NOTICE TO VENDORS

INVITATION TO QUALIFY

The Iowa Telecommunications and Technology Commission operating the Iowa Communications Network (ICN) will be receiving sealed bid proposals until 3:00 p.m., June 15, 2016, for:

**ITQ 15-143**
Pre-Qualify Vendors who can provide Intrastate Ethernet Transport Services

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Iowa Communications Network
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400 East 14th Street
Des Moines, IA 50319
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Vendors must comply with all affirmative action/equal employment opportunity provisions of State and Federal laws.
This invitation to qualify consists of four chapters and four attachments:

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CHAPTER 1
ADMINISTRATIVE ISSUES

1.1 Purpose. The Iowa Communications Network is seeking to Pre-Qualify Vendors who can provide Intrastate Ethernet Transport Services for certain locations / cities when a service connection need is identified.

1.2 Schedule and Submission of Proposal.

1.2.1 Questions and Answers. Vendors are invited to submit written questions and requests for clarifications regarding the ITQ. Vendors may also submit suggestions for changes to the requirements of this ITQ. Oral questions will not be accepted or responded to by the ICN. If the questions, requests for clarifications, or suggestions pertain to a specific section of the ITQ, the page and section number(s) must be referenced. NOTE: there are two question and answer periods.

1.2.2 Questions First Round. The questions, requests for clarifications, or suggestions must be in writing and received by the Issuing Officer before 4:00 p.m., central time, May 9, 2016. The ICN will post the responses on the ICN web page, www.icn.iowa.gov by close of business May 11, 2016. The ICN’s written responses will be considered part of the ITQ. If the ICN decides to adopt a suggestion, the ICN will issue an amendment to the ITQ.

1.2.3 Questions Second Round. The questions, requests for clarifications, or suggestions must be in writing and received by the Issuing Officer before 4:00 p.m., central time, May 23, 2016. The ICN will post the responses on the ICN web page, www.icn.iowa.gov by close of business May 25, 2016. The ICN’s written responses will be considered part of the ITQ. If the ICN decides to adopt a suggestion, the ICN will issue an amendment to the ITQ. Vendors with questions concerning this ITQ may submit their questions in writing by mail or hand delivery to Sheri Stephens, ICN Contracting, at the address below, facsimile at (515) 725-4774 or electronic mail at sheri.stephens@iowa.gov. Oral questions will not be accepted, and verbal communications shall not override written communications. Only written communications are binding on ICN. ICN will prepare a written response to all pertinent questions submitted by Vendors. These questions and responses will be transmitted via fax or e-mail no later than May 25, 2016, to all Vendors to whom the ITQ has been sent.

1.2.4 Changes and Amendments. In the event it becomes necessary for ICN to amend, add to or delete any part of this ITQ, the amendment will be provided to all Vendors to whom the ITQ has been sent. Vendor’s bid proposal must include acknowledgment of all addenda issued by ICN.

1.2.5 Receipt of Bid Proposals. Bid Proposals must be received at ICN’s office no later than 3:00 p.m. central time June 15, 2016. This requirement is a mandatory requirement and is not a minor deficiency subject to waiver by the ICN. No bid proposals will be accepted after the date and time specified. A late bid proposal shall be returned unopened to the Vendor. Additionally, no bid proposal will be accepted by telephone, electronic mail or facsimile. The bid proposals must be mailed (with mailing in sufficient time to arrive on or before this deadline requirement) or be delivered as follows:

Mailing and Delivery Address:
Iowa Communications Network
Attn: Sheri Stephens
Grimes State Office Building
400 East 14th Street
Des Moines, IA 50319

If bid proposals are delivered by mail service, express courier, delivery service or company, or in person, it shall be the sole responsibility of the Vendor submitting the proposal to insure that such delivery takes place prior to the aforementioned deadline. There shall be no waiving of the deadline due to mis-deliveries on the part of the Vendor, Vendor’s delivery staff or Vendor’s choice of delivery service(s). Deliveries made directly to ICN must be placed with the ICN Contracting Section or with an ICN staff person able to accept such delivery.

1.2.6 Bid Proposal Opening. Bid Proposals will be opened at 3:00 p.m. central time on June 15, 2016. The bid proposals and the evaluation documents created by the ICN will remain confidential subject to Iowa Code Section 72.3 until the evaluation committee has evaluated all the compliant bid proposals submitted in response to this ITQ and the selection process is complete. The bid proposals submitted and the evaluation documents created
by the ICN will be available for inspection subject to the exceptions described in Iowa Code Chapter 22 or other applicable law after the selection process is complete.

1.2.6.1 Failure to comply with or supply any and all information requested to accompany bid proposals may be cause for rejection of the proposal as non-compliant.

1.2.6.2 All bid proposals shall be firm for a period of 90 days to allow the evaluation committee to fully evaluate all proposals and make an award deemed to be in the best interest of ICN and the State of Iowa.

1.2.6.3 By submitting a bid proposal the Vendor agrees to the terms and conditions contained within this ITQ.

1.3 Proposal Format.

1.3.1 Proposals shall be printed on 8.5” x 11” paper. One original and one (1) copy must accompany each submission. In addition, one (1) copy shall be provided on CD or USB Flash Drive using Microsoft Word software. The original bid proposal must be in a package CLEARLY MARKED ITQ 15-143 on the outer envelope or wrapping. This is necessary to insure that the response package is handled properly for verification against the ITQ deadline. Lack of notation of the ITQ number may affect the receipt timing and affect the evaluation process. Vendor should consider this item as a critical factor when submitting a response.

1.3.2 To achieve a uniform review process and the maximum degree of comparability, proposals shall be organized in the following manner:

1.3.2.1 Completed Proposal Compliance Form (Attachment 2).

1.3.2.2 Completed Authorization to Release Information Form (Attachment 3).

1.3.2.3 Completed Bid Proposal Submittal Form (Attachment 4).

1.3.2.4 Vendor’s written response to each of the requirements in Chapter 3.

1.4 Clarification of Proposals and Obtaining Information. ICN reserves the right to contact a Vendor after submission of bid proposals for the purpose of clarifying a bid proposal to ensure mutual understanding. This contact may include written questions, interviews, site visits, a review of past performance if the Vendor has provided goods or services to the ICN, or any other political subdivision wherever located or requests for corrective pages in the Vendor’s bid proposal. This information may be used to evaluate the Vendor’s bid proposal. However, the information received from the Vendor shall not be considered in the evaluation of a Vendor’s bid proposal if the information materially alters the content of the bid proposal. ICN reserves the right to obtain information concerning any Vendor or any proposal from any source and to consider such information in evaluating the Vendor’s bid proposal.

1.5 Waiver of Deficiencies. ICN reserves the right to waive minor deficiencies in a bid proposal if, in the judgment of ICN, ICN’s best interest will be served. The decision as to whether a deficiency will be waived or will require the rejection of a bid proposal will be solely within the discretion of ICN. There is no guarantee or assurance that any deficiency will be deemed minor and that a deficiency will be waived. Each Vendor is specifically notified that failure to comply with or respond to any part of this ITQ requiring a response may result in rejection of the bid proposal as not responsive.

1.6 Cost of Bid Proposal. ICN is not responsible for any costs incurred by a Vendor which is related to the preparation or delivery of the bid proposal or any other activities carried out by the Vendor as it relates to this ITQ.

1.7 Bid Proposal Obligations. The contents of the bid proposal and any clarification thereto submitted by the successful Vendor shall become part of the contractual obligation and incorporated by reference into the ensuing Contract.

1.8 Bid Proposals Property of ICN. Except as otherwise stated herein, all bid proposals become the property of the ICN and the State of Iowa and shall not be returned to the Vendor unless all bid proposals are rejected. In the event all bid proposals are rejected, Vendors will be asked to send prepaid shipping instruments to the ICN for return of the bid proposals submitted. In the event no shipping instruments are received by the ICN, the bid proposals will be destroyed by the ICN. Additionally, the evaluation documents created by the ICN will be destroyed in the event all bid proposals are rejected. Otherwise, at the conclusion of the selection process, the contents of all bid proposals will be placed in the public domain and be opened to inspection by interested parties subject to the exceptions provided in Iowa Code Chapter 22 or other applicable law.
1.9 Rejection of Bid Proposals.

1.9.1 ICN reserves the right to reject any and all bid proposals, in whole and in part, received in response to this ITQ at any time prior to the execution of a written Contract. Issuance of this ITQ in no way constitutes a commitment by ICN to award a Contract. This ITQ is designed to provide Vendors with the information necessary for the preparation of competitive bid proposals. This ITQ process is for ICN's benefit and is intended to provide ICN with competitive information to assist in the selection of goods and services.

