Purchasing Handbook for Oklahoma Counties 2024

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This is a major revision of the *Purchasing Handbook for Oklahoma Counties*. Revisions have been made that reflect changes in the Oklahoma Laws.

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Purchasing Handbook for Oklahoma Counties

Table of Contents

INTRODUCTION: HOW TO USE THIS HANDBOOK

CHAPTER ONE – COUNTY PURCHASING RESPONSIBILITIES

County Purchasing Practices	1-1
The Purchasing Agent	1-2
Appointment	1-2
Responsibilities	1-3
Training Requirements	1-4
The County Clerk	1-5
The Board of County Commissioners	1-6
Blanket Bonds	1-7
County Officers or Department Heads	1-8
Purchasing Restrictions	1-8
Responsibilities	1-8
County Boards and Commissions	1-9
The Requisitioning Officer	1-10
The Receiving Officer	1-11

CHAPTER TWO – STATE AGENCIES' ROLES IN COUNTY PURCHASING

The Role of the State Auditor and Inspector in County Purchasing	2-1
The Role of the Oklahoma Department of Transportation in County Purchasing	2-2
The Role of the Office of Management and Enterprise Services	2-2
The Role of the Oklahoma State University – County Training Program in County Purchasing	2-3
CHAPTER THREE – PURCHASING FORMS	
County Sheriff's Credit Card Expenditures – SA&I 112	3-4
Full Warranty Lease Agreement – SA&I 120A	3-4
Lease Purchase Agreement – SA&I 120B	3-4
Cash Voucher Claim – SA&I 270	3-5
Declaration of Surplus – SA&I 397A	3-6
Resolution for Disposing of Equipment – SA&I 397	3-7
Affidavit for Competitive Bid – SA&I 425	3-8
Appointment of Purchasing Officer – SA&I 428	3-9
Designation of Purchase Cardholders – SA&I 431	3-10
Requisition - Purchase Order - Claim – SA&I 1116	3-11
Requisition - Purchase Order - Claim – SA&I 1116A (Optional Form)	3-12
Requisition - Purchase Order - Claim Instructions	3-14
Summary Report – SA&I 3512	3-22
Receiving Report – SA&I 4030	3-23
Receiving Report Instructions	3-24
Affidavit for Contracts and Payments – Form 4001	3-27

Invitation to Bid – SA&I 1-4040	3-28
Bid Record – SA&I 4045	3-30
Vendor Quote Sheet – SA&I 4046	3-31
Vendor Quote Sheet Instructions	3-32
Commonly Used Items – SA&I 1-4050	3-34
Transfer Document – SA&I 1-9001	3-35
Project Inventory Record – SA&I 1-9002	3-36
Summary Report of Consumable Items – SA&I 1-9003	3-37
Consumable Item Stock Record – SA&I 1-9004	3-38
Fixed Asset Record – Property and Equipment – SA&I 9005	3-39
Weekly Warehouse Summary – SA&I 1-9006	3-40
CHAPTER FOUR – PURCHASING METHODS AND PROCEDURES	
Purchases when Bidding is Required	4-1
The Requisitioning Officer	4-2
The Purchasing Agent	4-2
The County Clerk	4-3
The Requisitioning Officer	4-3
The Board of County Commissioners	4-3
Electronic Bids	4-4
The Purchasing Agent	4-4
Vendor Quotes	4-5

The Purchasing Agent	4-6
Blanket Purchase Orders	4-7
Rental, Lease, or Lease Purchase	4-7
Emergency Purchases	4-7
Purchasing	4-8
Purchases with a Cash Voucher Claim	4-8
Purchases with Other Counties	4-8
Purchases Less Than \$25,000	4-9
Reverse Auction	4-9
Use of Reverse Auction for Counties	4-9
Reverse Auction Procedures	4-10
The Requisitioning Officer	4-11
The Purchasing Agent	4-11
The Board of County Commissioners	4-11
The Purchasing Agent	4-11
CHAPTER FIVE – PUBLIC COMPETITIVE BIDDING ACT	
Public Competitive Bidding Act	5-1
Standard Contracts Over $\$100,000$ and Construction Management Contracts Over $\$50,000$.	5-4
Bid Notices	5-4
Content of Bid Notices	5-4
Bidding Documents	5-5
Required Bonds	5-5

Business Affidavit	5-6
Non-Collusion Affidavit	5-7
Bid Opening	5-7
Awarding Bids	5-8
Bid Retention	5-9
Payments	5-10
Change Orders	5-10
Other	5-11
Standard Contracts over \$10,000-\$100,000	5-11
Contracts Under \$10,000	5-12
CHAPTER SIX – PURCHASING SITUATIONS	
Purchasing from a Single Source (Exempt)	6-1
The Requisitioning Officer	6-1
Service or Maintenance Contracts (Exempt Under Certain Conditions)	6-2
Blanket Purchase Order (Exempt)	6-2
Blanket Purchase Order Procedures	6-3
The Requisitioning Officer	6-3
The Purchasing Agent	6-3
The County Clerk	6-4
The Board of County Commissioners	6-4
The Requisitioning Officer	6-4
The Receiving Officer	6-4

The Requisitioning Officer6-5
Road and Bridge Materials not Exceeding \$7.00 per yard or ton (Exempt)6-5
Vendor Quotes 6-5
The Purchasing Agent6-5
The Requisitioning Officer6-6
Vendor Quotes for When No Bids are Received 6-6
Vendor Quotes for When No Bids are Received – Common Bid
Vendor Quotes for Fuel (Exempt)6-6
Vendor Quotes for Food for Prisoners 6-7
Vendor Quotes for Recyclable Materials 6-7
Auctions – Purchase at Public Auctions 6-7
The County Officer or Representative 6-8
The Requisitioning Officer6-8
Individuals Attending the Auction6-8
Awarding Bids for Processed Native Materials 6-9
Common Bid List – Vendor Unable to Provide
State-wide Contacts (Exempt)
General Services Administration (Exempt) 6-10
Purchases from a Local Vendor at State Prices or Federal Prices (Exempt) 6-10
Purchasing with Other Counties 6-11
Purchasing Heavy Equipment with Other Counties 6-11
Purchasing Cooperatives (Exempt)6-11

Emergency Purchases	6-11
Emergency Purchases when a County	Officer Declares an Emergency 6-11
The Requisitioning Officer	6-12
Emergency Purchases when the Gove	rning Body of a Public Agency 6-12
Leasing During an Emergency	6-13
Emergency Purchases when the Gove	rnor Declares an Emergency 6-13
Emergency Purchases when the Presid	dent of the Governor Declares an Emergency 6-13
Purchases from a State Agency or Political Sub	odivision of the State6-14
Contracting for Services (Exempt)	6-14
Projects	6-15
Trade-Ins	6-15
The Requisitioning Officer	6-15
The Purchasing Agent	6-16
Incentive Awards for Safety-Related Job Perfo	ormance 6-16
The Board of County Commissioners	6-16
Recognition Awards for Job Performance	6-17
Wellness Programs	6-17
The Wellness Council	6-17
The Wellness Program Fund	6-17
The Board of County Commissioners	6-18
CHAPTER SEVEN – PURCHASING BY: RE	NTAL, LEASE, OR LEASE PURCHASE

Leases	. 7-2
Lease Purchases	. 7-3
County Lease Purchases Using County Funds	. 7-5
Lease or Lease Purchase of Road Machinery and Equipment	. 7-8
CHAPTER EIGHT – PURCHASING WITH OTHER COUNTIES	
Purchasing with Other Counties	. 8-1
Purchasing with Other Counties	. 8-1
Purchasing Heavy Equipment with Other Counties	. 8-2
All Boards of County Commissioners Involved	. 8-2
Each Board of County Commissioners	. 8-3
Requisitioning Officer for Each Board of County Commissioners	. 8-3
The Purchasing Agent	. 8-3
The Primary Purchasing Agent	. 8-4
The Primary County Clerk	. 8-4
The Joint Board	. 8-4
The Primary Purchasing Agent	. 8-4
The Primary Receiving Officer	. 8-5
The Primary County Clerk	. 8-5
The Primary Purchasing Agent	. 8-5
Each County Purchasing Agent, County Clerk, and Board of County Commissioners	8-6
The Inventory Officers of Each County	. 8-6
The Primary Inventory Officer	. 8-6

CHAPTER NINE – CREDIT CARDS

Credit Cards for County Sheriff/Deputy Sheriff	9-2
Allowed Travel Expenses	9-2
Out-of-County Travel	9-2
In-County Fuel Purchases	9-3
Educational Training Expenses	9-3
Credit Card Use	9-3
The County Sheriff	9-3
The Board of County Commissioners	9-3
The County Sheriff	9-4
The County Sheriff or Deputy Sheriff	9-4
Responsibilities Following Credit Card Use	9-5
The Receiving Officer	9-5
The County Sheriff or Designated Deputy Sheriff	9-5
The County Clerk	9-5
County Purchase Cards	9-5
Roles and Responsibilities of State Agencies/Contract Holders	9-6
The State Auditor and Inspector (SA&I)	9-6
The Office of Management and Enterprise Services (OMES), Central Purchasing Division	9-6
The County Training Program	9-6
The Contract Holder (Bank of America)	9-7

Roles and Responsibilities in County Government	9-7
Program Initiation	9-7
The Board of County Commissioners	9-7
The Office of Management and Enterprise Services	9-7
The Bank of America	9-8
The Board of County Commissioners	9-8
The Bank of America	9-8
Program Implementation	9-8
The Board of County Commissioners	9-8
The Purchase Cardholder	9-9
The Purchasing Agent (Purchase Card Administrator)	9-9
The Purchase Cardholder	9-10
The County	9-10
Purchase Card Transaction Process	9-11
The Requisitioning Officer	9-11
The Purchasing Agent	9-11
The County Clerk	9-11
The Purchase Cardholder	9-11
The Receiving Officer	9-12
The Purchasing Agent	9-12
The County Clerk	9-12
The Board of County Commissioners	9-12

The County Clerk or Purchasing Agent (Purchase Card Administrator)	9-13
The County Treasurer	9-13
Cardholder Purchases	9-13
Taxes on Credit Card Purchases	9-14
Sales Tax – Online Purchases	9-14
Lodging/Occupancy Tax	9-14
Purchase Card Controls/Limits	9-15
Exceptions to Limits	9-15
Travel Purchases	9-15
Prohibited Purchases	9-16
Audit Requirements	9-17
Transparency of Transactions through Open Books	9-17
CHAPTER TEN – WRITING SPECIFICATIONS	
Need for Effective Written Specifications	10-1
Requisitioning Officers	10-1
Writing Specifications	10-2
Types of Written Specifications	10-2
Performance Specifications	10-2
Dimension Specifications	10-3
Combination of Performance and Dimension Specifications	10-4
A Written Specification Example	10-4
Software	10-4

Hardware	10-5
The Purchasing Agent	10-6
CHAPTER ELEVEN – ANALYZING TO DETERMINE LOWEST AND BEST E	BIDS
Analysis Procedures	11-2
Additional Considerations	11-12
CHAPTER TWELVE – VENDOR LISTS	
Locating Suppliers	12-1
Department Suggestions	12-2
Supply Indexes or Registers	12-2
Trade Magazines	12-3
Telephone/Email	12-3
Letter	12-3
Product Card	12-3
Trade or Industry Associations	12-4
Catalogs and Sales Brochures	12-4
Catalogs	12-4
Sales Brochures	12-5
Office of Management and Enterprise Services	12-5
Letters of Interest	12-5
Technology Centers (Small Business)	12-6
The Internet	12-6

Establishing a Listing by Product and Vendor	12-7
Vendor Cards	12-7
Product Index Cards	12-8
CHAPTER THIRTEEN – INVENTORIES OF COUNTY PROPERTY	
Fixed Assets Inventory	13-2
Roles and Responsibilities for Fixed Asset Inventory	13-2
The Board of County Commissioners	13-2
County Officer or Department Head	13-2
The County Clerk	13-4
The State Auditor and Inspector	13-4
The Receiving Officer	13-5
The Inventory Officer	13-6
Land and Buildings	13-7
The Board of County Commissioners	13-7
Tracking Fixed Asset Inventory	13-7
Transfer of Inventory	13-7
Disposing of Fixed Assets	13-8
Sale of Land	13-10
Fixed Asset Forms	13-10
Consumable Inventory	13-10
Consumable Inventory – Road and Bridge Requirements	13-11
The Board of County Commissioners	13-11

	Consumable Inventory – Road and Bridge Projects	13-11
	The Receiving Officer	13-11
	The Inventory Officer	13-12
	Consumable Inventory – Road and Bridge Warehouse Stock	13-12
	The Receiving Officer	13-12
	The Inventory Officer	13-13
	Tracking Consumable Inventory – Road and Bridge	13-13
	Transfer of Inventory	13-13
	The Inventory Officer	13-13
	Consumable Inventory – Non-Road and Bridge	13-13
	The Board of County Commissioners	13-13
	The Receiving Officer	13-14
	The Inventory Officer	13-14
	Tracking Consumable Inventory – Non-Road and Bridge	13-14
	Transfer of Inventory	13-14
	Identification of Capital Asset Items	13-14
	The Board of County Commissioners	13-14
	Code Number Examples	13-26
СНА	PTER FOURTEEN – DISPOSING OF SURPLUS PROPERTY	
	Reelection Restrictions on Surplus Property	14-1
	Declaration of Surplus	14-2
	Methods of Disposition	14-3

	By Sealed Bid	14-3
	The Board of County Commissioners	14-3
	By Public Auction	14-4
	The Board of County Commissioners	14-4
	The Purchasing Agent	14-4
	At an Oklahoma Department of Transportation (ODOT) Auction	14-4
	The Board of County Commissioners	14-4
	The County	14-5
	At a Circuit Engineering District (CED) Auction	14-5
	The Board of County Commissioners	14-5
	Through an Internet Auction	14-5
	The Board of County Commissioners	14-5
	Trade-in	14-6
	The Board of County Commissioners	14-6
	The Purchasing Agent	14-6
	Sale to a Tribal Government or State Agency.	14-7
	Sale, Transfer Trade, or Disposal to a Political Subdivision	14-7
	The Board of County Commissioners	14-7
	Transfer to a Political Subdivision	14-7
	Junking	14-8
Resolu	ution of Disposition	14-8
	Disposition of a Damaged County Vehicle	14-8

Disposing of Real Property (Land)	14-9
Sale of Land	14-9
Sale of Unused Land	14-10
Conveyance of Land	14-10
Disposal of Recyclable Materials	14-11

LIST OF TABLES

Chapter Three – Purchasing Forms	
Table 3-1. Purchasing Forms Prescribed by SA&I	3-2
Chapter Seven – Purchase By: Rental, Lease, or Lease Purchase	
Table 7-1. Understanding the Counties Authority to Enter into a Lease Purchase Agreement	7-4
Chapter Eleven – Analyzing and Determining Lowest and Best Bids	
Table 11-1. Analysis Procedure: Listing Attributes	11-4
Table 11-2. Analysis Procedure: Awarding Weighted Values	11-5
Table 11-3. Analysis Procedure: Listing Companies Offering Bids	11-6
Table 11-4. Analysis Procedure: Analyzing Price	11-7
Table 11-5. Analysis Procedure: Analyzing the Engine Sub Attributes	11-8
Table 11-6. Analysis Procedure: Analyzing the Engine	11-9
Table 11-7. Analysis Procedure: Analyzing the Wheelbase	11-10
Table 11-8. Analysis Procedure: Analyzing the Cab	11-11
Table 11-9. Analysis Procedure: Totaling the Columns	11-12

LIST OF FIGURES

Chapter Ten – Writing Specifications	
Figure 10-1. Sample Invitation to Bid	10-7
Figure 10-2. Sample Terms and Conditions	10-8
Chapter Twelve – Vendor Lists	
Figure 12-1. Sample Index Vendor Card	12-8
Figure 12-2. Sample Product Index Card	12-9

Introduction How to Use This Handbook

This document is a current revision of the Purchasing Handbook for Oklahoma Counties.

This handbook revision has been prepared for use by county officers, their deputies, and other employees in their offices to aid them in performing their duties. It is intended as a guide for the responsibilities, duties, and statutory mandates for their offices regarding county purchasing procedures. This handbook is not meant to be all-inclusive and complete, but it should include sufficient references and other sources to help users supplement the information that is provided.

NOTE:

This handbook has been prepared solely as a guide and source of reference for use in day-to-day job activities. It is not intended to be, nor should it be, used as a supplement to, or a replacement for, the Oklahoma Statutes, opinions of the State Attorney General, and/or policies and procedures issued by the appropriate state agencies (Office of the State Auditor and Inspector and others).

Every effort has been made to incorporate the latest statutes, opinions, and interpretations. In every instance where a statement in this handbook disagrees with an Attorney General opinion, an interpretation of the Oklahoma Statutes by a responsible state agency or a district attorney, and/or procedure or policy issued by an appropriate state agency, those opinions, interpretations, procedures, and policies will take precedence over this handbook.

Technology

Internet Document

This handbook is an internet document and can be accessed directly through the County Training Program (CTP) website under the "Handbooks" heading. The document can be downloaded onto computers, copied, or printed.

The printed copy will not have the interactive capabilities of the online document.

The interactive capability of the internet allows readers to link from one spot to another in the document. For example, the reader can click on a heading entry in the Table of Contents, and they will be linked directly to that heading in the handbook.

The statute references on the right-hand side of the pages are now linked to the web. Readers can click on the statute references, and they will be linked directly to a complete version of that statute on the OSCN website.

Forms are shown in blue and clicking on that text will link readers to the actual form on the internet.

Readers can use the "search" feature on the webpage as an index to search for particular items they wish to reference. Readers can also page through the handbook just as they would a printed copy. The handbook appears on the screen exactly as it will appear when printed.

All other county officers' handbooks are available on the CTP website.

Oklahoma Statutes and Other References

Statute references, Attorney General opinions, and other legal references that apply to material in the text of this handbook are printed in a column at the far right-hand side of the page in green. Each reference is situated so that it appears at the beginning of the material to which it applies.

If readers click on one of these references while using the online version, they will be linked directly to that reference. In other words, if the reader clicks on a statute reference, they will be linked to the complete text of that statute.

Article references are from the Constitution of the State of Oklahoma. Oklahoma Statute (O.S.) references are from the Oklahoma Statutes.

This handbook is not intended to be a legal source to replace the Oklahoma Statutes. In many cases the statutes are paraphrased or interpreted in simpler language. For exact and complete statutory information, the reader should refer to the actual statute.

The Oklahoma Statutes can be accessed online through the Oklahoma Supreme Court Network (OSCN) website.

Procedures

This handbook includes some procedural information for accomplishing the duties of the county purchasing agent. Some procedures will vary from one county to another. This handbook is not meant to suggest procedures not mandated by Oklahoma Statute or other rulings.

Forms

Chapter Three, "Purchasing Forms," in this handbook contains copies, descriptions, and instructions for the purchasing forms provided by the Oklahoma State Auditor and Inspector's office.

Since many forms are available online, and because many counties now develop their own computerized forms, samples of some of the forms are not included in this version of the handbook. Each time a form is mentioned, its source, such as the Office of the State Auditor and Inspector or other agency, is given. In some cases, a link (in blue) is provided to the form or to the appropriate agency to obtain a sample of the form or information about it.

NOTE:

Since the SA&I website has been updated, their forms are only available for download. This means that the forms cannot be viewed or linked in a web browser. Because of this, the forms that are linked in this handbook are linked to the SA&I "Publications & Forms" search bar. Simply type the SA&I form number listed in this handbook in the SA&I search bar and it should appear for download on the SA&I website.

Questions and Comments

Every attempt has been made to provide as complete and accurate a handbook as possible. For any questions, comments, or suggestions, please contact the County Training Program at Oklahoma State University.

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Email: ctp@okstate.edu.

Visit the County Training Program website for more information.

Chapter One County Purchasing Responsibilities

County Purchasing Practices

County purchasing practices in Oklahoma are regulated by sections in Title 19, Chapter 33, "County Purchasing Procedures," of the Oklahoma Statutes, commonly referred to as the County Purchasing Act. These practices are also regulated by the "Public Competitive Bidding Act" in the Oklahoma Statutes. These statutes are revised each year by the Oklahoma Legislature to keep them current and beneficial.

The County Purchasing Procedures are used for the requisition, purchase, lease purchase, rental, and receipt of supplies; materials; equipment; road and bridge construction services; and information technology and telecommunication goods and services for the maintenance, operation, and capital expenditures of county government.

The Public Competitive Bidding Act covers all public construction contracts for public improvements, construction or repairs of any public buildings, and road construction projects.

NOTE:

Large road projects may still fall under the Public Competitive Bidding Act. A recommended best practice is to consult with the county's district attorney.

19 O.S. §§ 1500~1507

61 O.S. §§ 101~139

Oklahoma Constitution

Article 10 § 26 19 O.S. § 1505

61 O.S. §§ 101~139

19 O.S. § 1505

A well-organized purchasing system ensures that good business practices are followed when goods are purchased, leased, lease purchased, or obtained by any other method that puts the goods under the control of a county entity.

Adequate records must be maintained to document the fact that the purchase and receipt of goods, inventory during use, and final disposition are done according to established procedures that follow legal mandates.

The following sections describe the functions and responsibilities of the various people involved in the county purchasing process.

19 O.S. § 1500

19 O.S. § 1501

The Purchasing Agent

All county purchasing is centralized in a single office and is carried out by a single purchasing agent whose job is to act as the facilitator in the procurement of goods and services for the county. The county purchasing agent researches vendors, finds the most efficient products, places the orders, and makes all purchases for which county funds are used.

19 O.S. § 1500(A)

Appointment

The county clerk of each county, or another employee in the office appointed by the county clerk, shall be the county purchasing agent. The exception is in counties with a budget board where the budget board may appoint and supervise the purchasing agent and set the agent's salary. If they fail to do so, the appointment and supervision revert to the county clerk.

19 O.S. § 1500(C)

The county clerk's salary does not increase if that individual also acts as the purchasing agent.

The appointing authority (either the county clerk or the budget board) approves any assistants that the purchasing agent needs to carry out the duties and responsibilities of that position and sets the salaries of both the purchasing agent and the assistants.

The appointing authority approves the assignment of adequate office space, furnishings, equipment, and supplies necessary for the purchasing agent to carry out the duties of that office. The board of county commissioners authorizes the office space.	19 O.S. § 1500(D) 19 O.S. § 447
Responsibilities	
In the county purchasing process, the purchasing agent has the following responsibilities:	
 Shall not furnish any supplies, material, equipment, or other articles EXCEPT upon a receipt of a requisition by a county officer 	
 Shall develop, implement, and promote policies and procedures that allow for the procurement of materials and equipment through contracts that are flexible and value- based and are in the best interests of the state and its political subdivisions 	19 O.S. § 1505(A)(3) 19 O.S. § 1501(A)(1)
 Shall have the authority to use electronic commerce for solicitation, notification, and other purchasing processes 	19 O.S. § 1500.1
 For purposes of this authority, "electronic commerce" means the use of electronic methods to enable solicitations, open bids, supplier response, bid submission, a notice of contract award, county acquisition processes, or any other function to make an acquisition. 	19 O.S. § 1505(B) 19 O.S. § 1500.1(B)
 Shall within the unencumbered balance, make all purchases for which county funds are used for the various institutions, departments, officers, and employees of the county, except at a public auction or unless otherwise provided by law 	
 The purchasing agent procures all county purchases, and all county purchasing must be conducted through this agent. 	19 O.S. § 1501(A)(1)
 County funds have been interpreted to mean all funds that are deposited with the county treasurer. 	19 O.S. § 220
 Exception: The purchases made from the Court Clerk Revolving Fund do not require the purchasing agent's approval. 	19 O.S. § 1501(A)(2)
 May make purchases for political subdivisions of the state within the county if authorized by appropriate action of the governing board or body of that subdivision 	
 Request written recommendations from all county officers for commonly used supplies, materials, and equipment whose use does not exceed twelve months in duration and that may be included in bid lists 	19 O.S. § 1505(B)(1)

	Request contracts from the Office of Management and Enterprise Services (OMES) for either naking purchases directly or for comparing prices	19 O.S. § 1505(B)(1)
• S	erve as administrator for the State Credit Card system (P-Card)	19 O.S. § 1505(J)
	Prepare and solicit bids for all purchases and dispositions where bidding is required by the Oklahoma Statutes, including publishing legal notices, as required	19 O.S. § 1505(B)
	Forward the bids, unopened, to the county clerk who presents them to the board of county ommissioners to open in an open meeting	19 O.S. § 1505(B)(3)(4)
• 1	Notify successful vendors of bid acceptance	3 3 3 3 3 3 4 7 (4)(7)
• S	olicit quotes of prices in cases where vendors have not submitted bids	19 O.S. § 1505(B)(5)
•	The purchasing agent records these quotes on SA&I Form No. 4046, Vendor Quote Sheet.	19 O.S. § 1505(B)(6)
•	At least three quotes are required unless circumstances make it impossible. In such cases, documentation is required.	19 O.S. § 1505(B)(6)(b)
	Prepare and submit requests for road machinery and equipment acquired by the following nethods through the Oklahoma Department of Transportation (ODOT)	00.0.0.0.000.0(5)
•	Purchase	69 O.S. § 636.3(F)
•	Lease	
•	Lease Purchase	
• S	olicit appraised values for purchase by trade-in or sale at auction	
	Complete the purchase order parts of SA&I Form No. 1116, Requisition - Purchase Order - Claim	
F	Refer to "Requisition - Purchase Order - Claim" in Chapter Three, "Purchasing Forms."	40 O C C 404 4 (P)
• F	Forward the Requisition - Purchase Order - Claim form to the county clerk	19 O.S. § 421.1(B)
Trainin	g Requirements	19 O.S. § 1505(C)
a training	ne year of being appointed or assuming their duties, all county purchasing agents must attend g seminar on county purchasing procedures provided through the County Training Program hich is a program implemented by the Oklahoma Cooperative Extension Service (OCES) at	19 O.S. § 1500(B) 19 O.S. § 130.2

Oklahoma State University. The Commission on County Government Personnel Education and Training oversees this program.

The County Clerk	19 O.S. § 1500(A)
As noted above, the county clerk usually either assumes the duties of the county purchasing agent or designates an employee to perform those duties unless the budget board appoints a purchasing agent.	• ()
In the county purchasing process, the county clerk has the following responsibilities as county clerk, whether serving as the purchasing agent or not:	
 Upon receiving the Requisition - Purchase Order - Claim form, assign a sequential number to the form and update the Purchase Order Calendar 	19 O.S. § 1505(C)(D)
 Encumber funds in the amount stated on the purchase order to the account specified 	
 Certify that sufficient funds are available by signing the certificate on the Requisition - 	19 O.S. § 1505(C)(1)(2) 62 O.S. § 310.2(A)
Purchase Order - Claim form	62 O.S. § 310.3
 Compare the Requisition - Purchase Order - Claim form and the invoice with SA&I Form No. 4030, Receiving Report, and the delivery document when an invoice is 	19 O.S. § 1505(C)(3)
received from a vendor, and ensure that all three documents contain the same exact cost, quality, and quantity	19 O.S. § 1505(E)(10)
 Complete the Affidavit for Contracts and Payments (SA&I Form No. 4001) for every 	
contract entered into by any county for payment for an architect, contractor, engineer, or supplier of construction materials of Twenty-Five Thousand Dollars (\$25,000.00) or more	62 O.S. § 310.9(A)(B)
 A vendor may submit one affidavit annually for multiple contracts. 	
 Submit documents to the board of county commissioners for payment 	19 O.S. § 1505(F)
 Prepare warrants for payment after the Board has approved payment 	19 O.S. § 1505(E)(11)
 Maintain a copy of the county inventory record as prepared and submitted by the 	19 O.S. § 178.3
department	61 O.S. § 112
 Retain Requisition - Purchase Order - Claim files for five fiscal years, not counting the current year 	19 O.S. § 155.2

The Board of County Commissioners

In the county purchasing process, the board of county commissioners has the following general responsibilities:

• A	Approve all blanket purchase orders prior to actual purchase	
• S	ign all contracts	62 O.S. § 310.8(A)(1)
	Approve the payment of claims by signing the "Approval by Governing Body" portion of the Requisition - Purchase Order - Claim form	19 O.S. § 3
•	For any elected officials who will not immediately succeed themselves, the board of county commissioners cannot approve claims during the first six months of the fiscal year in which those officials' terms will expire that exceed one-half of the total allocated	19 O.S. § 326
	operating budget for the entire fiscal year	19 O.S. § 347(B)
•	The board of county commissioners cannot incur any indebtedness against the county that exceeds the amount appropriated for any specific item in the estimate of needs	19 O.S. § 1505(F)(2)
•	All claims that are held over for further information must be acted upon within 75 days from the date of the purchase order's filing. Any Requisition - Purchase Order - Claim form not acted upon within 76 days is considered disallowed	19 O.S. § 1505(B)(4)
• (Open the bids and select winning vendors by determining the lowest and best bid	
•	Refer to Chapter Eleven, "Analyzing to Determine Lowest and Best Bids," for a suggested selection procedure	19 O.S. § 1505(B)(4)
•	Use SA&I Form No. 4045, Bid Record, to list the vendor responses to the invitation to bid as the bids are opened	
•	An explanation must be entered into the minutes of the meeting if the lowest bid is not selected as the lowest and best bid	
•	An explanation must be entered into the minutes of the meeting if a bid other than that recommended by the officer is selected	

- Written recommendations from the requisitioning officer must be considered before final approval
- Prescribe a uniform identification system and create and administer an inventory system for equipment of a county having an original cost of Twenty-Five Hundred Dollars (\$2,500.00) or more and hardware/software (non-road/bridge) with an original cost of Five Hundred Dollars (\$500.00)

Refer to Chapter Thirteen, "Inventories of County Property"

19 O.S. § 1502(A)(B)

• Create and administer an inventory system for all consumable supplies and materials purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more

19 O.S. § 1502(A)(B)(2)

Refer to Chapter Thirteen, "Inventories of County Property"

• Apply for credit cards to be used by the county sheriff's office and issue them to the county sheriff

19 O.S. § 1506(B)

 Make application to the Oklahoma credit card system through Office of Management and Enterprise Services (OMES) on behalf of the county

Blanket Bonds

19 O.S. § 1501~1505 74 O.S. §§ 85.2, 85.5, 85.5a

The board of county commissioners shall purchase a surety contract or contracts in the form of a blanket bond from the lowest bidder to cover all county officers, appointive officers, employees, and reserve force deputy sheriffs.

No other bond shall be accepted as surety for any elected or appointed county officer or employee unless the blanket bond is provided for as a specified item in an all-risk insurance policy purchased by the county.

The statutes define a "blanket bond" as a public employees' blanket position bond that covers all employees up to the penalty of the bond for each employee throughout their terms in office. The full penalty of the bond is always in force, no restoration is necessary, and no additional premium is required after a loss is paid. The district attorney shall bring an action on the blanket bond to recover any loss by the county which is covered by the bond.

19 O.S. § 622

The statutes do not address the recommended amount for the blanket bond for any county office except the county treasurer's office. Each officer should ensure that the amount of the blanket bond is

sufficient to cover any losses which might occur in their office. A copy of this bond should be kept on file in each officer's office.

All non-employee departments, such as rural fire, shall provide evidence of blanket bond coverage or employee dishonesty liability insurance coverage for their requisitioning and receiving officers. The coverage should be commensurate with the public dollars the individual (or department) has authority over. The bonds must be filed with the county clerk.

19 O.S. § 1503

The County Sheriff

In the county purchasing process, the county sheriff also has the following responsibilities:

19 O.S. § 1506(A) 19 O.S. § 1507(A)

• Notify the board of county commissioners in writing of the need for credit cards to be used in the county sheriff's office

19 O.S. § 1507(B)

- Establish necessary controls and procedures to ensure that credit card use complies with the county purchasing laws as required by the statutes
 - Refer to Chapter Nine, "Credit Card Purchases."

County Officers or Department Heads and Other Administrators

NOTE:

All county offices, departments, boards, and other county entities are required to follow the county purchasing procedures defined in the statutes for all purchases made with county funds. All funds on deposit with the county are subject to the purchasing laws. For offices that are authorized to use cash voucher claims for expenditures, refer to "Cash Voucher Claim – Form 270" in Chapter Three.

19 O.S. § 347(C)

Purchasing Restrictions

Whenever a county officer holding an elective office does not immediately serve a succeeding term in the same office, it shall be unlawful for the board of county commissioners, during the first six months of the fiscal year in which said term of office expires, to approve claims for the operation of said office totaling in excess of one-half the amount allocated for the operation of said office during said fiscal year, unless approval in writing is obtained from the county excise board, and any claim in excess thereof and any warrant issued pursuant thereto shall be null and void.

19 O.S. § 347(D)

It shall also be unlawful for a county officer holding elective office who will not immediately serve a succeeding term in the same office to make any changes or alterations in the licensing or source code of computer software currently being used.

Responsibilities

In addition to the specific responsibilities listed above for certain officers, all county officers, department heads, and other administrators have the following general responsibilities in the county purchasing process:

19 O.S. § 1501(A)(4)

- Ensure that purchasing is performed lawfully, that collusion and conflict of interest do not occur, and that purchases are made only from qualified vendors
- Designate, in writing, one or two employees to act as requisitioning officers for their office or department
 - Refer to "The Requisitioning Officer" in this chapter for additional information.
- Designate two employees to act as receiving officers for their department
 - Refer to "The Receiving Officer" in this chapter for additional information.

