similar expressions, the requirements of these laws, ordinances, etc., shall be construed to meet or exceed specification requirements and current established noise levels for specific equipment, materials, and/or services being furnished under this contract. All deviations from the specifications must be noted in detail by the Bidder, in writing, at the time of submittal of the bid will hold the Bidder strictly accountable to the County to the specifications as written. Any deviation from the specifications as written not previously submitted, as required by the above, will be grounds for rejection of the material and/or equipment when delivered.

- 2. Samples: The Purchasing Department reserves the right to retain or destroy the samples submitted for the purpose of evaluation and will be free from any redress or claim on the part of the Bidder if any samples are lost or destroyed. Bidders shall make all arrangements for delivery of samples to the place designated, as well as the removal of samples. Cost of delivery and removal of samples shall be borne by the Bidder. Upon notification by the Purchasing Department that a sample is available for pickup, it shall be removed within thirty (30) calendar days at the Bidder's expense or the Purchasing Director shall dispose of same at his/her discretion. All sample packages shall be marked "Sample for Purchasing Department" and each sample shall bear the name of the Bidder, item number, bid number, and shall be carefully tagged or marked in a substantial manner. Failure of the Bidder to clearly identify samples as indicated may be considered sufficient reason for rejection of bid.
- 3. **Trade Names/Substitutions:** In cases where an item is identified by a manufacturer's name, trade name, catalog number, or reference it is understood that the Bidder proposes to furnish the item so identified and does not propose to furnish an "equal/substitution" unless submission of an "equal/substitution" is stated otherwise as permissible. Any Bidder who contemplates offering a product that differs from that specified must obtain the County's written approval by submission of his/her request no later than the deadline for receipt of substitution requests as stated in the Supplemental Terms and Conditions. The reference to the above catalog is intended to be descriptive but not restrictive and only to indicate to the prospective Bidder articles that will be satisfactory. Bids on makes and catalogs will be considered, provided each Bidder clearly states on the face of his/her proposal exactly what he/she proposes to furnish, and forwards with his/her bid, a cut, illustration, or other descriptive matter which will clearly indicate the character of the article covered by his/her bid. The Purchasing Director hereby reserves the right to approve as an equal, or to reject as not being an equal, any article the Bidder proposes to furnish which contains major or minor variations from specification requirements but may comply substantially therewith. If no particular brand, model, or make is specified, and if no data are required to be submitted with the bid, and after award and before manufacture or shipment, the successful Bidder may be required to submit working drawings or detailed descriptive data sufficient to enable the Purchasing Director to judge if each requirement of the specifications is being complied with.

AWARD

- 1. Award or Rejection of Bids: For contracts of purchase, the contract shall be awarded to the lowest, responsive and responsible Bidder complying with all the provisions of the Invitation, provided the bid price is reasonable and it is to the best interest of the County to accept it. For contracts of sale, the contract shall be awarded to the highest, responsive and responsible Bidder complying with all the provisions of the Invitation, provided the bid price is to the best interest of the County to accept it.
- 2. Notice of Award: A written award (or Acceptance of Bid) mailed (or otherwise furnished) to the successful Bidder within the time for acceptance as specified herein shall be deemed to result in a binding contract without further action by either party. The bid with respect to all items accepted and all papers accompanying the same, the general conditions and instructions to Bidders, the specifications, and other papers and documents referred to in any of the foregoing

shall constitute the formal contract, unless otherwise specified, between the Bidder and the County.

- 3. Political Contribution Disclosure: In accordance with Maryland Code, <u>State Finance and</u> <u>Procurement Article</u>, §17-402, the Bidder shall comply with Maryland Code, <u>Election Law</u> <u>Article</u>, Title 14, which requires that every person that enters into contracts, leases, or other agreements with the State, a county, or any incorporated municipality, or their agencies during a calendar year in which the person receives in the aggregate \$100,000 or more, shall file with the State Administrative Board of Election Laws a statement disclosing contributions in excess of \$500 made during the reporting period to a candidate for elective office in any primary or general election. The statement shall be filed with the State Administrative Board of Election Laws: (1) before a purchase or execution of a lease or contract by the State, a county, an incorporated municipality or their agencies, and shall cover the preceding two (2) calendar years; and (2) if the contribution is made after the execution of a lease or contract, then twice a year, throughout the contract term, on: (a) February 5, to cover the 6-month period ending January 31; and (b) August 5, to cover the 6-month period ending July 31.
- **4. "Requirements" Contract Bid Quantities:** On "Requirements" bids, acceptance shall bind the County to pay for, at unit bid prices, only quantities ordered and satisfactorily delivered. All stated quantities are estimated requirements and do not constitute a minimum or maximum.
- 5. **Responsibility/Qualifications of Bidder:** The County may make such investigations as it deems necessary to determine the ability of the Bidder to perform the work, and the Bidder shall furnish to the County all such information and data for this purpose as the County may request. The County reserves the right to reject any bid if the evidence submitted by, or investigation of, such Bidder fails to satisfy the County that such Bidder is properly qualified to carry out the obligation of the contract and to complete the work contemplated therein. Conditional bids will not be accepted. In determining responsibility, the following qualifications, in addition to price, shall be considered by the Purchasing Director on contracts of purchase and on contracts of sale (if applicable):
 - a. The ability, capacity and skill of the Bidder to perform the service required.
 - b. The character, integrity, reputation, judgment, experience and efficiency of the Bidder.
 - c. The quality of performance of previous contracts or services.
 - d. The Bidder's previous and present compliance with laws and ordinances relating to the contract or service.
 - e. The sufficiency of the financial resources and ability of the Bidder to perform the contract or provide the service.
 - f. The quality, availability and adaptability of the supplies, or services, to the particular use required.

- g. The ability of the Bidder to provide future maintenance and service for the use of the subject of the contract.
- h. Whether the Bidder is in arrears to the County on a debt or contract or is a defaulter on surety to the County.
- i. Such other information as may be secured having a bearing on the decision to make the award.

