OBJECTIVE
Establish policies and procedures for the competitive procurement of Goods, Services, and non-construction related Professional Services required by the Aviation Authority.

SCOPE
Except as described in Policy Section 450.03, Non-Competitive Procurements, contracts for Goods, Services, and non-construction related Professional Services shall be awarded, and procurements shall be made, through a Competitive Award using one of the following methods, or such other method permitted by Florida law:

(i) Request for Quotations (RFQ);
(ii) Invitation for Bids (IFB);
(iii) Requests for Proposals (RFP);
(iv) Request for Qualifications (RQ);
(v) Invitation to Negotiate (ITN);
(vi) Multi-Step Solicitation;
(vii) Online reverse auction.

Request for Quotations: Where Requests for Quotations are used, a Request for Quotation is prepared and issued with the goal of obtaining competitive responses.

Public Notice: Public notice is posted on the Purchasing Office’s Internet Web Page for all Requests for Quotations in which the value is expected to exceed $15,000 or $20,000 in the case of a directed purchase to a Local Developing Business. Additional public notice may be provided for solicitations that, in the sole discretion of the Aviation Authority, are of the size, type, or dollar value that make additional public notice appropriate.

Quotation Opening: Quotations are opened on or after the due date indicated in the Request for Quotations.

Split or Partial Quotation Awards: A split or partial quotation may be awarded, if a Request for Quotations is for multiple Goods or Services, more than one vendor provides a quotation that meets the specifications for the items, and a price comparison can be made between the items quoted. The award may be split between more than one vendor by awarding to the lowest cost provider of each item or reasonable grouping of items if acquisition, delivery, and other requirements can be reasonably administered. A Split or Partial...
Quotation Award shall not be used under the following conditions:

a. When the solicitation is for an integrated system and the split of the award between components or parts of that system would jeopardize performance; or

b. If the item is part of a system and the performance of that system would be jeopardized if another brand was substituted.

Tie Quotation: Tie quotations are handled in the same way as tie bids.

Invitation For Bids

Where competitive sealed bidding is used, an Invitation for Bids is prepared and issued to prospective Bidders, with the goal of obtaining competitive responses.

Public Notice. Public notice (such as publication in a newspaper of general circulation or posting on the Purchasing Office’s Internet Web page) of the Invitation for Bids must be given a minimum of five (5) calendar days prior to the date set for bid opening, unless it can be demonstrated that an urgent requirement for Goods or Services exists, in which instance, the requirement for public notice may be reduced by the Purchasing Manager.

Bid Opening. Bids shall be opened publicly in the presence of one or more witnesses at the time and place designated in the Invitation for Bids. All relevant information, including each Bid amount and Bidder’s name, will be recorded on a summary sheet.

Split or Partial Bid Award. May be awarded with the same guidelines and restrictions as those provided for split or partial quotation awards.

Tie Bid. In the event two or more identical bids are received, the following procedure will be used when the basis of award is low bid:

(i) The tie Bidders will be contacted and advised of the tie and asked if they wish to reduce their bid in writing submitted in a sealed envelope to be opened at the time and place stated by Aviation Authority staff. If one or more of the tied Bidders agrees to participate, award will be made to the new low bid. If none of the tied Bidders agree to participate or if the new bids are tied, then Aviation Authority staff shall break the tie by following the procedures described below, as necessary.

(ii) If the procedure in (i) does not result in an award, then to
the extent permitted by law, a tie Bidder that has a certificate as an MWBE or LDB that is accepted by the Aviation Authority, as described in Aviation Authority policy, would be recommended for award to the appropriate Committee or approving authority. If more than one Bidder meets this criteria, proceed to step (iii) below.

(iii) If the procedures in (i) and (ii) above do not result in an award, then, to the extent permitted by law, a tie Bidder from a firm within Orange, Seminole, Osceola or Lake County, Florida would be recommended to the appropriate Committee or approving authority for an award over one without an office in that area.

(iv) If the procedures above do not result in an award, then, the Purchasing Manager in the presence of two or more witnesses will flip a coin. Award will be recommended to the appropriate Committee or approving authority.

**Correction or Withdrawal of Bids.** Correction or withdrawal of inadvertently erroneous bids is permitted up to the time of bid opening. After bid opening, no change in bid prices or other provisions is permitted; however, minor irregularities may be waived by the Aviation Authority. No bid may be withdrawn for a period of ninety (90) days after the time scheduled for bid opening, or as otherwise stated in the Invitation for Bids.