19 O.S. § 1503(A)

NOTE:

The State Auditor and Inspector (SA&I) discourages designating the same individual as both requisitioning officer and receiving officer. Separating these functions maintains the proper checks and balances and reduces the possibility of collusion between an employee and a vendor.

•	Prepare and forward a list of commonly used items for bidding	19 O.S. § 1505(B)(1)
•	Review bids for special items requisitioned by their offices, and submit a written recommendation as to the lowest and best bid to the board of county commissioners prior to final approval by that board	19 O.S. § 1505(B)(4

• Prepare a written justification when a purchase exceeds the authorized amount on a blanket purchase order and attach it to the Requisition - Purchase Order - Claim form

62 O.S. § 310.8(A)(2)

WARNING:

The State Auditor & Inspector (SA&I) strongly discourages overruns on purchase orders.

• Certify the existence of any emergency that requires the expenditure of funds not to exceed Five Thousand Dollars (\$5,000.00) and write an explanation to attach to the purchase order

19 O.S. § 1505(I)

• Refer to "Emergency Purchases" in Chapter Six, Purchasing Situations.

County Boards and Commissions	62 O.S. § 310.1
In addition to the responsibilities listed above, county boards and commissions not under the direct control of the board of county commissioners must designate purchasing officers by completing SA&I Form No.	19 O.S. § 1501(A)(4)
429, Appointment of Requisitioning Officers, and enter the resolution into the minutes of their meeting and file a copy of the resolution with the county clerk.	19 O.S. § 1503(B)
All non-employee departments, such as rural fire, shall provide evidence of blanket bond coverage or employee dishonesty liability insurance coverage.	19 O.S. 1501(A)(4)
The Requisitioning Officer	19 O.S. § 1507(B)
County officers and department heads may designate two employees to act as requisitioning officers for their department. The names of the designated officers must be filed with the county clerk and entered in the minutes of the board of county commissioners.	40.0.0.0.0.4504/4\/4\
In the county purchasing process, the requisitioning officer has the following general responsibilities:	19 O.S. § 1501(A)(4)
 Write specifications for supplies, materials, equipment, and information technology and telecommunication goods and services requisitioned by their office in sufficient detail so that the purchasing agent, vendor, and receiving officer know what is being ordered and that the items received are the same as those ordered 	19 O.S. § 1505(A)(1)
• Refer to Chapter Ten, "Writing Specifications," for help in writing specifications.	
Complete the requisition part of the Requisition - Purchase Order - Claim form	
 Communicate with the receiving officer to ensure that the items received are the same as those requested 	
These employees are authorized to sign requisitions in the absence of the county officer or department head or administrator.	

The Receiving Officer

County officers and department heads must designate two employees to act as receiving officers for their department. The names of the designated officers must be filed with the county clerk and entered in the minutes of the board of county commissioners.	19 O.S. § 1503(A)
The receiving officer plays a key role in the county's purchasing process. The major function of the receiving officer is to visually inspect all goods received to ensure that the items that are received are the same as the ones requested and are of the desired quality.	19 O.S. § 1504
This visual inspection, which includes counting and measuring, ensures that county funds are paying for the goods that are requested, meet the specifications, and are of the quality and quantity stated in the Requisition - Purchase Order - Claim.	
When the receiving officers sign the receiving report, they certify that an inspection has been made and that the goods are as requested on the Requisition - Purchase Order - Claim.	
The requisitioning officer and the receiving officer should communicate to ensure that the items received are the same as those requested.	
The receiving officer has the following general responsibilities regarding purchasing:	19 O.S. § 1504
 Receive all supplies, materials, equipment, and information technology and telecommunication goods and services purchased, lease purchased, or rented by their department and identify these items 	19 O.S. § 1505(E)
• Communicate with the requisitioning officer to ensure that the items received are the same as	
those requested	19 O.S. § 1505(E)(2)
 Determine that a valid purchase order exists for the items being received 	19 O.S. § 1505(E)(3)
If no Requisition - Purchase Order - Claim exists, the receiving officer refuses the items and returns them to the vendor.	
 Obtain a copy of the delivery ticket, bill of lading, or other such delivery documents from the person making the delivery 	19 O.S. § 1505(E)(4)
 Prepare a list of the items (for the receiving report) 	

•	Obtain the signature of the person making the delivery, if possible, and the type of delivery, such
	as UPS, US Postal Service, or other types

and consumed by the department

•	Prepare SA&I Form No. 4030, Receiving Report, in quadruplicate, which indicates the quantity and quality of the goods received and lists the items that are back-ordered and their estimated	19 O.S. § 1505(E)(5)
	date of delivery	19 O.S. § 1505(E)(6)
•	File the original receiving report and a copy	
•	Forward a copy of the receiving report and a copy of the Requisition - Purchase Order - Claim	19 O.S. §1505(E)(6)
	to the purchasing agent	19 O.S. §1505(E)(6)
•	Forward a copy of the receiving report with the delivery documents to the county clerk	

19 O.S. § 1504(A)

19 O.S. § 1505(G)

Normally, one of the receiving officers is designated as the inventory officer and is specifically assigned this duty.

Maintain a record of all supplies, materials, and equipment received, disbursed, stored,

Chapter Two State Agencies' Roles in County Purchasing

The following sections describe the roles of certain state agencies in the county purchasing process as defined in the Oklahoma Statutes.

The Role of the State Auditor and Inspector in County Purchasing

The State Auditor and Inspector (SA&I) is responsible for establishing the procedures necessary to ensure the proper implementation of the county purchasing system and for developing the forms required for record-keeping and auditing purposes.

In the county purchasing process, the SA&I has the following general responsibilities:

Provide procedures, forms, and guidance for operating the county purchasing system

• Receive and review documentation for the full warranty lease of road machinery and equipment

 Forward documentation of the lowest and best bid to the Office of Management and Enterprise Services (OMES)

• Ensure compliance by performing audits of county purchasing procedures

74 O.S. § 214

69 O.S. § 636.3(G)

69 O.S. § 636.3(G)

19 O.S. § 171 et seq

The Role of the Oklahoma Department of Transportation in County Purchasing

In the county purchasing process, the Oklahoma Department of Transportation (ODOT) has the following	69 O.S. § 636.1
general responsibilities:	69 O.S. § 636.2
 Provide general oversight of federal and state fund allocations for use on roads and bridges 	
 Use the County Road Machinery and Equipment Revolving Fund to purchase new or used road and bridge equipment for lease or lease purchase to counties upon request by the county 	
 Refer to Chapter Seven, "Purchasing by Rental, Lease, or Lease Purchase." 	
Assist Counties in road plans and specifications	69 O.S. § 636.6(B)
 Allow participation in ODOT auctions for the sale of county property 	69 O.S. § 636.3(E)
 Certify to the county that funds are unavailable in the County Road Machinery and Equipment Revolving Fund 	Ç (,
The Role of the Office of Management and Enterprise Service in County Purchasing	74 O.S. § 85.1 et seg
OMES - Central Purchasing Division performs procurement functions and provides oversight of state agencies' procurement activities as defined by the Oklahoma Central Purchasing Act and ensures fair and equitable processes for procurement functions resulting in timely delivery of quality products and support	7 7 0.0.3 300.7 01.00q
service. OMES services are extended to counties under the county purchasing laws. OMES, Central Purchasing Division, performs the following tasks:	19 O.S. § 1501(A)(3)(m)
 Provides access to statewide contracts 	19 O.S. § 1505(B)(1)
Solicits bids on behalf of a county when requested	19 0.3. § 1303(b)(1)
 Provides access to the Oklahoma Credit Card contract, also known as P-Card or purchase card contract 	74 O.S. § 85.2 74 O.S § 85.5

• Refer to Chapter Nine, "Credit Card Purchases."

The Role of the Oklahoma State University – County Training Program in County Purchasing

The County Training Program (CTP) at Oklahoma State University (OSU) (implemented by the Oklahoma Cooperative Extension Service [OCES]) has the following responsibilities regarding county purchasing in Oklahoma:

19 O.S. § 130.2

• Prepare, revise, publish, and distribute the Purchasing Handbook for Oklahoma Counties

19 O.S. § 1500(B)

• Plan and conduct training sessions for county purchasing agents at least once each year

19 O.S. § 130.5

• Provide technical assistance to county purchasing agents, county offices, and other county entities on purchasing procedures

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Chapter Three Purchasing Forms

The State Auditor and Inspector (SA&I) is responsible for establishing the procedures necessary to ensure the proper implementation of the county purchasing system and for developing the forms required for record-keeping and auditing purposes.

74 O.S. § 214

The purchasing forms are available on the SA&I website. Most of the SA&I purchasing forms have been converted into digital forms.

Table 3-1 contains a list of the purchasing forms prescribed by SA&I. Examples of these forms with explanatory information are shown on the pages following Table 3-1.

NOTE:

Effective November 1, 2018, the county clerk is to retain the original of SA&I Form No. 1116, Requisition - Purchase Order - Claim. The distribution of the remaining copies will vary from county to county. All departments should receive a copy of the encumbered purchase order.

Table 3-1: Purchasing Forms Prescribed by SA&I

Form Number	Form Title	Related Chapters
SA&I 112 (2011)	County Sheriff's Credit Card Expenditures	Chapter Nine, "Credit Card Purchases"
SA&I 120-A (2008)	Lease Agreement for Equipment	Chapter Seven, "Purchasing by: Rental, Lease, or Lease Purchase"
SA&I 120B (2017)	Lease Purchase Agreement	Chapter Seven, "Purchasing by: Rental, Lease, or Lease Purchase"
SA&I Form 270 (2019)	Cash Voucher Claim	Chapter Four, "Purchasing Methods and Procedures"
SA&I 397A (2016)	Declaration of Surplus	Chapter Thirteen, "Inventories of County Property"
		Chapter Fourteen, "Disposal of County Property"
SA&I 397 (2015)	Resolution for Disposing of Equipment	Chapter Thirteen, "Inventories of County Property"
		Chapter Fourteen, "Disposal of County Property"
SA&I 425 (2000)	Affidavit for Filing with Competitive Bid	Chapter Four, "Purchasing Methods and Procedures" Chapter Five, "Public Competitive Bidding Act" Chapter Eight, "Purchasing with Other Counties"
SA&I 429 (2021)	Appointment of Requisition Officers	Chapter One, "County Purchasing Responsibilities"
SA&I Form 431 (2016)	Designation of Purchase Cardholders	Chapter Nine, "Credit Card Purchases"
SA&I Form 1116 (2017)	Requisition - Purchase Order - Claim	Chapter Four, "Purchasing Methods and Procedures"
SA&I Form 1116A (2017)	Requisition (Optional Form)	Chapter Four, "Purchasing Methods and Procedures"

Table 3-1: Purchasing Forms Prescribed by SA&I (Continued)

Form Number	Form Title	Related Chapters
SA&I 3512 (2007)	Summary Report	Chapter Thirteen, "Inventories of County Property"
SA&I Form 4030 (2000)	Receiving Report	Chapter Thirteen, "Inventories of County Property"
SA&I Form 4001 (2021)	Affidavit for Contracts and Payments	Chapter One, "County Purchasing Responsibilities"
SA&I 1-4040 (2012)	Invitation to Bid	Chapter Four, "Purchasing Methods and Procedures"
		Chapter Ten, "Writing Specifications"
SA&I 4045 (2000)	Bid Record	Chapter One, "County Purchasing Responsibilities"
SA&I Form 4046 (2020)	Vendor Quote Sheet	Chapter Four, "Purchasing Methods and Procedures"
		Chapter Five, "Public Competitive Bidding Act" Chapter Eleven, "Analyzing to Determine Lowest and Best Bid"
SA&I 1-4050 (2000)	List of Commonly Used Items to County or State Central Purchasing	Chapter Four, "Purchasing Methods and Procedures"
SA&I 1-9001 (2000)	Transfer Document	Chapter Thirteen, "Inventories of County Property"
SA&I 1-9002 (2000)	Project Inventory Record	Chapter Thirteen, "Inventories of County Property"
SA&I 1-9003 (2000)	Summary Report of Consumable Items	Chapter Thirteen, "Inventories of County Property"
SA&I 1-9004 (1982)	Consumable Item Stock Record	Chapter Thirteen, "Inventories of County Property"
SA&I Form 9005 (2019)	Fixed Asset Record - Property and Equipment	Chapter Thirteen, "Inventories of County Property"
SA&I 1-9006 (2000)	Weekly Warehouse Summary	Chapter Thirteen, "Inventories of County Property"

County Sheriff's Credit Card Expenditures – Form 112

19 O.S. § 1506(E)

The County Sheriff's Credit Card Expenditures form is a monthly report to the county commissioners listing all of the expenses incurred on the county sheriff's department credit cards. The form is used whenever a credit card is used by the county sheriff or a deputy sheriff, with the court case number identified. This form should be attached to the monthly blanket purchase order that is submitted to the county clerk.

The information for the form comes from the officers who performed the travel and carried out the duties and their receipts and from the court case documents ordering the travel, such as delivering a prisoner, picking up a prisoner, or other activity.

19 O.S. § 1506(E)

On the back page of the form is an affidavit of verification. This form is used by the county sheriff to verify, under oath, that the itemized expenditures fall within the limits of the law regarding credit cards for the county sheriff's department. The county sheriff also approves the amount for the itemized statement.

Lease Agreement for Equipment – Form 120-A

The Full Warranty Lease Agreement is used whenever a county officer or department makes a lease agreement for equipment with the approval of the county commissioners.

19 O.S. § 1505(B) 69 O.S. § 636.3 62 O.S. § 430.1

The information comes from the bidding process and submission from the successful vendor.

Lease Purchase Agreement – Form 120B

The purpose of the Lease Purchase Agreement form is to obtain road machinery and equipment or other equipment for the county when bidding and purchasing under the County Purchasing Act in the Oklahoma Statutes.

This form is used whenever a county officer or department makes a lease purchase agreement for equipment with the approval of the board of county commissioners.

The information comes from the bidding process and the submission from the successful vendor.

NOTE:

The back page of the Lease Purchase Agreement form is where the board of county commissioners signs off on the agreement, along with a representative of the vendor making the agreement with the county.

19 O.S. § 1505 et seq 19 O.S. § 1505(B) 62 O.S. § 430.1 69 O.S. § 636.3

Cash Voucher Claim – Form 270

Cash Voucher Claim

The Cash Voucher Claim form is used to expend funds from accounts other than those that require use of a warrant, bond, coupon, or depository voucher.

When making a purchase from the resale property fund and other trust and agency funds, a Cash Voucher Claim is used instead of the Requisition - Purchase Order - Claim. These purchases are still subject to the county purchasing laws, and the claim form must be reviewed and signed by the purchasing agent PRIOR to purchase.

The Cash Voucher Claim is also used by the county treasurer to refund a payor for payments made that were collected through error. This is an exception to the purchasing agent requirement.



19 O.S. § 691

Declaration of Surplus – Form 397A

Declaration of Surplus

The Declaration of Surplus form creates a record of county-owned equipment deemed to be surplus.

19 O.S. §§ 421-421.2

19 O.S. §§ 339

This form is used when departments request the county commissioners to declare items to be surplus and a directive for proceeds collected.

The information comes from the county's inventory record.

SAI 397A (2016)				
			Resolution Num	her
	DECLARATION	OF SURPLUS		
WHEREAS, in compliance w	ith 19 O.S. §§ 339, & 421 t	thru 421.2, the Boa	ard of County Commissioners	of
	County, Oklahoma, a	re required and ha	ve power to make all orders	
respecting the property of t required by law, and	the county, and to do and	perform such othe	r duties and acts as may be	
WHEREAS, the Board of Co			County,	
Oklahoma, has under its ma	nagement and control the office or departs		ed assets of the	
Description	Invento	ory ID #	Serial number Date Acquired	
	Origin	al Cost	Date Acquired	
Signature of officer resquesting dec	laration of surplus:	'		
AND, upon proper and careful co	_	ahove equipment i	is obsolete and not economic	al to
continue to use for county purpo		above equipment	3 obsolete and not economic	
The Board further directs that in				property
oe deposited intothe	Fund, which is the	fund from which s	aid property was purchased.	
Passed and approved in op	en meeting this day o	of		
ATTEST:				
County	Clerk	Co	ounty, Oklahoma	-
Ву:	uty	_		
	Chairman			
	Mombor			
	Member			

Resolution for Disposing of Equipment – Form 397

Resolution for Disposing of Equipment

The Resolution for Disposing of Equipment form creates a record for disposal of county-owned equipment.

This form is used when departments report final disposition of items to the board of county commissioners. The information comes from the county's inventory record.

AI 397 (2015)	
	Resolution Numb
RESOLUTION FOR DIS	POSING OF EQUIPMENT
WHEREAS, in compliance with 19 O.S. §§ 339 and 4 County, Oklahoma, respecting the property of the county, and to do an required by law, and WHEREAS, the Board of County commissioners of Oklahoma, has under its management and control	, are required and have power to make all orders id perform such other duties and acts as may be County,
ierial Number	Date Acquired
Name and address of whom acquired:	Date Acquired
Acquisition cost or contract price (if under lease-pu	
acquisition cost or contract price (ii under lease-pu	irchase agreement).
Price received: AND, upon proper and careful consideration, find the conomical to continue to use for county purposes. THEREFORE, after due consideration and deeming it county, the Board of County Commissioners hereby Junked Sold Traded Other (please explain): And that the title to the same be transferred by the upon receipt of the above amount by the County Transed and approved in open meeting this day ATTEST:	to to be for the best interest of y orders the above described property Chairman of the Board of County commissioners reasurer.
	County, Oklahoma
County Clerk By:	
Deputy	
Chairman	
Member	
Member	
Member	

3-7

19 O.S. § 339 19 O.S. § 421

Affidavit for Filing with Competitive Bid – Form 425

Affidavit for Filing with Competitive Bid

The Affidavit for Filing with Competitive Bid allows the competitive bidder to make a statement under oath that no collusion exists in the process of obtaining a successful bid award from the county.

This form is used when goods or services are provided to a county by a vendor.

The information comes from the vendor participating in the competitive bid process. This is returned with the bid if not included in the Invitation to Bid form.

S.A.&I. 425 (2000)	
	AFFIDAVIT FOR FILING WITH COMPETITIVE BID
STATE OF OKLAHOMA COUNTY OF	
	, of lawful age, being first duly sworn, on oath
	thorized by the bidder to submit the attached bid.
	dder has not been a party to any collusion among bid-
ders in restraint of freedom of o	competition by agreement to bid at a fixed price or to
refrain from bidding; or with an	y county official or employee as to quantity, quality
or price in the prospective cont	tract, or any other terms of said prospective contract;
or in any discussions between bi	idders and any county official concerning exchange of
money or other thing of value f	for special consideration in the letting of a contract.
	BIDDER:
	Signature
Subscribed and sworn	to before me thisday of
	Notary Public (or Clerk or Judge)
My commission expires:	
Note:	
Each competitive bid submitted accompanied with the above	d to a county, school district or municipality must be a Affidavit as required by 61 Okl.St.Ann.§ 138

Appointment of Requisition Officers – Form 429

Appointment of Requisition Officers

The purpose of the Appointment of Requisition Officers form is to designate purchasing officers for specific county departments and to set limits on encumbrances.

Two officers may be appointed for each department.

The written designation of the county employees shall be filed with the county clerk and shall be entered in the minutes of the board of county commissioners.

This form is used annually by the board of county commissioners to make appointments or whenever it becomes necessary.

The information comes from the recommendation of the department and from the commissioners working with the county clerk.

SA&I 429 (2021)		
Res	olution	
Арроі	ntment of Requisition Office	rs
Be it resolved, in accordance with provis are designated as requisitioning officers funds. The elected official may designat	and are authorized to reques	
Employee	Position	Fund
Further, entities described in subpars have any nonemployee of the county provide evidence of blanket bond co	agraphs a, b, c and d of Tit v designated as a receiving verage or employee dishon	le 19 OS § 1502.4 choosing to and requisitioning officer shall
Further, entities described in subpara have any nonemployee of the county provide evidence of blanket bond co such designee. Said bond is herein	agraphs a, b, c and d of Tit v designated as a receiving verage or employee dishon	le 19 OS § 1502.4 choosing to and requisitioning officer shall
Further, entities described in subpara have any nonemployee of the county provide evidence of blanket bond co such designee. Said bond is herein	agraphs a, b, c and d of Tit r designated as a receiving verage or employee dishon attached.	le 19 OS § 1502.4 choosing to and requisitioning officer shall esty liability insurance for each
Further, entities described in subpara have any nonemployee of the county provide evidence of blanket bond co such designee. Said bond is herein	agraphs a, b, c and d of Tit r designated as a receiving verage or employee dishon attached.	le 19 OS § 1502.4 choosing to and requisitioning officer shall esty liability insurance for each
Further, entities described in subpara have any nonemployee of the county provide evidence of blanket bond cosuch designee. Said bond is herein	agraphs a, b, c and d of Tit v designated as a receiving verage or employee dishon attached. nissioner on this day of	le 19 OS § 1502.4 choosing to and requisitioning officer shall esty liability insurance for each
Further, entities described in subpare have any nonemployee of the county provide evidence of blanket bond co such designee. Said bond is herein. Elected Officer/Board/Department Head Presented to the Board of County Comm	agraphs a, b, c and d of Tit v designated as a receiving verage or employee dishon attached. nissioner on this day of	le 19 OS § 1502.4 choosing to and requisitioning officer shall esty liability insurance for each
Further, entities described in subpare have any nonemployee of the county provide evidence of blanket bond co such designee. Said bond is herein. Elected Officer/Board/Department Head Presented to the Board of County Comm	agraphs a, b, c and d of Tit v designated as a receiving verage or employee dishon attached. nissioner on this day of	le 19 OS § 1502.4 choosing to and requisitioning officer shall esty liability insurance for each

19 O.S. § 1501(A)(4)

Designation of Purchase Cardholders – Form 431

Designation of Purchase Cardholders

The purpose of the Designation of Purchase Cardholders form is to designate county employees who are issued purchase cards for conducting county business. The form also designates the employees' department and sets the total card limit.

The board of county commissioners approves the form in an open meeting.

The information comes from the recommendation of the department head or county officer.

	Designation	of Purchase	Cardholders	<u>:</u>
As approved on County, Oklahoma in an of following county employ	open meeting a		nce of County Pr	urchase Cards to th
Employee		Departme	ent	Total Card Limit

19 O.S. § 1505(J)

Requisition - Purchase Order - Claim - Form 1116

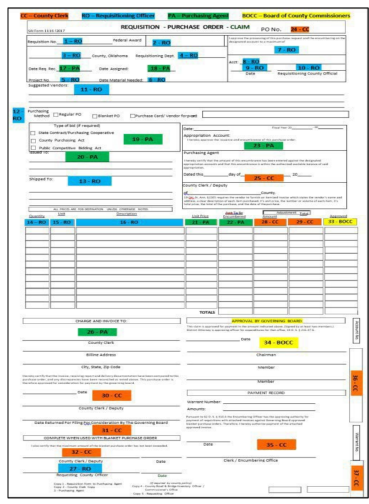
Requisition - Purchase Order - Claim Form

19 O.S. § 1505(A)(I)

The Requisition - Purchase Order - Claim form is used to requisition and encumber funds for county purchases in all departments, to itemize items to be purchased and identify possible vendor and selected vendor, and to track approval for purchase by purchasing department and governing board.

This form is used each time funds are encumbered for purchase and when a purchase is approved.

The information comes from requisitioning department, purchasing department, and governing board action.



Key for Requisition - Purchase Order - Claim

County Clerk (CC) – Orange

Requisitioning Officer (RO) – Blue

Purchasing Agent (PA) – Green

Board of County Commissioners (BOCC) – Yellow

Requisition – Form 1116A (Optional Form)

Requisition

Form number 1116A is optional for county purchasing agents who choose to utilize a separate form for requisitions instead of utilizing the top portion of form 1116. The purpose of this form is to streamline the requisition process.

1. The form may be filled in and digitally signed by an authorized requisition official so that it may be emailed to the purchasing agent. Adobe will walk the user through the process of setting up a digital signature.

NOTE: Digital signatures should be password protected and stored in a location safe from unauthorized use.

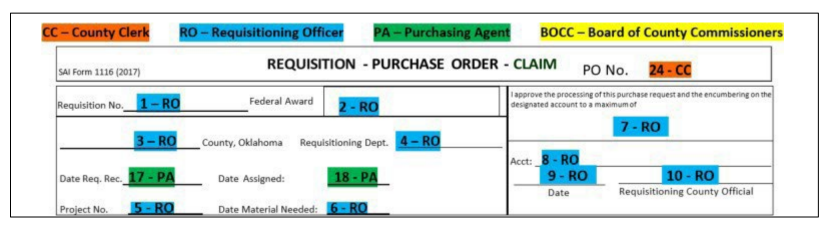
- 2. Alternatively, the form may be filled in, printed, and then signed manually so that it may be scanned, emailed, faxed, or hand delivered to the purchasing agent.
- 3. Once the requisition is approved, the purchasing agent will fill in the bottom portion of the form, send a copy to the requisitioning department and then attach the original to the purchase order. The purchasing agent shall then make a note on the top portion of form 1116 referencing the attached requisition.
- 4. After the requisition is approved and funds encumbered, the purchase may be processed in accordance with county policy and statutes.

19 O.S. § 1505(A)(I)

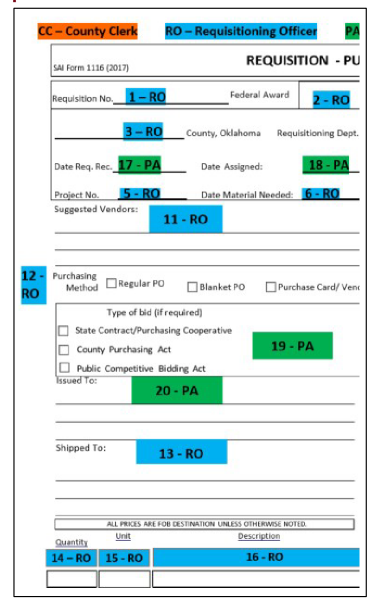
Requisition – Form 1116A (Optional Form)

	_	REQUIS	IIION	C	OH-h
Date				Cou	nty, Oklahom
Requisition Number			Federal Award		
Requisitioning Depa	rtment		Project Number		
Date Needed					
Suggested Vendors					
- 30					
Purchasing Method	При	-1.00	7 D - d C d		
Regular PO		ket PO	Purchase Card		
Vendor for Quantity Unit Cost	P-card: Description				Estimated Cost
Quality 5111 5151	Description				Estillated Cost
I approve the proce	essing of this r	ourchase requ	est and the encu	mberina on th	e designated
account to the max				•	
Type of bid (if applica		Account			
County Purchasi	-	Date			
Public Competiti	ve Bidding Act	2			
State Contract Other Purchasin	n Cooperative		Raquisitioning	County Official Signatu	IFO.
(If using state contract or other		, please attach docume		ound Omeiai aignati	
*******				*******	*******
Date Received by		Date A	Assigned/Encumb	ered	
Purchasing Agent Account			-		
			PO Nun	iner	

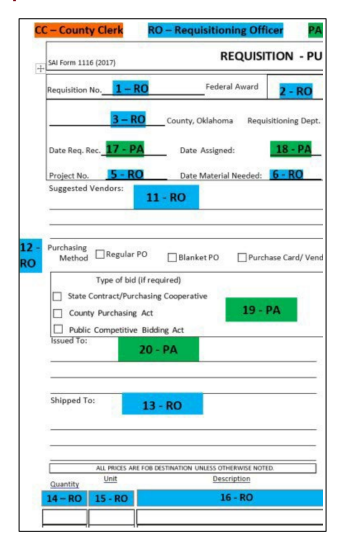
On the following pages, a numbered Requisition - Purchase Order - Claim form is provided with the instructions for completing the form.



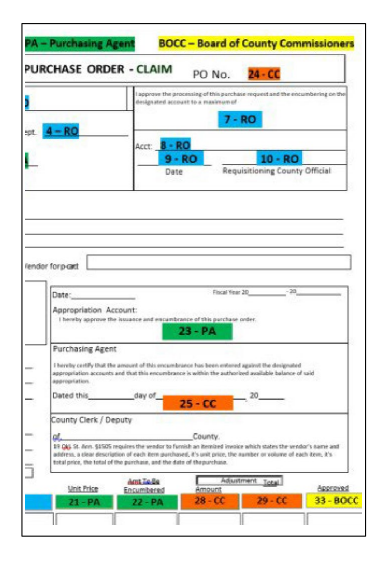
#1	Requisitioning Officer	Requisition No.	Enters the sequential number for the requisition (optional)
#2	Requisitioning Officer	Federal Award	Enters federal award number, if applicable
#3	Requisitioning Officer	County	Enters the name of the county
#4	Requisitioning Officer	Requisitioning Dept.	Enters the designation of the department
#5	Requisitioning Officer	Project No.	Enters the project number when requisitions are prepared to request items that are to be used in accomplishing a specified number of projects
#6	Requisitioning Officer	Date Material Needed	Enters the date the material is needed. This can be a very important entry if several items being requisitioned are needed at the same time to satisfactorily complete a job.
#7 - #10	Requisitioning Officer		Enters the maximum amount to be encumbered, the fund account from which payment is to be made, dates, and signs



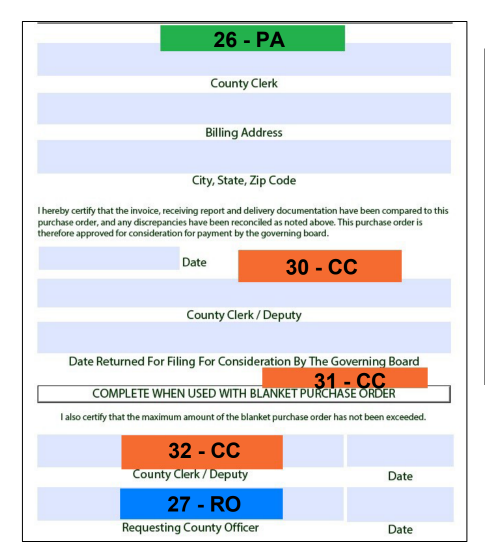
#11	Requisitioning Officer	Suggested Vendors	Enters the names of suggested vendors that should be contacted if any are known. The purchasing agent is not restricted to contacting only the vendors entered
#12	Requisitioning Officer	Purchasing Method	Check the square block preceding the appropriate method – Regular PO, blanket PO, or purchase card. The vendor will be assigned by the purchasing agent
#13	Requisitioning Officer	Shipped To	Enters the address and/or location the item(s) are to be shipped
#14	Requisitioning Officer	Quantity	Enters the quantity of the item(s) being requested
#15	Requisitioning Officer	Unit	Enters the unit of issue for the item(s) being requested, such as gallons, tons, cubic yards, or each
#16	Requisitioning Officer	Description	Enters the description of the item(s) being requested, describing it sufficiently for the purchasing agent and vendors to recognize the item(s). If there is insufficient room on the form, attach another sheet to the form. In cases where the item is described by written specifications, attach a copy of the specifications to the form.



#17	Purchasing Agent	Date Req. Rec.	Enters the date the requisition was received in the purchasing agent's office
			Must begin, within two days after receipt, the action necessary to obtain prices, either by shopping, vendor quotes, or bidding as the situation requires
			Forwards prices when they are received, along with state contract prices when applicable, to the
#18	Purchasing	Date	Enters the date assigned to be encumbered
#19	Agent Purchasing Agent	Assigned Type of Bid (if required)	Checks the box for State Contract/Purchasing Cooperative or County Purchasing Act or Public Competitive Bidding Act
#20	Purchasing Agent	Issued To	Enters the vendor's name and address NOTE: When using the purchasing card method, the purchasing agent will enter Bank of America under "Issued To." The actual vendor will be entered on the purchase card method line.