In determining a Bidder's responsiveness, the Purchasing Director shall consider material deviations from the advertised specifications which materially affect price, quantity, quality or limit the Bidder's liability.

- 6. Specific Bid Quantities: Where quantities are specifically stated, acceptance will bind the County to order quantities specified and to pay for, at contract prices, all such supplies or services delivered that meet specifications and conditions of the contract. However, the County will not be required to accept delivery of any balances unordered, as of the contract expiration date; unless Bidder furnishes the Purchasing Director with a statement of unordered balances not later than ten (10) calendar days after the termination date of the contract.
- 7. Tie Bids: If two (2) or more Bidders shall be tied for the lowest bid on a purchase contract, quality and service being equal, the contract shall be awarded to a local Bidder. If there is no local Bidder, or more than one local Bidder, the County shall award the contract to one (1) of the Bidders by drawing lots in public.

CONTRACT PROVISIONS

- 1. Availability of Funds: A contract shall be deemed executory only to the extent of appropriations available to each County department/agency for the purchase of such articles. The County's extended obligation on those contracts that envision extended funding through successive fiscal periods shall be contingent upon actual appropriations for the succeeding fiscal year.
- 2. Contract Alterations: No alterations or variables in the terms of a contract shall be valid or binding upon the County unless made in writing and signed by the County or its authorized agent.
- 3. Default: The contract may be cancelled or annulled by the County in whole or in part by written notice of default to the Bidder upon non-performance or violation of contract terms. An award may be made to the next low Bidder, or, articles specified may be purchased on the open market similar to those so terminated. In either event, the defaulting Bidder (or their surety) shall be liable to the County for costs to the County in excess of the defaulted contract prices: Provided, that the Bidder shall continue the performance of this contract to the extent not terminated under the provisions of this clause. Failure of the Bidder to deliver materials or services within the time stipulated on his/her bid, unless extended in writing by the Purchasing Director, shall constitute contract default. In the event that a Bidder exempted from posting a Bid or

Performance Guarantee fails to execute and perform any contract awarded to them, they shall forfeit the right to Bid on any future County contract for a period of time determined by the Purchasing Director and they shall be liable for any costs incurred by the County as a result of his/her default.

- 4. Guarantee: All work, supplies, and/or materials and requirements described in the specifications including any modifications thereto which may be made in accordance with the direction and/or approval of the County Purchasing Director shall be Guaranteed/Warranted for a period of one (1) year from the date of final acceptance by the County as follows, unless indicated otherwise in this contract:
 - a. Against all faulty or imperfect materials and/or equipment and against all imperfect, careless and/or unskilled workmanship.
 - b. Against injury or undue deterioration from proper and usual use of the goods and/or services.
 - c. Removal and replacement with proper materials, equipment, and/or services and reexecute, correct or repair without cost to the County, any materials, equipment, and/or services found to be improper, imperfect, defective or fails to perform as specified.
 - d. Make good all damage caused to other work, materials and/or equipment due to such required removal, replacement and/or re-execution.
 - e. Shall comply with any and all guarantee/warranties of whatever nature referred to in other portions of the contract specifications.

Any warranties whether expressed or implied shall not reduce the risk of the seller's/ manufacturer's obligation to the County against latent defect which may be found during the rated life of the supplies and/or materials and requirements described in the specifications including any approved modifications.

5. **Intergovernmental Purchasing:** The following Agencies/Jurisdictions shall be able to purchase, if applicable, directly from contracts resulting from this Invitation to Bid (ITB): Washington County Board of Education and all of its public schools, Hagerstown Community College, Municipalities of Washington County, and public or quasi-public agencies that receive County money and are exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, i.e, Washington County Volunteer Fire and Rescue Companies. While this ITB is prepared on behalf of the County, it is intended to apply for the benefit of the above named agencies/jurisdictions as though they were expressly named throughout the document. Each of these agencies/ jurisdictions may purchase from the successful Bidder under the same terms and conditions of the contract with the County, in accordance with each agencies/jurisdictions respective laws and regulations, or an agency may choose not to procure from the successful Bidder at the agency's sole discretion. If one of the above named agencies/jurisdictions elects to purchase under the contract, the price shall be determined by using unit costs and other pertinent costs provided in the offer. Any special discounts unique to a particular agency/jurisdiction shall

be stated. Bidder shall also submit the attached "Provisions for Other Agencies" form, if included in this bid.

- 6. New Goods, Fresh Stock: All contracts, unless otherwise specifically stated, shall produce new commodities, fresh stock, latest model, design or pack.
- 7. Non-Discrimination: No Bidder who is the recipient of County funds or who proposes to perform any work or furnish any goods under this agreement shall discriminate against any worker, employee or applicant or any member of the public because of religion, race, sex, color or national origin, age, marital status, physical or mental handicap, nor otherwise commit an unfair employment practice. Bidder further agrees that this article will be incorporated by Bidder in all contracts entered into with suppliers of materials or services, Bidders and subcontractors and all labor organizations, furnishing skilled, unskilled and craft union skilled labor, or who may perform any such labor or services in connection with this contract.
- 8. Non-Liability: The Bidder shall not be liable in damages for delay in shipment or failure to deliver when such delay or failure is the result of fire, flood, strike, act of God, act of government, act of an alien enemy or by any other circumstances which, in the Purchasing Director's opinion, is beyond the control of the Bidder. Under the circumstances, however, the County may in its discretion, cancel the contract.
- **9. Placing of Orders:** Orders against contracts shall be placed with the Bidder on a Purchase Order executed and released by the Director of Purchasing.
- **10. Subletting of Contract:** It is mutually understood and agreed that the Bidder shall not assign, transfer, convey, sublet, or otherwise dispose of their contract or their rights, title or interest therein, or their power to execute such contract, to any other person, firm or corporation, without the previous written consent of the County Purchasing Director, but in no case shall such consent relieve the Bidder from his/her obligations, or change the terms of the contract.
- **11. Termination of Contracts:** Contracts shall remain in force for full periods specified and until all articles ordered before date of termination shall have been satisfactorily delivered and accepted and thereafter until all requirements and conditions shall have been met, unless:
 - a. Terminated prior to expiration date by satisfactory deliveries of entire contract requirements.
 - b. Extended upon written authorization of the Purchasing Director and accepted by Bidder, to permit ordering of unordered balances or additional quantities at contract prices and in accordance with contract terms.