1.9.2 Disqualification. The ICN may reject outright and may not evaluate proposals for any one of the following reasons:

1.9.2.1 The Vendor fails to deliver the bid proposal by the due date and time.
1.9.2.2 The Vendor states that a service requirement cannot be met.
1.9.2.3 The Vendor's response materially changes a service requirement.
1.9.2.4 The Vendor's response limits the rights of the ICN.
1.9.2.5 The Vendor fails to include information necessary to substantiate that it will be able to meet a service requirement.
1.9.2.6 The Vendor fails to respond to the ICN's request for information, documents, or references.
1.9.2.7 The Vendor fails to include a completed, signed Authorization to Release Information Form (See Attachment 3).
1.9.2.8 The Vendor fails to include a completed, signed Bid Proposal Compliance Form (See Attachment 2).
1.9.2.9 The Vendor presents the information requested by this ITQ in a format inconsistent with the instructions of the ITQ.
1.9.2.10 The Vendor initiates unauthorized contact regarding the ITQ with ICN employees.
1.9.2.11 The Vendor's exceptions to the contract terms and conditions in Attachment 1 materially change the terms and conditions of Attachment 1 or the requirements of this ITQ.
1.9.2.12 The Vendor provides misleading or inaccurate responses.
1.9.2.13 The Vendor's proposal is materially unbalanced.
1.9.2.14 The Vendor fails to provide a written response to the mandatory requirements of this ITQ.

1.9.3 Failure of the Vendor to comply with additional information requests may be cause for rejection of the bid proposal as non-compliant.

1.10 Public Records and Requests for Confidentiality.

1.10.1 The release of information by ICN to the public is subject to Iowa Code Chapter 22 and other applicable provisions of law relating to the release of records in the possession of a State agency. Vendors are encouraged to familiarize themselves with these provisions prior to submitting a bid proposal. All information submitted by a Vendor may be treated as public information by ICN unless the Vendor properly requests that information be treated as confidential at the time of submitting the bid proposal. In the event the Vendor marks each page of its bid proposal as proprietary or confidential without adhering to the requirements of this Section, the ICN may reject the bid proposal as noncompliant.

1.10.2 Any requests for confidential treatment of information must be included in a cover letter with the Vendor's bid proposal and must enumerate the specific grounds in Iowa Code Chapter 22 or other legal reasons which support treatment of the material as confidential and must indicate why disclosure is not in the best interests of the public. The request must also include the name, address and telephone number of the person authorized by the Vendor to respond to any inquiries by ICN concerning the confidential status of the materials.
1.10.3 Any documents submitted which contain confidential information must be marked on the outside as containing confidential information, and each page upon which confidential information appears must be marked as containing confidential information. The confidential information must be clearly identifiable to the reader wherever it appears. All copies of the proposal submitted, as well as the original proposal, must be marked in this manner. Failure to properly mark information as confidential shall relieve the ICN from any responsibility if the information is viewed by the public, a competitor, or is any way accidentally released.

1.10.4 In addition to marking the material as confidential material where it appears, the Vendor must submit one copy of the bid proposal from which the confidential information has been excised. The confidential material must be excised in such a way as to allow the public to determine the general nature of the material removed and to retain as much of the document as possible. These pages must be submitted with the cover letter and will be made available for public inspection.

1.10.5 The Vendor’s failure to request in the bid proposal confidential treatment of material pursuant to this Section and the relevant laws and administrative rules will be deemed by ICN as a waiver of any right to confidentiality which the Vendor may have had.

1.11 Restrictions on Gifts and Activities. Iowa Code Chapter 68B contains laws which restrict gifts which may be given or received by State employees and requires certain individuals to disclose information concerning their activities with State government. Vendors are responsible for determining the applicability of this Chapter to their activities and for complying with these requirements. In addition, Iowa Code Chapter 722.1 provides that it is a felony offense to bribe a public official.

1.12 Restriction on Communication. In the event that a Vendor or someone acting on the Vendor’s behalf attempts to discuss this ITQ orally or in writing with any Commission member or any employee of the ICN other than the ICN Contracting Officer, Vendor may be disqualified. No questions are to be asked of State of Iowa employees regarding this ITQ, except for contact with the State Targeted Small Business Office by Vendors certified as Targeted Small Business Entities, without prior notification and approval by the ICN Contracting Officer, except as otherwise permitted by this ITQ. All ITQ contacts shall be made through the Contracting Officer only. ICN assumes no responsibility for verbal representations made by its officers or employees unless such representations are confirmed in writing by the ICN and incorporated into this ITQ.

1.13 Copyrights. By submitting a bid proposal the Vendor agrees that ICN may copy the bid proposal for purposes of facilitating the evaluation or to respond to requests for public records. The Vendor consents to such copying by submitting a proposal and warrants that such copying will not violate the rights of any third party. ICN will have the right to use ideas or adaptations of ideas which are presented in the proposals. In the event the Vendor copyrights the bid proposal, the ICN may reject the bid proposal as noncompliant.

1.14 Conflict Between Terms. ICN reserves the right to accept or reject any exception taken by the Vendor to the terms and conditions of this ITQ. Substantial variations between the Vendor’s terms and conditions and those contained in this ITQ may be grounds for rejection of the Vendor’s bid proposal as non-responsive and non-compliant.

1.15 Release of Claims. With the submission of a bid proposal, Vendor agrees that it will not bring any claim or have any cause of action against ICN or the State of Iowa based on any misunderstanding concerning the information provided herein or concerning ICN’s failure, negligent or otherwise to provide the Vendor with pertinent information as intended by this ITQ.

1.16 Construction of ITQ with Laws and Rules. This ITQ is to be construed in light of pertinent legal requirements including Iowa Code Chapter 8D and Iowa Administrative Code Chapter 751. Changes in applicable laws and rules may affect the award process or the resulting Contract. Vendors are responsible for ascertaining pertinent legal requirements and restrictions. Vendors are encouraged to visit a web site containing references to the Iowa Code and the Iowa Administrative Code for information. A suggested address is http://www.legis.state.ia.us or http://www.icn.iowa.gov.

1.17 Bid Proposal Evaluation and Award. All bid proposals submitted shall be evaluated in accordance with the requirements set forth in Chapter 4 of this ITQ. The ICN shall not necessarily award the Contract to the Vendor offering the lowest cost to the ICN. The ICN may award a Contract to the most responsible Vendor meeting the requirements of this ITQ and which, in the sole discretion of the ICN, provides the best value to the State after considering price and compliance with the provisions of Chapter 3. The award of this Contract in the judgment of ICN may be made in more than 60 days after the Bid Proposals are received and opened. See 751 IAC 5.2(9).

1.18 Soft Copy or Hard Copy. Soft copies or hard copies of the ITQ will be available by request to sheri.stephens@iowa.gov.
CHAPTER 2

CONTRACTUAL TERMS

2.1 Contractual Terms Generally.

2.1.1 The Contract which the ICN expects to award as a result of this Request for Proposal will be based upon the Bid Proposal submitted by the successful Vendor (Vendor awarded the Contract) and this solicitation. The Contract between the ICN and the Vendor shall be a combination of the specifications, terms and conditions of the Request for Proposal, including the terms contained in the contract terms and conditions sample Agreement identified as Attachment 1, the offer of the Vendor contained in its Bid Proposal, written clarifications or changes made in accordance with the provisions herein, and any other terms deemed necessary by the ICN.

2.1.2 The Contract terms contained in Attachment 1 are not intended to be a complete listing of all Contract terms but are provided only to enable Vendors to better evaluate the costs associated with the ITQ and the potential resulting Contract. Vendors should plan on such terms being included in any Contract awarded as a result of this ITQ. All costs associated with complying with these requirements should be included in any pricing quoted by the Vendor.

2.1.3 By submitting a Bid Proposal, each Vendor acknowledges its acceptance of these specifications, terms and conditions without change except as otherwise expressly stated in the appropriate section of the Bid Proposal Compliance Form (Attachment 2). If a Vendor takes exception to a provision, it must state the reason for the exception and set forth in Attachment 2 of its Bid Proposal the specific Contract language it proposes to include in place of the provision. Exceptions that materially change these terms or the requirements of the ITQ may be deemed non-responsive by the ICN, in its sole discretion, resulting in possible disqualification of the Bid Proposal. The ICN reserves the right to either award a Contract without further negotiation with the successful Vendor or to negotiate Contract terms with the selected Vendor if the best interests of the ICN would be served.

2.2 Additional Cost Items Not In Contract. ICN is unaware of any additional Contract terms that would add cost. Notwithstanding, should any Contract items arise that would cost additional monies; those costs shall be borne by the Vendor.
CHAPTER 3

TECHNICAL SPECIFICATIONS

3.1 Scope. The ICN offers telecommunications services at various bandwidths to its authorized users in the State of Iowa with educational institutions constituting the largest segment of its client base. ICN is seeking to Pre-Qualify Vendors that are able to provide Intrastate Ethernet Transport Services listed in the locations/cities listed in Exhibit 1. The ICN is seeking proposals for telecom services between off-net ICN customer premises to designated interconnection points.

The ICN may award Contracts to one or more Vendors for services requested in this ITQ. Any resulting Contract(s) sets forth the initial terms and conditions which will apply to any telecom service ordered by ICN. Issuance of a Contract does not guarantee any minimum purchase or any minimum usage requirements to the successful Vendor(s), but is being awarded as a convenience to the State for potential future needs.

3.2 Mandatory Requirements for Telecom Service Provider. The purpose of this Section is to identify the mandatory requirements and conditions a bid proposal must fulfill before any consideration will be given. Each mandatory requirement requires a “Will Comply” and a detailed response that explains how the Vendor meets the requirement or it will not be evaluated.

3.2.1 Vendor shall be a telecommunications provider who can provision telecom service from the ICN off-net customer premise to designated endpoints within the State of Iowa listed in Exhibit 1.