**Late Bids.** Late bids will be rejected and returned unopened.

**Bid Evaluation.** Bids will be evaluated based on the evaluation factors set forth in the Invitation for Bids, which may include criteria to determine acceptability of Goods (for example, inspection, testing, quality, workmanship, delivery, and suitability for a particular purpose). Criteria for the acceptability of Goods shall be used to determine whether particular Goods are responsive to the Invitation for Bids, and not to determine the relative desirability between acceptable Goods. The Aviation Authority reserves the right to waive any informalities or irregularities of bids, to request clarification of information submitted in any bid, to further negotiate with the Responsive and Responsible Bidder selected for Contract award, or to reject any or all bids for any reason whatsoever.

If no responsive and responsible bids are received or all bids are rejected, the Aviation Authority may procure such Goods and Services by direct negotiation as indicated in Policy 450.03, Non-Competitive Procurements.

**Bid Award.** The Bid will be awarded, if an award is made, to the responsible and responsive Bidder offering the lowest price whose
bid meets the requirements and criteria set forth in the Invitation for
Bids. The Bid may require a Contract.

Request for Proposals

When the Purchasing Manager determines the use of an Invitation for
Bids is not practical or not advantageous because of existing market
conditions or the type of items required, the Aviation Authority may
procure Goods, Services, or Professional Services through receipt of
competitive sealed Proposals. Competitive sealed Proposals are
solicited through the use of an RFP, with the goal of obtaining
competitive responses.

Public Notice. Public notice of the RFP shall be given in the same
manner as the procurement of competitive sealed bidding.

Proposal Opening. Proposals shall be opened publicly, in the
presence of one or more witnesses at the time and place designated in
the RFP. A register of Proposals is prepared that lists each Proposer's
name.

Correction or Withdrawal of Proposals. Correction or withdrawal
of inadvertently erroneous proposals is permitted up to the time of the
opening of proposals. No proposal may be withdrawn for a period of
ninety (90) days after the time scheduled for proposal opening, or as
otherwise stated in the RFP.

Late Proposals. Late proposals will be rejected and returned
unopened.

Proposal Criteria. The RFP will identify the criteria to be
considered and evaluated as the basis of award.

Evaluation Factors. Proposals submitted by Responsible and
Responsive Proposers are evaluated by Aviation Authority staff based
upon the criteria applicable to the RFP. All proposals (or the most
acceptable Proposals in the discretion of the committee evaluating
Proposals) will be ranked in order of their acceptability to the
Aviation Authority, giving consideration to the criteria. The Aviation
Authority has no obligation to award the Contract to the Proposer
who proposes the lowest price.

The Aviation Authority reserves the right to waive any informalities
or irregularities of proposals, to request clarification of information
submitted in any proposal, to further negotiate with a Responsive and
Responsible Proposer who has been selected for Contract award, or to
reject any or all proposals for any reason whatsoever.

Contract Award. The Contract award will be awarded, if award is
made, by the Aviation Authority to the Responsive and Responsible
Proposer whose proposal is determined, in the Aviation Authority’s
exclusive discretion, to be the most advantageous to the Aviation Authority, taking into consideration price, qualifications, and other factors as indicated in the RFP. The RFP will contain the basis on which the award is to be made.

If no Responsive and Responsible proposals are received or all proposals are rejected, the Aviation Authority may procure such Goods, Services, and Professional Services by direct negotiation as indicated in Policy 450.03, Non-Competitive Procurements.

**Request for Qualifications (RQ)**

**Request for Qualifications:** Requests for Qualifications may be used when it is determined to be in the Aviation Authority’s best interest to evaluate the experience and qualifications of a Service provider, without regard to price or prior to considering price.

**Procedural Requirements:** The procedure for soliciting, opening and evaluating statements of qualifications shall be the same as described herein for competitive sealed proposals. Service providers whose qualifications meet the criteria established in the Request for Qualifications, at the sole discretion of the Aviation Authority, may be considered for Contract award by participation in the completion of a multi-step solicitation, as described below. Alternatively, the Aviation Authority may, by Direct Negotiation, finalize terms with service providers who are selected for award based on qualifications. The Aviation Authority reserves the right to reject any or all responses for any reason. Clarification of information may be requested by the Aviation Authority.

**Invitation to Negotiate (ITN)**

An Invitation to Negotiate (ITN) may be used when the Aviation Authority determines it is in its best interest to commence negotiation of price and other factors prior to recommendation of award, and it is approved by the Executive Director. An ITN may be used for Goods or Services when the scope of work is complex or difficult to define, if strict comparison of Services or Goods required may be difficult because components are likely to vary among Proposers, or in any situation in which it is in the Aviation Authority’s best interest to negotiate prior to recommendation of award to obtain the product that best meets the Aviation Authority’s needs, price and other factors being considered.

**Procedural Requirements:** The procedure for soliciting and opening initial responses to an Invitation to Negotiate (ITN) shall be the same as described herein for competitive, sealed Proposals.