DELIVERY PROVISIONS

1. **Delivery:** Delivery shall be required to the place designated in the specifications or on the proposal form. All prices must be FOB Destination, Inside Delivery. The weight, count, measure, etc. shall be determined at the points of delivery. The Bidder shall be required to furnish proof of delivery in every instance. Bulk materials are to be placed on skids or pallets.

No help for unloading shall be provided by the County. Suppliers shall notify their shippers accordingly.

- 2. Delivery Failures: Failure of a Bidder to deliver within the time specified, or within a reasonable time as interpreted by the Purchase Director or failure to make replacements of rejected articles when so requested, immediately or as directed by the Purchasing Director shall constitute authority for the Purchasing Director to purchase in the open market articles of comparable grade to replace the articles rejected or not delivered. On all such purchases, the Bidder shall reimburse the County, within a reasonable time specified by the Purchasing Director, for any expense incurred in excess of contract prices or the County may deduct such amount from monies owed the defaulting Bidder. Such purchases shall be deducted from contract quantities.
- **3. Inspections:** Inspection and acceptance of materials or supplies shall be made after delivery. Final inspection shall be conclusive except as regards latent defects, fraud, or such gross mistakes as amount to fraud. Final inspection and acceptance or rejection of the materials or supplies shall be made as promptly as practicable, but failure to inspect and accept or reject materials or supplies shall not impose liability on the County for such materials or supplies as are not in accordance with the specifications. All delivered materials shall be accepted subject to inspection and physical count.
- 4. Hazardous Safety Data Sheets: Any hazardous substances as defined under the Department of Labor Occupational Safety and Health Standard for General Industry (29-CFR-1910.1200) and State of Maryland Law and Regulations on "Access to Information About Hazardous and Toxic Substances", MDSH Article 89, Section 28-49-D, being delivered to Washington County as a result of this Invitation to Bid shall be accompanied by a current "Hazardous Data Safety Sheet" or item may not be accepted.
- 5. Packing Slips or Delivery Tickets: All shipments or deliveries shall be accompanied by Packing Slips or Delivery Tickets, and shall contain the following information for each item delivered. Bidders are cautioned, that failure to comply with these conditions shall be considered sufficient reason for refusal to accept the goods.

The Purchase Order Number The Name of the Article and Stock Number (Supplier's) The Quantity Ordered The Quantity Back Ordered The Name of the Contractor

6. **Responsibility for Materials Shipped:** The Bidder shall be responsible for the materials or supplies covered by this contract until they are delivered at the designated point and the Bidder shall bear all risk on rejected materials or supplies after notice of rejection. Rejected materials or supplies must be removed by and at the expense of the Bidder promptly after notification of rejection, unless public health and safety require immediate destruction or other disposal of rejected delivery. Upon failure of the Bidder to remove materials or supplies within ten (10) calendar days after date of notification, the County may return the rejected materials or supplies to the Bidder's risk and expense, or dispose of them as its own property.

- 7. **Testing:** The cost of testing a representative sample of an order or shipment for acceptance shall be borne by the County. However, if the order and shipment is rejected for failure to meet the requirements of the specifications or purchase description, the cost of testing shall be charged to the Bidder.
- 8. **Time of Delivery:** Deliveries shall be accepted between 8:00 A.M. and 3:00 P.M. on weekdays only, unless stated otherwise in the bid document. No deliveries shall be accepted on Saturdays, Sundays or County Holidays, unless otherwise arranged by an individual Department/Agency.

PUR-1379 VIDEO PRESENTATION SYSTEM FOR THE WASHINGTON COUNTY CIRCUIT COURT

SUPPLEMENTAL TERMS AND CONDITIONS

- 1. Award: It is anticipated that the County shall award a contract to the responsive, responsible, low Bidder for the Lump Sum Bid and also consider awarding Alternate No.1. The County reserves the right to make an award to the firm providing the most advantageous offer or the firm providing the offer determined solely by the County to be in the County's best interest.
- 2. Bids Binding: All bids shall be binding for Ninety (90) consecutive calendar days following the bid opening date.

3. Brochures, Descriptive Literature, Manuals:

- a. Bidders shall furnish two (2) sets of complete descriptive literature and specifications of the equipment upon which the bid is based. The Bidder shall furnish a detailed listing of the components and accessories of the complete unit upon which the bid is based and is to be attached to the Form(s) of Proposal.
- b. Failure to comply with this requirement shall be ample cause for rejection of the bid proposal.
- 4. Certification of Compliance with Specifications: Bidders shall comply with all conditions, provisions and specifications contained herein and which are hereby made a part of the contract. Bidders shall certify the equipment with its allied and/or accessory equipment; component parts and units will be suitable for the intended usage it was designed for. Furthermore, the Bidder shall specify that the equipment will or will not comply in every respect with this specification. In the event the equipment offered does not fully comply with these specifications, the Bidder shall definitely state <u>all deviations on his/her bid proposal sheet or an attached sheet.</u> Where no statement is received, the County will assume the Bidder meets every requirement of these specifications.
- 5. **Compliance:** If the Bidder fails to comply with the specifications, terms and conditions, he/she will be given seven (7) calendar days notice to render satisfactory service. If at the expiration of such seven (7) calendar days notice, the unsatisfactory conditions have not been corrected, the County reserves the right to cancel the contract.
- 6. **Delivery:** Bidders shall guarantee delivery, installation, testing and on-site training of all equipment, no later than sixty (60) consecutive calendar days after notice of award. All items shall be delivered F.O.B. Destination, delivery costs and installation charges shall be included in the bid. The successful Bidder shall deliver the equipment to the Washington County Court House, 95 West Washington Street, Hagerstown, Maryland, 21740.