3.2.2 Vendor shall provide technical assistance twenty-four (24) hours per day, seven (7) days per week via a toll free phone number.

3.2.3 Upon ICN’s request for an individual quote, Vendor shall be able to provide a bandwidth guarantee for the ICN’s contracted service.

3.2.4 Vendor shall include in its response Service Level Agreement(s) for all service plan(s) for which it is submitting a bid proposal. (This can be a separate attachment.)

3.2.4.1 Service Level Agreement Credits/Refunds: Vendor shall provide a listing of the credits and/or refunds that may be assessed based upon service outages. For example, if service were unavailable for 5 minutes, what would be the service credit/refund? If the service were unavailable for 30 minutes, what would be the credit/refund? State the credit allowance/refund and computation for interruption of service. Include the process to be used for credits to be allocated.

3.2.5 Vendor shall confirm that they will provide a telecom service demarcation device at the ICN off-net customer premise and ICN designated endpoints.

3.2.6 Vendor shall agree to ICN’s T&C’s (that are attached) to be eligible at this time for future bidding opportunities. If Vendor has any exceptions to the T&C’s, vendor shall identify them in Attachment 2.

3.3 Other Requirements for Telecom Service Provider. The purpose of this Section is to identify other requirements the ICN seeks in order to provide a functional and supportable Telecom service for its customers. Vendor shall provide a detailed response to each of the following requirements:

3.3.1 Service Delivery Timeline – Telecom Service.

3.3.1.1 Vendor shall provide its standard turn up interval(s) for Telecom Services they provide.

3.3.1.2 Vendor shall explain the applicability of expedite fees for Telecom Services.

3.3.1.3 Vendor shall provide the options for the ICN if the standard interval cannot be met, i.e., can the ICN cancel the order without charges, etc.

3.3.1.4 Vendor shall provide any requirements or procedures for the ICN to order a move/add/change (MAC) or service disconnect. Vendor shall include all required order form(s).

3.3.1.5 Vendor shall describe how termination liability is calculated, and in what scenarios termination liability would be applied and or waived.
3.3.2 Vendor shall provide all options for endpoints and interfaces. To fulfill this requirement, Vendor shall complete Exhibit 1, which defines preferred ICN interconnection points.

3.3.2.1 ICN requests that the Vendor provide standard telecom Ethernet services to include the following specifications to the ICN points of presence. Vendor shall indicate what they can and cannot provide. Vendor is not disqualified if they cannot meet all requirements below:

- Vlan tagging
- QnQ/TLS tunneling
- Rate limiting –either on port level or VLAN. (state if rate limiting is on egress/ingress or both)
- 10/100/1000 port speeds
- Copper and Optical hand-offs (Cu/Fiber)
- Network to Network Interface connections (NNI)
- User to Network Interface connections (UNI)
- Pass all Ethernet Frames (32-1580 bytes)
- Quality of Service priorities for high grade traffic, if needed (QoS)
- Point to Point circuits (PtP)
- Point to Multipoint circuits (PtMP)
- Intrastate non-LATA Bound

3.3.2.2 ICN requests that the Vendor provide private line services listed below to the ICN PoPs. Vendor shall indicate what they can and cannot provide. Vendor is not disqualified if they cannot provide/adhere to specifications below:

- DSO A/B
- DS1
- DS3
- OC3/c
- OC12
- OC24
- OC48
- Intrastate non-LATA Bound

3.3.3 Vendor shall describe the method used to transport circuits from the designated endpoints to ICN customer premise.

3.3.4 Vendor shall describe any limitations it has in providing Ethernet service statewide.

3.3.5 Vendor shall provide a backbone map of the Vendor’s network in Iowa showing current total network bandwidth and Ethernet capabilities.

3.3.6 Service Level Agreement. Vendor shall provide its proposed SLA information for its interconnections and the ICN customer premise and how it can meet the following ICN requirements:

- Vendor shall state the guaranteed uptime it can provide. The ICN requests guaranteed uptime of 99.999%.
- Vendor shall provide its escalation procedures for operational issues for 24 x 7 technical support.
- Vendor shall state its standard initial response time and on-site response time for reported troubles. ICN desires a maximum 30 minute initial response time and two hour on-site response time, if required.
- Vendor shall state its standard customer notification period and process it provides customers for planned network maintenance. ICN desires a minimum 72 hour advanced notification for planned network maintenance.
- Vendor shall specify when and how often there are scheduled network outages in order to perform maintenance and/or upgrades.
3.3.6.6 Vendor shall detail any SLA reports available for its customers. Reports should include but not be limited to latency, availability, discard rates and throughput. Vendor is to describe the anticipated method(s) for the ICN to review and utilize these reports.

3.3.6.7 Vendor shall detail service procedures and service credits available if service levels are not met.

3.3.7 Vendor shall describe how it monitors its Ethernet network.

3.3.8 Vendor shall provide at least one written reference letter or letter of recommendation from a customer for which Vendor is providing a similar Ethernet service. Letter shall contain the reference contact information, phone, fax and e-mail.

3.3.9 Vendor shall provide the process by which it builds out its network in response to increased utilization. For example, percentage transport service utilization, average time to upgrade, etc.

3.3.10 Vendor shall provide a list of the equipment it will utilize to provide its Ethernet service.

3.3.11 Vendor should state its ability to pass IP multicast traffic and any policies or procedures that relate to this function.

3.3.12 Vendor should state its ability to pass Ethernet jumbo frames.

3.3.13 Vendor shall provide the required process if the ICN decides to collocate at the Vendor’s location. (Any collocation agreement may be a separate contract.)

3.3.14 ICN is interested in peering with multiple providers for non-transit internet traffic. Vendor shall describe if this is possible. If this is possible, Vendor shall describe the process for initiating peering. (Any peering agreement may be a separate contract.)

3.3.15 ICN will evaluate the Vendor’s performance on a monthly basis. Vendor shall describe available performance reports for service installations and trouble ticket activity. Vendor is to describe the anticipated method(s) for the ICN to review and utilize these reports.

3.3.16 Vendor shall describe its process to safeguard against the introduction of Ethernet loops.

3.3.17 Vendor shall list any power, space, environmental, etc. requirements, of the ICN if Vendor’s equipment is to be installed in ICN’s facilities.

3.3.18 Vendor must describe current ability of its network to carry the additional traffic from the ICN while at the same time meeting all current and future requirements of Vendor’s existing and future customers.

3.3.19 Vendor must provide a minimum of three (3) financial references.

3.3.20 During the last two (2) years, have any irregularities been discovered in any of the accounts maintained by the Vendor on behalf of others? If so, describe the circumstances of irregularities or variances and disposition of resolving the irregularities or variances.

3.3.21 ICN is recognized by the FCC as a telecommunications, carrier and re-seller of the services contemplated by this ITQ. ICN will not be required to pay the Federal Universal Service Fee (FUSF) of the Vendor. Vendor must acknowledge understanding and compliance with this requirement.

3.4 Projects/Costs.

3.4.1 When a service connection is identified, ICN will request quotes from all Vendors that are pre-qualified to provide Intrastate Ethernet Telecom Service in the requested service location / city. ICN will review the quotes received and upon approval by ICN and our authorized user, ICN will enter into an individual service contract, with the lowest cost, most compliant bidder. The individual service order will be governed by the prequalified Contract between Vendor and ICN.

3.4.1.1 Taxes. ICN is tax exempt and the Vendor shall not attempt to pass on any costs, including surcharges and fees, to the ICN that are attributable to any federal, state of Iowa or any other state, or local taxes, including sales tax, motor fuel tax, property tax, or personal or corporate income tax.
Universal service fund payments are covered by section 3.3.21. Vendor must acknowledge agreement to comply with this requirement.

3.4.1.2 Billing Media. Vendor must provide all detail billing information in the form of paper and electronic media (CD or Internet). ICN will have the choice of receiving the paper, electronic detail (CD or Internet), both or any combination. Vendor will not charge ICN for the production of any of the billing formats, paper or electronic media (CD or Internet). Vendor must acknowledge understanding of this requirement and provide an example of the record format layout of the electronic media.

3.4.1.3 ICN expects to have multiple billing accounts and expects each billing account would include circuits as designated by the order from the ICN. Vendor shall confirm it can comply.

3.4.1.4 Collocation Costs. Vendor shall provide a schedule of costs associated for the ICN to achieve collocation in the Vendor’s Iowa location(s). (Any collocation agreement may be a separate contract.)

3.4.1.5 Vendor shall explain if a scenario exists where the cost for the interconnection would vary based on usage. If so, Vendor shall explain.

3.4.1.6 Vendor shall provide any usage based discount plans that may be available.

3.4.1.7 Single Point of Contact. Vendor awarded a Contract must provide a single point of contact for any billing issues. Should that contact person change during the contract period, the Vendor MUST promptly advise ICN of the new contact person assigned to ICN. The contact person must be reachable Monday – Friday, excluding national holidays, between 8am and 5pm CST. Vendor shall provide a phone number, a fax number, an e-mail address, and a street/mailing address for the Vendor’s contact person. During vacation periods or other time off, an alternate contact must be assigned and ICN advised of that assignment.