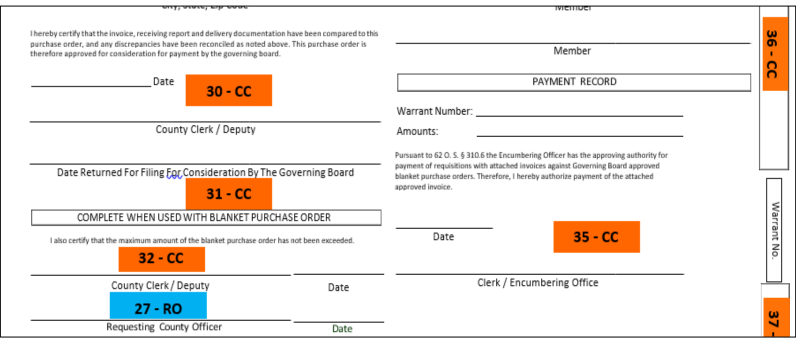
	<u> </u>	1	
#21	Purchasing Agent	Unit Price	Enters the unit price quoted from the vendor
#22	Purchasing Agent	Amt To Be Encumbered	Enters the amount to be encumbered for each item listed and totals
			(If the total exceeds the amount in #7, the requisitioning officer must agree to adjust the amount in #7
			for the continuation of the purchase)
#23	Purchasing Agent	Approval	Completes the form by entering the fiscal year, date, appropriation account from which funds are to be encumbered and signing it—
			forward form to county clerk
#24	County Clerk	PO No.	Enters the purchase order number
#25	County Clerk	Certification	Completes the form by entering the date and signing it



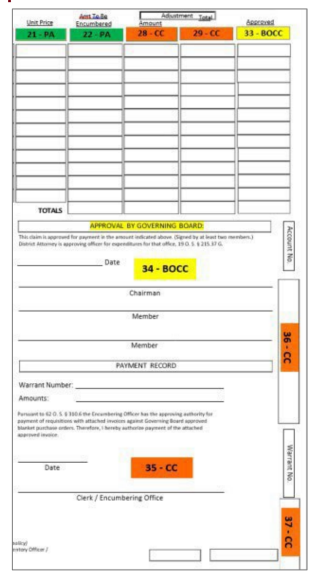
		1	
#26	Purchasing	Charge	Completes by entering the
	Agent	and	account to be charged and
	O	Invoice	invoiced.
		То	
			Notifies selected vendor and
			places the order
			places the order
			Files a geny of the form
			Files a copy of the form
			Sends copy to the receiving
			officer in the department
			receiving the item(s)
#27	Requisitioning	Complete	Must provide written justification
	Officer	when	for the over expenditure and
		used with	attach it to the form if the
		Blanket	amount of the purchase order is
		Purchase	exceeded
		Order	

Quantity	ALL PRICES ARE Unit	FOB DESTINATION UNLESS OTHERWISE NOTED. Description	Unit Price	Amt To Be Encumbered	Adjust <u>Amount</u>	ment Total	Approved
14 – RO	15 - RO	16 - RO	21 - PA	22 - PA	28 - CC	29 - CC	33 - BOCC
			1				1
			\parallel			-	-
			\vdash				1
			\vdash			-	-
			 				
			 			<u> </u>	-
							-
			<u> </u>				
			TOTALS				

#28	County Clerk (or Purchasing Agent)	Adjustment Amount	Enters any adjustment necessary to unit prices
#29	County Clerk (or Purchasing Agent)	Adjustment Total	Files one copy of each document and forwards one copy of each to the county clerk. Enters any adjustment necessary in the total cost of all items on each line



#30	County Clerk	Consideration for Payment	Completes the consideration for payment by entering the date and signing
#31	County Clerk	Date Returned for Filing for Consideration by Governing Board	Enters the date the document package for payment is returned for consideration for payment by the board of county commissioners
#32	County Clerk	Complete when used with Blanket Purchase Order	Dates and signs after verification that the maximum amount has not been exceeded. Verifies that written justification is attached if the maximum amount is exceeded. Holds the document package for three days or more after the considered payment date



#33	ВОСС	Approved Amount	Enters the amount approved for payment for each line item and total
#34	восс	Approval by Governing Board	Dates and signs
#35	County Clerk	Payment Record	Enters the warrant number paying the claim, amount of the warrant, dates, and signs
#36	County Clerk	Appropriation Account No.	Enters the account number of the funds upon which the warrant was drawn
#37	County Clerk	Warrant No.	Enters the warrant number drawn to pay the claim
			Prepares the warrant for payment Files documents for this purchasing action

Summary Report – Form 3512

The Summary Report shows the total value of equipment owned by each county office or department. This form should be completed and submitted to the county clerk on an annual basis. The county office or department should retain a copy. The best business practice is to submit it to the board of county commissioners to reflect the completion of the annual inventory.

The information comes from inventory records on Fixed Asset Record – Property and Equipment – SA&I Form No. 9005.

S. A. & I. 3512 (2007) Code No. Apparatus, Machinery and Equipment No. Driginal of prest, of Purchase of Purchase No. Original of Purchase No. Original of Purchase No. Original of Purchase No. Original of Or Est. of Purchase	I hereby certify that the following report, is a true and complete summary of all tools, apparatus, machinery and equipment, the original cost, or purchase price, of which exceeds \$500.00 acquired by purchase or held for use under a lease or rental contract or disposed of during the accounting period beginning	OFFICE	OR DEDARTMENT OF					CO	LINETS	V OF				
which exceeds \$500.00 acquired by purchase or held for use under a lease or rental contract or disposed of during the accounting period beginning and end of the accounting period. Dated and signed this	which exceeds \$500.00 acquired by purchase or held for use under a lease or rental contract or disposed of during the accounting period beginning and end of the accounting period. Dated and signed this													
		I hereby o	ertify that the following report, is a true and complete s eeds \$500.00 acquired by purchase or held for use un	ummary of all ndera lease o	tools, appar rrental cont	atus, ract o	machiner r dispose	y and equipr d of during th	nent, t ie acci	the origi ounting r	nal cost, or p period beginn	ourcha nina	ise price, o	of
Dated and signed thisday of 20	Dated and signed thisday of 20		, 20 and ending				, 2	0, togeth	er wit	h balanc	es on hand a	at the I	beginning	and end
S. A. & I. 3512 (2007) Reported On hand last Report Period Perio	S. A. & I. 3512 (2007) Reported on hand last Report Period Perio	of the acco	ounting period.											
S. A. & I. 3512 (2007) Reported on hand last Accounting Accounting Period Period Period Period Period Report Period Period Period Report Period Period Period	S. A. & I. 3512 (2007) Reported on hand last Accounting Accounting Period Peri	Dated and	signed thisday of20								Be	eporti	na Office	r or Employee
Code Name or Description of Tools Report Accounting Accounting Period Pe	Code Name or Description of Tools Reported On hand last Accounting Period Perio													
Apparatus, Machinery and	Apparatus, Machinery and	S. A. & I	. 3512 (2007)											
Apparatus, Machinery and	Apparatus, Machinery and						Acq A	uired During counting		D Duri	isposed of ng Accounting	a	Bala End	ance on Hand of Accounting
No. Cost or litems of lite	No. original of original control items origin		Name or Description of Tools Apparatus, Machinery and					Period			Period			Period
Items Cost Items Cost Items Cost Items Cost Items Cost	Items Cost Items Cost Items Cost Items Cost	No.	Equipment	of	Origina or Fet			Cost or	e l	No.	Origina or Fet	d	No.	Original or Est
				Items	Cost		Items	Price	_	Items	Cost			Cost
		_		+		_			Н					
									Н					
				_			_		\vdash					
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Receiving Report – Form 4030

The receiving report is used by the receiving officer to document the receipt of materials, goods, services, or equipment as requisitioned and ordered on a county purchase order. The form is used each time delivery is made of goods and services. Any discrepancies should be noted on the form. The information for the receiving report comes from invoices and accompanying purchase/requisition orders.

19 O.S. § 1505(E) 19 O.S. § 1503

All purchase orders must have a receiving report with the following exceptions:

- Travel claims and payroll
- Utility bills only require verification by date and signature

Receiving reports for blanket purchase orders should have a separate receiving report for EACH date.

Vendo F. 0. B.	or			Requisition No. (For Blanket P.O.))	20
Delive	ery Tic	ket No-		Requisition No. (For Blanket P.O.)	se Order No	
QTY. ORD.	QTY. REC.	BACK- ORD.	UNIT	DESCRIPTION (include Condition of Goods)	UNIT PRICE	TOTAL
9	10	11	12	13	14)	15
12						
-		1				
				TOTAL		
				TOTAL		

Receiving Report Instructions

On the following pages, a numbered receiving report form is provided with the instructions for completing the form.

S.A. & I. 4030 (2000)	RECEIVING REPORT	
Rec. on Blanket P.O.	County, Oklahoma (6) Date	20
(3) F. 0. B	Rec. Dept./Project No	
(4) Delivery Ticket No	Requisition No. (For Blanket P.O.)	

#1	Rec. on Blanket P.O.	Check this block if the items received were purchased on a blanket purchase order
#2	Vendor	Indicates the name of the vendor from which the goods were received
#3	F.O.B. Carrier	Indicates how the goods were delivered (i.e., vendor truck, commercial carrier, county truck, etc.) and the name of the carrier if delivered by commercial carrier
#4	Delivery Ticket No.	Indicates the delivery ticket number, if available
#5	Requisition No.	Indicates the requisition number from the original Requisition - Purchase Order - Claim form
#6	Date	Indicates the date the receiving report is completed
#7	Rec. Dept./Project No.	Indicates the department receiving the goods such as the county clerk, the county treasurer, or the health department
		If goods are received for a designated project, it indicates the project number
#8	Purchase Order No.	Indicates the purchase order number from which the goods were ordered

Receiving Report Instructions

S.A. & I. 4030 (2000) ☐ Rec. on Blanket P.O.	RECEIVING REPORT		
2 Vendor	TRec. Dept./Project No_ Sequisition No. (For Blanket P.O.)	Order No	20
9 10 11 12	DESCRIPTION (include Condition of Goods)	UNIT PRICE	TOTAL (15)

#9	Qty. Ord.	Indicates the number of items ordered on the original purchase order
#10	Qty. Rec.	Indicates the actual quantity received, confirming by actual inspection, or counting
#11	Back-Ord.	Indicates the quantity of the goods that are short and backordered
#12	Unit	Indicates the unit of measurement (such as gallons, tons, dozen, each)
#13	Description	Describes the goods (such as culver pipes, pencils, asphalt) and the condition of the goods upon receipt (any damage must be entered with a complete description of the damage) Attaches another sheet if space is insufficient
		If damage is sufficient, refuses to accept the goods and returns them to the vendor
#14	Unit Price	Enters the unit price as shown on the original Requisition - Purchase Order - Claim If the unit price is different, the receiving officer refuses the goods
#15	Total	Indicates the total cost of the goods

Receiving Report Instructions

S.A. & I. 4030 (2000)	RECEIVING REPORT		
Rec. on Blanket P.O.	County, Oklahoma		
(2)Vendor		te	20
3 F. O. B	7 Rec. Dept./Project	No	***
4 Delivery Ticket No	County, Oklahoma County, Oklahoma 6 Da 7 Rec. Dept./Project	nase Order No	
QTY. QTY. BACK- ORD. REC. ORD. UNIT	DESCRIPTION (include Condition of Goods)	UNIT PRICE	TOTAL
9 (10) (11) (12)	(13)	(14)	(15)

-			
	ТОТА	AL	
16 Remarks			
(17) Received by			
NOTE: Strike through any u	Copy I -White-County Clerk Copy 2-Canary	 Send to Inventory Office 	r with Copy 2 of P.O.
110 12. Stilke through any t	Copy 3-Pink-Receiving Officer Copy 4-Gol	denrod-Send to Purch. A	agent with Orig. P.O.

#16	Remarks	Enters any remarks that are necessary to explain unusual circumstances about the shipment
#17	Received By	Signs and dates the receiving report
#18	Delivered By	Obtains signature of the delivering person, if possible
		Indicates the delivering person's name if the signature cannot be obtained and the type of
		delivery such as UPS, US Postal Service, etc.

Affidavit for Contracts and Payments – Form 4001

Affidavit for Contracts and Payments

The Affidavit for Contracts and Payments is used for every contract of Twenty-Five Thousand Dollars (\$25,000.00) or more entered by any county for payment for an architect, supplier, or engineer. A vendor may submit one affidavit annually for multiple contracts.

This form is used each time a contract is issued by the county totaling Twenty-Five Thousand Dollars (\$25,000.00) or more. The form is filed in the county clerk's office.

The information comes from the actual contract itself, along with the contracting party, commissioners, and clerk's office working together.

S. A.S. I. 4001 (2021)
3. A.a.: 4001 (2021)
AFFIDAVIT FOR CONTRACTS AND PAYMENTS
STATE OF OKLAHOMA)) ss COUNTY OF)
THE UNDERSIGNED (ARCHITECT, CONTRACTOR, SUPPLIER OR ENGINEER), OF LAWFUL AGE, BEING FIRST DULY SWORN, ON OATH SAYS THAT THIS INVOICE OR CLAIM IS TRUE AND CORRECT. AFFIANT FURTHER STATES THAT THE (WORK, SERVICES OR MATERIALS) WILL BE (COMPLETED OR SUPPLIED) IN ACCORDANCE WITH THE PLANS, SPECIFICATIONS, ORDERS OR REQUESTS FURNISHED THE AFFIANT, AFFIANT FURTHER STATES THAT (S)HE HAS MADE NO PAYMENT DIRECTLY OR INDIRECTLY TO ANY ELECTED OFFICIAL, OFFICER OR EMPLOYEE OF THE STATE OF OKLAHOMA, ANY COUNTY OR LOCAL SUBDIVISION OF THE STATE, OF MONEY OR ANY OTHER THING OF VALUE TO OBTAIN PAYMENT OF THE INVOICE OR PROCURE THE CONTRACT OR PURCHASE ORDER. (CONTRACTOR, ARCHITECT, SUPPLIER, OR ENGINEER)
ATTESTED TO BEFORE ME THISDAY OF, 20
NOTARY PUBLIC (OR CLERK OR JUDGE)
NOTE: 62 O.S. § 310.9 (B), authorizes counties executing a contract with any architect, contractor, supplier or engineer for construction work, services or materials which are needed on a continual basis from such architect, contractor, supplier or engineer under the terms of such contract, or septicing more than one contract during the fiscal year with such architect, contractor, supplier or engineer complete a ginged affiliant as provided for in subsection A of this section which shall apply to all work, services or materials completed or supplied under the terms of the contract or contracts.

62 O.S. § 310.9(B)

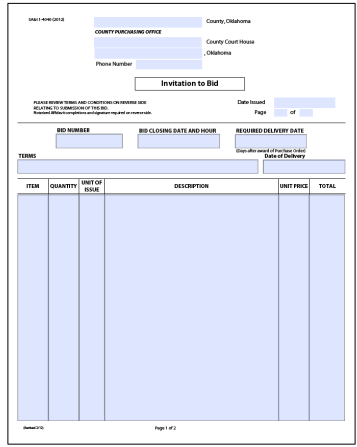
Invitation to Bid – Form 1-4040

Invitation to Bid Form

The Invitation to Bid is used to prepare a solicitation for bids from vendors for county purchases of goods, services, or equipment.

This form is used each time the bidding procedure is to be used.

The information comes from the requisitioning department who assists the purchasing department in preparing the bid specification package.

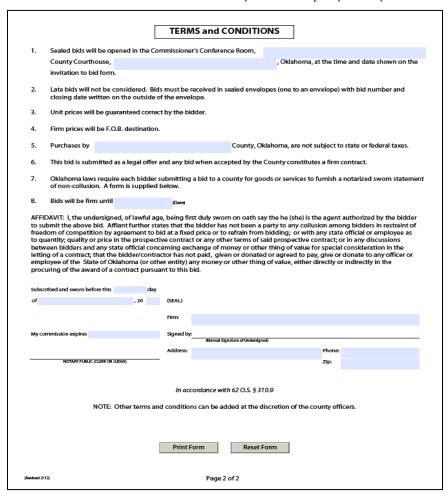


19 O.S. § 1505(B)(2)

Invitation to Bid – Form 1-4040 (Continued)

Invitation to Bid Form 19 O.S. § 1505(B)(2)

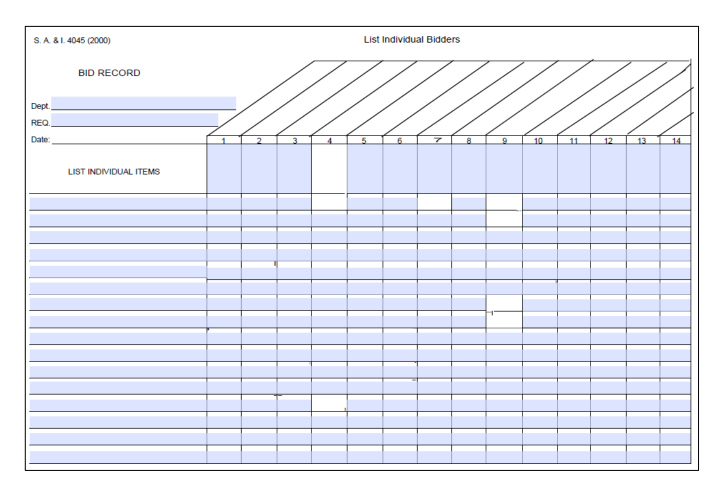
On the back page of the form is an affidavit for the vendor/bidder to sign and swear that the bid information is correct and that they are not a party to any collusion among bidders.



The Bid Record form lists in an organized fashion the bid responses received by the county in response to a bid solicitation.

This form is used each time bid responses are opened by the board of county commissioners.

The information comes from the bid responses and is organized by the purchasing agent or purchasing department for consideration of the commissioners and requisitioning office/department.



Vendor Quote Sheet – Form 4046

The vendor quote sheet is used to obtain accurate pricing information by phone, fax, or email in the following situations:

19 O.S. § 1505(B)(6)

 When no bids are received, and the vendor is not willing to commit to a firm price for a reduced period

19 O.S. § 1501(A)(g)

For purchases of fuel

19 O.S. § 1501(A)(i)

• For purchases of food for prisoners in counties with a population of more than 100,000 persons

19 O.S. § 1501(A)(k) 19 O.S. § 1505(B)(5)

 When a vendor is unable to perform on a bid price already submitted (See Chapter Six, "Purchasing Situations")

19 O.S. § 421.1(H)

• For the removal of recyclable materials

• For Public Improvement Projects under Five Thousand Dollars (\$5,000.00)

61 O.S. 103(D)

The information comes from the actual quotes assembled by the purchasing agent, or their designated person authorized to obtain the quotes for them.

Al Form 4046 (2020) Vendor Quote Sheet					
Department	Date	Buyer obtaining quote			
			Price		
		Description	Unit	Qty	Total
Vendor					
Representative					
Phone or email					
Quote expiration date					
Delivery date					
PO number					
Requisition number					
Vendor					
Representative					
Phone or email					
Quote expiration date					
Delivery date		1			
PO number		1			
Requisition number		1			
Vendor					
Representative		1			
Phone or email					
Quote expiration date					
Delivery date					
PO number					
Requisition number					

Vendor Quote Sheet Instructions

On the following pages, the SA&I Vendor Quote Sheet form is provided with the instructions for completing the form.

		Vendor Quote Sheet			
Department	Date	Buyer obtaining quote			
			Price		
		Description	Unit	Qty	Tota1
Vendor					
Representative					
Phone or email					
Quote expiration date					
Delivery date					
PO number					
Requisition number		7			

Purchasing Agent	Enters data on this form as quotes are received
Purchasing Agent	Solicits quotes from at least three vendors
Purchasing Agent	Documents the situation if three vendors cannot be contacted by attaching an explanation sheet to this form
Department	Enters the name of the department for which quotes are being sought
Date	Enters the date the quotes are made
Buyer Obtaining Quote	Enter the name of the individual making the quotes. Normally, this would be the purchasing agent
Description	Describes the item(s) being ordered sufficiently that they can be easily identified

Vendor Quote Sheet Instructions (Continued)

, ,		Vendor Quote Sheet			
Department	Date	Buyer obtaining quote			
			Price		
		Description	Unit	Qty	Tota1
Vendor					
Representative		1			
Phone or email		1			
Quote expiration date		1			
Delivery date		1			
PO number		1			
Requisition number		1			
•					
-					

Vendor	Enters the name of the vendor giving the quote
Representative	Enters the name of the person making the quote for the vendor
Phone or Email	Enters the phone number or email address of the vendor
Quote Expiration Date	Enters the last date for which the quote is good
Delivery Date	Enters the date the vendor agrees to deliver the goods ordered
P.O. Number	Enters the purchase order number from the Requisition - Purchase Order - Claim form prepared for this purchase
Req. Number	Enters the requisition number obtained from the Requisition - Purchase Order - Claim form
Unit Price	Enters the unit price for the item being purchased
Quantity	Enters the quantity of the item for this sequential line number
Total Price	Enters the total price quoted for the item(s) being purchased. The total price is obtained by multiplying the unit price by the quantity

Commonly Used Items – Form 1-4050

19 O.S. § 1505(B)(1)

The List of Commonly Used Items form is used to compile all items that each department commonly needs or uses during the year. It is also used by purchasing agent/department to compile a listing for bid solicitation for 12-month, 6-month, 3-month, or any designated period of time for commonly used items – and to compile a vendor and supply record within the purchasing agent's department.

The information comes from each requisitioning office/department operating within county government.

LIST OF COMMONLY USED ITEMS TO COUNTY OR STATE CENTRAL PURCHASING S. A. & 1.1-4050 (2000)						
DATE OFFICER	FUND	FISCAL YEAR	PERIOD COVERED			
ITEM ESTIMATED QUANTITY TO BE USED IN PERIOD	DESCRIPTION		NAME AND ADDRESS OF POSSIBLE SUPPLIER			
NATURE OF RECOMMENDING OFFICER FOR USE BY CENTRAL PURCHASING:						

Commonly Used Items Instructions	
Date	Enters the date prepared
Officer	Enters the officer name
Fund	Enters the fund to be encumbered in purchasing the items listed
Fiscal Year/Period Covered	Enters the fiscal year and period of time in which this list is to be used
Item No.	Enters sequential numbers as items are listed
Estimated Quantity to be Used in Period	Enters the estimated number of the item listed that is expected to be used in the office during the period
Description	Enters a description sufficient to identify the item desired easily
Name and Address of Possible Supplier	Enters the name and address of the vendor that might be able to supply the item listed
Signature of Recommending Officer	Signs the form

Transfer Document – Form 1-9001

The Transfer Document creates a written record showing items that are transferred from the inventory of one department or agency to another or from one road or bridge project to another.

This form is used whenever a transfer of equipment is made or when consumable materials and supplies are transferred.

The information comes from the county's fixed asset and consumable inventory records and from the departments involved in the actual transfer transaction.

SA&I 1-9001 (2000)	TRANSFER	RDOCUMENT	NO.	
SA&I 1-9001 (2000)		COUNTY, OKLAHOMA	DATE	20
ISSUING DEPT./PROJECTCREDIT ACCOUNT NO.		RECEIVING DEPT/PROJECT CHARGE ACCOUNT NO.		
QUANTITY UNIT	DESCRIPTION O	FITEMS	UNIT PRICE	TOTAL
		TOTAL		
ISSUED BY	Deputy	RECEIVED BY		Receiving Officer
APPROVED	. ,	APPROVED		-
	Dept. Head			Dept. Head
INSTRUCTIONS: To Copy 1 -White-Receiving Dept. Co	Transfer Materials, Supplies, Equip opy 2-Canary-Inventory Officer Co			

Project Inventory Record – Form 1-9002

Project Inventory Record

The Project Inventory Record creates a written record showing and tracking all materials acquired for a specific project that utilizes road and bridge materials – and bridges are to be specifically numbered and roads are to be specifically numbered on each such project.

This form is used each time a project is started and concluded.

The information comes from requisition and purchase forms, invoices and receiving reports, as well as consumable goods inventory record sheets.

0.4.0.4.0000.00000	PROJ	ECT INVENTORY RECORD		
S. A. & I. 1-9002 (2000)				PAGEOF
		COUNTY, OK	PROJECT NO.	
DATE STARTED	_		DISTRICT OR DE	PT
DATE COMPLETED			Dio I I I I I I I I	
DESCRIPTION				
AND LOCATION				
DATE DOCU.NO. OR QUANTIT	Y UNIT	DESCRIPTION	UNIT AM	OUNT ACCUMULATED
TRANSFER OUT NO.	Y UNII	DESCRIPTION		OUT) BALANCE
TOTAL PROJECT	MATERIALS COST			
supplies complet Consum	to another project or to ed copy of this form to able items, "S.A. & I. F	sfer out any unused materials to the warehouse. Attach a a "Summary Report of form No. 1-9003 (2000). sry-Retained by Receiving Offi		

19 O.S. § 1505(G)

Summary Report of Consumable Items – Form 1-9003

Summary Report of Consumable Items

The Summary Report of Consumable Items creates a written record to account for and track consumable road and bridge and non-road and bridge materials.

This form is used by county commissioners each time goods and materials are acquired, when projects begin and end, and to prepare monthly reports summarizing the information. This form is also used by other county officers and department heads to track non-road and bridge consumable materials and supplies.

The information comes from the requisition and purchase orders, invoices, receiving reports, project records, and inventory officers in each district, office, or department.

			SUMMARY REPORT OF CONSUMABL	E ITEMS			
S. A. & I.	1-9003 (200	00)					
DEPARTMENT	OF		ort to The Board of County Commis	,OK	LAHOMA		
Officer is a true	and comple	ite summary of al	ort to The Board of County Commis Il supplies and materials disposed of and/o and ending	r projects com	The Cou	nty Road a	nd Bridge Inventory orting period begin-
Date		20				Rej	porting Officer or Employee
Place or Project No.	Date Started	Date Completed Dis- posed or Consumed	DESCRIPTION	QUANTITY	UNIT	Cost Per Unit	TOTAL
			TOTAL				
			TOTAL				

Consumable Item Stock Record – Form 1-9004

The Consumable Item Stock Record tracks and accounts for all consumable items used for road and bridge construction by county commissioners and for county officers and department heads for non-road and bridge items.

This form is used each time specific items of road and bridge materials are stockpiled and used in each district. This form is also used each time items for non-road and bridge materials, and supplies are purchased and used.

The information comes from purchase records, invoices, receiving reports, and inventory records in each district, office, and department.

SA	&I 1-9004 (1982)			Con	sum	nable Item S	Stock Re	cord				
co	UNTY OF									SEI NU	CTION IMBER	
ITE	M NO.					STOCK NUMBER			BIN NUMBER			
						HOMBER			CARD NUMBER			
	CRIPTION			P.	ART				TRANSFER TO CARD N	RED		
	ECIFICATION			T.	INIT	<		PER	TRANSFER FROM CAR			
WA	REHOUSE		RECEIVED	P	RICE		ISSUED	PER	FROM CAR	D NO. BALANCE		
	PURCHASE ORDER NO.	1-4030	Quantity	Value		1-9001	Quantity	Value	Date	Quantity	Valu	ie
1												
2												
3						1						
4												Г
5												П
6												Т
7												Т
8												
9												
10												Н
11												
12												
13												
14												Т
15												\vdash
16												
17												
18												
19												

Fixed Asset Record - Property and Equipment – Form #9005

The Fixed Asset Record creates a record showing equipment owned by the county costing Twenty-Five Hundred Dollars (\$2,500.00) or more and information technology (IT) hardware and software (non-road/bridge) costing Five Hundred Dollars (\$500.00) or more. This form may also be used to record land and buildings at their initial (historical) cost.

19 O.S. § 1502

An office or department may use the form to track all fixed assets, not limited to only those items costing Twenty-Five Hundred Dollars (\$2,500.00) or more and information technology (IT) hardware and software (non-road/bridge) costing Five Hundred Dollars (\$500.00) or more.

This form is used each time equipment is acquired or disposed of in each office and department.

The information comes from purchase orders, receiving reports and accompanying invoices, and warrant activity.

O.S. §§ 178.1 et seq., 421.1, 421.2 and 1502	(Vehicles, Furniture, Equipment, Machinery, Radios, Electronics, Etc.)
County	Identification Number
Department	Account
Inventory Officer	
	Record of Acquisition
ltem	Estimated Useful Life
Trade Name	
Description	
Serial Number Model Number	
Vendor (or donor)	
Date Acquired	
Cost	Estimated Fair Market Value (if donated)
Purchase Order Number	
Warrant Number	
Location of Asset	
Federal Grant Funds used	Federal Grant Number
	Lease-Purchase Assets or Leased (rented) Assets
Vendor	
Payment Contract with	
Date of contract	Lease- Purchase (title will transfer to the County upon final payment
Purchase Price	Leased/Rented (for tracking purposes only - full warranty leases and rented equipment are no to be include in total value of County owned fixed assets).
Date of Final Payment	to be include in total value of County owned fixed assets).
	Asset Disposition
Date Declared Surplus	
Disposition (check one) Sol	ld Traded Junked
Date Sold or Traded	
Receipt Number	Amount
Sold or Traded to:	
Method of disposal	
(if declared junk)	

Weekly Warehouse Summary – Form 1-9006

19 O.S. § 1505(G)

The Weekly Warehouse Summary tracks a running balance of stockpiles of road and bridge materials on hand in each commissioner district.

This form is used each week.

The information comes from purchase records, receiving reports, and transfer records.

	WEEKLY WAI	REHOUSE SUMMARY
S. A. & 1.	1-9006 (2000)	DATE
TO:	County Road & Bridge Invent	ory Officer
FROM-	CountyDistrict	
SUBJECT:	Receiving Report and Transfer	Document (Warehouse Only)
Week Endi	ng	
Balance La	st Report	100
Add:	Receiving Reports	
Deduct-	Transfer Documents	
Warehouse	Stock Balance	\$

Chapter Four Purchasing Methods and Procedures

Counties in Oklahoma may use any of several methods for purchasing supplies, materials, equipment, road and bridge construction services, information technology, and telecommunication goods and services. This chapter explains the various methods to help purchasing agents and their customers determine the method(s) best suited to each particular situation and need.

Purchases when Bidding is Required

All purchases that exceed Twenty-Five Thousand Dollars (\$25,000.00), including rentals, leases, and lease purchases other than those exempted by law (see Chapter Six, "Purchasing Situations"), must be bid. The following chapter outlines the steps in a normal bidding procedure. Any deviations from these procedures will be noted in Chapter Six, "Purchasing Situations."

19 O.S. §1501 (A)(3)

WARNING:

Splitting purchases for the purpose of avoiding competitive bidding and paying an amount in excess of Twenty-Five Thousand Dollars (\$25,000.00) is prohibited. Any persons convicted of violating this provision will be guilty of a misdemeanor and will forfeit their position or office.

19 O.S. § 1505(A)(3)

Oklahoma Constitution
Article 10 § 26

The Requisitioning Officer

In the bidding process, the requisitioning officer has the following general responsibilities:

19 O.S. § 1505(A)(1)

- Prepare the requisition portion of SA&I Form No. 1116, Requisition Purchase Order Claim
 - Specifications shall be attached to the requisition form.
- Forward the requisition form to the purchasing agent

The Purchasing Agent

In the bidding process, the purchasing agent has the following general responsibilities:

19 O.S. § 1505(B)(2)

- Solicit advertised bid requests on SA&I Form No. 4040, Invitation to Bid
 - The non-collusion affidavit on the back side of this form must be completed before any bid can be accepted. In those cases where the description is contained on lengthy specification sheets, enter "See attached specification sheets" under "Description."
 - Refer to Chapter Ten, "Writing Specifications."
- Mail a notice to all persons or firms that have submitted a written request to be notified, plus any
 other person or firm that might be expected to bid. The notice shall specify whether the county
 will consider written bids, electronic bids, or both; the decision to consider either written bids or
 electronic bids shall be determined by the board of county commissioners.
 - Proof of the bidder solicitation must be made by affidavit of the person making the
 mailing, or e-mail solicitation and must become a permanent part of the official records of the
 purchasing agent.
 - Whenever any prospective supplier or vendor dealing in or listing for sale, any particular item or article required to be purchased or acquired by sealed bids fails to enter or offer a sealed bid for three successive bid solicitations, the name of the supplier or vendor may be dropped from the mailing lists of the board of county commissioners.
- Publish a notice of the bid solicitation one time in a newspaper of general circulation

19 O.S. § 1505(B)(2)

- Notices must be mailed and published at least TEN days prior to the date bids are opened. Proof of Publication affidavit should be a permanent part of the bid file.
- File stamp time and date when a bid is received
 - Give sealed bids received and any state contract prices from the Office of Management and Enterprise Services (OMES) (when available) to the county clerk

The County Clerk

After receiving the sealed bids from the purchasing agent, the county clerk has the following responsibilities:

- Forward the sealed bids to the board of county commissioners
- Forward the state contract prices to the board of county commissioners, if available

The Requisitioning Officer

After the public opening, the requisitioning officer should review the bids and submit a written recommendation to the board of county commissioners.

Whenever the lowest bid is not considered to be the lowest and best, the reason should be documented in the recommendation to the board of county commissioners.

The Board of County Commissioners

At an open meeting, the board of county commissioners must complete the following actions:

- Open the sealed bids and compare them to state contract prices
- If no bids are received, quotes may be solicited by the purchasing agent. Refer to "Vendor Quotes" in Chapter Six, "Purchasing Situations."
- Award bids within 30 days to a single vendor
- Processed native materials are an exception to this rule. Refer to "Awarding Bids for Processed Native Materials" in Chapter Six, "Purchasing Situations."

Keep a written record of the meeting as required by law

19 O.S. § 1505(B)(6)

19 O.S. § 1505(B)(4)

19 O.S. § 1505(B)(4)

19 O.S. §1505(B)(4)

- Whenever the lowest bid is not considered to be the lowest and best bid, record the reason for that conclusion
- Whenever the board of county commissioners rejects the written recommendation of the requisitioning officer pertaining to a special item, the reasons for the rejection shall be entered in their minutes and stated in a letter to the requisitioning officer and county purchasing agent
 - Refer to Chapter Eleven, "Analyzing to Determine Lowest and Best Bids," for more information.

Electronic Bids 19 O.S. §1500.1

The board of county commissioners shall have the authority to establish an online bidding process with a vendor authorized by state contract as provided by the Office of Management and Enterprise Services (OMES).

The purchasing agent shall comply with all bid notice requirements as prescribed in the Oklahoma Statutes or the Public Competitive Bidding Act of 1974.

Solicitations shall designate an opening and closing date and time for bids. Sealed bids received pursuant to Oklahoma Statutes shall be first opened in an open meeting of the board of county commissioners concurrently with other sealed bids received as provided in the Oklahoma Statutes or the Public Competitive Bidding Act of 1974.

The board of county commissioners shall be authorized to require online bidders to register before the opening date and time and, as part of that registration, require bidders to agree to any terms, conditions, or other requirements of the solicitation or applicable acts.

The board of county commissioners shall be authorized to require potential online bidders to prequalify as bidders. Solicitations and published bid notices shall indicate the prequalification requirements for online bids. Bids submitted by online bidders not meeting a prequalification requirement shall be disqualified from consideration.