- 7. **Disputes:** In cases of disputes as to whether or not an item or service quoted or delivered meets specifications, the decision of the County Commissioners or authorized representative shall be final and binding on both parties. The County Purchasing Director may request in writing, the recommendation of the head of the County agency using the item or materials, or other objective sources.
- 8. **Equipment/Hardware:** The equipment listed herein is deemed to provide the operational features and performance required for the application.
- **9. Exceptions:** The submission of a bid shall be considered an agreement to all the items, conditions, and specifications provided herein and in the various bid documents unless specifically noted otherwise in the proposal.
- 10. Final System Testing and Training: The system shall be tested for proper operation in the presence of the County's Representative. The Contractor shall provide a minimum of eight (8) hours of on-site training, to occur no later than the date established as the "Time of Completion" date as stated herein. Training shall include, but not necessarily limited to, all system features and shall confirm all programmable features. All costs associated with system testing and training of the equipment shall be included in the total bid price of the equipment.
- 11. Form of Proposal: All bids must be submitted on the forms provided.
- **12. Insurance:** Upon request and prior to execution of contract, the successful Contractor must show Evidence of Insurance as outlined in the attached copy of Washington County *Insurance Requirements for Independent Contractors Policy* (Attachment No. 1).
- **13. Installation:** All equipment shall be installed per the manufacturer's recommendations and industry standard practices. All costs associated with installation of all equipment shall be included in the bid price of the equipment. Vendor to provide installation of all materials in a discrete manner. This shall include the concealing of all wiring and mounting of monitors. Including the supply of and all cabling, adapters and hardware. Installation shall be completed no later than the date established as the "Time of Completion" date stated herein, by qualified licensed personnel.
- 14. Interpretation, Discrepancies, Omissions: Refer to General Conditions and Instructions to Bidders General Conditions of Bidding, Section 12; requests received after 4:00 P.M., Monday, February 12, 2018 may not be considered.

All correspondence in regard to this bid shall be directed to and issued by the Washington County Purchasing Department. Please direct all inquiries to Washington County's Buyer, Brandi Naugle, CPPB, Fax: 240-313-2331, or send questions in MicroSoft Word platform via e-mail to: purchasingquestions@washco-md.net

15. Liquidated Damages: Liquidated damages shall be applied at the rate of fifty-dollars (\$50.00) per calendar day for each day that the Contractor fails to complete the work as specified herein.

- 16. Lump Sum Proposal: A lump sum proposal is being requested for the equipment. The total sum for the work shall include the cost of any and all permits, licenses and/or fees, the cost of all applicable seals and other taxes required by Local, State and Federal laws, the cost of required bonds and insurances, the cost of all material, labor, equipment, plant and other services and facilities of every nature whatsoever or as may be necessary to complete the project as described in the specifications.
- 17. Material and Workmanship: All equipment furnished shall be guaranteed to be new and of current manufacture, to meet all requirements of the specifications, and to be in intended use condition at time of delivery. All workmanship shall be of high quality and accomplished in a professional manner so as to insure functionality of the equipment.
- **18. Demonstration of Equipment:** All bidders shall be willing and able to demonstrate similar proposed equipment to the County prior to award to insure the unit will function in accordance with the specifications and will perform adequately for the County required work. Bidders shall incur all cost of providing a demonstration of their unit. Bidders shall be responsible for scheduling and coordinating demonstration with the designated department.
- **19. Payment:** Payment will be made within thirty (30) calendar days of receipt of invoice submitted, upon final approval and acceptance of the operational equipment by the County's Representative. Invoices shall be submitted in duplicate to the Narcotics Task Force, P.O. Box 622, Maugansville, Maryland 21767.
- **20. Purchase of Additional Units:** The County reserves the right to purchase additional units under this bid for a period of one (1) year from the date of installation.
- **21. Qualification:** The County may make such investigations as it deems necessary to determine the ability of the Bidder to perform the work, and the Bidders shall furnish to the County all such information and data for this purpose as the County may request. The County reserves the right to reject any bid if the evidence submitted by or investigation of, such Bidder fails to satisfy the County that such Bidder is properly qualified to carry out the obligation of the Contract and to complete the work contemplated therein. Conditional bids will not be accepted.
- 22. **Responsibility of Contractor:** Each Bidder submitting a bid for this work shall first examine the site(s) and thoroughly satisfy himself/herself to the conditions under which he/she will operate or that will in any manner affect any work under his/her contract. The Contractor shall accept the site(s) as he/she finds it. All proposals shall take into consideration all conditions that may affect the work. No allowance shall be made to any Contractor for negligence in this respect.
- **23. Bidder's Qualifications:** The successful Bidder shall submit upon request the names, addresses and telephone numbers of three (3) other companies and/or similar institutions for which the Bidder rendered prior comparable services and a brief history of their experience particularly as it pertains to the courtroom industry.

23. Scope of Work:

- a. The work consists of, but not necessarily limited to, furnishing, delivering, installing, testing and training for a video presentation system, complete and ready for operation, as specified herein.
- b. The Contractor shall provide all plant, labor, equipment, and materials and shall perform all necessary operations to furnish the specified equipment, complete and operational, training included, in conformance with these contract documents.
- c. Upon completion of the "work", the Contractor shall provide two (2) complete sets, of easy-to-read and comprehensive operation instruction manuals.
- d. Successful Bidder shall supply a detailed wiring diagram to be approved prior to installation. VGA or CAT5 wire to be at the discretion of the vendor.
- 24. Silence of Specifications: The apparent silence of this specification, as to any detail or apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only best commercial practice is to prevail. Appurtenances and/or accessories not herein mentioned but necessary to furnish a complete unit, ready for use upon installation, shall be included, conform to the best practice and workmanship known, and subject to these specifications in full. All interpretations of these specifications shall be construed as minimum.
- **25. Specification Sheets:** Bidders shall submit all Specifications Sheets with Remarks/Exceptions indicated thereon, along with the Form(s) of Proposal. Bidders shall note any exceptions to the specifications in their bid and any exception must be clearly stated.
- 26. Substitutions: Refer to General Conditions and Instructions to Bidders General Conditions of Bidding, Section 24. Substitution requests must be received in the Purchasing Department no later than 4:00 P.M., (EST) Monday, February 12, 2018. Requests received after this deadline for substitutions will not be considered. All such decisions will be considered final and not subject to further recourse. All correspondence in regard to this bid shall be directed to and issued by the Washington County Purchasing Department.
- 27. Time of Completion: By submission of his proposal, the Bidder agrees to commence work under this Contract upon receipt of the notice to award (issuance of Purchase Order), prosecute the work diligently, and substantially complete within sixty (60) consecutive calendar days thereafter. The time stated for completion shall include delivery, installation, testing, and on-site testing of the equipment.