3.4.1.8 Contract Renegotiation or Periodic Rate Review/Adjustment. Rates will be fixed for the individual Contracted period of the ordered telecom service. Vendor shall have the opportunity to reduce rates for services provided. Vendor shall notify ICN Contracting Officer 90-days in advance of any proposed rate adjustment caused by a state or federal regulatory change upon which time Vendor may implement such rate adjustment. The ICN agrees to either accept such rate adjustment, or it may terminate this Agreement for that individual telecom service. The successful Vendor will not be allowed to condition price reductions on extending the duration of the resulting Contract beyond the terms provided in this ITQ.
CHAPTER 4
EVALUATION CRITERIA

4.1 Award Process.

4.1.1 An evaluation committee assigned by personnel within the ICN will review the bid proposals. The evaluation committee will consider all information provided when making its recommendations and may consider relevant information from other sources.

4.1.2 The evaluation committee will make recommendations to the Executive Director of the ICN indicating the committee’s choice. The Executive Director will select the Vendor to receive the award. The Executive Director is not bound by the committee’s recommendations. All Vendors submitting Bid Proposals will receive a copy of the Notice of Intent to award the Contract.

4.1.3 All applicable contracting requirements imposed by this ITQ and Iowa law shall be met by the Vendor. The successful Vendor must, in a timely manner, enter into a Contract with the ICN to implement the service contemplated by this ITQ. Failure of a successful Vendor to agree to the terms of a Contract within a timely manner may be grounds for the ICN to award to the next compliant Vendor.

4.2 Evaluation Criteria.

4.2.1 A Bid Proposal will not be evaluated if all of the Mandatory Requirements are not met and/or fulfilled.
SECTION 1. IDENTITY OF THE PARTIES.

1.1 The Iowa Communications Network (ICN) is authorized by Iowa Code Chapter 8D to operate a communications network in the State of Iowa. The ICN’s address is Grimes State Office Building, 400 East 14th Street, Des Moines, IA 50319.

1.2 Vendor is a corporation qualified to provide (list the service) and is authorized to conduct business in the State of Iowa. Vendor address is (awarded vendor will be listed).

SECTION 2. TERM. This Agreement is effective XXX XX, 2016, and will continue for a period of (3) three years.

SECTION 3. DOCUMENTS INCORPORATED BY REFERENCE.

3.1 Incorporation of Bid Proposal Documents. The Request for Bid Proposal ITQ 15-143 and the Vendor’s bid proposal in response to this ITQ, together with any clarifications, attachments, appendices, amendments or other writings of the ICN or the Vendor (collectively bid proposal) are incorporated into this Agreement by this reference as if fully set forth in this Agreement.

3.2 Contractual Obligations of Vendor. The terms and conditions of the bid proposal and of the ITQ are made contractual obligations of the Vendor.

3.3 Contents of Agreement. The parties acknowledge that this Agreement consists of this document as well as the ITQ and the bid proposal and that the parties are obligated to perform as set forth in the ITQ and the bid proposal to the same extent that they are obligated to perform the specific duties set forth in this document.

3.3.1 Order of Preference. In the case of any inconsistency or conflict between the specific provisions of this document, the ITQ or the bid proposal, any inconsistency or conflict shall be resolved as follows:

3.3.2 First by giving preference to the specific provisions of this Agreement.

3.3.3 Second, by giving preference to the specific provisions of the ITQ.

3.3.4 Third, by giving preference to the specific provisions of the bid proposal.

3.4 Intent of References to Bid Documents. The references to the parties' obligations, which are contained in this document, are intended to change, supplement or clarify the obligations as stated in the ITQ and the bid proposal. The failure of the parties to make reference to the terms of the ITQ or bid proposal in this document shall not be construed as creating a conflict and will not relieve the Vendor of the contractual obligations imposed by the terms of the ITQ and the bid proposal. Terms offered in the bid proposal, which exceed the requirements of the ITQ, shall not be construed as creating an inconsistency or conflict with the ITQ or this document. The contractual obligations of the ICN cannot be implied from the bid proposal.

SECTION 4. DEFINITIONS. The following words shall have the meanings set forth below. Words in the singular shall be held to include the plural and vice versa, and words of gender shall be held to include the other gender as the context requires. For the purposes of this Contract, the following terms and all other terms defined in this Contract shall have the meanings so defined unless the context clearly indicates otherwise.

4.1 “State” shall mean the State of Iowa and all of its departments, agencies, boards, and commissions, including the ICN.

4.2 “ICN” shall mean the Iowa Telecommunications and Technology Commission operating the Iowa Communications Network.

4.3 “Vendor” shall mean [Vendor will be listed].
SECTION 5. SCOPE OF WORK.

5.1 Scope of Services.

5.1.1. The services to be performed pursuant to and as a result of this Agreement by the Vendor are described on Schedule A attached hereto and made a part of this Agreement by this reference.

5.1.2 The Vendor shall prepare and deliver specifications to the ICN which will detail the design, technical and functional capabilities, look and feel, and other attributes related to the project, all as more fully described in Schedule A.

5.2 Amendments to Scope of Services and Specifications. The parties agree that Schedule A, Scope of Services, and the specifications, may be revised, replaced, amended or deleted at any time during the term of this Agreement to reflect changes in service or performance standards upon the mutual written consent of the parties.

5.3 Industry Standards. Services rendered pursuant to this Agreement shall be performed in a professional and workmanlike manner in accordance with the terms of this Agreement and with generally acceptable industry standards of performance for similar tasks and projects. In the absence of a detailed specification for the performance of any portion of this Agreement the parties agree that the applicable specification shall be the generally accepted industry standard. As long as the ICN notifies Vendor promptly of any services performed in violation of this standard, Vendor will re-perform the services, at no cost to ICN, such that the services are rendered in the above-specified manner.

5.4 Non-Exclusive Rights. This Agreement is not exclusive. The ICN reserves the right to select other Vendors to provide services similar or identical to the Scope of Services described in Schedule A during the term of this Agreement.

SECTION 6. COMPENSATION.

6.1 Payment Terms. The Vendor shall identify services rendered and submit itemized invoices for amounts owed on a monthly basis. ICN shall pay all approved invoices in arrears and in conformance with Iowa Code. ICN may pay in less than 60 days as provided in Iowa Code; however, an election to pay in less than sixty (60) days shall not act as an implied waiver of Iowa Code. Any sums owed to ICN by the Vendor shall be itemized and deducted from the Vendor’s invoice prior to submission. Notwithstanding anything herein to the contrary, ICN shall have the right to dispute any invoice submitted for payment and withhold payment of any disputed amount if ICN believes the invoice is inaccurate or incorrect in any way. Invoices shall be submitted to ICN Finance – Accounts Payable, Grimes State Office Building, 400 East 14th Street, Des Moines, IA 50319.

6.2 If Vendor fails to submit an invoice within 60 days after shipment of the goods or provision of the service pursuant to this Contract, the ICN shall be excused from any liability owing to the Vendor and shall not pay invoices submitted after the 60th day. Additionally, ICN must receive all fiscal year invoices no later than July 15. ICN shall be excused from any liability owing to the Vendor and shall not pay invoices submitted after July 15.

6.3 Set Off. In the event that Vendor owes ICN or the State of Iowa any sum under the terms of this Contract, any other Contract, pursuant to any judgment, or pursuant to any law; ICN may set off the sum owed to ICN or the State against any sum billed to ICN by the Vendor in ICN’s sole discretion unless otherwise required by law. The Vendor agrees that this provision constitutes proper and timely notice under the law of setoff.

6.4 Delay of Payment Due To Vendor's Failure. If the ICN in good faith determines that the Vendor has failed to perform or deliver any service or product as required by this Contract, the Vendor shall not be entitled to any compensation under this Contract until such service or product is completed or delivered. In the event of partial performance, the ICN may withhold that portion of the Vendor’s compensation, which represents payment for the unsatisfactory services.

6.5 The Vendor shall audit the invoices presented to the ICN to ensure that they are proper, current and correct. The Vendor has 30 days from the date of invoice to present and resolve any discrepancies with the ICN. The Vendor shall notify the ICN of any and all discrepancies that the audit(s) reveals.
SECTION 7. INSURANCE.

7.1 Coverage Requirements. The Vendor, and any subcontractors performing the services required under this Agreement, shall maintain in full force and effect, with insurance companies of recognized responsibility, at its own expense, insurance covering its work during the entire term of this Agreement and any extensions or renewals of the Agreement. The insurance shall be of the type and in the amounts as reasonably required by the ICN. The Vendor’s insurance shall, among other things, insure against any loss or damage resulting from or related to the Vendor’s performance of this Agreement. All such insurance policies should remain in full force and effect for the entire life of this Agreement and shall not be canceled or changed except with the advance written approval of the ICN.