The Purchasing Agent

In the bidding process, the purchasing agent has the following general responsibilities:

- Notify the successful bidder(s)
- Prepare and maintain a vendors list specifying the successful bidder for the common bid list and provide a copy to county officers

19 O.S. §1505(B)(5)

- Complete the requisition as presented for the bid item and place the order
- Maintain a bid file containing the following items:
 - Copy of Requisition Purchase Order Claim
 - Specifications
 - Affidavit of publication
 - Affidavit of mailing listing all the vendors that were notified of the bid proposal
 - List of vendors that responded (SA&I Form No. 4045, Bid Record)
 - Written evaluation from the requisitioning officer
 - Copy of agenda for bid opening
 - Copy of minutes of board of county commissioners awarding of the bid
 - Bids received
 - State contract pricing (if considering evaluation)
 - Other items as applicable

For items exempt from bidding, refer to Chapter Six, "Purchasing Situations."

Vendor Quotes

Quotes can be used in specific situations as prescribed by law. Vendor quotes as used in the Oklahoma Statutes would include those quotes by telephone, fax, and email. All quotes should be entered on SA&I Form No. 4046, Vendor Quote Sheet. Refer to "Vendor Quotes" in Chapter Six, "Purchasing Situations."

Common Bid List

The county maintains accurate pricing information to plan, budget, and requisition commonly used items by placing items on a bid list and soliciting bids in advance of needs. The bid list also permits the purchasing agent to easily identify an item requisitioned by using the bid list number in combination with the specifications. Commonly used items are used on a regular basis, such as file folders, paper, rock, culverts, and other items.

19 O.S. § 1505(B)(6)(b)

19 O.S. § 1505(B)(1)

A common bid list cannot exceed twelve months. The most common time frame is six months. Common bids are often referred to as six-month bids.

The Purchasing Agent

The purchasing agent has the following responsibilities when preparing a bid list of commonly used items (common bid list):

- Solicit, from county officials and department heads, recommendations of needed or commonly used supplies, materials, and equipment for their departments.
- Refer to SA&I Form No. 1-4050, List of Commonly Used Items to County or State Central Purchasing, for information on completing the form used for this purpose.
- Prepare a list of needed or commonly used items within the county from the recommendations received, previous requisitions, purchase orders, and inventory records.
 - The criterion for placing an item on the list should be that it is needed, commonly used, or used often and repeatedly by the department or county.
 - This list of items becomes the basis for a common bid list.
 - The bid for a common bid list can be for less than 12 months. The most common time frame is a six-month bid.

19 O.S. § 1505(B)(1)

Once the common bid list is complete, the purchasing agent may complete the following steps:

• Request the Office of Management and Enterprise Services (OMES) to purchase the items on the common bid list for the county

OR

- Advertise the bids locally for the county office, department, or county entity (most commonly used method)
- Follow bidding procedures as outlined under "Purchases When Bidding is Required" in this chapter
 - Refer to "Awarding Bids for Processed Native Materials" in Chapter Six, "Purchasing Situations," for awarding deviations from normal practices

19 O.S. § 1505(B)(1)

19 O.S. § 1505(B)(2)

19 O.S. §1505(B)(6)

For a common bid list, if no bids are received after following the bidding procedures as outlined under "Purchases When Bidding is Required" in this chapter, the purchasing agent has the following responsibilities:

- Determine if vendors are willing to commit to bids for a shorter period
- If vendors are willing, solicit bids and award for the shorter period
- A vendor can lower a bid on a common bid list but cannot increase the pricing during the bid period. If a vendor cannot provide an item at any time during the contract, refer to Chapter Six, "Purchasing Situations."

Blanket Purchase Orders

62 O.S. § 310.8

Using a blanket purchase order provides an easy, controlled method for making recurring purchases of goods and services while avoiding excess paperwork, saving time, and ensuring that goods and services are received when they are needed. The issuance of a blanket purchase order requires approval by the board of county commissioners <u>prior</u> to encumbrance. Refer to "Blanket Purchase Orders" in Chapter Six, "Purchasing Situations."

62 O.S. § 310.8(A)(2) 19 O.S. § 1501(B)

Rental, Lease, or Lease Purchase

19 O.S. § 1501(A)(3)

Rental, lease, and lease purchase arrangements are made through the purchasing agent. The board of county commissioners signs the actual contract agreement.

69 O.S. § 636.3(A)

In an emergency, specialized road machinery or equipment may be leased for periods not to exceed thirty days without an approved contract. However, if the cost of the lease exceeds the current bid limit, it must be bid.

Refer to Chapter Seven, "Purchasing by: Rental, Lease, or Lease Purchase."

Emergency Purchases

The Emergency Management Act of 2003 was written to ensure that preparations for a state of emergency will adequately deal with natural and man-made disasters and emergencies, generally provide for the common defense and protect the public peace, health, and safety; preserve the lives and property of the people of Oklahoma and carry out the objectives of state and national survival and recovery in the event of a disaster or emergency.

63 O.S. § 683.1~683.24

The statutory definition of an emergency is defined as a condition resulting from a sudden, unexpected happening or unforeseen occurrence or condition whereby the public health or safety is in danger.

The County Disaster Recovery Plan or County Emergency Mitigation Policy should be reviewed for local purchasing procedures.

Refer to "Emergency Purchases" in Chapter Six, "Purchasing Situations."

Purchasing

Counties are authorized to use credit cards as a form of payment. All purchasing procedures apply to purchases paid by credit card. Refer to Chapter Nine, "Credit Card Purchases."

19 O.S. § 1506(A)

Purchases with a Cash Voucher Claim

Resale property and other trust and agency funds use SA&I Form No. 270, Cash Voucher Claim, instead of the Requisition - Purchase Order - Claim form in making purchases. Purchases are still subject to the county purchasing laws. Only the method of payment is different.

74 O.S. § 85.5

Refer to Chapter Three, "Purchasing Forms."

Purchases with Other Counties

Counties can purchase jointly with other counties.

Refer to Chapter Eight, "Purchasing with Other Counties."

Purchases Less Than \$25,000

Purchases less than Twenty-Five Thousand Dollars (\$25,000.00) will be made with a single purchase order. The county purchasing agent is responsible for promoting, developing, and implementing policies and procedures for the procurement of goods and services.

If an item or service is needed that IS NOT on a common bid list and is less than Twenty-Five Thousand Dollars (\$25,000.00), the county policy should be followed. Consult with the County purchasing agent. Refer to "Requisition - Purchase Order - Claim Instructions" in Chapter Three, "Purchasing Forms," for information on completing SA&I Form No. 1116, Requisition - Purchase Order - Claim.

19 O.S. § 1501(A)(3)(a)

WARNING:

The Twenty-Five Thousand Dollars (\$25,000.00) bid limit is a "by department" threshold. The purchasing agent shall monitor departmental purchasing to ensure the limit is not exceeded.

Reverse Auction

Use of Reverse Auction for Counties

Reverse auctions allow suppliers to compete to obtain county business by using internet bidding. In a traditional auction, multiple buyers bid for a particular item, with the highest bidder receiving the item. In a reverse auction, the sellers lower the price of the goods with each bid placed. A county is authorized to use a reverse auction bidding procedure to obtain bids for the purchase of goods or services of any type.

19 O.S. § 1801

Reverse auctions must be a real-time bidding process that takes place at a previously scheduled time and internet location and for a previously established duration, in which multiple suppliers, anonymous to each other, submit bids to provide the goods or services. County purchasing personnel can view each supplier's identity as the suppliers place their bids.

19 O.S. § 1801(A)

Reverse auctions require a proprietary platform that provides a real-time, secure, web-based electronically sealed bidding process. Many providers are available for counties to use for reserve auction bidding.

Providers may or may not charge a fee to the county for this service, or the fee may be charged to the winning vendor.

Reverse Auction Procedures

19 O.S. § 1801(A) 19 O.S. § 1801(C)

The reverse auction procedure may be used as an alternative to any state law applicable to the purchase of goods or services. All bids submitted electronically through the reverse auction bidding process are subject to the same public disclosure laws that govern bids received pursuant to any other laws of this state governing procurement procedures for a county. Upon completion of the biddings, the county should make available a transcript of the bids as posted.

19 O.S. § 1801(B)(4)

Reserve auction is also referred to as request for proposal or "Invitation to Bid Online". Vendors must pre-qualify as potential bidders by responding to a request for proposal as advertised by the county.

Vendors initially respond to the request, which outlines the product information. Detailed instructions for response and online bidding should be outlined in the request for proposal. The following points should be considered:

- No pricing is included in the request for proposal
- The date, time, and place of the internet bidding must be reference
- The date and time for responses to the request for proposal must be referenced
- Vendors must receive an invitation to bid by the board of county commissioners by pre-qualifying
- Vendors must pre-register prior to internet bidding

Requests for proposals will be opened in a public meeting by the board of county commissioners. The board of county commissioners, along with the requisitioning officer, will evaluate the request for proposals. The board of county commissioners will approve the qualified vendors. Vendors will then be notified of their acceptance or rejection to participate in the online bidding.

As previously stated, reverse auction bidding procedures must meet the total disclosure laws of all public bidding. With the few minor adjustments, the bidding is very similar to the prescribed purchasing procedures as outlined under "Purchases When Bidding is Required" in this chapter.

The most significant difference between traditional sealed bids and a reverse auction is the bid closure. The law allows the county to extend the closing time by notifying the reverse auction bidders of the extended closing time by public announcement at the internet location at least fifteen (15) minutes prior to the original closing time.

Because a reverse auction is "real-time," vendors are changing the bid as the auction progresses. The county could extend the bid deadline after each posted bid, which allows vendors "one last bid" or an "equal opportunity to bid." The county may want to include a minimum increment that the bids can be changed in the specification (incremental changes should be substantial amounts, such as \$25, \$100, or other appropriate amounts) to avoid small changes that could extend the deadline for an unreasonable length of time.

19 O.S. § 1801(B)(1)

Vendors are also required to register before the opening date and time of the online bidding. The registration requires the bidders to agree to the terms and conditions. A beginning bid may also be required with the registration. A recommended good practice is for counties to require vendors to participate in an online orientation of the bidding process. Specific instructions should be included in the request for proposal outlining the registration period deadlines and requirements.

19 O.S. § 1801(B)(3)

The board of county commissioners retains the authority to award the bid. The county may accept electronic bids after the specified closing date and time if it is determined that a significant error or event occurred that affected the electronic receipt of any reverse auction bid.

19 O.S. § 1801(B)(5)(6)

All remedies available to the county and the suppliers through a bid process pursuant to any other law of this state are also available to the county reverse auction bidders in the reverse auction bidding process.

19 O.S. § 1801(D)

A purchase made through the reverse auction process requires the following procedures:

The Requisitioning Officer

Prepare the specifications and the requisition portions of SA&I Form No. 1116, Requisition
 Purchase Order - Claim

The Purchasing Agent

- Prepare the request for proposal or Invitation to Bid online
- The request for proposal will not include any pricing and will reference the following items:
 - Date, time, and internet location of bidding
- Deadline for request for proposal response
- The response from the vendors will indicate if they can meet the specifications of the item being bid.
- Mail the request for proposal to the vendors
 - Publish notification at least ten days prior to the request for proposal opening

The Board of County Commissioners

• Open and evaluate the request for proposals and approve the qualified vendors

The Purchasing Agent

 Notify the vendors of their acceptance or rejection to participate in the online bidding and provide further instructions regarding the bidding. This page is intentionally left blank.

Chapter Five Public Competitive Bidding Act

Public Competitive Bidding Act

The Public Competitive Bidding Act of 1974 applies to all buildings, improvements to public buildings, and the construction of the highway system. Under the Public Competitive Bidding Act, improvement is defined as any beneficial or valuable change or addition intended to enhance its value, beauty, or utility or to adapt it to new or further purposes.

61 O.S. § 101 ~138 69 O.S. § 1101 61 O.S. § 102

NOTE:

Road and bridge construction services have been added to the County Purchasing Law in Title 19 of the Oklahoma Statutes. A recommended best practice is that purchasing for construction "projects" follows the mandates of Title 61 in the Oklahoma Statutes and that the district attorney be consulted for advice.

69 O.S. § 633

While some road and bridge construction contracts require engineering that is not a requirement in the Public Competitive Bidding Act. See reference to Title 69.

As a political subdivision of the state, counties are subject to the Public Competitive Bidding Act, as is any department or agency of the county. Any departments receiving monies from the county are subject to the Public Competitive Bidding Act, just as they are subject to the county purchasing laws.

All public construction contracts must have prior board of county commissioners approval. The project should be submitted on a posted agenda in accordance with the Open Meeting Law.

Three different bidding thresholds are in place when bidding under the Public Competitive Bidding Act:

- Applies to any public construction.
- Applies to road-construction projects.
- Applies to any repairs or construction of public buildings.

Bidding Levels					
Standard Contracts	Construction Ma				
Contracts without Construction Managers	Construction Management Trade Contracts	Construction Management Subcontracts			
	(Agency)	(At-Risk)			
\$100,000 and over	\$50,000 and over	\$50,000 and over			
\$10,000 to \$100,000	\$10,000 to \$50,000	\$25,000 to \$50,000			
Under \$10,000	Under \$10,000	Under \$25,000			

There are two types of project delivery methods:

- Standard contracts are a project delivery method in which the county contracts directly with the entity doing the work without the help of a Construction Manager.
- Construction Management Contracts are a project delivery method based on an agreement whereby the County acquires from a construction entity a series of services that include, but are not necessarily limited to, design review, scheduling, cost control, value engineering, constructability evaluation, preparation and coordination of bid packages, and construction administration.

Title 61 O.S. § 202(6)(a)

• "Agency Construction Management" - the construction entity provides services to the County without taking on financial risks for the execution of the actual construction or time of performance, and the County contracts directly with those awarded trade contracts for the work.

Title 61 O.S. § 202(6)(b)

- "At-risk Construction Management" the construction entity, after providing agency services during the pre-construction period:
 - (1) Takes on the financial obligation to timely carry out construction under a specified cost agreement.
 - (2) Enters into written subcontracts for the work in accordance with the construction management procedures.

Each threshold requires different procedures.

Written specifications should accompany all projects completed under the Public Competitive Bidding Act. A written description of the project or work to be performed helps communicate the scope of the project and the technical requirements. Refer to Chapter Ten, "Writing Specifications." Some projects are such that plans will be prepared by an architect or engineer. However, even the small projects should have written specifications to ensure the written quotes satisfy the scope of the project.

No contract shall be split into partial contracts for the purpose of avoiding the requirements of the Public Competitive Bidding Act . However, Attorney General Opinion 2009-19 provides some insight as to allowing partial contracts. Splitting a project into multiple contracts does not in and of itself constitute "bid splitting." A highly recommended best practice is that a careful review of this section of the law and the Attorney General Opinion should be made when reviewing a project on the basis of "multiple" contracts. Items or services of like nature should never be split. Thus, accepting the same vendor for two contracts under one project could become suspect to bid splitting.

A contractor who has a public contract with a county, or a subcontractor to that public contract, may make purchases exempt from sales tax of tangible personal property or services that are necessary for carrying out the public contract. The contractor must obtain the following documentation required for this limited exemption:

- Documentation indicating the contractual relationship between the contractor and the county
- A copy of the exemption letter or card issued to the county as described in the statutes
- Certification by the purchaser, on the face of each invoice or sales receipt, which sets out the name of the exempt county, that the purchases are being made on behalf of the county, and that they are necessary for the completion of the contract

61 O.S. § 131

61 O.S. § 126 2009 AG 19 61 O.S. § 131

OAC 710:65-7-13

Standard Contracts over \$100,000 and Construction Management Contracts over \$50,000

Unless otherwise provided by law, all public construction contracts exceeding One Hundred Thousand Dollars (\$100,000.00) or construction management trade contracts or subcontracts exceeding Fifty Thousand Dollars (\$50,000.00) shall be let and awarded to the lowest responsible bidder by open competitive bidding after a solicitation for sealed bids. No work shall be started until a written contract is executed, and all required bonds and insurance have been provided by the contractor to the awarding public agency.

61 O.S. § 103(A)

Bid Notices 61 O.S. § 104

All proposals for construction contracts shall be made equally and uniformly known to all prospective bidders and the public. The bid notice shall meet the following requirements:

- Publication in a county newspaper where the work is to be performed
- Publication in two consecutive issues, the first being at least 21 days prior to the bid opening
- Notice of the project sent to one in-state-trade or construction magazine

69 O.S. § 601.6

 Notification by the board of county commissioners to the Oklahoma Department of Transportation (ODOT) at least 21 days prior to accepting bids on any public bid road or bridge projects

Content of Bid Notices

All bid notices shall set forth the following information:

61 O.S. § 105

- Sufficient details to ensure that all bidders shall know what their obligation will be, either in the bid notice itself or by reference to bidding documents on file in the main office of the awarding county
- The name of the officer, agent, or employee of the awarding county and the office location and address of such person, from whom a complete set of bidding documents regarding the proposed contract may be obtained, together with the amount of the cost deposit required, if any
- The date, time, and place of opening of the sealed bids
- The name and office location and address of the office of the awarding county to whom the sealed bids should be submitted

Any additional information regarding the proposed contract deemed by the awarding county to be of beneficial interest to prospective bidders or the public

In order to determine the responsibility of bidders, the awarding county or public agency may require prospective bidders to prequalify as responsible bidders <u>prior to submitting bids</u> on a public construction contract. Prequalification to bid or perform work does not constitute a license. Notice of any such prequalification requirement shall be made known equally and uniformly by the awarding county to all prospective bidders and the public in the same manner as proposals to award public construction contracts as set forth in the statutes. Refer to "Bid Notices" in this chapter. Financial information including, but not limited to, audited financial statements required by the awarding public agency as part of prequalification shall remain confidential.

61 O.S. § 104 61 O.S. § 118(A)

Bidding Documents

At least one complete set of bidding documents regarding a proposed public construction contract shall be on file in the main office of the awarding public agency at least 21 days prior to the date set for opening bids. The officer, agent, or employee of the awarding county or public agency designated in the bid notice shall have a sufficient number of complete sets of the bidding documents and shall provide a complete set of those documents to any prospective bidder upon request. However, the awarding public agency may require a reasonable deposit for each such set, provided that that deposit shall not exceed the actual cost of duplicating or printing. The public agency may retain all or part of the deposit if so stated in the notice for bids.

1983 AG 124

61 O.S. § 106

61 O.S. § 106

Payments received for the deposit of bidding documents should be deposited to the county clerk depository account. The funds should be held there until they are refunded. Refunds would be made by depository voucher. A recommended best practice is to require a written request for a refund, which would provide for good checks and balances. If no refund is allowed, or at the time specified in the bid documents, the funds should be paid to the general fund or the Mechanic Lien Account at the close of the month.

The county may retain all or part of the deposit as stated in the notice of bids.

Required Bonds

The bid must be accompanied by one of the following items:

61 O.S. § 107

• A bid bond (certified check, cashier's check, or actual bond) equal to five percent of the bid, which shall be deposited with the awarding county as a guaranty.

An irrevocable letter of credit containing terms prescribed by the Construction and Properties Division of the OMES, issued by a financial institution insured by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation for the benefit of the state, on behalf of the awarding county, in an amount equal to five percent of the bid.

The bid bond serves to recover the cost of republication of the notice to bidders, actual expenses incurred by reason of the bidder's default, and the difference between the low bid of the defaulting bidder and the amount of the bid of the bidder to whom the contract is subsequently awarded. The costs and expenses shall not exceed the amount of the bid bond. The irrevocable letter of credit may, at the discretion of the awarding county, be forfeited to the awarding county in the event the successful bidder fails to execute the contract or fails to provide the required bonds or irrevocable letters of credit and insurance to the awarding county.

The county shall return the bid bond or the irrevocable letter of credit to the successful bidder on execution and delivery of the contract and required bonds or irrevocable letters of credit and insurance. Checks of unsuccessful bidders shall be returned to them in accordance with the terms of the bid solicitation.

The bid bond may be returned if it is determined that the bidders committed what the courts have determined under the common law to be an excusable bidding error (clerical error).

Business Affidavit

The business relationship affidavit must accompany the bid. The affidavit is a written statement under oath disclosing the following information:

- The nature of any partnership, joint venture, or other business relationships than in effect or which existed within one year prior to the date of the statement with the architect, engineer, or another party to the project
- Any such business relationship than in effect or which existed within one year prior to the date of such statement between any officer or director of the bidding company and any officer or director of the architectural or engineering firm, or another party to the project
- The names of all persons having any business relationships and the positions they hold with their respective companies or firms
 - If none of these business relationships exist, then a statement shall be made to that effect.

61 O.S. § 108

NOTE:

Nepotism laws do apply to all projects under the Public Competitive Bidding Act.

61 O.S. § 114

Non-Collusion Affidavit

Any agreement or collusion among bidders, prospective bidders, or material suppliers in restraint of freedom of competition by agreement to bid at a fixed price or to refrain from bidding, or otherwise, shall render the bids of such bidders void. Each bidder shall accompany the bid with a sworn statement that the bidder has not been a party to any such agreement. SA&I Form No. 4001, Affidavit for Contracts and Payments, must accompany the bid.

61 O.S. § 115

61 O.S. § 138

WARNING:

Persons willfully violating this section in the Oklahoma Statutes shall be guilty of a felony.

Bid Opening

Any disclosure by an employee of the county regarding the terms of a bid submitted in response to a bid notice issued by the county before the opening of all bids submitted is unlawful. It is also unlawful for any person to solicit, possess, or receive information that is to be contained in a bid notice of the county for use in preparing a bid before the date on which the bid notice is to be made equally known to all prospective bidders and the public. It is further unlawful for any employee of the county to withhold or impede the distribution of information after notice of the bid has been given unless the solicitation of bids has been withdrawn or the particular information in question has been deleted or replaced through alteration of the bid notice and the withdrawal or alteration has been made equally known.

61 O.S. §116(A)

WARNING:

Any violation of this subsection in the Oklahoma Statutes is a felony and shall render the proceedings void and require a new solicitation and award.

61 O.S. § 116(B)

The estimate of the actual cost of the project made by the county, construction manager, or consultant for the agency shall not be considered confidential and shall be available to the public in accordance with the Oklahoma Open Records Act.

61 O.S. § 109

Bids received after the bid deadline shall be returned unopened. A recommended best practice is that a copy of the bid envelope is made for county records. A notation should be made on the outside of the bid of the date and time received and the date and time returned.

All bids shall remain sealed until the bid opening. They shall be opened by the board of county commissioners at a public meeting at the time and place mentioned in the bid documents and read aloud.

The board of county commissioners has, by majority vote, the right to reject any and all bids if, in their opinion, they believe it is in the best interest of the people to do so. A statement should be entered into the minutes regarding the disposition of the bids.

61 O.S. § 119

NOTE:

If no bids are received or if all bids are rejected, the project must rebid.

Awarding Bids

The board of county commissioners has the authority to award to the lowest and most responsible bidder. If an award is made to someone other than the lowest bidder, the awarding public agency shall accompany its action with a publicized statement setting forth the reasons for its action. This statement shall be an open record.

61 O.S. §117

Counties may provide for a local bid preference of not more than 5% of the bid price if the awarding public agency determines that there is an economic benefit to the local area or economy. Provided, however, the local bidder or contractor must agree to fulfil the contract for the same price and terms as the bid proposed by the nonlocal bidder or contractor. Any bid preference granted must be in accordance with an established policy adopted by the governing body of the awarding public agency to clearly demonstrate the economic benefit to the local area or economy. Provided, further, no local bid preference shall be granted unless the local bidding entity is the second-lowest qualified bid on the contract.

61 O.S. §103(B)

The bid specifications shall clearly state that the bid is subject to local bidder preference law. For purposes of this section, "local bid" means the bidding person is authorized to transact business in this state and maintains a bona fide establishment for transacting such business within this state. This provision does not apply to any construction contract for which federal funds are available for expenditure when its provisions may be in conflict with federal laws or regulations.

61 O.S. §111

Awards shall be made within 30 days after the opening of the bids unless the governing body of the awarding public agency, by formal recorded action and for a good cause shown, provides for a reasonable extension of that period. The extension period shall not, in any event, exceed the following timeframes:

- 15 days where only state or local funds are involved
- Not to exceed 90 days on any award of contract for the construction of a public improvement where funds are utilized that are furnished by an agency of the United States Government

• Upon mutual written agreement between the lowest responsible bidder or bidders and the awarding public agency, the division may extend the contract award period no more than 120 days from the bid opening date.

61 O.S. § 113(A)

• Within 60 days of the awarding of the bid, all contractual requirements as set forth in the bid documents must be completed. The contract shall <u>not</u> be executed until all bonds and insurance are provided.

61 O.S. § 113(B)

- A payment/performance bond in the amount equal to the contract amount
 - The purpose of this bond is to ensure the proper and prompt completion of the work in accordance with the contract and shall ensure that the contractor shall pay all indebtedness incurred for subcontractors, labor, materials, rental of equipment, and other items.
- A bond in a sum equal to the contract price or an irrevocable letter of credit in a sum equal to the contract price, to protect the awarding public agency against defective workmanship and materials for a period of one year after acceptance of the project
- Public liability and workers' compensation insurance during construction in reasonable amounts
 - A public agency may require the contractor to name the public agency and its architects or engineers, or both, as an additional insured party under the public liability insurance. This requirement, if made, shall be specifically set forth in the bidding documents.

61 O.S. § 128

Builder's risk insurance may be required.

61 O.S. § 134

All insurances must be licensed to do business in the state of Oklahoma.

Bid Retention

61 O.S. § 112

All bids, both successful and unsuccessful, and all contracts and required bonds shall be placed on file and maintained in the main office of the awarding public agency for a period of five years from the date of the bid opening or for a period of three years from the date of completion of the contract, whichever is longer. These documents shall be open to public inspection and shall be matters of public record.

Decision and a	
Payments	61 O.S. § 113.1
A public construction contract shall provide for partial payment based upon work completed. The contract shall provide that up to five percent of all partial payments made shall be withheld as retainage. Upon 50% completion of project this can be reduced to 2.5%.	61 O.S. § 113.2
NOTE: Withdrawing of any retainage is subject to Oklahoma Statutes mandates. A recommended best practice is to review this subject with the district attorney.	
All statements or invoices submitted to the awarding public agency for work performed shall contain a certification by the supervising architect, engineer, or other supervisory officials if no supervisory architect or engineer is employed for the project, that works for which payment is claimed has been performed and that such work conforms to the plans and specifications for the project. No such statement or invoice shall be paid by the awarding public agency without such certification.	61 O.S. § 123
If project progressive payments are based on the public agency's estimated quantities of materials provided and work performed, certifications are not required. Final estimates shall contain a sworn certification signed by the contractor that the work performed, and the material provided conform to the requirements of the contract, plans, specifications, and special provisions.	
All awarding public agencies shall make provisions for the inspection of projects prior to acceptance by the agency and shall approve all claims for payment only after proper inspections have been made as provided in the plans and specifications of the project.	61 O.S. § 124
Change Orders	
Change orders or addenda to public construction contracts of One Million Dollars (\$1,000,000.00) or less shall not exceed a 15% cumulative increase in the original amount. Change orders or addenda to public construction contracts of over one million (1,000,000) shall not exceed the greater of One Hundred Fifty Thousand Dollars (\$150,000.00) or a ten percent (10%) increase in the original contract.	61 O.S. § 121
Change orders or cumulative change orders that exceed the limits shall require the readvertising of bids on the incomplete portion of the contract.	
All change orders shall be formally approved by the board of county commissioners, and the reasons for approval recorded in the permanent records. Alternates or add items bid with the original bid and contained in the awarded contract as options of the awarding agency shall not be construed as change orders.	

NOTE:

A highly recommended best practice is that any addendum or change order should be reviewed by the district attorney to ensure compliance.

Other 61 O.S. § 120

No public construction contract shall be assigned by the successful bidder without the written consent of the governing body of the awarding public agency, evidenced by resolution. In no event shall such a contract be assigned to a bidder who was declared by the awarding public agency not to be a responsible bidder in consideration of bids received for the particular contract.

61 O.S. § 122

Any taxpayer of the state of Oklahoma, or any bona fide unsuccessful bidder on a particular public construction contract, within ten days after such a contract has been executed, is empowered to bring suit in the district court of the county where the work, or a major part of it, is to be done to enjoin the performance of such contract if entered into in violation of the provisions of the Public Competitive Bidding Act.

Standard Contracts over \$10,000-\$100,000, Construction Management Trade Contracts \$10,000-\$50,000, and Construction Management Subcontracts over \$25,000-\$50,000

61 O.S. § 103

All public construction projects must be approved by the board of county commissioners prior to any solicitations in an open meeting. Standard construction contracts for the purpose of making any public improvements or constructing any public building or making repairs to the same or for construction of highways or bridges for less than One Hundred Thousand Dollars (\$100,000.00); construction management trade contracts between Ten Thousand Dollars (\$10,000.00) and Fifty Thousand Dollars (\$50,000.00); and construction management subcontracts over Twenty-Five Thousand Dollars (\$25,000.00) and Fifty Thousand Dollars (\$50,000.00) shall be let and awarded to the lowest responsible bidder by receipt of written bids or awarded on the basis of competitive quotes to the lowest responsible, qualified contractor.

61 O.S. § 138

A recommended best practice is that three written quotes be obtained and recorded on SA&I Form No. 4046, Vendor Quote Sheet. The contract must be awarded by the board of county commissioners. Nothing shall prohibit the county from requiring additional bonding or insurance on projects.

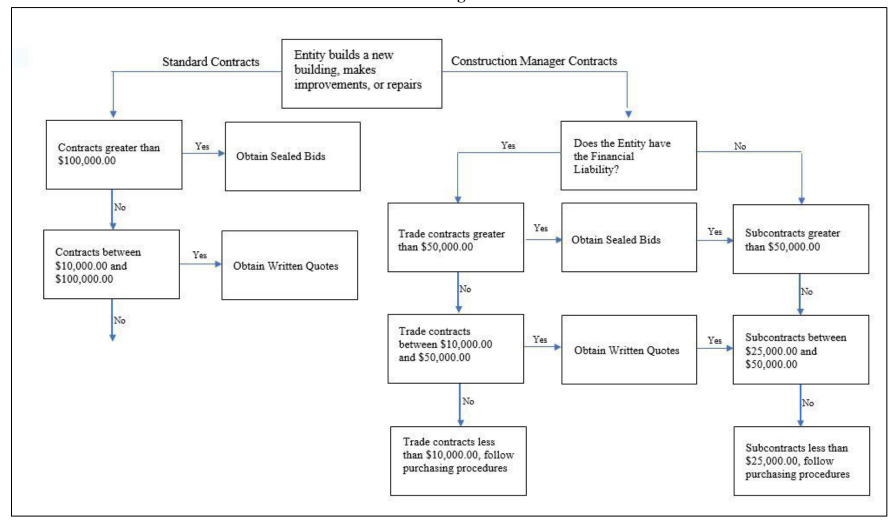
Written bids should be accompanied by a sworn non-collusion affidavit.

After receipt of the written contract, work may begin in accordance with the purchasing policies of the county.

Contracts under \$10,000

Construction contracts for less than Ten Thousand Dollars (\$10,000.00) may be negotiated with a qualified contractor. The board of county commissioners must award the contract. Work may begin in accordance with the purchasing policies of the county.

Public Construction Contract Diagram



Business Relationships Affidavit

	100,000,000	
%	(PROJE	CT NAME)
STATE OF OKLAHOMA	No.	
COUNTY OF	SS.	
the agent authorized by the bidde any partnership, or other business	, of lawful age, being duly swo er to submit the attached bid. Affian s relationship presently in effect, of with the architect, engineer, or other	nt further states that the nature or which existed within one (1) year
one (1) year prior to the date of the	uch business relationship presently his statement between any officer or e architectural or engineering firm	r director of the bidding company
one (1) year prior to the date of the		r director of the bidding company
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one (1) year prior to the date of the and any officer or director of the follows: Affiant further states that the nan positions they hold with their responsitions of the business relations! (Signature of Affiant)	his statement between any officer of e architectural or engineering firm the architectural or engineering firm the architectural or engineering firm the architectural or engineering firm and the architectural or engineering any such the pective companies or firms are as for the architectural or engineering and the architectural or engineering firm the architectural or enginee	r director of the bidding company or other party to the project is as pusiness relationships and the billows:

Checklist for Sealed Bids

The Public Competitive Bidding Act of 1974 Checklist for Sealed Bids Standard Construction Contracts \$100,000 and over Construction Management Trade Contracts (Agency) over \$50,000 Construction Management Subcontracts (At-Risk) over \$50,000 (NOT All-Inclusive) 1) Start project file. 2) List project on BOCC agenda. 3) BOCC approval to let bids documented in minutes. 4) Bidding documents on file with County Clerk. 5) Notice of bid sent to DOT 21 days prior to accepting/awarding bids in open meeting. 6) Publication in County newspaper twice, first publication should be 21 days prior to accepting/awarding bids. 7) Date and time stamp bids. 8) Open bids in open meeting as stated in publication. 9) Ensure all bid documents are enclosed - including bid bond, business relationship affidavit, non-collusion bidding certification. 10) Bid should be awarded within 30 days of opening bids (some exceptions). 11) All bid bonds of unsuccessful bidders should be returned. 12) Written, executed contract signed by BOCC and Contractor. All bonds should be provided to the County prior to executing the contract. Evidence of insurance should be provided to the County prior to executing the contract. 13) After contract is signed, the Contractor's bid bond may be returned. 14) Work can be commenced upon execution of written contract. 15) Inspection of project should be made prior to approving claims.