28. Warranty/Maintenance Agreement:

a. The successful Bidder shall provide a (1) one-year full warranty on all equipment, plus the first year Maintenance Agreement, including, but not limited to, all parts and labor and an emergency point of contact for on-site repair within one (1) business day. The cost for Warranty and the first year Maintenance Agreement shall be included in the Bidder's bid.

- b. The Warranty/Maintenance Agreement shall become effective upon final approval and acceptance of the operational equipment. Approval and acceptance will be granted upon successful completion of delivery, installation, testing and on-site training.
- c. Bidders shall provide with their bid, a separate price (Alternate No. 1) in the space provided on the Form of Proposal, for a two (2) year full-service Maintenance Agreement. The County reserves the right to award the contract with or without this alternate pricing.

SIGNATURE TO BIDS

NOTE: Bidders shall use this page as a cover page when submitting his/her bid.

Each bid must show the full business address and telephone number of the Bidder and be signed by the person legally authorized to sign contracts. All correspondence concerning the bid and contract, including notice of award, copy of contract and purchase order, will be mailed or delivered to the address shown on the bid in the absence of written instructions from the Bidder to the contrary. Bids by partnerships must be signed in the partnership name by one of the members of the partnership or by an authorized representative, followed by the signature and designation of the person signing, who shall also state the names of the individuals composing the partnership. Bids by corporations must be signed with the name of the corporation, followed by the signature and designation of the officer having authority to sign. When requested, satisfactory evidence of authority of the officer signing in behalf of the corporation shall be furnished. Anyone signing the bid as agent shall file satisfactory evidence of his/her authority to do so.

All documents, materials, or data developed as a result of this contract are the County's property. The County has the right to use and reproduce any documents, materials, and data, including confidential information, used in or developed as a result of this contract. The County may use this information for it's own purposes or use it for reporting to Federal agencies. The Bidder warrants that it has title to or right of use of all documents, materials, or data used or developed in connection with this contract. The Bidder must keep confidential all documents, materials, and data prepared or developed by the Bidder or supplied by the County. All erasures and/or changes shall be initialed by the individual making modifications to the proposal.

BIDDER MUST SIGN HERE AND RETURN THIS PAGE AND THE PROPOSAL FORM IN ADDITION TO SUBMITTING ANY DOCUMENTS CALLED FOR BY THE GENERAL CONDITIONS AND INSTRUCTIONS TO BIDDERS, SPECIFICATIONS, AND ANY OTHER DOCUMENTS HEREIN CONTAINED.

By signing here, Bidder does hereby attest that he/she has read fully the general conditions and instructions, specifications, and any other documents herein contained, and does understand them and will furnish and deliver all labor and materials in accordance with the specifications for the price as listed on the proposal form.

Bidder acknowledges receipt of Addenda by initialing the following:

Addendum No. 1Addendum No. 2Addendum No. 3Addendum No. 4Addendum No. 5Addendum No. 6

AFFIRMATION REGARDING COLLUSION

I AFFIRM THAT:

Neither I nor, to the best of my knowledge, information, and belief, the below stated business has:

- (a) Agreed, conspired, connived, or colluded to produce a deceptive show of competition in the compilation of the accompanying bid or offer that is being submitted;
- (b) In any manner, directly or indirectly, entered into any agreement of any kind to fix the bid price or price proposal of the Bidder or Offeror or of any competitor, or otherwise taken any action in restraint of free competitive bidding in connection with the contract for which the accompanying bid or offer is submitted.

AFFIRMATION REGARDING BRIBERY CONVICTIONS

I FURTHER AFFIRM:

Neither I nor, to the best of my knowledge, information, and belief, the below business (as is defined in Section 16-101 (b) of the State Finance and Procurement Article of the Annotated Code of Maryland), or any of its officers, directors, partners, or any of its employees directly involved in obtaining or performing contracts with public bodies (as is defined in Section 16-101(f) of the State Finance and Procurement Article of the Annotated Code of Maryland), has been convicted of, or has had probation before judgment imposed pursuant to Criminal Procedure Article, Section 6-220 of the Annotated Code of Maryland, or has pleaded nolo contendere to a charge of, bribery, attempted bribery, or conspiracy to bribe in violation of Maryland law, or of the law of any other State or federal law, **except as follows** (indicate the reasons why the affirmation cannot be given and list any conviction, plea, or imposition of probation before judgment with the date, court, official or administrative body, the sentence or disposition, the name(s) of person(s) involved, and their current positions and responsibilities with the business):

BIDDER'S COMPANY/FIRM:		
ADDRESS:		
AUTHORIZED SIGNATURE:		
NAME AND TITLE PRINTED:		
TELEPHONE & FAX NUMBER:		
E-MAIL ADDRESS:		
DATE: FEDERAL EMPLOYER'S IDENTIFICATION NUMBER		

For Informational Purposes Only: Has your company/firm been certified by the State of Maryland as a Minority Business Enterprise? (Please check below.)