7.2 Types of Coverage. Unless otherwise requested by the ICN, Vendor shall, at its sole cost, cause to be issued and maintained during the entire term of this Agreement (and any extensions or renewals of the Agreement) the insurance coverages set forth below, each naming the State of Iowa and the ICN additional insureds or loss payees, as applicable:

<table>
<thead>
<tr>
<th>Type</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workers Compensation and Employer Liability</td>
<td>As Required By Iowa Law</td>
</tr>
<tr>
<td>General Liability (including contractual liability) written on an occurrence basis</td>
<td>$3 million</td>
</tr>
<tr>
<td>GENERAL AGGREGATE</td>
<td>$3 million</td>
</tr>
<tr>
<td>PRODUCT LIABILITY</td>
<td>$1 million</td>
</tr>
<tr>
<td>PERSONAL INJURY</td>
<td>$1 million</td>
</tr>
<tr>
<td>COMPREHENSIVE AGGREGATE</td>
<td>$1 million</td>
</tr>
<tr>
<td>EACH OCCURRENCE</td>
<td>$1 million</td>
</tr>
<tr>
<td>Automobile Liability, including any auto, hired autos and non owned autos</td>
<td>$1 million</td>
</tr>
<tr>
<td>COMBINED SINGLE LIMIT</td>
<td></td>
</tr>
</tbody>
</table>

7.3 Coverage for State Property on Vendor Premises. The policies shall provide coverage for damages to the State’s property, which occurs on the Vendor’s premises or premises under the control of the Vendor or Vendor’s subcontractors.

7.4 Claims Made Coverage. All insurance policies required by this Agreement must provide coverage for all claims arising from activities occurring during the term of the policy regardless of the date the claim is filed or expiration of the policy.

7.5 Notice Regarding Cancellation. Certificates of insurance, which provide that the ICN will be notified at least thirty (30) days prior to cancellation of the coverage required by this Agreement must be provided by the Vendor and any subcontractors to the ICN at the time of execution of the Agreement or at a time mutually agreeable to the parties.

7.6 No Limitation of Liability. The receipt of insured certificates by the ICN does not constitute approval of the coverage contained in the certificates, and the Vendor remains responsible for determining that its insurance coverage meets each and every requirement of this Agreement. Acceptance of the insurance certificates by the ICN shall not act to relieve the Vendor of any obligation under this Agreement. Only companies authorized to transact business in the State of Iowa shall issue the insurance policies and certificates required by this Section. It shall be the responsibility of the Vendor to keep the respective insurance policies and coverages current and in force during the life of this Agreement.

7.7 Warranty. The Vendor warrants that it has examined its insurance coverage to determine that the State of Iowa and the ICN can be named as additional insured without creating an adverse effect on the Vendor’s coverage.

7.8 Waiver of Subrogation Rights. The Vendor shall obtain a waiver of any subrogation rights that any of its insurance carriers might have against State of Iowa and the ICN. The waiver of subrogation rights shall be indicated on the certificates of insurance coverage supplied to the ICN.

SECTION 8. CONFIDENTIAL INFORMATION.

8.1 During the course of this Agreement each party may disclose, to the other either directly or indirectly, certain data which is proprietary which shall be referred to as “Confidential Information” of the disclosing party and which must remain confidential. Confidential Information may include without limitation, among other things, such items as security information, user information, data, knowledge, trade secrets and other proprietary information, methodologies, developments, software, software documentation, inventions, processes, and other nonpublic information in oral, graphic, written, electronic or machine readable form.

8.2 The parties acknowledge that information and material in the hands of the ICN is generally public information unless it is specifically allowed by law to be maintained as Confidential Information.
8.3 The parties acknowledge that some information in the hands of the ICN is strictly confidential and is not subject to release as a matter of law. The Vendor shall abide by all such statutory provisions when handling sensitive ICN information identified as confidential.

8.4 All written or electronic Confidential Information shall be clearly marked as Confidential Information by the party providing the Confidential Information at the time of disclosure to the other party.

8.5 If the Confidential Information is disclosed orally, and reduced to writing, the receiving party must treat the information as Confidential Information.

8.6 The Vendor shall limit such identification to information it reasonably believes it is entitled to confidential treatment pursuant to Iowa Code Chapter 22 or other applicable law.

8.7 In the event a public records request is made to the ICN pursuant to Iowa Code Chapter 22, regarding the Confidential Information of the Vendor, the ICN shall immediately notify the Vendor of the request by telephone and fax. The ICN will respond to the request for information within 15 days thereafter with a release of the information unless the Vendor has obtained an injunction preventing release of the requested information.

8.8 The obligations of this Agreement do not apply to Confidential Information which:

8.8.1 Was rightfully in the possession of the receiving party from a source other than the disclosing party prior to the time of disclosure of the Confidential Information to receiving party.

8.8.2 Was known to the receiving party prior to the disclosure of the Confidential Information from the disclosing party;

8.8.3 Was disclosed to the receiving party without restriction by an independent third party having a legal right to disclose the Confidential Information;

8.8.4 Becomes public knowledge, other than through an act or failure to act of the disclosing party;

8.8.5 Is publicly available or in the public domain when provided;

8.8.6 Is independently developed by the disclosing party; or

8.8.7 Is disclosed pursuant to law, subpoena or the order of a court or government authority.

8.9 The parties shall have the following duties relating to the Confidential Information:

8.9.1 The Vendor shall designate one individual who shall remain the responsible authority in charge of all data collected, used or disseminated by the Vendor in connection with the performance of this Agreement. The Vendor shall accept responsibility for providing adequate supervision and training to its agents and employees to ensure compliance with the terms of this Agreement. The private and confidential data shall remain the property of the ICN at all times.

8.9.2 The Confidential Information of either party shall be held in strict confidence by the receiving party and shall not be disclosed or used by the receiving party without the prior written consent of the disclosing party, except as provided in this Agreement or as may be required by law pursuant to available confidentiality restrictions.

8.9.3 The parties shall use their best efforts to protect the Confidential Information in its possession.

8.9.4 The parties shall restrict disclosure of the Confidential Information solely to those of its employees, agents, consultants and attorneys with a need to know in order to accomplish the purpose of this Agreement.

8.9.5 The parties shall protect the Confidential Information from disclosure to or access by unauthorized persons.

8.9.6 The parties shall use the Confidential Information solely for the purpose of this Agreement and for no other purpose.
8.9.7 The parties shall not duplicate the Confidential Information in any form, except as may be necessary to accomplish the purpose of this Agreement.

8.9.8 The parties shall advise each of its employees, agents, consultants and attorneys who receive the Confidential Information of the obligations of confidentiality and restrictions on the use set forth herein.

8.9.9 The parties shall immediately return the Confidential Information and all copies thereof, to each other upon the earlier of the expiration of the need therefore or the termination of this Agreement in order to accomplish the purpose.

8.10 The provisions of this Agreement shall apply to all Confidential Information disclosed by the parties to each other over the course of this Agreement. The parties' obligations under this provision shall survive termination of this Agreement and shall be perpetual.

8.11 The Vendor shall indemnify the ICN for a violation of this Section. The Vendor shall notify the ICN prior to the destruction of these materials and shall provide the ICN with the opportunity for proper destruction of these materials.

8.12 No Confidential Information will be exported to any country in violation of the United States Export Administration Act and the regulations thereunder.

SECTION 9. VENDOR WARRANTIES.

9.1 Construction of Warranties Expressed in this Agreement with Warranties Implied by Law. All warranties made by the Vendor in all provisions of this Agreement and the bid proposal by the Vendor, whether or not this Agreement specifically denominates the Vendor's promise as a warranty or whether the warranty is created only by the Vendor's affirmation or promise, or is created by a description of the materials and services to be provided, or by provision of samples to the ICN, shall not be construed as limiting or negating any warranty provided by law, including without limitation, warranties which arise through course of dealing or usage of trade. The warranties expressed in this Agreement are intended to modify the warranties implied by law only to the extent that they expand the warranties applicable to the goods and services provided by the Vendor.

9.2 The Vendor warrants that all the concepts, materials produced, the work product and the information, data, designs, processes, inventions, techniques, devices, and other such intellectual property furnished, used, or relied upon by the Vendor or the ICN will not infringe any copyright, patent, trademark, trade dress, or other intellectual property right of the Vendor or others. Any intellectual property provided to the ICN pursuant to the terms of this Agreement, shall be wholly original with the Vendor or the Vendor has secured all applicable interests, rights, licenses, permits, or other intellectual property rights in such concepts, materials and work.

9.3 The Vendor represents and warrants that the concepts, materials and the ICN's use of same and the exercise by the ICN of the rights granted by this Agreement shall not infringe upon any other work, other than material provided by the ICN to the Vendor to be used as a basis for such materials, or violate the rights of publicity or privacy of, or constitute a libel or slander against, any person, firm or corporation and that the concepts, materials and works will not infringe upon the copyright, trademark, trade name, literary, dramatic, statutory, common law or any other rights of any person, firm or corporation or other entity.

9.4 The Vendor warrants that all of the services to be performed under this Agreement will be rendered using sound, professional practices and in a competent and professional manner by knowledgeable, trained and qualified personnel.

9.5 The Vendor warrants that the deliverables under this Agreement will operate in conformance with the terms and conditions of this Agreement.

9.6 The Vendor warrants that it has full authority to enter into this Agreement and that it has not granted and will not grant any right or interest to any person or entity which might derogate, encumber, or interfere with the rights granted to the ICN.

9.7 The Vendor warrants that all obligations owed to third parties with respect to the activities contemplated to be undertaken by the Vendor pursuant to this Agreement are or will be fully satisfied by the Vendor so that the ICN will not have any obligations with respect thereto.