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Chapter Six Purchasing Situations

This chapter outlines specific instructions for making purchases under the varied situations encountered by county offices, departments, and other entities. Many of the following situations are exempt from competitive bidding. If the word (exempt) appears in the situation heading, then that particular situation is exempt from a competitive bid. However, other requirements apply.

Purchase From a Single Source (Exempt)

Single source items are very rare. Often, the only sure way to make this determination is to open the purchase for bid. However, if a single source has been identified, the vendor must sign an affidavit to the fact as outlined in the Oklahoma Statutes.

The Requisitioning Officer

For purchases from a single source, the requisitioning officer has the following general responsibilities:

- Prepare justification for making a single source purchase
- Ensure that the goods or service can only be supplied by one source, if more than Twenty-Five Thousand Dollars (\$25,000.00) is to be spent
- Attach affidavit from vendor to the requisition form

19 O.S. § 1501(A)(3)(c)

74 O.S. § 85.44D.1

 Follow normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures"

Service or Maintenance Contracts (Exempt Under Certain Conditions)

Service or maintenance contracts on equipment or machinery entered into at the time of purchase do not require bidding, regardless of cost. Renewal of these contracts does not require bidding, provided the contract contains a renewal clause.

Other service or maintenance contracts must be bid on if the costs exceed Twenty-Five Thousand Dollars (\$25,000.00) and are acquired AFTER the purchase. Follow normal bidding procedures as outlined in Chapter Five, "Public Competitive Bidding Act."

All contracts (and renewals) must be approved by the board of county commissioners.

Blanket Purchase Orders (Exempt)

Using blanket purchase orders provides an easy, controlled method for making recurring purchases of goods and services while avoiding excess paperwork, saving time, and ensuring that goods and services are received when they are needed.

A blanket purchase order <u>may</u> be used for the purchase of recurring goods and services and repairs <u>under</u> Ten Thousand Dollars (\$10,000.00).

However, blanket purchase orders <u>must</u> be used for the repair of county equipment, machinery, or vehicles when the estimated cost exceeds Ten Thousand Dollars (\$10,000.00). The requesting department shall make the estimate for the repairs.

Repairs for county-owned heavy equipment, (meaning equipment in excess of 10,000 pounds) costing more than Thirty Thousand Dollars (\$30,000.00) <u>must</u> be made by a blanket purchase order. The requesting department shall make the estimate for the repairs.

The maximum authorized amount of a blanket purchase order may be increased to cover unforeseen expenses. A written explanation must be attached to the blanket purchase order prior to payment.

WARNING:

Excessive overages in blanket purchase orders will be noted in an audit.

Blanket purchase orders are useful in cases such as the following examples:

19 O.S. § 1501(A)(3)(d)

19 O.S. § 1501(A)(3)(e)

62 O.S. § 310.8(A)(2)

19 O.S. § 1501(B)

19 O.S. § 1501(C)

- Drug stores for medications and medical supplies
- Hospitals and doctors for treatment of prisoners
- Grocery suppliers for prisoner food items
- Auto parts stores for spare parts
- Tire stores for tires and batteries

Items on any of the county's bid lists or state-wide contracts may be requisitioned and purchased on a blanket purchase order.

The Oklahoma Statutes do not limit the length of time a blanket purchase order can run except that it <u>must</u> not run past the end of the fiscal year. A recommended best business practice is to close out a blanket purchase order at the end of 30 days. Any blanket orders that are made for a specific project should be closed when the project is completed. Blanket purchase orders issued but not used should be voided in a timely manner.

Blanket Purchase Order Procedures

NOTE:

The following blanket purchase order procedures differ somewhat from the normal purchasing process.

The Requisitioning Officer

When using blanket purchase orders, the requisitioning officer has the following responsibilities:

62 O.S. § 310.8(B)

- Initiate a blanket purchase order by submitting to the purchasing agent SA&I Form No. 1116, Requisition Purchase Order Claim, as outlined in Chapter Three, "Purchasing Forms," that is marked as a blanket purchase order
- Write a general description of the items to be purchased or repaired
 - This is an exception to not using "miscellaneous" as a description
 - If orders are for repairs, estimates should be attached Submit the blanket purchase order request to the purchasing agent

The Purchasing Agent

When using blanket purchase orders, the purchasing agent has the following responsibilities:

• Review the blanket purchase order and ensure a proper vendor is being used if on a common bid list

• Forward the blanket purchase order to the county clerk

The County Clerk

When using blanket purchase orders, the county clerk has the following responsibilities:

- Submit the blanket purchase order to the board of county commissioners at the next available meeting
- Upon approval, assign a purchase order number and encumber the funds

The Board of County Commissioners

The board of county commissioners must approve the Requisition - Purchase Order - Claim prior to use. The blanket purchase orders are not required to be listed separately in the board of county commissioners' minutes, but a motion must be recorded.

The Requisitioning Officer

Upon receipt of the approved blanket purchase order, the requisitioning officer may place orders as needed.

Ensure that the funds encumbered are not exceeded or attach a written explanation to the Requisition - Purchase Order - Claim before payment that the maximum amount authorized has been increased to cover unforeseen expenses.

62 O.S. § 310.8(A)(2)

The Receiving Officer

The receiving officer should follow normal receiving procedures upon receipt/delivery of items/service:

• A separate receiving report must be made for <u>each date</u> of purchase

19 O.S. § 1505(E)

- Forward the entire document packet to the purchasing agent
- Normal purchasing procedures are followed upon closing out the blanket purchase order

The Requisitioning Officer

The requisitioning officer has the following responsibilities:

- Attach the repair estimate to the Requisition Purchase Order Claim
- Follow normal blanket purchase orders procedure as outlined

Road and Bridge Materials not Exceeding \$7.00 per Yard or Ton (Exempt)

Road and bridge materials not exceeding a unit price of \$7.00 per yard or ton are not required to be bid. Follow normal purchasing procedures. Refer to Chapter Four, "Purchasing Methods and Procedures."

19 O.S. § 1501(A)(3)(f)

Vendor Quotes

NOTE:

Vendor quotes can include those written quotes received by telephone, fax, or email. All quotes, regardless of how they are received, must be entered on SA&I Form No. 4046, Vendor Quote Sheet.

In certain situations, the purchasing laws allow for quotes in lieu of bidding. Refer to the situations outlined below. Quotes may be received by telephone, fax, or email.

The Purchasing Agent

The purchasing agent has the following responsibilities when obtaining quotes and estimates as authorized:

- Solicit and record at least three quotes on the Vendor Quote Sheet form
- Document if three quotes are not secured
- List those vendors contacted even if no quote is given
- Attach quotes sheets to the Requisition Purchase Order Claim form
- Forward the prices to the requisitioning officer

The Requisitioning Officer

The requisitioning officer has the following responsibilities for vendor quotes:

- Select the lowest and best quote
- Document in writing if the lowest quote is not recommended
- Forward the information to the county clerk

If the county procedures allow for the requisitioning officer to solicit quotes, the same procedure and documentation are required. All quotes must be reviewed by the purchasing agent prior to submission to the board of county commissioners.

Vendor Quotes for When No Bids are Received

If the county solicits bids and no bids are received, the purchasing agent shall solicit quotes as outlined above, following normal bidding procedures. Refer to Chapter Four, "Purchasing Methods and Procedures."

Vendor Quotes for When No Bids are Received – Common Bid

The purchasing agent shall contact vendors to confirm if the vendors are willing to commit to a firm price for a reduced period of time. If such is the case, rebid the items following the bid procedures described in Chapter Four, "Purchasing Methods and Procedures."

19 O.S. § 1505(B)(6)

If vendors are not willing to commit to a firm price for a reduced period, follow the procedures as outlined above in "Vendor Quotes."

Vendor Quotes for Fuel (Exempt)

Fuel may be purchased by telephone quotes or vendor quotes in lieu of competitive bidding. When quotes are used to purchase fuel; the purchasing agent must follow the same procedures as outlined above in "Vendor Quotes."

19 O.S. § 1501(A)(3)(g)

The board of county commissioners may purchase motor fuel for county use from a cooperative agricultural association in which [one] member of the board of county commissioners has a financial or proprietary interest provided that the member abstains from voting on the purchase. This process would require the board of county commissioners' approval.

62 O.S. § 371(E)

This purchase shall follow normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures."

Vendor Quotes for Food for Prisoners

No bid is required to purchase food for prisoners incarcerated in the county jail. However, in counties having a population in excess of one hundred thousand (100,000) persons, the county purchasing agent shall follow bidding procedures as provided by law unless the county purchasing agent obtains quotes pursuant to the total food items requisitioned prior to the purchase and the lowest and best quote is selected. Documentation of these quotes shall be recorded in the permanent records of the county clerk.

19 O.S. § 1501(A)(3)(i)

This purchase shall follow normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures," or under "Vendor Quotes" as outlined above.

Vendor Quotes for Recyclable Materials

The board of county commissioners may solicit telephone quotes or vendor quotes for the removal of recyclable materials. The board of county commissioners (or requisitioning officer) shall solicit three quotes for the disposal of recyclable materials on SA&I Form No. 4046, Vendor Quote Sheet. The quotes shall be placed on the board of county commissioners' agenda and awarded to the highest bidder.

19 O.S. § 421.1(H)

Auctions – Purchase at Public Auctions

County officials, or a designated individual, may attend a public auction to make purchases, which includes purchases in excess of the bidding requirement. Refer to Chapter Fourteen, "Disposing of Surplus Property," for information on selling at a public auction.

19 O.S. § 339(A)(15)

The County Officer or Representative

A recommended best practice is for the county officer or representative to conduct an on-site inspection prior to the date of an auction to determine the maximum amount to be paid for each item for which they plan to bid.

The Requisitioning Officer

The requisitioning officer has the following responsibilities:

19 O.S. § 1501(A)

- Prepare SA&I Form No. 1116, Requisition Purchase Order Claim
- Enter the type of auction in the "Suggested Vendors" box
- Indicate that the material is to be picked up by the county in the "Shipped To" box
- Describe the items to be purchased in the "Description" column
- All items should be put on one Requisition Purchase Order Claim. Each item should be described as specifically as possible.

• Enter the maximum bid, if desired, to be made on each item described in the "Amt to Be Encumbered" column. Each item does not have to have an amount specified.

• The Requisition - Purchase Order - Claim has a total maximum amount that <u>cannot be</u> exceeded.

Individuals Attending the Auction

Individuals attending the auction should do the following:

- Take a copy of the encumbered and certified purchase order to the auction for verification
 - The individual should not make purchases for personal use at the same auction.
 - The maximum encumbrance cannot be exceeded.
- Follow the normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures."

19 O.S. § 1501(A)

Awarding Bids for Processed Native Materials

When the county solicits bids for the purchase of processed native materials for road and bridge improvement, the county may accept <u>one vendor per geographical</u> location within the commissioner districts. The board of county commissioners shall outline the geographical locations and award bids accordingly. This process is an exception to the rule of only awarding to a single vendor. The evaluation is based on availability, price, and transportation costs.

19 O.S. § 1501(A)(3)(J)

Common Bid List – Vendor Unable to Provide

If the awarded vendor is not able to supply a particular item on a common bid during the contract period, the purchasing agent has the following options:

19 O.S. § 1505(B)(5)

- Remove the bidder from the list if authorized by the board of county commissioners and rebid the item
 - If this is an isolated situation, removal from the bid list is not recommended
- Purchase from the next low bidder
- Solicit quotes provided; however, the purchase does not exceed Twenty-Five Thousand Dollars (\$25,000.00).
 - This alternative applies to non-qualified bidders
- Solicit telephone quotes from the list of qualified bidders
 - A qualified bidder is defined as having submitted a bid that was considered in the original evaluation

19 O.S. § 1501(A)(3)(k)

- Attach documentation to the Requisition Purchase Order Claim that the awarded vendor was unable
 to provide the item at this time.
- Follow normal purchasing procedures. Refer to Chapter Four, "Purchasing Methods and Procedures"

State-wide Contracts (Exempt)

Counties have access to contracts as solicited by the Office of Management and Enterprise Services (OMES). If using a state contract, the following procedures should be followed:

19 O.S. §1501(A)(3)(m)

- The Requisition Purchase Order Claim should include the contract number and a copy of the contract for documentation
- Follow normal purchasing procedures as outlined in Chapter Four, "Purchasing Method and Procedures"

General Services Administration (Exempt)

General Services Administration (GSA) is a division of the Federal Purchasing Procurement. Government Services allow counties to utilize the following federal contracts:

- Cooperative Purchasing
- Disaster Purchasing
- Public Health Emergencies
- 1122 Program Homeland Security

These contracts should be used while following normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures."

Purchases from a Local Vendor at State Prices or Federal Prices (Exempt)

An item on a state contract or GSA may be purchased from a local vendor under the following conditions:

19 O.S. § 1501(A)(3)(I)

- The <u>same exact item</u> is available from a local vendor as is available from the Office of Management and Enterprise Services (OMES) or General Services Administration (GSA) contracts
- Cooperative Purchase Programs do not apply in this situation.
- The item is priced at or below the state or federal contract price
- Document the contract number on the Requisition Purchase Order Claim and attach a copy
 of the contract
- These items should be purchased while following normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures."

Purchasing with Other Counties

19 O.S. § 1501(A)(3)(o)

A group of counties may purchase items together under certain conditions. Refer to Chapter Eight, "Purchasing with Other Counties."

Purchasing Heavy Equipment with Other Counties

19 O.S. § 339(A)(9)(7)

The board of county commissioners is empowered to buy heavy equipment jointly with other counties and to loan or lease such equipment across county lines. Refer to Chapter Eight, "Purchasing with Other Counties."

Purchasing Cooperatives (Exempt)

Counties may participate in nationwide purchasing programs sponsored by the national association representing counties, and local cooperative procurement agreements entered into by the counties and other local jurisdictions or any other competitively bid nationwide purchasing program.

19 O.S. § 1501(A)(3)(p)

A purchasing program is defined as an association of public entities working together to provide leverage in achieving the best value and/or best terms in contracts awarded through a <u>competitive bidding process</u> that would be purchased under the normal guidelines of Title 19 of the Oklahoma Statutes.

Cooperatives **may not** be used when purchases are under Title 61- Public Competitive Bidding. This is normally related to buildings. Refer to Chapter Five, "Public Competitive Bidding Act."

For these purchases, the contract shall be attached to the Requisition - Purchase Order - Claim, and normal purchasing procedures shall be followed as outlined in Chapter Four, "Purchasing Methods and Procedures."

Emergency Purchases

Keeping in mind the statutory definition of an emergency..... as a condition resulting from a sudden, unexpected happening or unforeseen occurrence or condition whereby the public health or safety is in danger.... The following procedures apply.

Emergency Purchases When a County Officer Declares an Emergency

If county officers certify the existence of an emergency that requires the immediate expenditure of funds, they may waive regular <u>purchasing procedures to the extent of not having an encumbered purchase order</u>. Expenditures for emergency purchases cannot exceed Five Thousand Dollars (\$5,000.00).

19 O.S. § 1505(I)

The Requisitioning Officer

The requisitioning officer has the following responsibilities:

- Contact the vendor to mitigate the emergency situation as soon as possible
- Use awarded vendors, if possible, if the county has a bid on file
- On the NEXT business day, submit a Requisition Purchase Order Claim to the purchasing agent along with documentation of the emergency situation
- Follow normal purchasing procedures as outlined in Chapter Four, "Purchasing Methods and Procedures"

Emergency Purchases when the Governing Body of a Public Agency Declares an Emergency

61 O.S. § 130

As the governing board, the board of county commissioners can declare an emergency, by majority vote, in an open meeting for emergency situations relating to:

- Public Buildings
- A local disaster/emergency

63 O.S. § 683.3 63 O.S. 683.11(F)

- The board has the power to enter into contracts and incur obligations necessary to combat such disaster, protecting the health and safety of persons and property, and providing emergency assistance to the victims of such disaster. In certain situations, public bidding can be waived.
- A Requisition Purchase Order Claim should be submitted in a timely manner. Refer to Chapter Four, "Purchasing Methods and Procedures."
- Each local organization for emergency management shall have a director who shall be appointed by the governing body of the political subdivision, who shall report directly to the board of county commissioners, and who shall have direct responsibility for the organization, administration, and operation of such local organization for emergency management, subject to the direction and control of such governing body. Each local organization for emergency management shall perform emergency management functions within the territorial limits of the political subdivisions within which it is organized.

Refer to the County Emergency Mitigation Plan or Disaster Recovery Plan for any special provisions and local county purchasing policies.

Leasing During Emergency

69 O.S. § 636.3

Counties can lease specialized equipment during emergencies, without a contract, for 30 days if it does not exceed Twenty-Five Thousand Dollars (\$25,000.00). A Requisition - Purchase Order - Claim is still required. Follow procedures as outlined above in "Emergency Purchases When a County Officer Declares an Emergency." Also refer to Chapter Seven, "Purchasing by: Rental, Lease, or Lease Purchase."

Emergency Purchases when the Governor Declares an Emergency

19 O.S. § 1501(A)(3)(q) 63 O.S. § 683.11

When the Governor declares an emergency in a county, the district attorney has the authority to temporarily waive competitive bidding procedures for purchases that may expedite a response to the emergency situation.

If a county has a bid on file (common bid), every effort should be made to utilize the awarded vendor. After the emergency is declared, emergency purchasing procedures should be followed as outlined in the county's Emergency Mitigation Plan or Disaster Recovery Plan.

Documentation should be attached to the Requisition - Purchase Order - Claim upon submission to the purchasing agent. A Requisition - Purchase Order - Claim form is still required. Refer to "Requisition - Purchase Order - Claim, SA&I Form No. 1116" in Chapter Three, "Purchasing Forms."

Refer to the County Emergency Mitigation Plan or Disaster Recovery Plan for any special provisions and local county purchasing policies.

Emergency Purchases when the President or the Governor Declares an Emergency Management or Disaster Emergency

When a state of emergency is declared by the U.S. President or the Governor due to enemy attack or disaster, county entities may incur obligations necessary to combat the disaster, protect the health and safety of persons and property, and provide emergency assistance to victims without regard to purchasing processes and formalities prescribed by law. A Requisition - Purchase Order - Claim form is still required. Refer to "Requisition - Purchase Order - Claim, SA&I Form No. 1116" in Chapter Three, "Purchasing Forms."

Refer to the County Emergency Mitigation Plan or Disaster Recovery Plan for any special provisions and local county purchasing policies.

63 O.S. § 683.3(3)

Purchases from a State Agency or Political Subdivision

19 O.S. § 421.1(D)

The board of county commissioners may purchase materials, tools, apparatus, machinery, or equipment from a state agency or a political subdivision of the state if the agency is subject to the Oklahoma Central Purchasing Act.

19 O.S. § 1501(A)(3)(h)

Before the purchase is made, the requisitioning officer is responsible for verifying that the entity from which the item is being purchased is subject to the Oklahoma Central Purchasing Act or similar competitive bidding procedures.

After verification, the requisitioning officer should use the following procedures:

- Complete the requisition portion of the Requisition Purchase Order Claim
- Indicate the state agency or political subdivision from which the purchase is being made in the "Suggested Vendors" box
- Enter the agreed-upon price in the "Unit Price" column
- A statement of verification and the agreed-upon price must be attached to the purchase order.
- Follow the normal requisitioning procedures in Chapter Four, "Purchasing Methods and Procedures."

Contracting for Services (Exempt)

The county purchasing laws do not require a service to be bid, but bidding may be recommended in certain situations to ensure the county is fulfilling the intent of the purchasing laws. However, procurement of materials and equipment through contracts that are flexible and value-based and are in the best interests of the state and its political subdivisions.

This situation includes both professional services, contracting for insurance, and other service-related contracts. The county should establish a policy on contracting for services to ensure the county is getting competitive pricing.

A listing of professional services as defined in law can be found in the Oklahoma Statutes in Title 18, Section 803.

Follow the normal requisitioning procedures in Chapter Four, "Purchasing Methods and Procedures."

74 O.S. § 85.2(2) 1980 AG 269 1980 AG 295 1983 AG 198 74 O.S. § 85.2(19) **Projects** 19 O.S. 1501(A)(3)(a)

All of a project's parts must be considered for the Total Project Cost. A project is defined as: "an assemblage or combination of things or parts forming a complex or UNITARY whole."

WARNING:

Splitting up the cost of a project into multiple purchase orders for the purpose of avoiding competitive bidding is a misdemeanor.

Examples of a project might be:

- Computer systems
- Telephone systems
- Building a water truck
- County sheriff patrol car

If the total cost is estimated to exceed Twenty-Five Thousand Dollars (\$25,000.00), competitive bidding is required under Title 19 of the Oklahoma Statutes. Follow "Purchases When Bidding is Required" as outlined in Chapter Four, "Purchasing Methods and Procedures." Multiple vendors may submit bids on different components of the project.

Projects relating to a public building are under Title 61 of the Oklahoma Statutes. Refer to Chapter Five, "Public Competitive Bidding Act."

Trade-Ins19 O.S. § 339(C)
19 O.S. § 421.1(A)

County property may be used as a trade-in toward the purchase or lease purchase of new (used) equipment. Refer to Chapter Fourteen, "Disposing of Surplus Property," for more information.

The Requisitioning Officer

If an item is in excess of Twenty-Five Thousand Dollars (\$25,000.00) and requires a bid, the specifications should include:

- Description of item to be traded-in
- Make, model, year, mileage or hours, condition

- Minimum bid (based on purchasing agent appraisals)
- Prepare Requisition Purchase Order Claim and submit to purchasing agent

The Purchasing Agent

19 O.S. § 421.1(B)

The purchasing agent is to establish an appraised value for an item to be traded in:

• May refer to an industry-recognized appraisal manual for used construction equipment to estimate the value of the item being sold

OR

- Obtain appraisal quotes from at least two vendors in the business of selling items like the one being sold
- Attach quotes to Requisition Purchase Order Claim
- Include in bid specifications of the item being bid
- Verify there is a trade-in option if using a state contract for the purchase
- Follow <u>the normal</u> requisitioning procedures in Chapter Four, "Purchasing Methods and Procedures."
- Refer to Chapter Fourteen, "Disposing of Surplus Property," for more information.

Incentive Awards for Safety-Related Job Performance

The Board of County Commissioners

The board of county commissioners shall adopt requirements by resolution for receiving a safety-related award. Awards can be paid from county appropriated funds for each department participating in the Safety Program. Each department will pay for its own employees unless otherwise budgeted. Employees must meet the requirements set by the board of county commissioners.

Officers will determine if their department participates in the County Safety Program and will report those employees that have met the requirements to the board of county commissioners. Below are the statutory requirements for the incentive awards:

19 O.S. § 339(A)(12)

• Employees can be recognized once each calendar year only

- The awards cannot exceed the value of \$250.00
- Note: Incentive awards are subject to IRS Fringe Benefit taxation laws
- County officers are not eligible to receive safety-related incentive awards

Recognition Awards for Job Performance

19 O.S. § 339(A)(27)

The board of county commissioners may establish a county employee benefit program to encourage outstanding performance in the workplace. Monies may be expended for the purchase of recognition awards for presentation to an employee or members of a work unit. Recognition awards may be presented at a formal or informal ceremony, banquet, reception or luncheon, the cost of which may be expended from monies available in the county department's or division's operating fund.

Wellness Programs

Wellness Council

Each county may establish a wellness council to develop a wellness program for full-time county employees. The wellness council shall establish determining factors to monitor achievement of, and maintenance of, healthy lifestyles with the ultimate goal of reduction of claims and the subsequent reduction of costs for health insurance.

The wellness council shall track the number of participants, the cost of insurance premiums, and expenditure of funds on an annual basis and report findings to the board of county commissioners at a regularly scheduled meeting in January. Any person reporting shall be in strict compliance with all privacy laws.

Wellness Program Fund

Each county may establish a separate fund to be designated as the "Wellness Program Fund." The Wellness Program Fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies received by the wellness council through general county funds and through grants, donations, contributions, and gifts from public or private sources. Monies from the Wellness Program Fund may be used for incentives to encourage participation by employees and for costs related to the operation of the wellness council.

The Board of County Commissioners

19 O.S. § 339(A)(26)

The board of county commissioners shall provide incentive awards, as created by the wellness council, to employees for participation in voluntary wellness programs that result in improved health.

Chapter Seven Purchasing by: Rental, Lease, or Lease Purchase

Rental, lease, or lease purchase are methods allowed in the County Purchasing Act for acquiring equipment.

The county may rent, on a monthly basis, real or personal property as authorized by the board of county commissioners using appropriations made for that purpose. Any rental extending beyond June 30 of the fiscal year shall contain provisions for mutual ratification of renewal.

62 O.S. § 430.1(A) 19 O.S. § 3

NOTE:

The provisions listed in Title 62 O.S. § 430.1 in the Oklahoma Statutes as described above will apply.

The forms for lease and lease purchase of equipment, 120-A Lease Agreement for Equipment and 120B Lease Purchase Agreement, are required by the State Auditor and Inspector. These forms have been vetted by the Attorney General and meet the requirement of the Oklahoma Statutes. Any lease or lease purchase agreement extending beyond June 30 of the fiscal year shall contain provisions for mutual ratification of renewal.

No forms are prescribed by the State Auditor and Inspector for the leasing or lease purchase of real property. A recommended best practice is to consult with the county's district attorney in these situations:

- For any bidding requirement for leasing or renting of land or properties
- Drafting of agreements

Leases and rentals are closely related in their functions. However, they have some differences, but neither allow for the ownership of the property.

NOTE:

Any agreement to lease and purchase real or personal property must state the purchase price of the property. The lease cannot be extended so as to cause payment of more than the stated purchase price plus interest not to exceed ten percent (10%) simple interest.

62 O.S. § 430.1(D)

Rentals

Rental agreements are usually on a month-to-month basis for a limited time, and they do not allow any ownership of the property. A rental agreement should not extend beyond the end of the fiscal year. If the total payments exceed Twenty-Five Thousand Dollars (\$25,000.00), an item is required to be bid (unless it is a service or building). Any rental agreement must be signed by the board of county commissioners. The recommended best practice is to have agreements reviewed by the county's district attorney.

62 O.S. § 430.1(A)

19 O.S. § 3

For rentals, follow the purchasing procedures in Chapter Four, "Purchasing Methods and Procedures."

Leases

Lease agreements are written agreements, usually longer in duration than for rentals. Rental agreements are for a fixed time frame, and they do not allow any ownership rights in or to the property. If the total payments exceed Twenty-Five Thousand Dollars (\$25,000.00), an item is required to be bid. Lease agreements are signed by the board of county commissioners. A recommended best practice is to have agreements reviewed by the county's district attorney.

62 O.S. § 430.1 19 O.S. § 3

The approved form to use for a lease is SA&I Form No. 120-A, Lease Agreement for Equipment. This form has a provision that allows for renewal options and a provision that allows for termination of the lease if the lessee determines that sufficient funds have not been appropriated to make the payments required under the terms of the agreement.

If using a form modification of SA&I Form No. 120-A, Lease Agreement for Equipment, OR if using a different form, either form <u>must</u> be approved by the district attorney

69 O.S. § 636.3 (A)

EXCEPTION: The board of county commissioners can lease specialized road machinery or equipment during an emergency without a written contract for a period of 30 days (not exceeding Twenty-Five Thousand Dollars (\$25,000.00)).

Refer to "Emergency Purchases" in Chapter Six, "Purchasing Situations"

The normal purchasing procedures in Chapter Four, "Purchasing Methods and Procedures," should be followed for leases.

Lease Purchases

Lease purchase agreements are usually for an extended period whereby the county will acquire title to said property upon final payment.

62 O.S. § 430.1 19 O.S. § 3

The approved form for lease purchase agreements is SA&I Form No. 120B, Lease Purchase Agreement, and has the following characteristics:

- Allows for renewal options
- Allows for ownership upon final payment
- Vendors must retain the title until the final payment is made
- Financing as provided by the vendor may not exceed 10% simple interest on the unpaid balance due as of each payment date
- Allows for termination of the lease if the lessee determines that sufficient funds have not been appropriated to make the payments required under the terms of the agreement

The Lease Agreement for Equipment and Lease Purchase Agreement approved forms as outlined above are designed to be full warranty agreements:

"...a warranty as to full performance generally covering both labor and materials. Under a full warranty, the warrantor (vendor) must remedy the product within a reasonable time and without charge"...

Refer to Table 7-1 for understanding the county's authority to lease purchase.

Table 7-1: Understanding the County's Authority to Enter into a Lease Purchase Agreement

Legal Provision	What It Says	Comments	
Oklahoma Constitution Article 10 § 26	Counties are prohibited from incurring debt without the consent of the voters.	This factor prevents the county from signing a promissory note with a local bank, which would result in the county holding title to the equipment and the bank holding a lien against the equipment.	
62 O. S. § 430.1	Counties may enter into a lease or lease purchase agreements under certain circumstances.	The vendor provides financing, but they may assign the lease payment to a financial institution. The vendor (or assignee) retains title to the equipment until the final payment is made by the county.	
62 O.S. § 310.2 62 O.S. § 310.3 62 O.S. § 479	be incurred.	The contract is renewable yearly because the county may not obligate funds extending beyond the current appropriations (the current fiscal year).	
		The Oklahoma State Auditor and Inspector prescribes SA&I Form No. 120B for lease purchases and SA&I Form No. 120-A for full warranty leases. These forms were written years ago with help from the Attorney General's office to ensure compliance with the relevant statutory provisions.	
		A recommended best practice is to have any alteration or addition made to SA&I Form No. 120B reviewed and approved by the county's district attorney.	

Table 7-1: Understanding the County's Authority to Enter into a Lease Purchase Agreement (Continued)

Legal Provision	What It Says	Comments
19 O.S. § 1501	Requires rentals, leases, or lease purchases in excess of Twenty-Five Thousand Dollars (\$25,000.00) to be let by sealed	
19 O.S. § 3	bid. County's powers are exercised by the board of county commissioners.	Contracts <u>must</u> be approved by the board of county commissioners.
47 O.S. § 1139.1	Exemption from excise tax.	Allows the county to obtain a tag for a lease purchased vehicle.

County Lease Purchases Using County Funds

19 O.S. § 1505(B)

The county has the option to bid a lease or lease purchase locally. The following items should be considered when writing bid specifications:

SA&I Form No. 120B Form must be used as the binding document. Any changes must be approved by the county's district attorney.

The vendor must provide financing, which is not to exceed 10% simple interest of outstanding balance.

- An amortization schedule is required with the bid submission.
- The board of county commissioners <u>should not</u> sign any financing documents such as a promissory note, lien, or other similar documents.

No payment will be made until after delivery is accepted.

Terms of the lease must include these options to renew if it exceeds one fiscal year.

- Number of options stated
- Renewals cannot exceed one fiscal year.
- Final option to cover remaining months
- The county has exclusive right to exercise options.

• Renewal by the board of county commissioners in an open meeting or upon an approved policy by the county's district attorney, issuance of a purchase order within 10 days of the end of the fiscal year (or option period)

47 O.S. § 1139.1

Any vehicle leased or lease purchased by the county from a vendor is exempt from any fees required by the Oklahoma Vehicle License and Registration Act.

The vehicle title remains for the lessor (vendor) until final payment is made. The

final payment is included at the close of the lease.

The county should incur no delivery cost.

The county is responsible for regular maintenance. The county may enter into a separate maintenance agreement with the consent of the lessor.

The county provides proof of insurance to the vendor.

If sufficient funds are not appropriated during any option period, the county may terminate the lease and return the equipment to the vendor.

Assignment of payments by the vendor must be approved by the board of county commissioners.

Lease purchases using county funds shall follow normal bidding procedures.

Refer to Chapter Four, "Purchasing Methods and Procedures."

Lease or Lease Purchase for Road Machinery and Equipment Through the County Road Machinery and Equipment Revolving Fund

Any county with insufficient funds during a fiscal year to purchase highway construction or maintenance equipment or machinery outright is eligible to request to lease or lease purchase such equipment through the Oklahoma Department of Transportation (ODOT) using the County Road Machinery and Equipment Revolving Fund. Requests must be made by the action of the board of county commissioners. Eligibility is on a priority basis determined by the county funding classification designation during any fiscal year. This classification is developed by ODOT and the Oklahoma Cooperative Circuit Engineering Districts Board (OCCEDB) and approved by the ODOT County Advisory Board (CAB) and the Oklahoma Transportation Commission.

69 O.S. § 636.1 69 O.S. § 636.2 69 O.S. § 636.3 69 O.S. § 636.4

69 O.S. § 636.3(F)

When a county is notified by ODOT that funds have been approved for the purchase of machinery or equipment, the county can do the following:

- Notify ODOT of its requirements and specifications, provide a list of vendors, and request ODOT to solicit bids for the needed machinery or equipment in accordance with the Central Purchasing Laws.
- 2. The county can solicit its own bids pursuant to the provisions of H.B. 1258 and the bid procedures provided for in Section 1500 et seq. of Title 19 of the Oklahoma Statutes
 - Refer to "County Lease Purchases Using County Funds" in this chapter.

If no funds are available in the County Road Machinery and Equipment Revolving Fund, ODOT, upon notification that a county desires to lease or lease purchase road machinery or equipment, shall certify to the county that there are no funds available in that fund for such purposes. The county may then request the Purchasing Director of the Office of Management and Enterprise Services to solicit bids or request bids pursuant to the provisions of the purchasing laws in the Oklahoma Statutes to lease or lease purchase the requested road machinery or equipment.

Contact the Local Government Division of ODOT for rules and regulations regarding procedures for the lease or lease purchase of road machinery and equipment through the County Road Machinery and Equipment Revolving Fund. Their procedures may differ somewhat from county procedures.