Yes No

Signature to Bids Video Presentation System for Circuit Court PUR-1379 Page 23

PUR-1379 VIDEO PRESENTATION SYSTEM SCOPE OF WORK/SPECIFICATIONS (Complete and Submit with Form of Proposal)

		Remarks/Exceptions
GENE	CRAL SCOPE:	
1	The Board of County Commissioners of Washington County, Maryland is requesting written Price Proposals from qualified firms to provide a court room evidence presentation lectern meeting the defined specifications to be delivered at the location listed below: The equipment must have the ability to play all types of digital and analog media.	
2	The following are minimum specifications for the equipment described. All features included in the specification shall be incorporated in the equipment and all items furnished and installed for a complete system ready for operation. The court room video system shall have expansion capabilities. The system shall include the following:	
A. FU	RNITURE RELATED	
1	 Podium/Lectern Style: The system must be a Podium/Lectern style of furniture. "Compact: The podium should be compact and require as little floor space as possible. Open and closed dimensions should not exceed: CLOSED: 33""W x 27""D x 48""H OPEN: 71""W x 35""D x 54""H" Large, Slanted Work Surface Area: Furniture design should maximize work surface area for books or other presentation materials with a slanted surface with ledge catch. Minimum space requirements: 31" W x 13" H Rack space: Must provide at least 11U of rack space to hold internal components. Semi-transparent acrylic rack cover: Rack cover should protect rack mounted components from tampering and damage. Semi-transparent, smoked plastic should allow component lights to be seen for non-invasive troubleshooting. Cooling: Proactive cooling through dual muffin fans as well as vent holes that promote airflow over front and rear of rack mounted components. Service Access: System must provide front and rear service access for easy repair or upgrade capabilities. Mobile: System must be equipped with large, non-marking, heavy duty wheels with a brake to secure in position. Must be configured with two pivoting wheels and two fixed wheels to promote steering. 	

		Remarks/Exceptions
	Removable Cap: The podium should have a removable cap with quick- connect block for service and upgradeability. The quick-connect block allows components integrated into the cap to be easily and clearly disconnected and reconnected. Color Laminate: Furniture should be based on high pressure laminate surfaces for a durable finish. Must be provided with Yorkshire Cherry color laminate. Power Cord: The system must provide an option for a 3', 6' or 12' power cord which is easily field changeable. When floor box positioning allows, the cord should not be visible. Master Power: Advanced power control on Crestron touch panel allows power to be turned on/off. Input/output Block: The system should provide an input/output block for centralized cable connectivity. When hovering over a floor box, no external cables running across the floor should be seen. Input/output block should be clearly labeled for easy installation and service. Retractable components: When not in use, components should be able to be hidden from view. The system shall be Podium/Lectern Style furniture. The Podium	
	shall be compact and require as little floor space as possible. The unit shall be able to fit through a thirty (30") standard doorway.	
B. SO	URCES-DOCUMENT CAMERA	
1 C. SO	 "Document Camera: Vendor must provide a Wolfvision VZ8Light4 or equivalent. Closed dimensions should not exceed 12.28""w x 16.06""d x x5.39""h No substitutes please." Doc Cam Security: Document camera itself and related wiring should be secured to the system. Doc Cam Drawer/Storage: When not in use, the document camera drawer must be able to be easily stored within the system. Drawer slides must be auto-closing to when near the closed state. Drawer Detent: When fully extended the document camera drawer must have a detent position to proactively hold the drawer in the fully extended position. Ergonomic Height: As a highly interactive component, the document camera should be at an ergonomic height for comfortable use. Automatic On/Off: The document camera should automatically turn on when drawer is opened and automatically turn off when the drawer is closed. 	
		-
1	NOTEBOOK COMPUTER/BYOD "BRING YOUR OWN" DEVICES Notebook Pullout Tray: Podium must provide a pull-out work surface with which to place a guest notebook computer or other user provided device. The notebook computer is a highly interactive device. As	

		Remarks/Exceptions
	 such, the pull-out location must be at an ergonomic height and not create any line of sight issues with the audience when a notebook computer is deployed. Tray should be self-retracting as it approaches the closed state. Tray should have detent so that it securely stays in the fully extended position. Notebook/BYOD Connections: Podium must provide convenient, tethered cable connectivity for HDMI and XGA video and audio connectivity for a guest notebook computer. Cables are to be located in a cable cubby imbedded in the notebook pull-out tray. The cubby should provide protective overlap to keep cables contained when opening or closing the tray. BYOD Computer Electrical: Two auxiliary power outlet should be conveniently located for the notebook computer. Should also include two USB charging ports. ALL should be UL approved. 	
D. CO	NFIDENCE MONITOR	
1	Confidence Monitor: The podium should be equipped with a minimum 22" 1080p LCD confidence monitors that will display ANY selected input source. Confidence Monitor Tilt Mechanism/Security: The confidence monitor should be secured to the podium with a tilt mechanism. The tilt mechanism should allow users to manually adjust for easy viewing while minimizing any line of sight issues with the audience. Free standing confidence monitors or monitors that create line of sight issues will not be accepted.	
E. SO	URCES-VCR/DVD PLAYER/BLURAY PLAYER/APPLE TV	
1	System should include a VCR & DVD Player of high quality to enable still framing of video. System should include a Blu-ray Player. Control System must provide a control page for the Blu-ray Player. System should provide an integrated Apple TV wireless input device and wireless router to accommodate wireless connectivity with IOS and non-IOS devices. Control: As part of the control system, Apple TV must be a selection from the Source Menu with internal connectivity that allows audio- follows video switching.	
F. SO	URCES-AUXILLARY AV CONNECTIONS	
1	Auxiliary AV Cables – The podium shall provide convenient auxiliary AV cables (Labeled) for composite video and stereo audio via three wires (Red, White, and Yellow) with RCA connectors. Auxiliary AV Connections Security – The auxiliary AV cables should	
2	be pre-wired and tethered to the system.	
G. IN	FUITIVE EASE OF USE	