9.8 The Vendor warrants that it is the owner of or otherwise has the right to use and distribute the software, the materials owned by the Vendor and any other materials, and methodologies used in connection with providing the services contemplated by this Agreement.
9.9 The Vendor expressly warrants to the standards in the industry all aspects of the goods and services provided by it or used by the Vendor and the ICN in performance of this Agreement.

9.10 The Vendor unconditionally warrants that all equipment supplied and installed for the purpose of fulfilling its obligations under this Agreement are fit for the purpose intended, that it complies with industry standards and that the equipment is compatible with the State’s equipment.

SECTION 10. INDEMNIFICATION BY VENDOR. The Vendor agrees to defend, indemnify and hold the ICN, and the State of Iowa, its employees, agents, board members, appointed officials and elected officials, harmless from any and all demands, debts, liabilities, damages, loss, claims, suits or actions, settlements, judgments, costs and expenses, including the reasonable value of time expended by the Attorney General’s Office, and the costs and expenses and attorney fees of other counsel required to defend the ICN or the State of Iowa related to or arising from:

10.1 Any violation or breach of this Agreement including without limitation any of the Vendor’s representations or warranties; or

10.2 Any acts or omissions, including, without limitation, negligent acts or omissions or willful misconduct of Vendor, its officers, employees, agents, board members, contractors, subcontractors, or counsel employed by Vendor in the performance of this Agreement, or any other reason in connection with the goods provided and services provided under this Agreement; or

10.3 Claims for any violation of any intellectual property right including but not limited to infringement of patents, trademarks, trade dress, trade secrets, or copyrights arising from any of the goods or service performed in accordance with this Agreement; or

10.4 The Vendor’s performance or attempted performance of this Agreement; or

10.5 Any failure by the Vendor to comply with all local, State and Federal laws and regulations; or

10.6 Any failure by the Vendor to make all reports, payments and withholdings required by Federal and State law with respect to social security, employee income and other taxes, fees or costs required by the Vendor to conduct business in the State of Iowa.

10.7 The Vendor’s duty to indemnify as set forth in this Section shall survive the expiration or termination of this Agreement and shall apply to all acts taken in the performance of this Agreement regardless of the date any potential claim is made or discovered by the ICN.

SECTION 11. TERMINATION.

11.1 Termination For Lack Of Authority or Funding. Notwithstanding anything in this Agreement to the contrary and subject to the limitations, conditions and procedures set forth below, the ICN shall have the right to terminate this Agreement without penalty and without any advance notice as a result of any of the following:

11.1.1 The Legislature or Governor fails, in the sole opinion of the ICN, to appropriate funds sufficient to allow the ICN, or any state agency or department charged with responsibility to perform any of the ICN’s obligations under this Agreement, to either meet its obligations under this Agreement or to operate as required to fulfill its obligations under this Agreement; or

11.1.2 If funds are de-appropriated, not allocated or if the funds needed by the ICN, in the ICN’s sole discretion, are insufficient for any other reason; or

11.1.3 If the ICN’s, or any responsible State agency’s or department’s authorization to conduct its business is withdrawn or there is a material alteration in the programs or any other program the ICN administers; or

11.1.4 If the ICN’s duties are substantially modified.

11.1.5 Written Notice of Cancellation. The ICN shall provide Vendor with written notice of cancellation pursuant to this Section.

11.2 Termination for Cause. The ICN may terminate this Agreement upon written notice for the substantial breach by Vendor of any material term if such breach is not cured by Vendor within the time period specified in the ICN’s notice of
breach or any subsequent notice or correspondence delivered by the ICN to Vendor. If a cure is feasible and an opportunity to cure is provided, the notice shall specify the exact date by which the condition must be cured. Following expiration of the opportunity to cure or notice from the ICN, the ICN may seek any legal or equitable remedy authorized by this Agreement or by law. Substantial breach events include but are not limited to the following:

11.2.1 Vendor fails to perform as required by this Agreement.

11.2.2 Vendor fails to make substantial and timely progress toward performance or fails to meet any of the material specifications and requirements stated in this Agreement, including without limitation the warranties provided in this Agreement, in the ITQ or in the Vendor’s bid proposal.

11.3 Termination for Convenience. Following 30 days written notice, the ICN may terminate this Agreement in whole or in part for convenience without the payment of any penalty or incurring any further obligation to the Vendor. Termination for Convenience can be for any reason or no reason at all if it is in the best interests of the ICN.

11.4 Immediate Termination. The ICN may terminate this Agreement effective immediately without advance notice and without penalty for any of the following reasons:

11.4.1 Vendor furnished any statement, representation, warranty or certification in connection with this Agreement, which is materially false, deceptive, incorrect or incomplete.

11.4.2 Vendor fails to perform, to the ICN's satisfaction, any material requirement of this Agreement or is in violation of any material provision of this Agreement, including, without limitation, the express warranties made by the Vendor.

11.4.3 The ICN determines that satisfactory performance of this Agreement is substantially endangered or that a default is likely to occur.

11.4.4 Vendor becomes subject to any bankruptcy or insolvency proceeding under Federal or State law to the extent allowed by applicable Federal or State law including bankruptcy laws.

11.4.5 Vendor terminates or suspends its business.

11.4.6 The ICN reasonably believes that Vendor has become insolvent or unable to pay its obligations as they accrue consistent with applicable Federal or State law.

11.4.7 It is alleged that Vendor’s processes or materials violate any valid patent, trademark, copyright, other intellectual property right or contract, and the ICN reasonably believes that the allegation may impair Vendor’s performance of this Agreement.

11.4.8 Vendor has failed to comply with all applicable Federal, State, and local laws, rules, ordinances, regulations and orders when performing within the scope of this Agreement.

11.4.9 Vendor has engaged in conduct that has or may expose the ICN to liability, as determined in the ICN’s sole discretion.

11.4.10 Vendor has a conflict of interest that interferes with fair competition or conflicts with an interest of the ICN as determined in the ICN's sole discretion.

11.5 In the event of termination of this Agreement for any reason by the ICN, the ICN shall pay only the amounts, if any, due and owing to Vendor for services actually rendered up to and including the date of termination of the Agreement and for which the ICN is obligated to pay pursuant to this Agreement. Payment will be made only upon submission of invoices and proper proof of Vendor's claim. This provision in no way limits the remedies available to the ICN in the event of a termination under this provision. However, the ICN shall not be liable for any of the following costs:

11.5.1 The payment of Unemployment Compensation to Vendor’s employees;

11.5.2 The payment of Workers' Compensation claims which occur during the Agreement or extend beyond the date on which the Agreement terminates.

11.5.3 Any costs incurred by Vendor in its performance of the Agreement including but not limited to startup costs, overhead or other costs associated with the performance of the Agreement.
Any taxes that may be owed by Vendor for the performance of this Agreement including but not limited to sales taxes, excise taxes, use taxes, income taxes or property taxes.

Vendor Obligations upon Termination. Upon expiration or termination of this Agreement, or upon request of the ICN, the Vendor shall:

11.6.1 Immediately cease using and return to the ICN any personal property or material, whether tangible or intangible, provided by the ICN to the Vendor and in its, or any subcontractor’s, control or possession;

11.6.2 Upon request from the ICN, destroy any personal property or material, whether tangible or intangible at no additional cost to the ICN, and verify in writing that the designated property or material has been destroyed;

11.6.3 Comply with the ICN’s instructions for the timely transfer of active files and work being performed by Vendor under this Agreement to the ICN or the ICN’s designee;

11.6.4 Protect and preserve property in the possession of the Vendor in which the ICN has an interest;

11.6.5 Stop work under this Agreement on the date specified in any notice of termination provided by the ICN;

11.6.6 Cooperate in good faith with the ICN, its employees, agents and contractors during the transition period between the notification of termination and the substitution of any replacement Vendor.

Care of Property. The Vendor shall be responsible for the proper custody and care of any State owned tangible personal property furnished for the Vendor’s use in connection with the performance of the Agreement, and the Vendor will reimburse the ICN for such property's loss or damage caused by the Vendor, normal wear and tear excepted.

Reduction of Resources. If, during the Term, the ICN experiences a change in the scope, nature or volume of its business, or if the ICN elects to change the manner or method by which it does business (including, but not limited to, an election by the Iowa Legislature to effect a sale or other disposition of material assets), which has or may have the effect of causing a decrease in the quantity or quality of the Services that will be needed by ICN, then ICN may request Vendor to reduce the level of Services and the annual Service charges to ICN under this Agreement. However any such reduction must not adversely impact upon Vendor’s ability to reasonably perform its obligations under this Agreement.

SECTION 12. CONTRACT ADMINISTRATION.

12.1 Independent Contractor. The status of the Vendor shall be that of an independent contractor. The Vendor, its employees, agents and any subcontractors performing under this Agreement are not employees or agents of the State of Iowa or any agency, division or department of the State. Neither the Vendor nor its employees shall be considered employees of the ICN or State of Iowa for Federal or State tax purposes. The ICN will not withhold taxes on behalf of the Vendor (unless required by law).