69 O.S. § 636.3(E)

19 O.S. § 1500 et seg

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Chapter Eight Purchasing with Other Counties

Several different purchasing situations may be encountered in counties. This chapter discusses one of those situations, purchasing with other counties, and outlines the procedures to follow.

Counties are NOT allowed to use another county's individual bid. This action is referred to as "piggybacking." A joint bid must be conducted in accordance with the procedures outlined.

Purchasing with Other Counties

Counties may purchase items from a joint bid with other counties under certain situations defined in the Oklahoma Statutes.

Purchasing Items with Other Counties

A group of counties may purchase items together providing the following procedures have been followed:

- The item(s) have been competitively bid.
- The notice to bidders lists each county that may participate in the purchase of the item(s) being bid.

19 O.S. § 1501(A)(3)(o)

- The notice of bid is advertised, as provided by the Oklahoma Statutes, in each of the counties that may anticipate the purchase of the item(s) being bid.
- All vendors on the list of qualified bidders of each participating county who offer the item(s) for sale receive notice of the bid request.
- The vendor awarded the bid is willing and able to provide the item(s) at the bid price.

Purchasing Heavy Equipment with Other Counties

The board of county commissioners has the authority to purchase heavy equipment with other counties jointly and to loan or lease such equipment across county lines.

In purchasing heavy equipment with other counties, the entities listed below have the responsibilities indicated.

All Boards of County Commissioners Involved

All boards of county commissioners involved must:

- Select one county as the primary county in the purchasing transactions
- Agree to the equipment to be purchased and to the specifications

The agreement should be in writing and include provisions for the following items:

- Fuel
- Maintenance
- Storage
- Disposal
- Leasing to other counties
- Allowing member counties to withdraw
- Percentage of the cost each county will bear
- Repairs
- Scheduling

19 O.S. § 339(A)(9)

- Parts
- Labor
- Any other points that are considered necessary

A recommended best practice is for the casting and counting of votes during a joint board of county commissioners meeting to be thoroughly explained in the minutes of the meeting.

The agreement should be in the form of a contract and should be reviewed by the district attorneys in the counties.

NOTE:

A highly recommended best practice is that counties that desire to obtain heavy equipment through this procedure discuss the process with personnel from the Office of the State Auditor and Inspector, who are well acquainted with purchasing, accounting, and inventory procedures.

Each Board of County Commissioners

Each board of county commissioners must pass a resolution accepting the terms of the agreement.

Requisitioning Officer for Each Board of County Commissioners

The requisitioning officer for each board of county commissioners must prepare the requisition portion of SA&I Form No. 1116, Requisition-Purchase Order-Claim, for the agreed-upon portion of the purchase.

They should remember to indicate in the "Description" column that this is a joint purchase with other named counties. The requisitioning officer is expected to retain the fifth copy of the form and forward the remaining four copies of the form to the purchasing agents of the individual counties.

The Purchasing Agent

The purchasing agent is expected to forward a reproduced copy of the Requisition-Purchase Order-Claim and a copy of the resolution to the <u>primary county's</u> purchasing agent within two days.

The Primary Purchasing Agent

The primary purchasing agent should proceed with bidding procedures as detailed in "Bidding" in Chapter Four, "Purchasing Methods and Procedures." Proof of mailing is made a part of the official records of the primary purchasing agent.

The primary purchasing agent should forward all sealed bids along with state contract prices to the primary county clerk.

The Primary County Clerk

The primary county clerk should forward all documents to a joint meeting of all board of county commissioners (hereafter referred to as the joint board).

The Joint Board

The joint board should do the following:

- Open the bids in a joint board open meeting
- Compare them with the state contract price
- Ensure that the required non-collusion affidavit is present and signed.
 - A non-collusion affidavit is located on the back side of SA&I Form No. 4040, Invitation to Bid. If vendors use their own bid forms, SA&I Form No.425, Affidavit for Filing With Competitive Bid, can be used for the non-collusion affidavit.
- Furnish a copy of each bid to each board of county commissioners in the joint board meeting.
- Select the lowest and best bid within thirty days of the bid opening
- Prepare a statement of explanation, which becomes a part of the minutes of the meeting, in the event the lowest bid is not selected
- Forward a copy of the joint board's decision to each county's purchasing agent

The Primary Purchasing Agent

The primary purchasing agent should do the following:

- Notify the successful vendor
- Maintain a copy of the notification as a part of the permanent records of the joint purchase.
- File a copy of the reproduced Requisition-Purchase Order-Claim from each county.
- Send the receiving officer designated by the joint board the original copy of this form from each county
- Forward all the copies of this form to the joint board

The Primary Receiving Officer

The primary receiving officer:

- Receives the item
- Obtains a delivery ticket from the delivering vendor
- Completes SA&I Form No. 4030, Receiving Report
- Retains the original copy of the receiving report
- Sends one copy of the receiving report and the delivery ticket to the primary county clerk
- Sends one copy of the receiving report, along with the original copies of the Requisition -Purchase Order - Claims from each county and a copy of the delivery ticket to the primary purchasing agent.

The Primary County Clerk

The primary county clerk:

- Forwards reproduced copies of the receiving report and delivery invoice to each county clerk
- Retains the copies received from the designated receiving officer as permanent joint board records

The Primary Purchasing Agent

The primary purchasing agent retains the following items as permanent joint board records:

 Reproduced copies of the original of the Requisition - Purchase Order - Claim from each county

- A copy of the receiving report
- The delivery invoice

Forward the following items to each county purchasing agent:

- The original of the Requisition-Purchase Order-Claim from each county
- A copy of the receiving report
- A copy of the delivery invoice

Each County Purchasing Agent, County Clerk, and Board of County Commissioners

Upon receipt of all documentation, each joint board representative will approve the proportionate share of costs and forward the warrant to the primary county clerk for payment to the vendor.

The Inventory Officers of Each County

The inventory officers of each county have the following responsibilities:

- Determine the inventory identification number that would be assigned to the equipment as if it belonged to that county alone
- Forward that inventory identification number to the primary inventory officer

The Primary Inventory Officer

The primary inventory officer marks the inventory identification number of each county on the piece of heavy equipment.

Chapter NineCredit Cards

Counties may use credit cards that are authorized by the Oklahoma Statutes as a payment mechanism for purchases that have met the purchasing procedure requirements. There are two different credit cards that are statutorily authorized and may be used for county purchases.

For the county sheriff or deputy sheriff, the Oklahoma Statutes authorize credit cards for use as payment for certain out-of-county travel expenses.

Also, counties as political subdivisions of the state are eligible to participate in the State Purchase Card Program administered by the Office of Management and Enterprise Services (OMES). After acceptance into the program, the board of county commissioners may authorize certain employees to use a Purchase Card (aka P-Card) as payment for purchases for official county business. The county must adopt the State Auditor and Inspector's (SA&I) Policy and Procedures for the P-Card program. Please reference the *Purchase Card Policies and Procedures Manual* (listed under "Purchase Card Resources") as adopted by the county and as required by the Office of the State Auditor and Inspector (SA&I).

This chapter will outline the roles and responsibilities, and specific procedures required for using the two different types of credit cards that are authorized for counties.

19 O.S. § 1506 2019 AG 11

74 O.S. § 85.5

Credit Cards for County Sheriff/Deputy Sheriff

Subject to the limitations and procedures provided, any county sheriff or deputy sheriff may purchase materials, supplies, or services necessary and directly related to travel out of the county or within the county under certain circumstances by using one or more credit cards issued to the county for use by the county sheriff's department. The credit card may also be used to purchase fuel inside the county on weekends, nights, or holidays when fuel cannot be obtained from the vendor to whom a bid has been awarded.

19 O.S. § 1506(A)

For each credit card issued to the county by an issuer, the county shall encumber sufficient funds each month to pay for the estimated charges made with these cards. Nothing in the legislation authorizing travel purchases by credit cards shall be construed to exempt any county sheriff or deputy sheriff from following the purchasing procedures specified in the Oklahoma Statutes.

19 O.S. §§ 1501-1505 19 O.S. § 1506(G)

NOTE:

The credit cards must be issued in the name of the county, not an individual's name.

Allowed Travel Expenses

Out-of-County Travel

Purchases made with such credit cards shall be limited to actual expenses for travel out of the county by the county sheriff or their deputies to perform their official duties.

"Actual expenses for travel" are expenses incurred for travel by the following means:

19 O.S. § 1506(A)

- Public or private railroads
- Airplanes
- Buses
- Rental cars
- Other public or private conveyances

- Fuel
- Oil

[&]quot;Actual expenses" also include the following items:

- Meals
- Lodging
- Parking Fees
- Telephone expenses

In-County Fuel Purchases

The county sheriff's office may also use the credit card to purchase fuel within the county on weekends, nights, or holidays when fuel cannot be obtained from the vendor to whom a bid has been awarded.

Educational Training Expenses

The obvious intent of the legislation authorizing credit cards for out-of-county travel is for the transport of prisoners or to conduct an investigation outside the county. However, the Oklahoma Attorney General has issued an opinion that the "official duties" of the county sheriff or deputy sheriff include conferences and meetings to receive instruction that are attended voluntarily. Thus, a county sheriff or deputy sheriff is permitted to use a credit card issued to the county to pay the cost of out-of-county travel for attending voluntary law enforcement instruction and training, including those that occur at conferences and meetings, assuming all other statutory requirements are met. Whether or not a "vendor show" meets the definition of official duties is less clear. A recommended best practice is that such events should be defined in the county policy or submitted as a request for an opinion to the county's district attorney.

Credit Card Use (Sheriff)

The County Sheriff

The county sheriff should request that the board of county commissioners apply for credit cards for use in the county sheriff's department for approved expenditures.

The Board of County Commissioners

The board of county commissioners has the following tasks:

• Apply for credit cards in the name of the county

• Issue the cards to the county sheriff's office when they are received

2019 AG 11

19 O.S. § 1506(B)

19 O.S. § 1506(B)

19 O.S. § 1507(B)

The following limitations apply:	
• In counties with populations of less than 50,000, the county sheriff's office may have no more than two cards and no more than one credit card account from one supplier. The total combined credit limit for all cards must not exceed Five Thousand Dollars (\$5,000.00).	19 O.S. § 1507(A) 19 O.S. § 1507(A)
• In counties with populations between 50,000 and 100,000, the county sheriff's office may have no more than four cards and no more than one credit card account from one supplier, and the total combined credit limit for all cards must not exceed Ten Thousand Dollars (\$10,000.00).	19 O.S. § 1507(A)
• In counties with populations between 100,000 and 450,000, the county sheriff's office may have no more than six cards and no more than one credit card account from one supplier, and the total combined credit limit for all cards must not exceed Fifteen Thousand Dollars (\$15,000.00).	19 O.S. § 1507(A)
• In counties with populations in excess of 450,000, the county sheriff's office may have no more than 24 cards and no more than one credit card account from one supplier, and the total combined credit limit for all cards must not exceed Sixty Thousand Dollars (\$60,000.00).	
The County Sheriff	
The county sheriff has the following responsibilities:	
• Must remain responsible for the use of the credit cards for authorized use	19 O.S. § 1507(B)
 Must notify the board of county commissioners of the anticipated credit card expenditures by preparing, on or before the 25th of each month, SA&I Form No. 1116, Requisition - Purchase Order - Claim, in the following manner: 	19 O.S. § 1506(E)
• Check the "Blanket P.O." box	
• Enter the credit card company in the "Suggested Vendors" box	
• Enter the maximum amount to be encumbered and account number on the "Amount" line	

The County Sheriff or Deputy Sheriff

The county sheriff or deputy sheriff have the following responsibilities:

• Must obtain receipts for all purchases

• These receipts must be signed by the individual using the credit card.

19 O.S. § 1506(E)

• Must deliver all receipts to the receiving officer when returning to the office

NOTE:

A copy of the credit card charge sheet is not considered a receipt unless it specifies the item(s) purchased and the unit price, and it has the signature of the individual making the purchase.

Responsibilities Following Credit Card Use

The Receiving Officer

19 O.S. § 1506(E)

The receiving officer should enter the required data on SA&I Form No. 112, County Sheriff's Credit Card Expenditures, (in lieu of SA&I Form No. I-4030, Receiving Report) and attach all receipts for credit card purchases to the form.

The County Sheriff or Designated Deputy Sheriff

The county sheriff or their designee has the following responsibilities:

- Sign the County Sheriff's Credit Card Expenditures form
- Attach this form, along with the receipts, to the Requisition Purchase Order Claim
- Forward the form to the county clerk for completion and payment
- If the authorized encumbered amount is exceeded, attach a written justification for the over-expenditure

The County Clerk

The county clerk must forward the documents to the board of county commissioners for approval of payment.

County Purchase Cards

74 O.S. § 85.5

The board of county commissioners, on behalf of the counties, are eligible to participate in the State Purchase Card Program by making an application through the Office and Management and Enterprise Services (OMES) for the state of Oklahoma authorized Purchase Card (P-Card). The State Purchase Card Program is authorized by the Oklahoma Central Purchasing Act.

Through competitive bidding, OMES Central Purchasing awards a statewide contract for the purchase card program. This contract is a <u>mandatory contract</u> for counties that use a purchase card as a payment mechanism. The current contract has been awarded to the Bank of America.

Counties must make payment for the credit card transactions by electronic funds transfer (EFT) to the contract holder (Bank of America). The board of county commissioners should confirm the ability of the county treasurer to make electronic payments.

Counties applying for the state purchase card must adopt the SA&I *Purchase Card Policies and Procedures Manual* and the SA&I Travel Policy unless counties already have an approved policy. See card limits and controls outlined below under "Program Implementation" in this chapter.

All purchases made with the Purchase Card are subject to the purchasing laws in Title 19 and Title 61 and to state of Oklahoma requirements. The P-Card is only a method of payment, and all county purchasing laws still apply.

Roles and Responsibilities of State Agencies/Contract Holders

Three state agencies, in addition to the contract holder, have specific involvement in the initiation and/or implementation of the county purchase card program.

The State Auditor and Inspector (SA&I)

The State Auditor and Inspector have the following responsibilities:

- Provides procedures, forms, and guidance
- Performs audits to ensure compliance

The Office of Management and Enterprise Services (OMES), Central Purchasing Division

The OMES, Central Purchasing Division, provides administration and management of the state purchase card program.

The County Training Program (CTP)

The County Training Program provides training prior to the use of the purchase card, as well as two-year continuing education training

The Contract Holder (Bank of America)

Bank of America, the contract holder, implements the terms of the state contract, issues purchase cards, and provides training for their system.

Roles and Responsibilities in County Government

The following county officials and county employees have roles and responsibilities in the county purchase card program:

- Board of County Commissioners
- Purchasing Agent/Purchase Card Administrator
- County Clerk
- Purchase Cardholder
- County Treasurer
- Requisitioning Officer
- Receiving Officer

The specific duties of each of these positions are outlined in the following sections.

Program Initiation

The Program Initiation section outlines the steps necessary to initiate a county purchase card program at the county level by the board of county commissioners in conjunction with the State Purchase Card Administrator at OMES and the contract holder, Bank of America.

The Board of County Commissioners

The board of county commissioners submits a signed, written request on county letterhead to the State P-Card Administrator to join the state purchase card program. The request must contain the name of the primary contact(s). The request should be emailed to pcard@omes.ok.gov.

The Office of Management and Enterprise Services

OMES forwards the county's written request to the contract holder, Bank of America.

The Bank of America

The Bank of America (BOA) requests the following documents from the board of county commissioners:

- Linking agreement
- Financial statements
- Tax commission letter or IRS determination letter

BOA also approves (or declines) the credit based on the documents provided by the board of county commissioners.

The Board of County Commissioners

The board of county commissioners completes the BOA questionnaire and BOA card account worksheet.

The Bank of America

BOA submits county documents for credit approval and implementation.

Program Implementation

The program implementation section outlines the steps necessary to implement the purchase card program at the county level by the board of county commissioners, the purchasing agent, and the purchase cardholder.

The Board of County Commissioners

The board of county commissioners is responsible for the management of the county purchase card program through the following responsibilities:

- Must adopt SA&I's Purchase Card Policies and Procedures Manual to establish a county purchase card program
- Must adopt a travel policy for participation in a county purchase card program
 - SA&I's Travel Policy may be adopted if the county does not have a travel policy.

NOTE:

The manual and travel policy are available on the SA&I website and the County Training Program website

- Determine the card limits for purchase cards based on the county need or past usage
 - Per the Oklahoma Statutes, the individual transaction dollar amount may not exceed Five Thousand Dollars (\$5,000.00) unless exempted by statute. Refer to "Exceptions to Limits" as outlined under "Card Holder Purchases."

74 O.S. § 85.5a(D)(2)

- Single Purchase Limit Maximum spending limit authorized in a single transaction
 - The board of county commissioners may set the single purchase limit for a purchase cardholder at any amount up to the Five Thousand Dollars (\$5,000.00) limit (for example: \$500, \$1,000, \$2,000, or \$5,000).
- Total Credit Limit Maximum amount that can be spent during a monthly cycle
- Approves the Designation of Purchase Cardholders (SA&I Form No. 431), which determines the county employees who are issued a purchase card and their total credit limit.

The Purchase Cardholder

A purchase cardholder (county official and/or employee) is an "individual designated by the county to utilize a purchase card."

A purchase cardholder must meet the following requirements:

19 O.S. § 1505(J)

- Must be a permanent employee (not temporary or non-employee).
- Must attend the required initial purchase card training provided by the County Training Program prior to card use
- Must attend the required training provided by the County Training Program every two years from the date of last training
- Must sign the County Purchase Card Employee Agreement prior to the issuance of the purchase card
- Must sign the Receipt for P-Card acknowledging receipt of the card

19 O.S. § 1505(J)

19 O.S. § 1505(J)

The Purchasing Agent (Purchase Card Administrator)

Per state statute, the purchasing agent serves as the purchase card administrator for the county purchase card program.

The purchasing agent has the following responsibilities:

• Serves as the Administrator for the online electronic transaction system for the contract holder (BOA)

- Attends the required training every two years from the date of last training
- Submits applications for purchase cards as designated by board of county commissioners
- Issues the County Purchase Card Agreement (OMES CP 059) to the designated purchase cardholder
- Issues the Receipt for P-Card (OMES CP 059) to the designated purchase cardholder

NOTE:

Purchase cards are issued in the name of the county and include the cardholder's name, department, and a unique account number.

- Provides the verification ID to the purchase cardholder to activate the purchase card
- Tracks the purchase cardholder training

The Purchase Cardholder

The purchase cardholder activates the purchase card immediately and registers the card on the BOA website.

The state of Oklahoma authorized Purchase Card (P-Card) is a Visa Purchase Card issued by Bank of America. The purchase card is a chip and pin card, and the chips are encrypted to create a unique transaction code that cannot be used again.

NOTE:

It is the purchase cardholder's responsibility to ensure that any credit card purchase made with county money complies with the county purchasing laws in the Oklahoma Statutes. For example, any funds on deposit with the county treasurer, such as county sales tax, and ad valorem, highway, and grant funds, are considered county funds.

The County

The county has zero liability for unauthorized charges or for lost or stolen cards provided the Bank of America is notified within 24 hours.

Purchase Card Transaction Process

19 O.S. §§ 1501-1507

The following section outlines the steps of a typical purchase card transaction.

The Requisitioning Officer

The requisitioning officer completes the requisition section of SA&I Form No. 1116, Requisition - Purchase Order - Claim and forwards it to the purchasing agent.

The Purchasing Agent

The purchasing agent determines if the item requested will require a bid and approves the method of purchase and forwards the Requisition - Purchase Order - Claim to the county clerk.

The County Clerk

The county clerk encumbers the amount stated on the Requisition - Purchase Order - Claim to the Bank of America.

NOTE:

All transactions shall be properly encumbered prior to using the purchase card for purchases.

The Purchase Cardholder

The purchase cardholder makes the purchase using the purchase card.

WARNING:

The cardholder of record is the only person authorized to make purchases using his/her card.

The purchase card cannot be loaned to another person.

The purchase cardholder also retains all transaction documentation – card receipts, invoices, packing slips, and any other transaction documentation and delivers transaction documentation to the receiving officer.

NOTE:

On a monthly basis, the purchase cardholder is responsible for verifying transactions listed on their purchase card statement are valid and for reconciling all charges made on their account.

The Receiving Officer

The receiving officer verifies that goods/services were properly received; prepares, signs, and dates the Receiving Report (SA&I Form No. 4030); and forwards all documentation (card receipts/invoices/packing slips, receiving reports, etc.) to the purchasing agent for further processing.

The Purchasing Agent

The purchasing agent has the following responsibilities:

- Retains all purchase orders, card receipts/invoices/packing slip, receiving reports, etc. for each purchase card statement
- Reconciles all transactions to the individual purchase cardholder statements and the master purchase card statement on a monthly basis
- Signs and dates the Purchase Card Payment Approval Form (SA&I Form No. 432)
- Forwards the individual purchase cardholder statements and supporting documentation with the master purchase card statement to the county clerk

The County Clerk

The county clerk has the following responsibilities:

- Reviews the monthly main purchase card statement (or invoice) for accuracy
- Certifies that all documentation is attached to the main statement
- Signs and dates the Purchase Card Payment Approval Form (SA&I Form No. 432)
- Presents all purchase card documents/documentation to the board of county commissioners for approval

NOTE:

The county clerk is responsible for maintaining the purchase card records in a central and secure location.

The Board of County Commissioners

The board of county commissioners has the following responsibilities:

- Approves the master purchase card statement and each individual purchase cardholder statement in an open meeting
- Approves (at least two board members) the Purchase Card Payment Approval Form (SA&I Form No. 432) that has been signed and dated by the purchasing agent and county clerk

NOTE:

The county shall make a monthly payment prior to the due date to the Bank of America to satisfy all transactions listed for the billing cycle, in the time and manner agreed to by the county and the Bank of America.

The County Clerk or Purchasing Agent (Purchase Card Administrator)

The Purchase Card Administrator has the following responsibilities:

- Prepares the Electronic Funds Transfer (SA&I Form No. 393) for payment of purchase card statements
- Forwards the Electronic Funds Transfer form to the county treasurer

The County Treasurer

The county treasurer executes the payment to the Bank of America.

NOTE:

Electronic funds transfer is the only acceptable method of payment to the Bank of America. No other payment method is authorized.

Cardholder Purchases

The purchase cardholder may use the purchase card for telephone, in-person, and internet purchases.

The recommended best practice is that internet purchases be made from a merchant with a secure internet site (for example, a lockbox is present, or the URL contains https).

Whether by telephone, in-person, or internet purchase, the purchase cardholder must obtain an itemized receipt which includes at a minimum the following:

- Vendor name
- Transaction or purchase date
- Description of each item purchased, including unit price and quantity

Transaction total

WARNING:

The cardholder should ensure that sales tax is not charged on the credit card receipt when the purchase is tax-exempt.

Taxes on Credit Card Purchases

Before making the purchase, the purchase cardholder has the responsibility to ensure that sales tax and lodging tax are not charged on purchase card transactions that are tax exempt.

Sales Tax

In-State Sales Tax

• Counties should not be paying Oklahoma state, city, or county sales tax on purchase card transactions

Out-of-State Sales Tax

• Sales tax may apply on out-of-state purchases

Tribal Sales Tax

• Tribal sales tax may apply to in-state and out-of-state purchases. If the tribal government does not exempt governmental entities, the sales tax should be paid.

Sales Tax - Online Purchases

To avoid paying sales tax on internet purchases, the county may register for the vendor's tax-exempt program prior to purchasing items on the vendor's website.

Some vendors accept a Streamlined Sales and Use Tax Agreement, Certificate of Exemption (OMES Form F0003.)

Lodging/Occupancy Tax

Lodging or occupancy tax may apply to in-state and out-of-state purchases depending on the taxing entity that created the lodging tax.

Purchase Card Controls/Limits

The purchase card shall not be loaned to another person. The

purchase card cannot be used for personal use.

Before using the purchase card, a purchase order must be encumbered, and proper purchasing procedures must be followed.

74 O.S. § 85.5a(D)(2)

Individual transactions, other than transactions specifically listed in the statute as exceptions, may not exceed Five Thousand Dollars (\$5,000.00) per the Oklahoma Statutes.

The purchase card may be used to purchase supplies and services within the single purchase limit and credit limit (excludes prohibited purchases).

The total amount of the purchase should not exceed the card's single purchase limit.

Exceptions to Limits

For any transaction with a county purchase card, the single transaction shall not exceed the limit of Five Thousand Dollars (\$5,000.00) unless named as an exception in accordance with the Oklahoma Statutes.

74 O.S. § 85.5a(D)(2)

A purchase card transaction has no limit on the amount for the following exceptions:

74 O.S. § 85.5a(D)(1)

18 O.S. § 803

- Statewide Contract purchases
- Regulated Utilities (water, electric, gas, sewage) as defined in OAC 260:115-1-2
- Interagency Payments
- Professional Services as defined in the Oklahoma Statutes
- Emergency purchases in response to an emergency declaration by the Governor

NOTE:

Bids at the county level DO NOT qualify as an exception under 74 O.S. § 85.5.

Travel Purchases

The purchase card may be used for travel expenses as outlined in the written travel policy adopted by the board of county commissioners on behalf of the county.

A purchase order should be encumbered with an estimate of the travel expense. The purchase card may be used for the purchase of airfare and/or lodging.

A recommended best practice is that a separate purchase order is issued to the hotel for lodging. The hotel receipt should have a zero balance.

A cardholder may make reservations and pay for lodging expenses for other county employees/officials who are traveling on official business.

The purchase card may be used for expenses required to attend a conference, including conference registration and training course fees in accordance with the adopted County Travel Policy.

Prohibited Purchases

The following items are purchases that are prohibited when using the purchase card:

- Taxes (excluding tribal taxes or out-of-state taxes on lodging)
- Entertainment
- Tobacco and alcoholic beverages
- Cash, cash advances, automatic teller machine (ATM) transactions
- Purchase of any goods or services for personal use
- Purchase of any goods or services not for official county use
- Meals & incidental expenses if the county has adopted a per diem (per day allowance) policy for reimbursement of travel expenses
- Any transaction or series of transactions, which exceed the limits established on an individual purchase card
- Gift certificates or gift cards
- Other purchases not permitted under county policy and procedures

WARNING: Split purchasing is prohibited.

"Split Purchasing" means dividing a purchase into two or more transactions for the purpose of staying below the individual transaction limit of Five Thousand Dollars (\$5,000.00) or for the purpose of evading a competitive bidding requirement.

Audit Requirements

All transactions are subject to audit by the State Auditor and Inspector's office.

Transparency of Transactions through Open Books

In accordance with the Oklahoma Statutes, complete descriptions of purchases made by county government entities shall be published through the state transparency portal pursuant to the Oklahoma Statutes and as warrants required to be published pursuant to the Oklahoma Statutes. The county purchasing agent will work with OMES to determine the method of transferring transaction information.

All transactions are listed on the state of Oklahoma Open Books website, using the following information:

- Cardholder's last name and first initial
- Merchant Name
- Amount of transaction

For additional information on the policies and procedures for the county purchase card, refer to SA&I's *Purchase Card Policies and Procedures Manual* (listed under "Purchase Card Resources").

19 O.S. § 1505(J) 74 O.S. § 85.5a 19 O.S. § 444 19 O.S. § 445 This page is intentionally left blank.

Chapter Ten Writing Specifications

Need for Effective Written Specifications

Writing effective specifications ensures the county will receive the correct product. Writing effective instructions for vendors helps the vendor to know the correct procedures and ensure fair and equitable treatment.

Requisitioning Officers

Requisitioning officers are responsible for writing specifications of the item needed. The specifications will be forwarded to the purchasing agent on the requisition section of the Requisition - Purchase Order - Claim form that will reflect the following information:

- Quantity
- The maximum amount willing to be expended
- What date the product is needed

• How long the bid pricing is to be effective

Writing Specifications

Writing specifications is a way of describing to a supplier the item(s) being requested. The supplier reading the description is trying to understand the desired item(s) from written words only. Therefore, accurate and complete specifications for the item(s) are imperative.

For example, an officer needs a new number two, wooden, lead pencil. The officer tells the purchasing agent, "I need a new pencil." Without the other information, the purchasing agent may not order the same pencil that the officer needs.

If the officer tells the purchasing agent, "I need a new number two, wooden, lead pencil," the chances of receiving that specific item become much greater.

The more complex the item(s) for which specifications are being written, the more accurate and complete the description should be to make sure the supplier can fully understand the intended meaning. Otherwise, the item(s) received may not be what is expected.

Types of Written Specifications

Specifications can normally be divided into three types:

- Performance specifications
- Dimension specifications
- A combination of performance and dimension specifications

Performance Specifications

Performance specifications describe tasks or work that needs to be accomplished versus providing specific product dimensions or information. The order specifies the exact work that the product being purchased needs to do. The supplier then recommends which product would best meet the performance specifications. The supplier provides the dimension specifications.

NOTE:

Performance specifications must be written in great detail with exact descriptions of each element of the task to prevent misunderstandings and to prevent problems for those evaluating the responses.

Performance specifications should always state requirements for the following details that need to be met before final payment is made, and they should include any penalties to be imposed for failing to meet those specifications.

- Warranty
- Maintainability
- Support
- Performance periods

The following examples show where performance specifications might be used:

- Simple road construction projects
- Courthouse janitorial services
- Fence construction
- Tree removal
- Grounds upkeep
- Simple repair projects

Dimension Specifications

Dimension specifications are used to describe the specific characteristics of a product. For example, dimension specifications could be used to describe a pickup truck (for items such as engine size, wheelbase, transmission, wheel drive size, and bed size).

Dimension specifications should include a thorough and complete detailed listing of dimensions, the more complex the item, the greater the need for detailed dimensions.

Another example is the pencil mentioned earlier. Many different types of number two wooden lead pencils are available. One pencil may have a lead that is 1/4 inch in diameter, wood that is 3/4 inch in diameter, an overall length of 6 inches, and a large eraser on one end. Another pencil may have different specifications.

Dimension specifications could also be used for purchasing a welding machine. The specifications should include such items as size, category type, range of brands, and portability.

An order for a computer might specify a range of brands, keyboard size, memory, and function capability.

Combination of Performance and Dimension Specifications

The majority of specification sheets are a combination of performance and dimension specifications. Most of the time, the items to be purchased must meet certain performance standards as well as dimension requirements.

A good example of a combination specification is one written for a computer system. If the application programs must accomplish a specific task in a specific way, that information might be written as a performance specification. If specific hardware is desired, such as memory and disk storage, that information might be written as a dimension specification.

Another example is a telephone system where performance specifications would be used to describe the required functions, and dimension specifications would be used to define the hardware equipment.

In these cases, the specifications writer would describe the entire system, using both performance and dimension specifications, and then use the specifications to analyze the vendor's response.

A Written Specification Example

The following example shows a breakdown for writing a specification for purchasing a computer system.

Software

The following questions might be asked when compiling specifications for computer system software:

- How many offices are included? Which offices are included?
- What tasks will the user expect to perform on the computer in each office?
- What are the product requirements needed to accomplish these tasks?
- What are the specific elements involved in accomplishing these tasks?
- Where is the information for these tasks obtained?

The specification writer must analyze all the needs and furnish all the software requirements for each office in complete detail.

A vendor needs to know all these details to understand the total job required of the computer system. This analytic process should result in performance specifications for the application software and may even result in decisions to exclude certain offices and tasks within some offices.

Compiling this information can also help officers and department heads know exactly what they need to do in preparation for receiving the new computer system.

Hardware

Usually, dimension specifications are written to describe hardware items, preferably by someone very knowledgeable about computer hardware. The dimensions might include information about the following items:

- Memory capacity
- Expansion capability
- Disk storage size and growth potential
- Number and types of terminals
- Terminal locations
- Number and speed of printers
- Printer locations

Along with the specifications obtained from these approaches, information, including that concerning the following items, is necessary to explain the expectations of the county to possible bidders:

- Warranties
- Maintenance service
- Training requirements
- Upgrades required by statutory changes
- Upgrades of software developed by the vendor

Information concerning penalties for failing to meet specifications agreed upon should always be included.

All of this information combined would constitute the overall specifications for the entire system and would require many pages of written information. These pages would then be attached to SA&I Form No. 4040, Invitation to Bid, which has the Non-Collusion Affidavit on the backside.

The Purchasing Agent

Upon receipt of the requisition and specifications, the purchasing agent will begin completing the Invitation to Bid packet (See Figure 10-1 for an example of the cover page.) A highly important procedure is to include clear instructions to the vendors of the county's requirement for bid submission.