		Remarks/Exception
1	System Control: The podium must provide an intuitive ease of use control system based on touch screen technology. The control system should allow easy switching between sources, audio switching, volume control, component control pages for DVD, and document camera functions as well as projector/large monitor on/off control. System Control Wired: The touch screen should be a minimum of 7", active matrix display with bi-directional communications for device feedback. System Control Help Pages: System should provide built-in help screens to assist users if they have a question about a button or function of the touch panel. Judge Override Panel - A second control touch panel that's hard-wired should be provided that allows remote suppression of evidence in up to three zones as well as full access to control the rest of the evidence	
	presentation system. Minimum 7" panel.	
SO	UND REINFORCEMENT	
1	Sound System: System to provide an internal audio system. Control system should provide an internal audio system for automatic audio- follows-source switching. The amplifier and speakers should produce clear, high quality, high fidelity sound and support a room of up to 250 people without the need for external hardware. Source content audio will be heard through the internal sound system and NOT passed on to the existing audio infrastructure. Microphone: System must provide a Shure brand MX418 or equivalent - 18" integrated gooseneck microphone with mute switch. Solution to provide XLR pass through port at i/o panel that will be connected to the existing audio infrastructure via an existing floor box. Speakers: Speakers are to be integrated to maintain sleek appearance. Subwoofer must be installed with proper audio venting. Content Audio Control: Audio control must provide for volume up, volume down and mute for content. These controls must be visible on every control page. Audio visual feedback: As the audio volume is changed through the control system, visual feedback of the audio level must be presented to the user through the confidence or control monitors.	
AD	VANCED FEATURES	
1	Judge Override – Judge shall maintain control over the evidence being presented in court.	
MC	ONITORS	
1	OUTPUT DISPLAY DEVICES AND DISTRIBUTION Provide 4 each 22" LED HDMI monitors for 1 each plaintiff, 1 each defense, 1 each court staff and 1 each Judge's bench Provide 1 each 22" LED HDMI/USB touch monitor for witness viewing	

		Remarks/Exceptions
	 and collaborative annotation with presenting attorney at lectern. Video & USB via Cat5/6 transmission using Crestron DM receiver. Provide 2 each. 60" large format monitors with 1 each. Swing arm adjustable wall mount and 1 each. Rolling adjustable height cart. Monitors MUST include RS232 control that allows for remote control via Crestron control system and one wire connectivity. Matrix Switch: Must provide robust zone control of video output using an HDMI video matrix switch and related cards. Matrix switch should contain a minimum of 1 Cat6 input for content, 1 HDMI input port (for blank image input) and 8 ea Cat5/6 for HDMI video transmission ports to 7 ea monitors (Judge, clerk, defense table, prosecution table, witness, large monitor 1 and large monitor 2) and one spare port for expansion Control of the Matrix switch emanates from the lectern via IP network. Matrix switch will physically be located in a closet near the courtroom. Must provide line drawing indicating the components used and audio/video flow 	
K. P	ROGRAMMING	
1	Indicate any and all programming costs associated with this project.	
L. I	NSTALLATION SERVICES	·
1	Provide optional cost for Installation services to complete installation and provide initial training. Does not include any high or low voltage cable installation.	
M. V	/ENDOR EXPERIENCE	
1	Vendor should provide a brief history of their experience particularly as it pertains to providing turn-key audiovisual systems as defined in this document.	
N. R	EFERENCES	
1	Please provide minimum of three references that use similar turn-key systems to what is proposed. References should include contact names, phone numbers, and location.	
O. A	NNOTATION	
1	Annotation: Annotation hardware must be provided to allow line annotations over ANY images that are presented. It should not require images to be filtered through a PC to allow for annotation.	
2		
3	Annotation must be accomplished with a choice of using a finger or a stylus on the touch screen.	
4	Annotation requires that the confidence monitor be a touch screen.	
5	Annotation must have the ability to capture annotated image to USB drive conveniently located and labeled on lectern work surface.	

Scope of Work/Specifications Video Presentation System for Circuit Court **PUR-1379** Page 28

		Remarks/Exceptions
6	Annotation solution must provide for collaborative annotation between the confidence monitor of the lectern and the witness touch monitor as defined later in this document.	
P. WI	IDE SCREEN NATIVE FORMAT	
1	Wide Screen: System displays and internal components must promote a native wide screen HDMI format with a minimum resolution of 1080p output.	
Q. AU	UDIO/VIDEO SWITCHING/SCALING HARDWARE	
1	"Switching/Scaling: Switching and scaling hardware must be included to allow ALL selected sources to be viewed on the confidence monitor. Switcher/Scaler must provide ""SOFT"" video switching. Inputs required for document camera, HDMI & VGA+audio connections for BYOD-(bring your own devices), DVD player and AppleTV."	
R. OI	N-LINE TRAINING	
1	"Vendor must provide professional, narrated, multimedia, online training for operation of the proposed system. Content should cover operation, troubleshooting, safety and damage avoidance. Training should allow the users to watch training specific to the system configuration proposed. Table of contents should allow users to watch all training or just specific sections of interest. Vendor should provide training example with the bid." "For a sample of expectation http://www.nomadavsystems.com/online-training/ Click on SAMPLE TRAINING button"	
S. SE	LF-CONTAINED	
1	"Nomad LT" or "Approved County Equal". Substitutions to be submitted no later than 4:00 P.M., Monday, February 12, 2018 to be considered.	
2	System should minimize room infrastructure requirements and installation time by internally including hardware necessary for seamless switching, scaling, video amplification and distribution, audio amplification and distribution as well as system control.	
т. ті	JRN-KEY	
1	Proposed solution must be a turn-key system. As defined here, a turn- key system is a fully integrated solution that has been previously created and is based on a set of tested, proven standards. The standards include specific integrated hardware components, wiring methods, control system programming and furniture design. A newly designed solution is not an acceptable alternative.	
U. EV	ALUATION/DEMONSTRATION	
	Vendor must be willing to provide an on-site or online demonstration	

			Remarks/Exceptions
		that allows the user to evaluate the existence and adherence to the specifications defined herein. Demonstration must be coordinated and executed within two weeks of request. Bidders under consideration will be contacted to coordinate the location, date/time for the demonstration. Please provide the contact information from your company that would be involved in coordinating the demonstration	
V. DEMONSTRATION LOCATION		MONSTRATION LOCATION	
	1	"Washington County Maryland Narcotics Task c/o Circuit Court for Washington County, 24 Summit Street, Hagerstown, MD 21740"	
ALTERNATE NO. 1		RNATE NO. 1	
	1	SUPPORT/MAINTENANCE Two (2) years' warranty and maintenance program from date of installation with description and cost.	