12.2 Compliance with the Law and Regulations.

12.2.1 Compliance with the Law and Regulations. Vendor shall comply with all applicable Federal, State, and local laws, rules, ordinances, regulations and orders when performing within the scope of this Agreement, including without limitation all laws applicable to the prevention of discrimination in employment, the administrative rules of the Iowa Department of Management or the Iowa Civil Rights Commission which pertain to equal employment opportunity and affirmative action, laws relating to prevailing wages, occupational safety and health standards, prevention of discrimination in employment, payment of taxes, gift laws, lobbying laws and laws relating the use of targeted small businesses as subcontractors or suppliers.

12.2.2 The Vendor declares that it has complied with all Federal, State and local laws regarding business permits and licenses that may be required to carry out the work to be performed under this Agreement, including without limitation, laws governing State of Iowa procurement and contracting.

12.2.3 The Vendor shall give notice to any labor union with which it has a bargaining or other agreement of its commitment under this section of the Agreement. The Vendor shall make the provisions of this Section a part of its contracts with any subcontractors providing goods or services related to the fulfillment of this Agreement.

12.2.4 The Vendor shall comply with all of the reporting and compliance standards of the Department of Management regarding equal employment.
12.2.5 The Vendor may be required to submit its affirmative action plan to the Department of Management to comply with the requirements of 541 IAC Chapter 4.

12.2.6 The ICN may consider the failure of the Vendor to comply with any law or regulation as a material breach of this Agreement. In addition, the Vendor may be declared ineligible for future State contracts or be subjected to other sanctions for failure to comply with this Section.

12.2.7 It shall be agreed that both parties will comply with the requirements of Iowa House File 687 2001 to include, in this Agreement terms providing for:

12.2.7.1 Performance requirements.

12.2.7.2 Performance inspection.

12.2.7.3 Payment deduction schedule.

12.3 Amendments. This Agreement may be amended in writing from time to time by mutual consent of the parties. All amendments to this Agreement must be fully executed by the parties.

12.4 Third Party Beneficiaries. There are no third party beneficiaries to this Agreement. This Agreement is intended only to benefit the State and the Vendor.

12.5 Choice of Law and Forum.

12.5.1 The laws of the State of Iowa shall govern and determine all matters arising out of or in connection with this Agreement without regard to the choice of law provisions of Iowa law.

12.5.2 In the event any proceeding of a quasi-judicial or judicial nature is commenced in connection with this Agreement, the exclusive jurisdiction for the proceeding shall be brought in Polk County District Court for the State of Iowa, Des Moines, Iowa, or in the United States District Court for the Southern District of Iowa, Central Division, Des Moines, Iowa wherever jurisdiction is appropriate.

12.5.3 This provision shall not be construed as waiving any immunity to suit or liability including without limitation sovereign immunity in State or Federal court, which may be available to the ICN or the State of Iowa.

12.6 Integration. This Agreement, including all the documents incorporated by reference, represents the entire Agreement between the parties and neither party is relying on any representation that may have been made which is not included in this Agreement. The parties agree that if a Schedule, Addendum, Rider or Exhibit or other document is attached hereto by the parties, and referred to herein, then the same shall be deemed incorporated herein by reference.

12.7 Not a Joint Venture. Nothing in this Agreement shall be construed as creating or constituting the relationship of a partnership, joint venture, (or other association of any kind or agent/principal relationship) between the parties hereto. No party, unless otherwise specifically provided for herein, has the authority to enter into any agreement or create an obligation or liability on behalf of, in the name of, or binding upon another party to this Agreement.

12.8 Consent to Service. The Vendor irrevocably consents to service of process by certified or registered mail addressed to the Vendor’s designated agent. The Vendor appoints __________________ at __________________ as its agent to receive service of process. If for any reason the Vendor’s agent for service is unable to act as such or the address of the agent changes, the Vendor shall immediately appoint a new agent and provide the ICN with written notice of the change in agent or address. Any change in the appointment of the agent or address will be effective only upon actual receipt by the ICN. Nothing in this provision will alter the right of the ICN to serve process in another manner permitted by law.

12.9 Supersedes Former Agreements. This Agreement supersedes all prior Agreements between the ICN and the Vendor for the services provided in connection with this Agreement.

12.10 Waiver. Any breach or default by either party shall not be waived or released other than by a writing signed by the other party. Failure by either party at any time to require performance by the other party or to claim a breach of any provision of the Agreement shall not be construed as affecting any subsequent breach or the right to require performance with respect thereto or to claim a breach with respect thereto.
12.11 Notices.

12.11.1 Any and all notices, designations, consents, offers, acceptances or any other communication provided for herein shall be given in writing by registered or certified mail, return receipt requested, by receipted hand delivery, by Federal Express, courier or other similar and reliable carrier which shall be addressed to each party as set forth as follows:

If to the ICN:   

Contracting Officer  
Iowa Communications Network  
Grimes State Office Building  
400 East 14th Street  
Des Moines, IA 50319

If to the Vendor:  
[Vendor may provide one (1) contact]

12.11.2 Each such notice shall be deemed to have been provided:

12.11.2.1 At the time it is actually received; or,

12.11.2.2 Within one day in the case of overnight hand delivery, courier or services such as Federal Express with guaranteed next day of delivery; or,

12.11.2.3 Within five days after deposited the U.S. Mail in the case of registered U.S. Mail.

12.11.3 Copies of such notice to each party shall be provided separately.

12.11.4 From time to time, the parties may change the name and address of a party designated to receive notice. Such change of the designated person shall be in writing to the other party and as provided herein.

12.12 Cumulative Rights. The various rights, powers, options, elections and remedies of either party, provided in this Agreement, shall be construed as cumulative and no one of them is exclusive of the others or exclusive of any rights, remedies or priorities allowed either party by law. Nothing in this Agreement shall be construed as affecting, impairing or limiting the equitable or legal remedies to which either party may be entitled as a result of any breach of this Agreement.

12.13 Severability. If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, the invalid portion shall be severed from this Agreement. Such a determination shall not affect the validity or enforceability of any other part or provision of this Agreement.

12.14 Express Warranties. The Vendor expressly warrants all aspects of the items and services provided by it or used by the Vendor and the ICN in performance of this Agreement.

12.15 Warranty Regarding Solicitation. The Vendor warrants that no person or selling agency has been employed or retained to solicit and secure this Agreement upon an agreement or understanding for commission, percentage, brokerage or contingency except bona fide employees or selling agents maintained for the purpose of securing business.

12.16 Obligations of Joint Entities. If the Vendor is a joint entity consisting of more than one individual, partnership, corporation or other business organization, all such entities shall be jointly and severally liable for carrying out the Agreement activities.

12.17 Obligations Beyond Agreement Term. This Agreement shall remain in full force and effect to the end of the specified term or until terminated or canceled pursuant to this Agreement. All obligations of the Vendor incurred or existing under this Agreement as of the date of expiration, termination or cancellation will survive the expiration, termination or cancellation of this Agreement.

12.18 Time is of the Essence. Time is of the essence with respect to the successful performance of the terms of this Agreement. The Vendor shall ensure that all personnel providing services to the ICN are responsive to the ICN's requirements in all respects.
12.19 Authorization. Each party to this Agreement represents and warrants to the other that it has the right, power and authority to enter into and perform its obligations under this Agreement and that it has taken all requisite action (corporate, statutory, or otherwise) to approve execution, delivery and performance of this Agreement. This Agreement constitutes a legal, valid and binding obligation upon the parties in accordance with its terms.

12.20 Successors in Interest. All the terms, provisions, and conditions of the Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns, and legal representatives.

12.21 Counterparts and Facsimile Signatures. The parties agree that this Agreement has been or may be executed in several counterparts, each of which shall be deemed an original and all such counterparts shall together constitute one and the same instrument. The parties further agree that the signatures on this Agreement or any amendment or schedule may be manual or a facsimile signature of the person authorized to sign the appropriate document. All authorized facsimile signatures shall have the same force and effect as if manually signed.

12.22 Additional Provisions. The parties agree that if a Schedule, Addendum, Rider or Exhibit is attached hereto by the parties, and referred to herein, then the same shall be deemed incorporated herein by reference.

12.23 Use of Third Parties/Prime Vendor Responsibilities. The ICN acknowledges that the Vendor may Agreement with third parties for the performance of any of the Vendor's obligations under this Agreement. All subcontracts shall be subject to advance written approval by the ICN. The Vendor may enter into these contracts to complete the project provided that the Vendor remains responsible for all services performed under this Agreement. All restrictions, obligations and responsibilities of the Vendor under this Agreement shall also apply to subcontractors. The ICN shall consider the Vendor to be the sole point of contact with regard to all matters related to this Agreement and is not required to initiate or maintain contact with any subcontractor. ICN may choose to deny use of any specific third party contractor at ICN's sole discretion, in which case the Vendor must obtain a different third party contractor.

12.24 DATE PROCESSING WARRANTY.

12.24.1 The Vendor warrants that each item of hardware, software, firmware, or a custom designed and developed software program or a system which is developed or delivered under, or used by Vendor in connection with its performance of this Agreement, shall accurately process data, including, but not limited to, calculating, comparing and sequencing, from, into, between and among the nineteenth, twentieth and twenty-first centuries, including leap year calculations, when used in accordance with the item(s) documentation provided by the Vendor.

