



BOARD OF COMMISSIONERS WORK SESSION MEETING
117 South Main Street, Monticello, Utah 84535. Commission Chambers
April 21, 2026 at 9:00 AM

AGENDA

The public will be able to view the meeting on San Juan County's Facebook live and Youtube channel

CALL TO ORDER

ROLL CALL

AGENDA ITEMS

1. Family and Consumer Science Directors Visit. Heidi LeBlanc, USU Extentions
2. Review and Final Update of the Commission Policies and Procedures
3. Commission Organization Chart
4. Review and Discuss San Juan County Purchasing Policy.

ADJOURNMENT

The Board of San Juan County Commissioners can call a closed meeting at any time during the Regular Session if necessary, for reasons permitted under UCA 52-4-205

All agenda items shall be considered as having potential Commission action components and may be completed by an electronic method **In compliance with the Americans with Disabilities Act, persons needing auxiliary communicative aids and services for this meeting should contact the San Juan County Clerk's Office: 117 South Main, Monticello or telephone 435-587-3223, giving reasonable notice**

EXPLANATION OF AGENDA ITEM FOR WORK SESSION

PURPOSE:

The purpose of this agenda item is to introduce revised policies and procedures for the San Juan County Board of Commissioners. These updated guidelines clarify how meetings are organized, how business is conducted, and how voting takes place. By adopting these rules, the Board will comply with statutory requirements and ensure all public meetings are conducted consistently and transparently. The Commission is required by statute to adopt rules of order and procedure. (See Utah Code Annotated §17-64-303(2)(a).

Every governing entity with a board and officers—such as boards of commissioners, directors, managers, or trustees—must follow rules that outline the processes for calling meetings, conducting business, and voting. State law requires each county legislative body to adopt formal rules of order and procedure and to conduct all public meetings in accordance with those rules.

If approved, these policies and procedures will ensure that San Juan County meets all relevant legal standards. They will serve as the official document guiding the internal operations of the Board during public meetings. The scope of these policies is limited to the Board of Commissioners for any public meetings. It does not extend to other matters or entities.

HISTORY:

These updated policies replace older rules of order and procedure that were adopted previously but have since become outdated and difficult to interpret. The County has spent nearly a year developing these revisions, relying heavily on input from its risk management provider, who participated in several Commission work sessions. Numerous changes have been made to address various concerns. The document is thorough and that further changes would be superfluous.

COMMENTS:

The original framework for these policies and procedures was provided by the County's risk management consultants, who are highly knowledgeable about government rules of order and procedure.

POLICIES, PROCEDURES, AND RULES GOVERNING THE SAN JUAN COUNTY COMMISSION

These rules are made pursuant to Section 17-64-303 and Section 17-64-305 of the Utah Code. A certified copy of these Rules of Order and Procedures and any subsequent amendments shall be filed with the County Clerk to be kept as a permanent public record. The County Clerk shall also cause these Rules of Order and Procedures to be posted at each meeting of the Commission held under the Open Public Meetings Act and on the San Juan County official website.