PUR-1379 VIDEO PRESENTATION SYSTEM FOR THE WASHINGTON COUNTY CIRCUIT COURT

FORM OF PROPOSAL (Submit in Duplicate)

TOTAL LUMP SUM BID: _DOLLARS (\$____) (Figures) (Written) ALTERNATE NO. 1 - TWO YEAR ADDITIONAL WARRANTY/MAINTENANCE: DOLLARS (\$_____) (Written) (Figures) **REMARKS**:

POLICY TITLE:	Insurance Requirements for Independent Contractors
ADOPTION DATE:	August 29, 1989
EFFECTIVE DATE:	September 1, 1989
FILING INSTRUCTIONS:	

FILING INSTRUCTIONS:

I. <u>PURPOSE</u>

To protect Washington County against liability, loss or expense due to damaged property, injury to or death of any person or persons and for care and loss of services arising in any way, out of, or in connection with or resulting from the work or service performed on behalf of Washington County.

II. <u>ACTION</u>

The following should be inserted in all Independent Contractor Contracts:

"The Contractor shall procure and maintain at his sole expense and until final acceptance of the work by the County, insurance as hereinafter enumerated in policies written by insurance companies admitted in the State of Maryland, have A.M. Best rating of A- or better or its equivalent, and acceptable to the County."

1. **Workers Compensation:** The Contractor agrees to comply with Workers Compensation laws of the State of Maryland and to maintain a Workers Compensation and Employers Liability Policy.

Minimum Limits Required:Workers Compensation -Employers Liability -\$100,000 (Each Accident)\$500,000 (Disease - Policy Limit)\$100,000 (Disease - Each Employee)

2. **Comprehensive General Liability Insurance:** The Contractor shall provide Comprehensive General Liability including Products and Completed Operations.

Minimum Limits Required:

\$1,000,000 combined single limit for Bodily Injury and Property Damage.

Such insurance shall protect the County, its agents, elected and appointed officials, commission members and employees, and name Washington County on the policy as additional insured against liability, loss or expense due to damaged property (including loss of use), injury to or death of any person or persons and for care and loss of services arising in any way, out of, or in connection with or resulting from the work of service performed on behalf of Washington County.

2. **Comprehensive General Liability Insurance** (continued)

The Contractor is ultimately responsible that Subcontractors, if subcontracting is authorized, procure and maintain at their sole expense and until final acceptance of the work by the County, insurance as hereinafter enumerated in policies written by insurance companies admitted in the State of Maryland, have A.M. Best rating of A- or better or its equivalent, and acceptable to the County.

3. **Business Automobile Liability:** The Contractor shall provide Business Auto Liability including coverage for all leased, owned, non-owned and hired vehicles.

Minimum Limits Required: \$1,000,000 combined single limit for Bodily Injury or Property Damage.

Certificate(s) of Insurance: The Contractor shall provide certificates of insurance requiring a 30 day notice of cancellation to the Insurance Department, Board of County Commissioners of Washington County prior to the start of the applicable project.

Approval of the insurance by the County shall not in any way relieve or decrease the liability of the Contractor. It is expressly understood that the County does not in any way represent that the specified limits of liability or coverage or policy forms are sufficient or adequate to protect the interest or liabilities of the Contractor.

All responsibility for payment of any sums resulting from any deductible provisions, corridor, or selfinsured retention conditions of the policy or policies shall remain with the Contractor.

General Indemnity: The Contractor shall indemnify, defend and save harmless the Board of County Commissioners of Washington County, its appointed or elected officials, commission members, employees and agents for any and all suits, legal actions, administrative proceedings, claims, demands, damages, liabilities, interest, attorneys fees, costs and expenses of whatsoever kind of nature, whether arising before or after final acceptance and in any manner directly or indirectly caused, occasioned or contributed to in whole or in part by reason of any act, error or omission, fault or negligence whether active or passive by the Contractor, or any one acting under its direction, control or on its behalf in connection with or incident to its performance of the Contract.

Revision Date:	August 27, 1991
Effective Date:	August 27, 1991
Revision Date:	March 4, 1997
Effective Date:	March 4, 1997

BOARD OF COUNTY COMMISSIONERS OF WASHINGTON COUNTY, MARYLAND WASHINGTON COUNTY PURCHASING DEPARTMENT

PROVISIONS FOR OTHER AGENCIES

All items, conditions and pricing shall be made available to the entities listed below if authorized by the Bidder. Authorization is to be indicated by a check mark in the appropriate column. A negative reply will not adversely affect consideration of the bid. Any jurisdiction using this contract shall place its own order with the successful Bidder(s). There is no obligation on the lead jurisdiction for agreements made with other jurisdictions.

<u>YES</u>	NO	JURISDICTION
		WASHINGTON COUNTY COMMISSIONERS
		BOARD OF EDUCATION OF WASHINGTON COUNTY
		WASHINGTON COUNTY HEALTH DEPARTMENT
		OTHER WASHINGTON COUNTY MUNICIPALITIES
		HAGERSTOWN COMMUNITY COLLEGE
		CITY OF HAGERSTOWN
		FREDERICK COUNTY COMMISSIONERS
		OTHER FREDERICK COUNTY MUNICIPALITIES
		ALLEGANY COUNTY COMMISSIONERS
		BOARD OF EDUCATION OF ALLEGANY COUNTY
		OTHER ALLEGANY COUNTY MUNICIPALITIES
		ALLEGANY COMMUNITY COLLEGE
		CITY OF FROSTBURG
		CITY OF CUMBERLAND
		GARRETT COUNTY - GENERAL SERVICES
		BOARD OF EDUCATION OF GARRETT COUNTY
		OTHER GARRETT COUNTY MUNICIPALITIES
		GARRETT COUNTY COMMUNITY COLLEGE

Provisions for Other Agencies Video Presentation System for Circuit Court PUR-1379 Page 34

Vendor Submitting Bid