The following tasks should be done before providing the specifications to a vendor:

- Set a bid opening date allowing at least 10 days after the date of publication
- A publication lasting 10 days is required in a newspaper of general circulation under Title 19
- Prepare an affidavit listing all vendors notified
- Notification can be sent by mail or electronically.
- Prepare a detailed listing of terms and conditions as set out by the county for bid submission
- Terms and conditions are usually standard verbiage for all bids. Figure 10-2 shows an example of terms and conditions.
- Include a bid response form
- Include samples of contracts, leasing, or any forms the vendor will be required to submit or sign upon acceptance

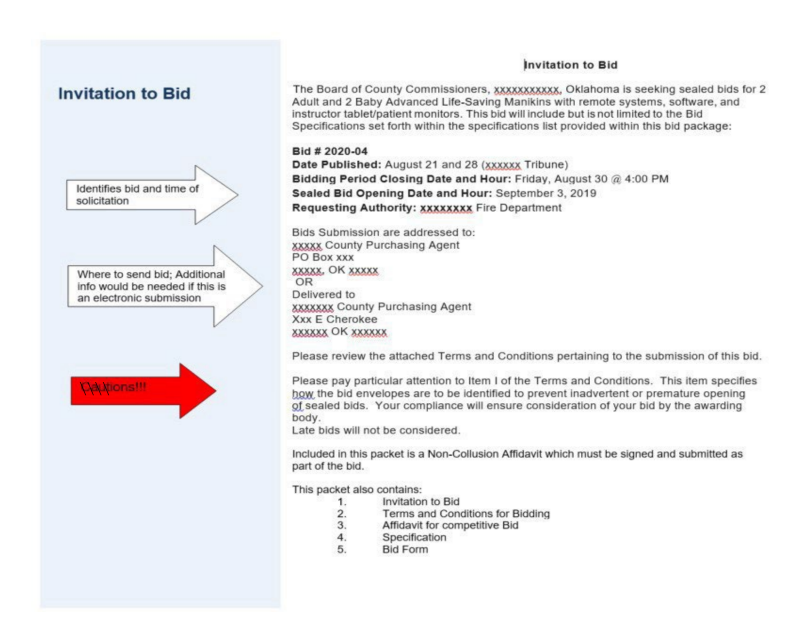


Figure 10-1. Sample Invitation to Bid

Terms and Conditions 1. How to identify bid 2. No Late Bids 3. Separate envelope for each bid 4. Must be legible

TERMS AND CONDITIONS

THESE ITEMS APPLY TO AND BECOME A PART OF THE BID NO EXCEPTIONS TO THESE TERMS AND CONDITIONS WILL BE CONSIDERED

1. <u>Bids MUST be received in a Sealed envelope</u> by the date and time specified in the Invitation to bid. <u>Each envelope MUST be legibly marked on the outside with the following information in the lower left corner: The word "BID", the Bid Number and the closing date. This information must be readily observable along with the Supplier's name and return address.</u>

Bid packets should be addressed EXACTLY as: xxxxxxx County Clerk,

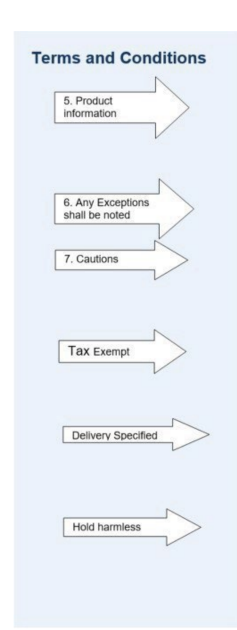
Attention: Purchasing Agent, P.O. Box 156, xxxxxxx, OK 74477 or if they
are sent by Specialty Mail Service to: xxxxx County Clerk, Attention:

Purchasing Agent, xxxx E. Cherokee, xxxxxx, OK xxxxx

Bids which are hand delivered must be submitted to the County Clerk's Office ONLY at: xxxxxx County Clerk's Office, 307 E. Cherokee, xxxxxx. OK 74467. Any bid submitted to a different Department, Office or District facility can and will be rejected.

- Sealed bids will be opened by the authority requesting the bid, at the location and time specified in the published advertisement and on the "Invitation to Bid" form. <u>Late bids will not be considered and will be rejected.</u>
- 3. Bids must be submitted on the included forms only. <u>Each SEALED Bid shall be placed in a separate envelope and enclosed in an outer Mailing or Express Mail envelope.</u> Be sure that both envelopes are completely and properly identified and sealed, showing the bid name and number in the lower left-hand corner.
- 4. All bids shall be entered on the provided "Invitation to Bid Form" enclosed or a copy thereof. Bids are to be typewritten or in ink. No bidder may withdraw his proposal for a period of thirty (30) days after the date and hour set for the opening of bids.

Figure 10-2. Sample Terms and Conditions



- 5. The bidder shall attach the manufacturer's name of the equipment or material to be furnished, type, model numbers, manufacturer's descriptive bulletins and specifications. All guarantees and warranties should be clearly stated. This data shall be in sufficient detail to describe accurately the equipment or material to be furnished. Manufacturer's specifications, in respect to the successful bidder, shall be considered as part of the contract with xxxxxxx County.
- Any exceptions or deviations from written specifications shall be identified in writing and attached to the bid form
- 7. The enclosed <u>Affidavit for Filing with Competitive Bid MUST be</u> returned with the bid.
- xxxxxx County reserves the right to reject any and all bids and to waive any technicalities in the bidding.
- Direct purchase of certain items of equipment or material by xxxxxxx County is exempt from Federal Excise Tax and Oklahoma Sales Tax. In such cases, the bidder shall quote prices which do not include Federal Excise Tax and Oklahoma Sales Tax.
- 10. Bid must show number of days required for delivery under normal conditions. Supplier or Contractor must keep the County advised at all times on the status of the order. For any exception to the delivery date as specified on this order, vendor shall give prior notification and obtain written approval from the Purchasing Agent.
- 11. Bidder agrees to defend and save XXXXXX County from and against all demands, claims, costs expense, damage and judgments based upon infringement of any patent to goods specified in this order or the ordinary use or operation of such goods by the County or use or operation of such goods in accordance with the bidder's direction.
 - 12. Firm prices will be F.O.B. destination.
 - 13. Unit prices will be guaranteed correct by the bidder.

Figure 10-2. Sample Terms and Conditions (Continued)

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Chapter Eleven Analyzing to Determine Lowest and Best Bids

Oklahoma law requires that the "lowest and best" bids be selected for county purchases. However, determining which bid is the "lowest and best" is often difficult and bidders sometimes question the selection of one vendor over another.

19 O.S. § 1505(B)(4) 61 O.S. § 117

This chapter is a reliable, consistent system or procedure for use when determining the "lowest and best" bid that can help make this process easier and more equitable. Each step in the process should be recorded in case the final decision needs to be justified.

A recommended best practice is when writing bid specifications, the writer should describe a response format and require that all bids adhere to that format. This action helps to make analyzing and evaluating bids easier.

If bidders include extraneous materials only remotely related to the bid specifications, a reasonable evaluation can be almost impossible to make. All bids must be thoroughly read before an accurate analysis can be made.

In summary, a procedure to analyze bids for "lowest and best" determination should have the following characteristics:

- Be a written procedure
- Be a systematic procedure
- Be capable of being defended and justified
- Lend itself to explanation
- Prescribe a specific bid response format
- Aid in analysis and evaluation of the bids
- Eliminate extraneous material

Another important point is that the people analyzing bids should be completely familiar with the bid specifications and know what the product or service is required to do. A highly recommended best practice is to visit personally with the requisitioning officer or the individuals who are requesting the purchase. This can help determine product needs more completely.

Analysis Procedures

When the contents of all of the bids are placed in the same logical order, comparisons become simpler, and similar items can be compared more easily. Proper comparison requires a visual organization of the data.

When itemizing needs, a recommended best practice is for the analyzer to use descriptive, specific detail and identify the most important qualities and characteristics.

The system outlined in tables 11-1 through 11-9 is widely used in industry and can provide a county with a written, systematic approach to reaching a "lowest and best" decision. The procedure used in this system helps the writer to organize the data visually. Any format can be used, but a table similar to the one shown in tables 11-1 through 11-9 is suggested.

The example in Table 11-1 uses imaginary bids received for a pickup truck with relatively unsophisticated specifications. Imaginary bids are received from three companies, called ABC, DEF, and GHI.

The procedure requires that the analyzer list all the criteria that the product is expected to meet, all of which are included in the specifications, down the left side of the form, shown in Figure 11-1, in the "ATTRIBUTES" column.

For brevity, the example in Table 11-1 lists only four criteria: price, engine, wheelbase, and cab.

In cases where attributes are complex, it may be necessary to list sub-attributes under the main attribute to help remind the writer of all the important elements with which the bid should comply.

Table 11-1. Analysis Procedure: Listing Attributes

	Tuble 11 1. Thing you I To courte. Disting The House									
		Company								
Attributes	WT									
Price										
Engine										
Horsepower										
Fuel										
Wheelbase										
Cab										
Totals										

Table 11-2. Analysis Procedure: Awarding Weighted Values

		Company	Company							
Attributes	WΤ									
Price	10									
Engine	9									
Horsepower										
Fuel										
Wheelbase	7									
Cab	8									
Totals	34									

1. Under the column "WT" as shown in Table 11-2, enter the weighted value of each particular attribute if it were to meet the bid specifications perfectly. This value will normally vary depending on the importance the analyzer places on this attribute toward meeting the needs of the requisitioning office.

Price is usually high in importance, so the weight given is 10 in the sample, as shown in

Table 11-2. The engine specifications may not be quite as important, so a weight of 9 is given. The wheelbase is of even less importance, so a weight of 7 is assigned. The cab design may be a little more important than the wheelbase because more than three people may need to ride at one time, so a weight of 8 is assigned.

The sub-attributes will be used later in the analysis.

2. Under "Company," list the companies offering bids as shown in Table 11-3.

Table 11-3. Analysis Procedure: Listing Companies Offering Bids

		Company	rioccaure, r	8	8	
		ABC	DEF	GHI		
Attributes	WΤ					
Price	10					
Engine	9					
Horsepower						
Fuel						
Wheelbase	7					
Cab	8					
Totals	34					

3. Award a weighted value for the price stated in each bid as shown in Table 11-4. The bids in the example stated the following information:

ABC offered a diesel engine of 180 HP, long wheelbase, and 3-passenger cab for a price of Twelve Thousand Five Hundred Dollars (\$12,500.00).

DEF offered a gasoline engine of 200 HP, short wheelbase, and 5-passenger cab for Eleven Thousand Dollars (\$11,000.00).

GHI offered a gasoline engine of 220 HP, long wheelbase, and 6-passenger cab for Twelve Thousand Seven Hundred Fifty Dollars (\$12,750.00).

Analysis of Price: ABC is awarded an 8.5; DEF is awarded a 10, and GHI is awarded an 8 weighted value.

Table 11-4. Analysis Procedure: Analyzing Price

	Tuble 11 Williamy of a Tooled are. Timiny 2 mg 1 mee									
		Company								
		ABC	DEF	GHI						
Attributes	WT									
Price	10	8.5	10	8						
Engine	9									
Horsepower										
Fuel										
Wheelbase	7									
Cab	8									
Totals	34									

4. Use the sub-attributes to analyze the engine, as shown in Table 11-5.

First, analyze the horsepower sub-attribute: ABC is awarded a (-) because the HP is the lowest DEF is left blank GHI is awarded a (+)

Second, analyze the fuel sub-attribute:

The diesel engine is preferred; therefore, ABC is awarded a +, and the other two are left blank.

Table 11-5. Analysis Procedure: Analyzing the Engine Sub-Attributes

		Company		· · · · · ·	8	in ittilinates	
		ABC	DEF	GHI			
Attributes	WT						
Price	10	8.5	10	8			
Engine	9						
Horsepower		-		+			
Fuel		+					
Wheelbase	7						
Cab	8						
Totals	34						

Third, analyze the engine.

Considering the +'s and -'s, GHI is awarded a 9. ABC and DEF are each awarded an 8, as shown in Table 11-6.

Table 11-6. Analysis Procedure: Analyzing the Engine

		Company	11y515 1 10CCu		 0	
		ABC	DEF	GHI		
Attributes	WT					
Price	10	8.5	10	8		
Engine	9	8	8	9		
Horsepower		-		+		
Fuel		+				
Wheelbase	7					
Cab	8					
Totals	34					

5. Analyze the wheelbase.

ABC bid a long wheelbase and is awarded a 7; DEF bid a short wheelbase and is awarded a 5, and GHI bid a long wheelbase and is awarded a 7 as shown in Table 11-7.

Table 11-7. Analysis Procedure: Analyzing the Wheelbase

	TUDI		515 1 TOCCUU	ic. many zm	S the Whe	CIDAGE	
		Company					
		ABC	DEF	GHI			
Attributes	WΤ						
Price	10	8.5	10	8			
Engine	9	8	8	9			
Horsepower		-		+			
Fuel		+					
Wheelbase	7	7	5	7			
Cab	8						
Totals	34						

6. Analyze the cab.

ABC bid a three-passenger and is awarded a 5; DEF bid a five-passenger and is awarded a 7, and GHI bid a six-passenger and is awarded an 8 as shown in Table 11-8.

Table 11-8. Analysis Procedure: Analyzing the Cab

		Company	ialysis Proce	-		
		ABC	DEF	GHI		
Attributes	WT					
Price	10	8.5	10	8		
Engine	9	8	8	9		
Horsepower		-		+		
Fuel		+				
Wheelbase	7	7	5	7		
Cab	8	5	7	8		
Totals	34					

7. Total each column.

The maximum points to be awarded under WT is 34. ABC receives 28.5, DEF receives 30, and GHI receives 32, as shown in Table 11-9.

8. From the totals, determine the "lowest and best" bid.

The "lowest and best" bid in this example is from

GHI.

Table 11-9. Analysis Procedure: Totaling the Columns

		Company	•		8		
		ABC	DEF	GHI			
Attributes	WT						
Price	10	8.5	10	8			
Engine	9	8	8	9			
Horsepower		-		+			
Fuel		+					
Wheelbase	7	7	5	7			
Cab	8	5	7	8			
Totals	34	28.5	30	32			

The procedure described above can be used to analyze any bid, provided the attributes are easily recognized and distinguishable from carefully written specifications, and the vendors are required to follow a strict format in their response.

A recommended best practice is to keep notes that briefly state why specific points are awarded and cross-reference them to the page and paragraph in the bid response, which helps justify the analysis at a later date. Attaching the notes to the bids when they are filed also provides a means of later justifying why a particular vendor received a bid.

Throughout this analysis procedure, do not hesitate to discuss the decision with the person(s) requesting the product or service. Ask them, "Is this what you wanted?"

Additional Considerations

When awarding contracts, a board should consider not simply the lowest bidder but the lowest responsible bidder. If the award is made to a bidder other than the lowest bidder, a board must state the reasons for that action. A statement must be placed on file, be open to public inspection, and be a matter of public record.

The following is a suggested statement to use when the decision is made to contract with a bidder other than the lowest bidder.

On occasion, situations may arise which require the immediate delivery of products to the district. Taking into consideration the ability of the company to respond to the requirements of the contract in a timely manner, the bid of ______ does not appear to be the lowest responsible bid.

In considering whether the lowest bidder is responsible, a board could consider the following factors:

- The ability, capacity, and skill of the bidder to perform the requirements of the contract
- The character, integrity, reputation, experience, and effectiveness of the bidder
- The quality of the bidder's performance on previous contracts
- The bidder's previous and existing compliance with state laws and city ordinances
- The sufficiency of the bidders' financial resources and ability to perform the work financially

19 O.S. § 1505(B)(4) 61 O.S. § 117

Chapter Twelve Vendor Lists

The county purchasing agent's major function is to do the shopping for the county. The recommended best practice for the purchasing agent is to learn as much as possible about their potential vendors, including the following characteristics:

- What types of products or services they sell
- The quality of their products, based on experience, research, and reputation
- The quality of their service (is it fast, dependable, and customer-focused?)
- Their market position on pricing (are they competitive and fair?)

This chapter offers some hints on developing a good vendor resource file by suggesting ways to locate vendors, obtain product information such as price and quality, and maintain the file as a future reference source.

Locating Suppliers

The following sources of goods and services are covered in this chapter:

- Customer suggestions
- Suppliers indexes or registers
- Trade magazines
- Trade or industry associations
- Catalogs and sales brochures
- Office of Management and Enterprise Services
- Letters of interest
- Oklahoma Directory of Manufacturers and Products
- Technology Centers (Small Business)
- The internet

Department Suggestions

The purchasing agent's customers (county departments) are the people in the county for whom they are purchasing goods and services. Suggestions from these customers can be an easy and reliable source of vendor information. Customers, more than anyone else, know what their needs are. In most cases, they already know where the needed goods can be obtained. They also know about special needs regarding ready access to the goods or delivery requirements.

Often, they have already done some initial shopping to identify the desired item(s).

Customer suggestions are also a valuable source of information about unacceptable goods, services, or vendors.

Supply Indexes or Registers

The following commercially available product indexes may prove useful in locating supply sources for hard- to-find items:

- MacRae's Blue Book MacRae's Blue Book Company http://www.macraesbluebook.com
- Sweets File Sweet's Catalog Service Divisions, F.W. Dodge Company, McGraw-Hill, Inc. http://products.construction.com/portal/server.pt

Thomas Register of American Manufacturers Thomas Publishing Company, Inc., - http://www.thomasnet.com

Trade Magazines

Virtually every significant professional, business, or industrial activity has a trade magazine or journal, although these are seldom available at public magazine stands. These magazines contain a wealth of information for both purchasing agents and customers of the county.

Typically, these magazines feature articles about the line of work involved, such as experiences with the use of new products, successful new operating procedures, how-to-do-it stories, and reviews of new equipment. These articles can make the purchasing agent and other county employees more aware of new products or services coming onto the market. In addition, the magazines contain a large number of product and service advertisements.

More details on each of these methods are outlined below.

Telephone/Email

A call or email to the vendor can help determine what information is needed. Almost all ads give an email address or telephone number, often a toll-free "800" number, and most firms will be glad to email or mail any desired specifications or information that is requested. Usually, a salesperson from a state or regional sales office can call on the county to provide prices and operating details and give product demonstrations.

Letter

A letter, perhaps a form letter, can be sent to the advertised address requesting information, names, and addresses of local vendors, prices, and delivery schedules. Generally, the letter results in a follow-up email or telephone call from a local or regional sales office offering additional information and assistance.

Product Card

Most trade magazines have one or two product cards inside to make obtaining information from several suppliers easier. These prepaid postcards, addressed to the magazine, have a series of numbers that correspond to numbered ads. Potential customers can circle those numbers that correspond to the product ads of interest, fill in their name and address, and mail the card.

Filling out a product card will accomplish two things. First, the customer will receive a basic information packet from each supplier with some sales brochures or catalogs. Second, the customer's name is usually added to the magazine's mailing list. Information requested in this manner often takes four to six weeks before delivery.

Often, trade magazines are sent free of charge to anyone who requests them. The cost of publication and distribution is covered by the advertisements. Publishers are usually anxious to add potential customers as new subscribers, so purchasing agents should not hesitate to request that their names be added.

If a trade magazine that advertises the types of products needed is not easily obtainable, the purchasing agent can send a letter to the magazine on county stationery stating that they are the county purchasing agent and want to be added to the magazine's mailing list.

Since trade magazines are usually sent to people in a specific line of business, finding out what is available is sometimes difficult. The purchasing agent might ask current vendors to suggest trade magazines that are appropriate for county business.

Trade or Industry Associations

Trade or industry associations are professional organizations supported primarily by manufacturers, suppliers, or contractors that sell certain products and/or services. Often these associations provide technical assistance with product specifications and make recommendations for product application.

These associations can be a valuable resource for determining sources of supply because they generally provide objective recommendations within the product lines they represent. Many associations publish their own magazines, technical bulletins, and handbooks. Some that might be helpful for the county are listed below.

Catalogs and Sales Brochures

Catalogs

Catalogs can be very helpful when locating items not routinely purchased. Major product distributors or manufacturers publish most of them. Generally, catalogs include a list of all (or almost all) of the products carried, a short description of each, plus identifying numbers. Usually, a price list, which is subject to frequent change, is supplied separately.

Although most individual catalogs will cover only a relatively narrow range of products, a new purchasing agent should assemble a collection of catalogs covering most of the items likely to be purchased, ranging from office supplies to road construction equipment.

Sales Brochures

Sales brochures can be accumulated from suppliers and other sources. Some of these brochures will be single pages, while others will be similar to a specialized catalog. These brochures can be a valuable purchasing tool. The purchasing agent might find it useful to set up such a sales brochure file, indexed by product type, such as the following categories:

- Miscellaneous
- Office Equipment
- Office Furniture
- Printing and Printed Materials
- Road/Bridge Equipment Road Materials
- Trucks/Pickup/Vehicle parts and Supplies

Office of Management and Enterprise Services

The Office of Management and Enterprise Services (OMES) can be extremely helpful in locating sources of supply. This office has the names and addresses of suppliers and vendors on a state and regional basis.

The list of winning vendors for state contracts is also a very valuable resource. Contact the Director of OMES for information.

OMES is online and has a variety of state contracts to view or download.

Letters of Interest

Under the present law, suppliers or vendors may submit a letter of interest requesting that they be notified of any county requests for bids. To ensure that they are only sent a request for bids on those items for which they wish to bid, vendors should indicate the goods or services on which they wish to bid when they submit a letter of interest.

Any vendor who does not respond to a request for bids for three consecutive bid lettings may be removed from the list of interested vendors.

The purchasing agent should solicit all potential vendors to assure that a complete list of interested vendors is maintained. Vendors or suppliers should be cross-indexed by product category.

19 O.S. § 1505 (B)(2)

Technology Centers (Small Business)

If a technology center exists within the county, it could be a source for local businesses. It could also be a source of student labor.

A technology center representative might assist with a bid package by notifying their list of contacts.

The Internet

Counties are exempt from sales tax, even when purchasing on the internet. To avoid paying sales tax on internet purchases:

- The county may register for the vendor's tax-exempt program prior to purchasing items on the vendor's website.
- Some vendors accept a Streamlined Sales and Use Tax Agreement, Certificate of Exemption, (OMES Form F0003).
- The internet can be a useful tool in obtaining price quotes or specifications or for purchasing the item requested. Some websites will process an order using a purchase order, but usually, they will wait for a warrant to clear the bank before shipping items.
- If local vendors have a website, visiting that website can save time over calling the vendor when obtaining a price quote. Computer equipment, software, and other similar items are easily found on the internet.
- Before actually purchasing items on the internet, it might be wise to contact the vendor after finding the needed items since not all websites are updated daily. The vendor might also be running a special that is not shown on the website. Sometimes the price quoted during a call is cheaper than the price on the website. This is especially true for computer equipment and supplies.
- Search engines are one way to locate companies on the internet. Typing in keywords about products and vendors can generate several websites to investigate. Using bookmarks is a convenient way to keep a prospective vendor's website on file and visit it easily.
- Using email is also a convenient way to communicate with vendors.

Establishing a Listing by Product and Vendor

An accurate, up-to-date vendor index file speeds making telephone calls, aids in mailing notices, and generally helps in locating sources of supply. A simple card file with vendor cards that are filed alphabetically is recommended.

Vendor Cards

The following are recommendations for making vendor cards.

Primary information to be included on the card:

- Company name
- Telephone number
- Address

Optional information to be included on vendor cards:

- Name(s) of the sales contact
- Local offices (telephone number and address)
- General line of products or service
- Special information such as "preferred vendor by treasurer"

An example index vendor card is shown in Figure 12-1.

Company Name	Franklin Supply Company
Address	945 Westminster St P.O. Box 743 Stillwater, Oklahoma 74075 (405) 372-8862
Sales Representative Remarks	Earl Givens General Automotive Parts (NAP) Blanket purchase orders District Number

Figure 12-1. Sample Index Vendor Card

Product Index Cards

The vendor's index should be cross-filed with a product index. A cross-referenced product index will be very important for new purchasing agents or for use in finding items that are seldom purchased.

The product index should be as detailed as necessary to be helpful. It might start with broad categories and be broken down into more detailed levels based on the purchasing agent's experience.

If the categories are too broad, several cards may be required to list all the vendors. If the categories are too narrow, the index will contain an excessive number of essentially duplicate cards.

A sample product index card is shown in Figure 12-2.

Product: Transmission - Parts and Repair

Ed's Auto Service (Repair only)

Master Transmissions

One-O-Eight Auto Salvage

Oklahoma Transmission Service

Transmission Exchange

Figure 12-2. Sample Product Index Card

These product index cards can be used as an initial reference in obtaining vendor quotes or mailing bid notices.

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Chapter Thirteen Inventories of County Property

The State Auditor and Inspector has determined that the statutory and accounting requirements for county inventories can be met by maintaining two separate inventories:

19 O.S. § 178.1

1. A fixed assets inventory of all county equipment with an original cost of Twenty-Five Hundred Dollars (\$2,500.00) or more and all IT hardware and software (non-road/bridge) with an original cost of Five Hundred Dollars (\$500.00)

19 O.S. § 1502

2. A consumable inventory of all county materials purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more

Each county office, department, or other entity must maintain a set of inventory records.

On November 1, 2022, the minimum cost was raised from Five Hundred Dollars (\$500.00) to Twenty-Five Hundred Dollars (\$2,500.00) for tracking fixed assets inventory and consumable inventory. The State Auditor and Inspector recommends applying this new threshold of Twenty-Five Hundred Dollars (\$2,500.00) going forward from November 1, 2022. All inventory at the lower threshold of Five Hundred

Dollars (\$500.00) will remain on the official inventory and will only be removed at the time of the disposal, following the proper disposal procedures.

Fixed Assets Inventory

Fixed Assets are items not consumed by use. They only diminish in value:

19 O.S. § 178.1

1. Equipment costing Twenty-Five Hundred Dollars (\$2,500.00) or more that is not affixed to or made a part of land and buildings

19 O.S. § 1502

2. Information technology (IT) hardware and software (non-road/bridge) with an original cost of Five Hundred Dollars (\$500.00) or more

19 O.S. § 1502

3. Land and buildings inventoried at their initial (historical) cost

Roles and Responsibilities for Fixed Asset Inventory

19 O.S. § 178.1

The Board of County Commissioners

The board of county commissioners' responsibility is to take, or cause to be taken, an inventory of all fixed assets belonging or leased to the county with an original cost of Twenty-Five Hundred Dollars (\$2,500.00) and an original cost of Five Hundred Dollars (\$500.00) for IT hardware/software. They are to prescribe a uniform identification system and create and administer an inventory system for all fixed assets of a county. The board of county commissioners is responsible for ensuring an annual inventory is taken by all departments.

For equipment of a county used in the construction and maintenance of roads and bridges, the board of county commissioners may designate an employee as the road and bridge inventory officer to be responsible for the identification and inventory system. For equipment of a county other than for road and bridge, the board of county commissioners may designate an employee of that office to administer such an inventory system. A recommended best practice is that each department appoints an inventory officer for their department for proper internal controls. Verification with the signature of a supervisor is recommended as good internal controls.

19 O.S. § 178.2

19 O.S. § 1502

County Officer or Department Head

Each county office, department, or other entity must take, record, maintain, and report a set of inventory records for any equipment with a cost of Twenty-Five Hundred Dollars (\$2,500.00) or more that was purchased with county funds and assigned to them. These fixed assets also include any leased and leased purchased equipment items under the control of the officer. An inventory of items with a cost of less than

Twenty-Five Hundred Dollars (\$2,500.00) may also be maintained but is not required by Oklahoma Statutes. Examples of items that fall in this category could be calculators, cameras, cell phones, weapons, or radios.

Each county office, department, or other entity must take, record, maintain, and report a set of inventory records for information technology (IT) hardware (non-road/bridge) with a cost of Five Hundred Dollars (\$500.00) or more that was purchased, leased, or lease-purchased with county funds and assigned to them. An inventory of items with a cost of less than Five Hundred Dollars (\$500.00) for IT hardware may also be maintained but is not required by Oklahoma Statutes.

Per SA&I procedures, information technology hardware costing Five Hundred Dollars (\$500.00) or more shall be on the official inventory with individual inventory numbers for each component (e.g., monitor, CPU, laptop, printer, etc.). Internal parts that are replaced (e.g., hard drive) can be noted on the inventory card of the computer.

Each county office, department, or other entity must take, record, maintain, and report a set of inventory records for information technology (IT) software (non-road/bridge) with a cost of Five Hundred Dollars (\$500.00) or more that was purchased or leased with county funds and assigned to them. An inventory of items with a cost of less Five Hundred Dollars (\$500.00) for IT software may also be maintained but is not required by Oklahoma Statutes.

The following SA&I procedures should be used for tracking IT software:

- SA&I will only look for licenses to be on inventory for those counties preparing GAAP financial statements.
- For all other counties, SA&I will look for evidence that the county monitors to make sure that they are not paying for more licenses than what is needed.
- Suggested for best business practice: Keep a binder with the license agreement and put the inventory number on it.

A copy of these inventories (fixed asset records) must be filed with the county clerk. The county officer or department head is responsible for creating and maintaining the fixed asset records, and they will be cited in the audit if the records are not complete. Upon disposal of inventory, the records may be destroyed <u>after</u> three or more years and have been subject to a full audit.

19 O.S. § 1502

19 O.S. § 1502

19 O.S. § 178.3(B)

The county officer or department head must appoint two receiving officers. This designation must be in written form and filed with the county clerk. A recommended best practice is to appoint an inventory	19 O.S. § 1503
officer.	19 O.S. § 178.1
The county officer or department head should ensure that the inventory officer and receiving officer (or other designated employee) perform a physical inventory a minimum of once a year. For internal control, two individuals should initial the physical inventory, and the "working list" should be kept until a full audit is complete. A physical inventory should also be performed upon the change of an elected official.	19 O.S. § 1502 2002 AG 17
District court clerks are responsible for maintaining an inventory of equipment furnished by the Administrative Director of the Courts for the Oklahoma Court Information System (OCIS). OCIS retains ownership of the equipment; however, since the property is in the court clerk's custody, they are responsible for including it in the inventory of county property.	2002710 17
County Clerk	19 O.S. § 178.3
The county clerk shall maintain a duplicate set of inventory records, by department, in their office. The responsibility of the inventory lies with each county officer and department. The county clerk is acting only as a repository (central location in which data is stored) of the records.	
The county clerk is authorized to destroy all inventory records, files, and reports of any inventory of the county which has been disposed of for three years or more if the inventory account has been subject to a full audit by the State Auditor and Inspector (SA&I).	19 O.S. § 178.3(B)
State Auditor and Inspector	19 O.S. § 178.4
The SA&I office is charged with the responsibility of developing forms and procedures for the fixed assets	
of counties. All SA&I forms can be stored electronically and must be made accessible for auditors when	74 O.S. § 214
requested.	19 O.S. § 178.1
SA&I recommends that management implement internal controls to ensure compliance with the statutes for county inventory and equipment and that fixed assets are safeguarded against misuse and loss. SA&I additionally recommends that management implement internal controls to ensure compliance with the Oklahoma Statutes to mark equipment properly.	69 O.S. § 645

The Receiving Officer

The receiving officer has the responsibility to receive all items delivered and verify those items with a purchase order. The receiving officer then completes SA&I Form No. 4030, Receiving Report, noting any discrepancies, as well as listing items received. The receiving officer signs the report, then the delivery person signs the report.

The receiving report documents the receipt of materials, goods, services, or equipment as requisitioned and ordered on a county purchase order; it is used each time delivery is made of goods and services. The information comes from invoices and accompanying purchase/requisition orders.

The receiving officer has the following responsibilities:

- Identify any items with an initial value of Twenty-Five Hundred Dollars (\$2,500.00) or more
- Identify any items with an initial value of Five Hundred Dollars (\$500.00) or more (IT hardware/software)
- Include all leased items

NOTE:

Cell phones that are provided through a service provider plan should be tracked as a "leased" asset on the fixed asset inventory. SA&I requires a detailed list of all county employees who have a cell phone checked out to them.

- Determine the identification number from the identification system prescribed by the board of county commissioners
 - Identification should include the department and inventory number assigned.
- Mark each item clearly with its proper county identification in a permanent manner
 - Any county-owned equipment, automobiles, and trucks shall be legibly marked PROPERTY OF (name of county) COUNTY.
- Leased automobiles, trucks, road machinery, and equipment shall be legibly marked LEASED BY (name of county) COUNTY.
- Complete form SA&I 1-9005, Fixed Asset Record Property and Equipment
 - One record for department

19 O.S. § 1504

19 O.S. § 178.1 19 O.S. § 1502(A)(2)

69 O.S. § 645

- One record for county clerk
- Forward fixed asset records to the inventory officer

The fixed asset record creates a record showing equipment owned by the county costing Twenty-Five Hundred Dollars (\$2,500.00) or more and IT hardware/software costing Five Hundred Dollars (\$500.00) or more. County departments may use the form to track all equipment, not limited to only those items costing Twenty-Five Hundred Dollars (\$2,500.00) or more. It is used each time equipment and IT hardware/software is acquired or disposed of in each department. The information comes from purchase orders, receiving reports and accompanying invoices, and warrant activity.

Items purchased with any county funds must be put in the inventory. Some examples are funds from resale property, grant funds, sales tax funds, and donations.

NOTE:

Donated items should be accepted in an open meeting and added to the fixed assets inventory. Donated items must be accepted in resolution form by the board of county commissioners. The fair cash value should be established.

The Inventory Officer

Although not required by law, it is best practice for each elected officer and department head to appoint an inventory officer. The inventory officer will be responsible for verifying the information provided on the inventory records to ensure proper inventory control, preparing an annual summary report of fixed assets, and performing a physical inventory along with another designated employee at least once a year.

- Initial both fixed asset records as provided by the receiving officer
 - Forwards one copy to the county clerk's office
 - Keeps one copy for department inventory
- Maintain SA&I Form No. 3512, Summary Report
 - Keeps a running balance showing the total value of equipment owned by each county department
 - Used whenever equipment is acquired or disposed of
 - Use information from inventory records on SA&I Form No. 9005

A recommended best practice is to submit the summary report to the board of county commissioners for documentation in meeting minutes. Each county can set its own date to submit.

19 O.S. § 178.1

The summary report information should be gathered through a physical inventory of all property under the control of the department and cross-checked with the Fixed Asset Record.

19 O.S. § 178.1

• Forward annually to the county clerk

The inventory officer and receiving officer (or other designated employee) should perform a physical inventory a minimum of once a year.