**ITN Criteria:** The ITN will identify the criteria to be considered during the evaluation of proposals.

**Evaluation Factors:** All responsive and responsible proposals
submitted are evaluated based upon the criteria applicable to the ITN. Clarification of information submitted in the proposal may be requested. The Aviation Authority reserves the right to waive any informalities or irregularities of proposals, to request additional information from any Proposer, or to reject any or all responses for any reason whatsoever.

**Negotiations:** The Aviation Authority may, at its sole discretion, shortlist three or more firms, if possible that are deemed to best meet the Aviation Authority’s requirements, taking into consideration all criteria listed in the ITN, including price. The Aviation Authority may, at its sole discretion, ask for formal presentations from all of the Responsive and Responsible Proposers, or only from those firms that are short-listed, if short-listing is determined to be in the best interest of the Aviation Authority. Negotiations will be conducted and may take place in person or via telephonic with all of the Proposers or, if short-listing occurs, with all of the short-listed Proposers. Proposers that participate in the negotiations may be given an opportunity to submit their Best and Final Offers.

**Contract Award.** The Contract Award will be awarded, if an award is made, by the Aviation Authority to the responsive and responsible proposer whose Proposal is determined to be the most advantageous to the Aviation Authority, taking into consideration price and other factors as indicated in the ITN. The Aviation Authority has no obligation to award the Contract to the proposer that submits the lowest price. Form 450.02.1 is required for justification.

**Multi-Step Solicitation**

The Aviation Authority may initiate one of the multi-step solicitation processes described below when: (a) in the Aviation Authority’s discretion, it is impractical to prepare an adequate or complete description of the Goods or Services desired (due to insufficient data, uncertain requirements, unfamiliar market options, etc.), (b) the Aviation Authority desires to identify a field of qualified Bidders, Proposers, Goods or Services, out of a broader field of Bidders, Proposers, Goods or Services, or (c) the Aviation Authority believes a multi-step process would best serve its purposes.

(i) **Consecutive Multi-Step Process.**

(1) The Aviation Authority may request unpriced Proposals or statements of qualifications to be evaluated based on the criteria in the RFP or the RFQ for purposes of identifying one or more desirable or acceptable Goods, Services, or Professional Services or for purposes of identifying a field of at least three (if possible and available) qualified or most qualified Bidders or Proposers. The Aviation Authority may request
demonstrations, samples, or may conduct interviews with Proposers to aid in the identification of desirable or acceptable Goods, Services, or Professional Services or in the identification of qualified or most qualified Bidders or Proposers. In the event the Aviation Authority requests demonstrations or samples, the Aviation Authority is not required to seek or permit demonstrations or samples of Goods or Services deemed by the Aviation Authority to be less desirable or acceptable than other Goods or Services for which Proposals or statements of qualifications were received. In the event the Aviation Authority conducts interviews with Proposers, the Aviation Authority is not required to interview any Proposer deemed by the Aviation Authority to be unqualified or less qualified than other Proposers.

(2) After identifying a field of most qualified Bidders or Proposers with the capability of providing the desirable or acceptable Goods, Services, or Professional Services, the Aviation Authority may either (I) follow a Competitive Award solicitation process among the field of vendors identified as having the capability to meet the Aviation Authority’s requirements for the procurement; or (II) procure such Goods, Services, or Professional Services through one of the exceptions to the Competitive Award process described in Section 450.03, Non-Competitive Procurements.

(ii) Simultaneous Multi-Step Process:

(1) The Aviation Authority may request that priced Proposals be submitted in two separate envelopes, with pricing information contained in one envelope and all other requested information contained in the other envelope. In such case, Proposals will be evaluated in accordance with the requirements set forth in the RFP, initially without regard to price and without opening the envelope containing pricing information. Based on such evaluation, the Aviation Authority will establish a field of at least three (if possible and available) qualified or most qualified Proposers. The Aviation Authority may conduct interviews with Proposers to aid in the identification of qualified or most qualified Proposers. In the event the Aviation Authority conducts interviews with Proposers, the Aviation Authority is not required to interview any Proposers deemed by the Aviation Authority to be
unqualified or less qualified than other Proposers.

(2) After establishing a field of qualified or most qualified Proposers, the Aviation Authority will open the pricing envelopes of only the qualified or most qualified Proposers, and evaluate such pricing information in the manner described in the RFP for purposes of recommending/making an award (e.g. most advantageous proposal, price and other factors considered or low price submitted by qualified Proposers). In the absence of specific instructions to the contrary in the RFP, pricing information will be evaluated together with all other information required by the RFP for purposes of selecting among the qualified field of Proposers the most advantageous Proposal, price and other factors considered.