12.24.2 If the items to be developed and delivered under this Agreement are to perform as a system with other hardware and/or software, then the warranty shall apply to the items developed and delivered as the items process, transfer, sequence data, or otherwise interact with other components or parts of the system. This warranty shall survive the term of this Agreement. The remedies available to the ICN for a breach of warranty includes, but is not limited to, repair or replacement of non-compliant items or systems.

12.24.3 Nothing in this warranty shall be construed to limit any rights or remedies of the ICN under this Agreement with respect to defects in the items other than the Date Processing Warranty.

12.25 Force Majeure. Neither Vendor nor the ICN shall be liable to the other for any delay or failure of performance of this Agreement; and no delay or failure of performance shall constitute a default or give rise to any liability for damages if, and only to the extent that, such delay or failure is caused by a "force majeure".

12.25.1 As used in this Agreement, "force majeure" includes acts of God, war, civil disturbance and any other similar causes which are beyond the control and anticipation of the party effected and which, by the exercise of reasonable diligence, the party was unable to anticipate or prevent. Failure to perform by a subcontractor or an agent of the Vendor shall not be considered a "force majeure" unless the subcontractor or supplier is prevented from timely performance by a "force majeure" as defined in this Agreement. "Force majeure" does not include: financial difficulties of the Vendor or any parent, subsidiary, affiliated or associated company of Vendor; claims or court orders which restrict Vendor's ability to deliver the goods or services contemplated by this Agreement; or Year 2000 issues or Y2K-related difficulties or problem.

12.25.2 If a "force majeure" delays or prevents Vendor's performance, the Vendor shall immediately commence to use its best efforts to directly provide alternate, and to the extent possible, comparable performance. Comparability of performance and the possibility of comparable performance shall be reasonably determined solely by the ICN.
12.25.3 During any such period, the Vendor shall continue to be responsible for all costs and expenses related to alternative performance.

12.25.4 This Section shall not be construed as relieving the Vendor of its responsibility for any obligation which is being performed by a subcontractor or supplier of services unless the subcontractor or supplier is prevented from timely performance by a “force majeure” as described here.

12.26 Records Retention and Access. The Vendor shall permit the Auditor of the State of Iowa or any authorized representative of the State or any authorized representative of the United States government, to access and examine, audit, excerpt and transcribe any directly pertinent validation records, financial records, accounting records, books, documents, papers, electronic or optically stored and created records or other records of the Vendor relating to or created as a result of the performance of this Agreement. These records shall be made available to the State, its designees, the Auditor, or an authorized representative of the United States government at reasonable times and at no cost to the State during the term of this Agreement and for a period of at least (5) years following the termination, cancellation or expiration of this Agreement.

12.27 Taxes. ICN declares and Vendor acknowledges that the Vendor and its subcontractors may be subject to certain taxes including but not limited to sales tax, motor vehicle fuel tax, personal or corporate income tax or other taxes or assessments, and to licensing fees or other miscellaneous fees or charges which may be imposed by Federal, State or local law or ordinance. The Vendor and its subcontractors shall be solely responsible for the payment of such taxes. The Vendor shall promptly pay all such taxes, fees or charges when due. ICN is a tax-exempt entity and the Vendor shall not attempt to pass on any costs, including surcharges and fees, to the ICN that are attributable to federal, state, or local taxes, including sales tax, motor fuel tax, property tax, or personal or corporate income tax.

12.28 Further Assurances and Corrective Instruments. The Vendor agrees that it will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may reasonably be required for carrying out the expressed intention of this Agreement.

12.29 Assignment and Delegation. This Agreement may not be assigned, transferred or conveyed in whole or in part without the prior written consent of the other party. For purposes of construing this clause, a transfer of a controlling interest in Vendor shall be considered an assignment. If the State, in its sole discretion, determines that the Vendor’s assignment of this Agreement to another person or entity is not in the State’s best interests, the State may elect to terminate this Agreement with the Vendor without penalty upon thirty (30) days written notice to the Vendor.

12.30 Headings or Captions. The paragraph headings or captions are for identification purposes only and do not limit or construe the contents of the paragraphs.

12.31 The ICN reserves the right to conduct criminal history and other background investigations of the Vendor, its officers, directors, shareholders, or partners and personnel retained by the Vendor for the performance of the Contract.

SECTION 13. BUSINESS DOWNTURN.

13.1 In the event of a business downturn or budget difficulties beyond the control of the ICN, including budget difficulties of other authorized users of the ICN or significant restructuring or reorganization, any of which significantly reduces the volume of Services required by the ICN, with the result that ICN will be unable to meet its revenue or volume commitments under this Agreement, Vendor and the ICN will cooperate in efforts to develop a mutually agreeable alternative.

SECTION 14. REDUCTION OF RESOURCES.

14.1 If, during the Term, the ICN experiences a change in the scope, nature or volume of its business, or if the ICN elects to change the manner or method by which it does (including, but not limited to, an election by Iowa Legislature to effect a sale or other disposition of material assets), which have or may have the effect of causing a decrease in the quantity or quality of the Services that will be needed by ICN, then ICN may request Vendor to reduce the level of Services and the annual Service charges to ICN under this Agreement. However any such reduction must not adversely impact upon Vendor’s ability to reasonably perform its obligations under the Agreement.

14.2 In such event, Vendor shall estimate, in writing and in good faith, the aggregate decreased charges to Vendor from ICN’s ceasing to perform such Services and shall provide such written estimate to ICN, no later than 30 days from
Vendor's receipt of ICN's notice. ICN, upon receipt of such estimate, may then elect by written notice given to Vendor within 15 days following receipt of Vendor's written estimate to:

14.3 Withdraw its request for a cessation of part of the Services;

14.4 Implement such partial cessation of Services based upon the estimate of Vendor; or

14.5 Request that Vendor negotiate with ICN regarding the aggregate reduction in the Annual Service Charges due to Vendor from ICN hereunder as a result of the partial cessation of Services. If ICN shall elect to request Vendor to negotiate, the parties shall promptly negotiate in good faith regarding the amount.

SECTION 15. EXECUTION.

IN WITNESS WHEREOF, in consideration of the mutual covenants set forth above and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties have entered into the above Agreement and have caused their duly authorized representatives to execute this Agreement.

IOWA TELECOMMUNICATIONS AND TECHNOLOGY COMMISSION

By: Date: ________________

Name:

Title:

[VENDOR will be listed]:

By: Date: ________________

Name:

Title:
Schedule A
Scope of Services

Schedule A will be developed in the Contract.
Vendor affirms that the information contained in the bid proposal is true and accurately portrays all aspects of the goods or services or both contemplated by this ITQ. The Vendor is aware that any substantive misinformation or misrepresentation may disqualify the bid proposal from further consideration.

Vendor hereby certifies total compliance with all other terms, conditions and specifications of this ITQ except as expressly stated below:

Chapter 1, Administrative Issues

Chapter 2, Contractual Terms & Conditions (includes Attachment 1)

Chapter 3, Technical Specifications

Chapter 4, Evaluation Criteria

I certify that I have the authority to bind the Vendor indicated below to the specific terms and conditions imposed in this ITQ and offered in this bid proposal, and that by my signature on this document I specifically agree to all of the waivers, restrictions and requirements of this ITQ as conditions precedent to submitting this proposal. I further state that in making this bid proposal that the Vendor has not consulted with others for the purpose of restricting competition or violating State or Federal anti-trust laws and has not knowingly made any false statements in this proposal.

Authorized Signature: ________________________________

Printed Name: ____________________________________

Title: ____________________________________________

Telephone: _______________________________________

Fax Number: ______________________________________

E-Mail: ___________________________________________

Business Name: ___________________________________

Address: _________________________________________

Federal ID Number: _______________________________
(Name of Vendor) hereby authorizes any person or entity, public or private, having any information concerning the Vendor’s background, including but not limited to its performance history regarding its prior rendering of services similar to those detailed in this ITQ, to release such information to the State.

The Vendor acknowledges that it may not agree with the information and opinions given by such person or entity in response to a reference request. The Vendor acknowledges that the information and opinions given by such person or entity may hurt its chances to receive contract awards from the State or may otherwise hurt its reputation or operations. The Vendor is willing to take that risk. The Vendor agrees to release all persons, entities, and the State of Iowa from any liability whatsoever that may be incurred in releasing this information or using this information.

Printed Name of Vendor Organization

__________________________________________  Date

Signature of Authorized Representative
Vendor providing a bid proposal must complete each section of this Attachment and submit as part of its bid proposal.

Vendor Name (including all d/b/a or assumed names or other operating names of the Vendor: ____________________________

Address: ____________________________________________________________

Phone: ______________________________ Fax: __________________________

Local office address (if different from above): ________________________________

Address: ____________________________________________________________

Phone: ______________________________ Fax: __________________________

Accounting firm: ________________________________

Form of business entity, i.e., corporation, partnership, proprietorship, limited liability company: ______________________

State of incorporation (if a corporation) or state of formation (if a limited liability company or a limited partnership): ______________________

Number of employees: ______________________

If awarded a Contract, Vendor will be required to register to do business in Iowa.

If already registered, provide the date of the Vendor’s registration to do business in Iowa: ______________________

Name(s) and qualifications of any subcontractors who may be involved: ________________________________

Person to Contact Regarding This Bid Proposal: ________________________________

Address: ____________________________________________________________

Phone: ______________________________ Fax: __________________________ E-Mail: ________________________________