For *internal control*, two individuals should initial the physical inventory, and the "working list" should be kept until a full audit is complete.

19 O.S. § 178.1 19 O.S. § 1502

A physical inventory should also be performed when a change of official or department head occurs.

Land and Buildings

The Board of County Commissioners

The board of county commissioners is responsible for preparing and maintaining an ongoing inventory of land and buildings owned by the county. Each inventory record should include property and legal description, date acquired, how acquired, and historical cost. The inventory should include all property owned by the county regardless of how acquired. For example, property acquired at resale should be added to the inventory as provided by a list from the county treasurer.

Counties may use SA&I 1-9005, Fixed Asset Record, for land/buildings and complete the relevant parts or keep a land and building list. Purchases with both land and improvements may be recorded on one record.

Tracking Fixed Asset Inventory

Transfer of Inventory

When fixed asset inventory items are transferred to other county departments, the inventory officer will initiate the transfer documents (SA&I Form No. 1-9001).

A copy goes to the receiving office.

19 O.S. § 178.3

A copy goes to the county clerk to be attached to the inventory record.

One copy is retained by the issuing office and attached to the inventory record.

The receiving office creates an inventory record for the item transferred and assigns a number. A copy of the inventory record shall be forwarded to the county clerk.

The county clerk and the issuing officer shall attach the transfer form to the original inventory record and retain the document in an inactive file. The inventory record shall be kept until a full audit has been completed.

Disposing of Fixed Assets

Every item of surplus property that is listed on the county's inventory with an original cost of more than One Thousand Dollars (\$1,000.00) for equipment and an original cost of Five Hundred Dollars (\$500.00) for IT hardware/software must be disposed of in a manner provided by law. The board of county commissioners must be notified in writing of any property that becomes surplus and is subject to disposal.

Before disposing of any surplus property, the board of county commissioners must declare the property as surplus by resolution and enter that declaration into the minutes of a board meeting. The county officer must submit SA&I Form No. 397A, Declaration of Surplus, to the board of county commissioners for approval prior to any disposal of fixed assets.

NOTE:

For a list of surplus property restrictions for county officials, refer to the table "Reelection Restrictions on Surplus Property" at the beginning of Chapter Fourteen, "Disposing of Surplus Property."

The county is authorized under law to dispose of fixed assets in one of the following manners:	19 O.S. § 421.1(C)
Sealed bid	19 O.S. § 421.1(C)(4)

•	Public or internet auction	19 O.S. § 421.1(F)
	 Includes ODOT and CED auctions 	19 O.S. § 421.1(A) & (I)

•	Trade-in	19 O S & 421 1(D)

		(=)
•	Sale to tribal government or a state agency	19 O.S. § 421.1(E)

• Sale, transfer, trade, or disposal to a tribal government, other county, or political subdivis	zision
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 Transfer to a political subdivide 	vision
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Junking

19 O.S. § 421.1(C)

19 O.S. §421.2

Refer to Chapter Fourteen, "Disposing of Surplus Property," of this handbook for a step-by-step procedure for each method of disposition.

19 O.S. § 421

Within 30 days after disposing of any surplus property, the board of county commissioners must complete SA&I Form No. 397, Resolution for Disposing of Equipment. This form creates a record for the disposal of county-owned equipment. This form is used whenever departments report final disposition of items to the board of county commissioners. The information for the form comes from the county's inventory record.

19 O.S. § 421

The disposition of property on the Resolution of Disposing of Equipment form must be entered into the minutes of the board of county commissioners meeting within 30 days after the disposition. The minutes of the board must reflect the following information:

19 O.S. § 1505(G)(2)

- Description of item
- Serial number (if any)
- Date acquired
- Name and address from whom acquired
- Original cost or contract price
- Date of disposition
- Name and address to whom property transferred
- Price received
- Reason for disposition

After the Resolution for Disposing of Equipment form is approved by board of county commissioners, the department updates their inventory record, SA&I Form No. 9005, in the "Record of Disposition" section. The county clerk updates the master inventory record, SA&I Form No. 9005, in the "Record of Disposition" section.

Where a county vehicle covered by a policy of insurance has been damaged in a wreck and is a total loss, the county is not required to follow the procedures for disposition of county property found in the Oklahoma Statutes but may transfer title to the property to its insurance carrier upon approval of the board of county commissioners.

1999 AG 26

Sale of Land
19 O.S. § 421.1(G)

The board of county commissioners has authority to sell real property without declaring it surplus if a certified appraisal of the county property is performed to determine the market value of the property and accepted by the board of county commissioners. The notice of such sale must be published in a newspaper of general circulation for two successive weekly issues. Bids for the property are sealed and delivered to the county clerk's office and opened after fifteen days from the date of first publication.

The board of county commissioners is not prohibited from declaring a county-owned <u>real property</u> as surplus to the needs of the county during the time period beginning 30 days before the filing period for any election of a county commissioner and ending the day after a county commissioner is sworn in.

Fixed Asset Forms

SA&I 4030	Receiving Report
SA&I 1-9005	Fixed Asset Record
SA&I 3512	Summary Report
SA&I 1-9001	Transfer Document
SA&I 397A	Declaration of Surplus
SA&I 397	Resolution for Disposing of Equipment

Consumable Inventory

SA&I recommends that each county implement policies and procedures to ensure compliance with the Oklahoma Statutes, which would provide assurance that the consumable items of each county are protected from loss and misuse.

Consumables are items consumed by use and purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more. This includes:

19 O.S. § 1502(A)

- Supplies and materials used in the construction and maintenance of roads and bridges
 - Gravel, pipe, fuel, etc.
- Supplies and materials of a county <u>not used</u> in the construction and maintenance of roads and bridges

19 O.S. § 1502(B)

• Office materials and supplies

Each county office, department, or other entity must take, record, maintain, and report a set of inventory records of all items purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more for consumable items. These reports may be kept electronically by the office and made available to the auditors upon request. Some departments may establish a policy that items under Twenty-Five Hundred Dollars (\$2,500.00) will be tracked by a separate inventory or included in the official inventory.

Consumable Inventory – Road and Bridge Requirements

The Board of County Commissioners

19 O.S. § 1502(A)

The board of county commissioners or a designated employee shall prescribe a uniform identification system and create and administer an inventory system for supplies and materials of a county purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more for use in the construction and maintenance of roads and bridges.

The employee designated by the board shall be the county road and bridge inventory officer.

In counties having a county budget board, the board may, upon an affirmative vote of a majority of all the board members, appoint a county road and bridge inventory officer.

For the purpose of identifying county bridges, the board of county commissioners shall number each bridge subject to its jurisdiction. Also, county roads should be numbered for identification purposes.

Consumable Inventory – Road and Bridge Projects

The Receiving Officer

19 O.S. § 1502(A)

The county officer or the receiving officer shall establish a project inventory record for each new project. This form creates a written record showing and tracking all materials acquired for a specific project that utilizes road and bridge materials. Bridges are to be specifically numbered, and roads are to be specifically numbered on each such project. The project inventory record is used each time a project is started and concluded. The information comes from the requisition and purchase forms, invoices and receiving reports, and consumable goods inventory record sheets. A copy of this form should be attached to the monthly summary report of consumable items.

The receiving officer is responsible for identifying all road and bridge supplies and materials purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more. The receiving officer receives all items that are delivered and completes SA&I Form No. 4030, Receiving Report.

After receiving and identifying items, the receiving officer prepares a new SA&I Form No. 1-9002, Project Inventory Record, for items purchased or adds the quantity of items received to the existing Project Inventory Record.

When the project is complete, the receiving officer transfers out any unused materials or supplies to another project or to the warehouse using SA&I Form No. 1-9001, Transfer Document. Transfers are also indicated on the Project Inventory Record form.

The transfer document creates a written record of road and bridge items that are transferred. The information comes from the consumable inventory records.

The Inventory Officer

The inventory officer prepares each quarter SA&I Form No. 1-9003, Summary Report of Consumable Items. This report creates a written record to account for and track consumable road and bridge materials. It is a summary report of all supplies and materials disposed of and/or projects completed during a reporting period. The information comes from the requisition and purchase orders, invoices, receiving reports, project records, and inventory officers in each district.

19 O.S. 1505 (G)(1)

Consumable Inventory – Road and Bridge Warehouse Stock

The Receiving Officer

The receiving officer is responsible for identifying all road and bridge supplies and materials purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more. The receiving officer receives all items that are delivered and completes SA&I Form No.4030, Receiving Report.

After receiving the items, the receiving officer prepares SA&I Form No. 1-9004, Consumable Item Stock Record. The stock record tracks and accounts for all consumable items used for road and bridge construction by the county commissioners. It is used each time specific items of road and bridge materials are stockpiled and used in each district. The information comes from purchase records, invoices, receiving reports, and inventory records in each district.

As needed, the receiving officer transfers out materials or supplies from the shop stockpile or shop warehouse using SA&I Form No. 1-9001, Transfer Document.

On a weekly basis, the receiving officer prepares SA&I Form No. 1-9006, Weekly Warehouse Summary Report. Transfers are indicated on the warehouse summary each week. This form tracks a running balance of stockpiles of road and bridge materials on hand in each county commissioner's district. The information comes from purchase records, receiving reports, and transfer records.

19 O.S. § 1502(A)

The Inventory Officer

The inventory officer prepares each quarter SA&I Form No. 1-9003, Summary Report of Consumable Items.

Tracking Consumable Inventory – Road and Bridge

Transfer of Inventory

To transfer materials and supplies between districts or projects, SA&I Form No. 1-9001, Transfer Document, must be completed.

Copies of this form are distributed in the following manner:

- One copy to the department to which the inventory is being transferred
- One copy to the inventory officer of the department receiving the inventory
- One copy to the department transferring the inventory

The Inventory Officer

The inventory officer indicates any transfers on SA&I Form No. 9006, Weekly Warehouse Summary, each week. Transfers are also indicated on SA&I Form No. 9002, Project Inventory Record, which is filed at the end of a project.

Consumable Inventory – Non-Road and Bridge

The Board of County Commissioners

19 O.S. § 1502(B)

19 O.S. 1505 (G)(1)

The board of county commissioners shall prescribe a uniform identification system and create and administer an inventory system for supplies and materials of a county purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more not used in the construction and maintenance of roads and bridges.

19 O.S. § 1502(B)

The board of county commissioners may designate an employee of that office to administer such an inventory system.

The Receiving Officer

19 O.S. § 1502(B)

The receiving officer has the following responsibilities for non-road and bridge consumable inventory:

- Receives & identifies all consumable items purchased in lots of Twenty-Five Hundred Dollars (\$2,500.00) or more using SA&I Form No. 4030, Receiving Report
- Prepares SA&I Form No. 1-9004, Consumable Item Stock Record, for orders in excess of Twenty-Five Hundred Dollars (\$2,500.00)
- Continues to enter adjustments on the Consumable Item Stock Records as items are used and/or received

The Inventory Officer

19 O.S. 1505(G)(1)

The inventory officer has the following responsibilities for non-road and bridge consumable inventory:

- Prepares on a quarterly basis, SA&I Form No. I-9003, Summary Report of Consumables
- This form can be kept electronically by the county officer or department head.

Tracking Consumable Inventory – Non-Road and Bridge

Transfer of Inventory

To transfer materials and supplies between officers and departments, SA&I Form No. 1-9001, Transfer Document, must be completed.

Copies of this form are distributed in the following manner:

- One copy to the department to which the inventory is being transferred
- One copy to the inventory officer of the department receiving the inventory
- One copy to the department transferring the inventory

Identification of Capital Asset Items

The Board of County Commissioners

The board of county commissioners is responsible for establishing a uniform identification system for all fixed assets of a county.

19 O.S. § 178.1

This simple code number uses a letter to designate the office responsible for an item and a number to indicate a specific item. Many counties have adopted a systematic method of identifying each capital asset using a code number.

The following letters designate the various county offices and departments.

County Offices and Departments Code Numbers

County Offices and Departments Code Numbers	
A	District Attorney
В	County Sheriff
С	County Treasurer
D	County Commissioners
Е	Agriculture: County Agent
EM	Emergency Management
F	County Clerk
FD	Fire Department
G	County Superintendent
Н	County Assessor
Ι	County Surveyor
J	Court Clerk
K9	Drug Dog
L	District Court
LA	Common Pleas Court
LL	Law Library
MD	County Health Department
P	County Court

County Offices and Departments Code Numbers (Continued)

RF	Rural Fire
SC	Senior Citizens
SF	Free Fair Board
SH	Public Defender
SI	Public Health
SJ	County Hospital
SM	Probation Officer
SS	Children's Court
ST	Berry House

A three-digit number identifies the class of equipment. The six major classes of equipment are identified as follows:

Code Range	Description	
100-199	Office Furniture	
200-299	Office Machines and Equipment	
300-399	Road Machinery and Equipment	
400-499	Equipment for Maintenance and Repair	
500-599	Health Apparatus, Machinery and Equipment	
600-699	Miscellaneous Apparatus, Machinery and Equipment	

The code numbers in each of the six groups are sub-classified to allow a better description of items, as shown in the following breakdown.

Sub Code Range	Description (Continued)	
101	Safes and Chests	
102	Chairs	
103	Stools	
104	Filing Cabinets	
105	Desks	
106	Bookcases	
107	Tabulating Card Files	
108	Visible Record Files	
109	Storage Cabinets	
110	Tables	
111 to 199	Office Furniture – not classified	
201	Typewriters	
202	Adding Machines	
203	Calculators	
204	Electric Fans	
205	Photographic Recording Machines	
206	Photo-Print Washers	
207	Photo-Print Dryers	

Sub Code Range	Description (Continued)	
208	Air Conditioners (Water)	
201	Typewriters	
202	Adding Machines	
203	Calculators	
204	Electric Fans	
205	Photographic Recording Machines	
206	Photo-Print Washers	
207	Photo-Print Dryers	
208	Air Conditioners (Water)	
209	Air Conditioners (Refrigerated)	
210	Water Coolers	
211	Dictating Machines	
212	Transcribing Machines	
213	Duplication Machines	
214	Time Stamping Machines	
215	Envelope Sealing Machines	
216	Addressing and Mailing Machines	
217	Microfilm Machines	
218-220	Computers, Land Processor Equipment	

Sub Code Range	Description (Continued)	
221-299	Office Machines and Equipment: Not Otherwise Classified	
300-399	Equipment and Machinery	
300	Salvaged Equipment	
301	Pickup Trucks	
302	Trucks (other than pickups) (described type of bed); (includes busses)	
303	Tractors (track type)	
304	Tractors (wheel type)	
305	Graders (power-operated)	
306	Graders (hand operated)	
307	Motor patrols – Motor Graders	
308	Shovels	
309	Rock Crushers	
310	Cement Mixers, Bond Act Guns	
311	Power Drills	
312	Power Loaders	
313	Draglines	
314	Clamshells	
315	Cranes	
316	Scrapers, Drags, Fresnos, Team Graders, Tractor Drawn Graders	

Sub Code Range	Description (Continued)	
317	Crawler Wagons	
318	Plows	
319	Rippers, Rooter Grader	
318	Plows	
319	Rippers, Rooter Grader	
320	Rollers	
321	Snowplows	
322	Power Hammers, Hydras, Jack Hammers, Paving Breakers, Tamper Pneumatic Impactor Backhoe Attachments, Breaker	
	Drills, Chip Hammers, Pike drive Hammers	
323	Bulldozers	
324	Air Compressors – Portable	
325	Spreaders, Tail Gate, Chip Spreader, Mulch	
326	Discs, Road	
327	Ditching Machines	
328	Stationary Engines	
329	Electric Motors	
330	Power Saws, Concrete, Chain	

Sub Code Range	Description (Continued)	
331	Automobiles	
332	Backhoes, Loaders, Tractor Units, Backhoe Tractor Mounted	
333	Conveyors	
334	Harrows	
335	Graders – Elevating	
336	Road Runners	
337	Sweepers (towing, power, street)	
337	Sweepers (towing, power, street)	
338	Traffic Warning Systems, Lane Markers	
339	Power Trowels, Vibrators	
340	Pavers-Asphalt, Curb Pavers, Road Wideners	
341	Derrick Units, Core Drills, Post Hole Diggers	
342	Snoopers	
343	Front End Loader Attachments	
344	Seeders, Hydro Seeders	
345	Front End Loaders, Forklifts	
346	Pulvi-Mixers	
347	Station Wagons, Vans Carryall/Suburbans, Crew Cabs	
348	Trailers	
349	Boats	

Sub Code Range	Description (Continued)	
350	Guardrail Straighteners suburban	
351	Traffic Line Marking Machines	
352	Airplanes	
353	Center Strip Paint Machines – Truck Mounted, Centerline Striping Machines	
354	Dump Beds (not on a truck)	
355	Survey Equipment	
356	Excavating Graders (Gradall, Teleskoop, etc.)	
357	Self-Propelled Water Wagons	
358 to 399	Road Machinery and Equipment not Otherwise Classified	
400-499	Equipment for Machinery	
401	Electric Motors	
402	Drills	
403	Acetylene Welding Units	
404	Electric Arc Welding Units	
405	Stationary Engines	
406	Air Compressors – Stationary	
407	Hoists	
408	Winches	
409	Cranes	

Sub Code Range	Description (Continued)	
410	Jacks	
411	Grease Guns, Grease Guns Truck Mounted	
412	Fuel Pumps	
413	Storage Tanks – Fuel Tanks	
414	Fans and Blowers	
415	Forges	
416	Power Hammers	
417	Generators	
418	Converters	
419	Transformers	
420	Pumps, Mud Jack, Water	
421	Unassigned	
422	Lathes	
423	Power Presses	
424	Power Planners	
425	Power Saws, Concrete (Not Chain) Running Machine	
426	Valve Refacing Machines	
427	Emery Grinders	
428	Cylinder Reboring Machines	
429	Riveting Machines	
430	Lawn Mowers, Rotary – Manual, Self-propelled, Riding	

Sub Code Range	Description (Continued)	
431	Hedge Clippers	
432	Asphalt Distributors, Asphalt Heaters	
433	Asphalt Kettles	
434	Curb Dressers	
435	Oil Heaters (tank car)	
436	Road Oil Mixers with Supply Tanks	
437	Sand Dryers and Blasters	
438	Weed Sprayers	
439	Power Washers – Steam Cleaner	
440	Rotary Tillers	
441	Mowing Attachments (rotary attachments)	
442	Paint Machines	
443	Electronic Equipment (assign radios if they call in for a number only)	
444-499	Equipment and Machinery for Maintenance and Repairs not Otherwise Classified	
500-599	Hospital and Public Health Apparatus and Equipment	
501	Hospital Beds	
502	Operating Tables	
503	Sterilizers	
504	X-Ray Machines	

Sub Code Range	Description (Continued)	
505	Fluoroscope Machines	
506	Lockers	
507	Scales	
508	Chests	
509	Examination Tables	
510	Examination Chairs	
511	Dental Chairs	
512 to 599	Hospital or Public Health Apparatus and Equipment not Otherwise Classified	
600-699	Miscellaneous Apparatus, Machinery, and Equipment	
601	Radio Broadcasting Equipment	
602	Radio Receiving Equipment	
603	Telephone Switchboards	
604	Public Address Systems	
605	Stoves	
606	Firearms	
607	Dishwashing Machines	
608	Washing Machines (Clothes)	
609	Tables (Other than Office)	
610 to 699	Miscellaneous Apparatus Machinery and Equipment not Otherwise Classified – Live Inventory	

Code Number Examples

Shown below are examples of code numbers for specific items for specific offices. For example, a code number of D-201 would indicate that a typewriter belongs to the office of the county commissioner.

Code Number	Description	Responsible Officer
D-201	Typewriter	County Commissioner
D-102	Chair	County Commissioner
D-403	Oxy-acetylene Welder	County Commissioner
B-606	Firearm	County Sheriff
E-203	Calculator	County Extension Officer

NOTE:

Some numbers in each code number range will not be used. For example, in the office furniture range, the numbers 111 to 199 are unused in the example. Unused numbers may be assigned to some new equipment type not previously listed, provided a list is maintained that shows what type of equipment is indicated by this new number.

Finally, an addition to the code number could be used to identify separate items of the same type. For example, three chairs could be identified as D-102.1, D-102.2, and D-102.3.

The last number after the decimal point refers to a specific item, and the same decimal number should not be used more than once.

Thus, after a long time, common items (like chairs) might be identified by a rather large number, for example, D-102.27. This number would indicate that the particular chair is the 27th one belonging to the county commissioner's office.

NOTE:

In the county inventory system, the same identifying inventory number must never be used twice, even if an item no longer exists on the inventory. Once an item is disposed of, the number for that item is never used again.

Chapter Fourteen Disposing of Surplus Property

This chapter discusses the various methods of disposing of surplus property and the procedures for recording such dispositions.

Reelection Restrictions on Surplus Property

When county officials are running for reelection, there are restrictions for declaring county-owned property as surplus. The restrictions are provided in the following table:

Situation	Declaration of Surplus Property by Board of County Commissioners	
Nonelection year or no officials running for reelection	No special restrictions	19 O.S. § 421.2(C) 19 O.S. § 421.2(C)
Incumbent files for reelection and draws no opponent	The restriction is lifted after the filing period expires.	
Only one county commissioner up for reelection	Two commissioners not up for re-election may vote to declare a county-owned property as surplus.	
	NOTE: The State Auditor and Inspector recommends the board of county	

Situation	Declaration of Surplus Property by Board of County Commissioners		
	commissioners refrain from declaring surplus property for any elected official up for re-election beginning 30 days prior to filing and ending when it is determined the incumbents will succeed themselves in office or when a new official takes the oath office.	19 O.S. § 421.2(B) 2014 AG 9	
Two county commissioners up for reelection	The board of county commissioners may not vote to declare a county-owned property as surplus, beginning 30 days prior to filing and ending when the new term begins or when it is determined that the incumbents will succeed themselves in office.	19 O.S. § 421.2(B) 19 O.S. § 333 (B)	
	This prohibition shall only apply to the property in use by and/or recorded on the inventory of the district of the county commissioner(s), the elections of which are set for the same date and not the remaining county officers.	19 O.S. § 421.2(B)	
	This prohibition shall cease to apply to any property in use by and/or recorded on the inventory of the district of any individual incumbent county commissioner who draws no opponent or who wins reelection at either the primary or general election.		
If it becomes impossible for the incumbent to serve another term	Prohibited	19 O.S. § 339 19 O.S. § 421.2	
Elected official running for reelection	Prohibited. While not prohibited by Oklahoma Statute, it is a highly recommended best practice.		

Declaration of Surplus

Every item of surplus property that is listed on the county's inventory and has an original cost of more than One Thousand Dollars (\$1,000.00) for equipment and more than Five Hundred Dollars (\$500.00) for IT hardware/software must be disposed of in a manner provided by law. The board of county commissioners must be notified in writing of any property that becomes surplus and is subject to disposal.

The county officer must also complete SA&I Form No. 397A, Declaration of Surplus, and submit it to the board of county commissioners for approval prior to any disposal of fixed assets.

19 O.S. § 178.1

NOTE:

For those inventory items costing less than Twenty-Five Hundred Dollars (\$2,500.00) for equipment and less than Five Hundred Dollars (\$500.00) for IT hardware/software that are not on the official inventory, it is a best business practice is to follow the disposal methods outlined in this chapter.

Methods of Disposition

The board of county commissioners has several methods authorized by law to dispose of surplus equipment. Each of these methods requires a surplus resolution.

- Sealed bid
- Public or internet auction
- Trade-in
- Sale to Tribal Government, a state agency, or political subdivision
- Sale, transfer, trade, or disposal to a political subdivision
- Transfer to a political subdivision
- Junking

By Sealed Bid

Property may be disposed of by sealed bid by following the procedures listed below:

19 O.S. § 421.1(C)

The Board of County Commissioners

The board of county commissioners has the following responsibilities:

- Declare an item as surplus
- Advertise the sealed bid sale in a newspaper of general circulation for two successive weekly issues

NOTE:

Bids shall be in writing, sealed, and delivered to the county clerk.

- Open the bids at the next regular meeting after at least 15 days have expired since the first publication of the sale notice
- May either accept the highest and best bid or reject all bids

By Public Auction

19 O.S. § 421.1(C)(4)

Counties may hold a public auction to dispose of surplus equipment by following the procedures listed below:

The Board of County Commissioners

The board of county commissioners has the following responsibilities:

- Declare an item as surplus
- Advertise the sealed bid sale in a newspaper of general circulation for two successive weekly issues

WARNING:

The advertisement must be a legal notice as defined by the statutes. An advertisement such as a sale bill by the auctioneer does not meet the requirements of a legal notice.

For auctions with other counties, each participating county publishes its own separate legal notice.

The Purchasing Agent

19 O.S. § 421.1(B)

To establish an appraised value for an item to be sold at a public auction, the purchasing agent may refer to an industry-recognized appraisal manual for used construction equipment to estimate the value of the item being sold or obtain appraisal quotes from at least two vendors in the business of selling items similar to the one being sold.

At an Oklahoma Department of Transportation (ODOT Auction)

The board may, by resolution, dispose of road and bridge machinery and equipment through ODOT by using the following procedures:

69 O.S. § 636.6(B)

The Board of County Commissioners

The board of county commissioners has the following responsibilities:

- Establish a minimum acceptable bid price
- Request ODOT to sell the machinery or equipment

The County

The county has the following responsibilities:

- Prepare the road machinery or equipment for sale
- Deliver to ODOT Division Headquarters

These public auctions are held yearly at various ODOT Division Headquarters around Oklahoma.

At a Circuit Engineering District (CED Auction)

19 O.S. § 421.1(F)

The board may, by resolution, dispose of surplus property through a CED auction by using the following procedures:

The Board of County Commissioners

The board of county commissioners has the following responsibilities:

- Declare road machinery or equipment as surplus
- Must comply with CED auction policies

Advertisement of surplus property consigned to sell at a CED auction must be provided by the auction company under contract to conduct the sale. Advertising must attempt to attract the most potential buyers. Advertising media may include, but not be limited to, sale flyers, newspapers, radio, television, and internet postings.

Through an Internet Auction

This method is for selling surplus property and may include online bidding hosted by a third party.

19 O.S. § 421.1(C)(4)

The Board of County Commissioners

The board of county commissioners has the following responsibilities:

- Declare road machinery or equipment as surplus
- Advertise the internet auction in a newspaper of general circulation for two successive weekly issues

Trade-In

Any tools, apparatus, machinery, or equipment belonging to the county that has an original cost exceeding One Thousand Dollars (\$1,000.00) may be used as a trade-in on a cash purchase or lease purchase of any other tools, apparatus, machinery, or equipment as described below:

19 O.S. § 421.1

- May be used as a trade-in on a cash purchase
- May be used as a trade-in on a lease purchase
 - Lease purchase must be paid off.
- May be used as a trade-in to a vendor or on statewide contract (if an option) by acquiring used equipment values

19 O.S. § 421.1(I)

The Board of County Commissioners

The board of county commissioners should declare road machinery or equipment as surplus.

The Purchasing Agent

To establish an appraised value for an item to be traded in, the purchasing agent may refer to an industry-recognized appraisal manual for used construction equipment to estimate the value of the item being sold or obtain appraisal quotes from at least two vendors in the business of selling items like the one being sold.

19 O.S. § 421.1(B)

The written appraisal quotes must contain the following information:

- Make, model, and year
- Mileage or hours
- Condition

Sale to a Tribal Government or State Agency

19 O.S. § 421.1(D)

The board of county commissioners may sell any materials, tools, apparatus, machinery or equipment to a tribal governmental entity or state agency after being declared as surplus.

19 O.S. § 421.1(D)

To qualify, state agencies or tribal governments must be subject to the Oklahoma Central Purchasing Act.

NOTE:

1998 AG 48

When a county plans to sell tools, apparatus, machinery, or equipment to a state agency or a tribal government using this method, it is highly recommended that the county seeks legal advice from their district attorney regarding Attorney General Opinion 1998-48.

19 O.S. § 421.1(C)

Sale, Transfer, Trade, or Dispose to Tribal Government, County, or Political Subdivision

For this method of disposing of equipment and materials, counties should use the following procedures:

The Board of County Commissioners

19 O.S. § 421.1(E)

The board of county commissioners:

- May, by resolution, enter into an agreement with any tribal government entity or other county or political subdivision at a price agreed upon by both governing bodies
- Send resolution to other entity for authorization to sell
- Transactions made pursuant to this method shall not be subject to provisions to Section 421.1(C) of Title 19 which requires the sealed bid process, public auction, or internet auction.
 - Refer to Chapter Fourteen, "Disposing of Surplus Property," for more information.

Transfer to a Political Subdivision

19 O.S. § 421.2

Any machinery, equipment, or vehicle that is deemed to be surplus by a unanimous vote of the board of county commissioners may be transferred to another political subdivision of the state. Upon such transfer, the subject property shall be removed from the inventory of the county.

When the political subdivision receiving the property declares its surplus, the governing board must give written notice to the county of its intent to transfer the property back to the county. The board of county commissioners shall have up to 15 days from the date of receipt of the notice to either accept or reject the

property. The political subdivision must transfer the property back to the county only if the board of county commissioners agrees to accept the property or fails to respond within 15 days.

Junking

19 O.S. § 178.1

Property considered beyond economical repair and surplus to the needs of the county may be disposed of by junking. It is recommended that the county establish a policy for the disposal of junked property.

The board of county commissioners must declare the property as surplus by resolution. If the junked item is used for spare parts, it is still the property of the county and should remain on the county inventory record.

Resolution of Disposition

19 O.S. § 421

Within 30 days after disposing of any surplus property, the county officer or department head must submit, and the board of county commissioners must approve SA&I Form No. 397, Resolution for Disposing of Equipment. This form creates a record for the disposal of county-owned equipment. The information comes from the county's inventory record. This form is used whenever departments report final disposition of items to the board of county commissioners.

19 O.S. § 1505 (G)(2)

The disposition of property on the Resolution of Disposing for Equipment must be entered into the minutes of the board of county commissioners within 30 days after the disposition. The minutes of the board must reflect the following information:

19 O.S. § 421

- Description of item
- Serial number (if any)
- Date acquired
- Name and address from whom acquired
- Original cost or contract price
- Date of disposition
- Name and address of the person or firm to whom property transferred
- Price received

Disposition of a Damaged County Vehicle

1999 AG 26

A county is not required to follow the procedures for disposition of property when a county vehicle that is covered by an insurance policy is damaged in a wreck and is a total loss. The county may transfer title to its insurance carrier upon approval of the board of county commissioners.

However, the county officer or department head must still submit, and the board of county commissioners must approve, SA&I Form No. 397, Resolution for Disposing of Equipment, to remove the item from the inventory. Any proceeds received from the insurance company should be deposited into the fund from which the vehicle was purchased. The county officer or department head should follow SOP #16 in the *Chart of Accounts Manual*.

Disposing of Real Property (Land)

The board of county commissioners has the authority to sell real property that belongs to the County without declaring such property surplus under conditions as set forth in the statutes. These procedures do not apply to property acquired at a resale.

Sale of Land

The board of county commissioners may sell county real property without declaring the property surplus under the following conditions:

19 O.S. § 421.1(G)

- A certified appraisal of the county property shall be performed to determine the market value of the property and accepted by the board of county commissioners.
- After acceptance of the certified appraisal, the board of county commissioners shall give notice of the sale by publication in a newspaper of general paid circulation in the county for two successive weekly issues.
- Bids for the real property shall be in writing, sealed, and delivered to the county clerk.
- The board of county commissioners shall open the bids at the next regular board meeting after the expiration of fifteen (15) days from the date of first publication of notice of sale.

A successful bid must be no less than the market value. The board of county commissioners reserves the right to reject any bids. If more than one bid is above market value, the board of county commissioners shall have the right to compel the bidders into a public auction conducted by the chairperson to establish the highest bidder.

19 O.S. § 421.1(G)

The board has authority to perform the following actions:

- Pledge the occupied property as collateral to finance bonds
- If the sale is less than new land purchase, then make the sales contract contingent on the public approval of bond funding, etc.
- Order the sale contingent upon a closing date in the future to continue to use the real property until a replacement building is complete.

• If there are no bids submitted or all submitted bids are less than the market value of the real property after the expiration of fifteen (15) days from the date of first publication of notice of sale, the board of county commissioners shall publish the notice of sale and accept bids for a second time complying with the previously mentioned bid requirements. If there are no bids submitted or all submitted bids are less than the market value of the real property after the expiration of fifteen (15) days from the date of second publication of notice of sale, the board of county commissioners shall have the right to sell real property, upon majority vote, without any bidding procedure or auction, directly to any person or entity for an amount that is not less than the highest bid previously submitted through any previous bidding procedures provided.

19 O.S. § 421.1(G)

Sale of Unused Land

The board of county commissioners is authorized to sell any unused town lots or parcels of ground not needed for courthouse or jail purposes. However, a recommended best practice is to consult with the district attorney regarding the use of this statute.

19 O.S. § 342 19 O.S. § 343 19 O.S. § 344

Conveyance of Land

The board of county commissioners is authorized and empowered to execute offers to convey lands and to execute deeds of conveyance on such lands as are owned by the county, acquired through gift, purchase, condemnation, or tax resale, and are no longer needed for county purposes. However, a recommended best practice is to consult with the district attorney regarding the use of this statute.

19 O.S. § 349

Disposal of Recyclable Materials	19 O.S. § 421.1(H)
Refer to "Vendor Quotes for Recyclable Materials" in Chapter Six, "Purchasing Situations."	

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