(iii) Multi-Step Process to Award Continuing Purchasing Contracts

(1) When it is in the best interest of the Aviation Authority to have pre-qualified, Continuing Purchasing Contracts because of the need to Provide quick-response, repetitive Services or a range of Services or Professional Services within a specific field of expertise, the Aviation Authority may use either a Consecutive or a Simultaneous Multi-Step Procurement Process to identify one or more Continuing Contractors. The purpose is to identify one or more Continuing Contractors that demonstrate the ability to perform a particular type of Service during a specified Contract period.

(2) Contract award - The multi-step solicitation shall specify the general types of Services required, the selection process to be used, and the selection criteria for award of the Continuing Contract(s).

(3) Award of a specific scope of work to a Continuing Contractor - During the term of the Continuing Contract(s), specific scopes of work may be developed and awarded to Continuing Contractor(s), by Amendment to such Continuing Contract(s), provided that the specific scope of work is consistent with the general types of Services upon which award of the Continuing Contract(s) was made.
(4) When there is more than one Continuing Contractor available to perform the specific scope of work defined, the process for award of the work is set forth below:

a) Work may be rotated during the Contract period between the Continuing Contractor(s) that were selected to perform the general type of Services required; or,

b) Award may be made to the Continuing Contractor that is deemed, based on its original Proposal, to be most advantageous to the Aviation Authority for the specific scope of work required, price and other factors being considered and without regard to rotation among selected contractors; or,

c) Quotations, Bids or Proposals may be requested from the pre-qualified Continuing Contractor(s) that were selected to perform the general type of Services or Professional Services required. The Aviation Authority may select the Continuing Contractor whose quotation, bid, or proposal is deemed to be most advantageous to the Aviation Authority to perform the specific scope of work required.

### Online Reverse Auction

The Aviation Authority reserves the right to utilize this procurement method when advantageous. The process will be specified in the Solicitation Documents.

### Performance Guarantee

Unless waived by the Authority Board, a performance guarantee, such as a Performance Bond or Letter of Credit, shall be required for all solicitations that include Services to be performed in which the estimated annual amount of the award, based on the budget developed by the Aviation Authority for the solicitation, equals or exceeds $300,000. The amount of the performance guarantee shall be established for each solicitation by the Assistant Director, Purchasing and Material Control after consultation with the Senior Director of Administration and Technology, and other senior officials, as necessary.

For all solicitations where the estimated annual amount of the award is less than $300,000, a performance guarantee will not be required unless recommended by the Purchasing Manager and concurred by the Senior Director of Administration and Technology.

### Approval of Awards and

Prior to the consummation of the purchase by the Aviation Authority of Goods, Services, or Professional Services, such purchase must be
**Operational Procedure:**  
**Section 450.02**  
**Competitive Procurements**  
**Purchasing**

<table>
<thead>
<tr>
<th><strong>Recommenda-</strong></th>
<th>approved by a person having approval authority over such purchase, as described in Policy Section 450.04, General Procedures and Approval Authorizations.</th>
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<tr>
<td><strong>FORMS</strong></td>
<td>Form 450.02.1 - Invitation to Negotiate Justification</td>
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**APPROVAL AND UPDATE HISTORY**

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<tr>
<th><strong>Format and Re-Numbering Authority</strong></th>
<th>Authority Board: August 28, 1991 (4R)</th>
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<tr>
<td><strong>Last Approval</strong></td>
<td>Authority Board: January 21, 2015</td>
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<td>Executive Director: December 23, 2014</td>
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**Supersedes**  
All Previous.
INVITATION TO NEGOTIATE JUSTIFICATION

The Invitation to Negotiate is a competitive process that may be used for Goods or Services when the scope of work is complex or difficult to define, if strict comparison of Services or Goods may be difficult because components are likely to vary among proposers and it is in the best interest of the Aviation Authority to negotiate prior to recommendation of award to obtain the product that best fits the Aviation Authority’s needs, price and other factors being considered. Examples of appropriate use of this process may include but are not limited to copyrighted items such as software in which components offered by each vendor vary.

Procedures for conducting the competitive process for an Invitation to Negotiate are set forth in Policy 450.02, Competitive Procurements. The Executive Director must approve the Invitation to Negotiate request prior to solicitation. The requesting department must provide the additional information requested below:

1. Description of good or service required for an Invitation to Negotiate:

2. Reason the Invitation to Negotiate is the preferred method over Invitation to Bid, or Request for Proposal. Include summary of market research performed.

3. List of potential Bidders or Proposers:

4. Estimated cost:

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<tr>
<th>Department Director</th>
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<tr>
<td>Assistant Director of Purchasing</td>
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<td>Senior Director of Administration and Technology</td>
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