A. Definitions:

1. **Chair/Presiding Officer:** Means the County Commissioner that is elected or appointed as Chair of the County Commission.
2. **County Commission:** Means the persons elected and sworn to the Commission, who have not been removed from office for any reason, acting collectively in a duly convened meeting of the Commission where a quorum is present.
3. **Governing Body:** Means the current County Commission acting collectively in a duly convened meeting of the Commission where a quorum is present.
4. **Majority Vote of Governing Body:** Means two (2) Commission Members' affirmative votes.
5. **Commissioner/ Commission Member/Commission Representative/Member:** Means the individual Commission Members acting individually.
6. **Membership:** Means the Commission Members.
7. **Official Action:** Means a written resolution of the Commission adopted by a majority vote in a duly convened meeting of the Commission where a quorum is present if required by State statute or County Ordinance. All statements of an official position of the County and all documents stating such a position must be approved through an Official Action.
8. **Quorum:** Means the minimum number of persons required to act as a Governing Body. A quorum requires two (2) Commission Members who must be present in person at the meeting location. Additional Members may attend by phone or other real-time means so long as an Electronic Meetings Resolution is enacted stating same. A quorum may not convene in violation of the Open and Public Meetings Act (U.C.A. 52-4-103).
9. **Convening a Meeting:** Meetings are convened by the chair, or by a majority vote of the Commissioners. All convened meetings must be properly noticed as public meeting where a quorum is present. Meetings must comply with the Utah Open and Public Meetings Act, typically involving a posted agenda at least 24 hours in advance on the Utah Public Notice Website and at the Administration Building. Virtual or electronic meetings must comply with the County's electronic meetings ordinance as set forth in Title III at Chapter 31.015 of the San Juan County Code.
10. **Vice-Chair:** Means a Commissioner elected or appointed by the Governing Body to act as Chairperson/Presiding Officer, with all the powers of the Chairperson as defined in this policy, in the absence or disability of the Chair. The Vice-Chair's authority exists for the period of appointment of the Commissioner as Vice-Chair, rather than for a specific time period, such as a single Commission meeting.

11. Official County Commission Business: Means matters that have been formally acted upon or authorized by the Commission in a duly convened meeting of the Commission where a quorum is present and for which the matter was included on the Agenda properly noticed for the meeting.

12. Commission Officers: Means the Commission Chair and Vice-Chair.

B. Commission Members:

1. Appointment of the Officers: The Commission shall elect or appoint the Chair and the Vice Chair at its first meeting in January.
2. Commission Meeting Attendance: Commissioners are required to attend all regularly scheduled and special Commission Meetings. If an event arises that prevents attendance of a Commission Meeting, the County Administrator or his or her delegate should be notified in advance of the meeting.
3. Participation in Local, State or Federal Committees: Commissioners are encouraged to participate in other local, tribal, state and federal committees and associations which do not create a conflict of interest and inform the Commission accordingly.
4. County Commission Documents: The official San Juan County letterhead, which includes the San Juan County logo and names and titles of current officers/Commissioners, shall be used only for official County Commission business.
5. Commission Communications: Commissioners, including the Officers, purport to give an official position of San Juan County in written or verbal communication without specific prior approval from the Commission through an official action of the Commission taken in a duly called meeting of the Commission where a quorum is present unless the Commission has previously taken an official position through an official action on the matter. Commissioners shall distinguish and keep their personal opinions separate from the official positions of the Commission in the course of the discharge of their duties. This does not prohibit the expression of an opinion, advocacy for a position, or expression of disagreement.
6. Electronic Communication: Commissioners are encouraged to be mindful in their electronic communications that any electronic communications related to county business among two or more Commissioners are subject to GRAMA, the State's Government Records Access and Management Act. GRAMA gives "every person the right to inspect a public record" (U.C.A 63G-2-201(1)). It defines a public record as "public unless otherwise expressly provided by statute" (U.C.A 63G-2-201(2)). Exceptions are, according to U.C.A 63G-2- 202, "a record that is private, controlled, or protected" under State Code.
 - a. Furthermore, the State's Open and Public Meetings Act defines an electronic message as "a communication transmitted electronically including: electronic mail, instant messaging, electronic chat, text messaging, or any other method that conveys a message or facilitates communication electronically" (U.C.A 52-4-103(5)(a)).
 - b. The Open Meetings Act specifically states that the Act does not preclude "members of a public body" from transmitting "an electronic message to other members of the public body at a time when the public body is not convened in an open meeting" (U.C.A 52-4-210).

7. Commission E-mail and Communication Policy:

- a. Each Commission Member will be given a unique email address to conduct County business. Personal emails should be avoided conducting County business.
- b. In order to reduce duplicate emails, listserv emails from the organizations listed below will not be forwarded; rather Commission staff shall check at least annually to ensure that all Commissioners are on the direct distribution lists for:
 - UAC (Utah Association of Counties);
 - NACo (National Association of Counties);
 - CCP (Canyon Country Partnership);
 - San Juan County Canvassing Board;
 - San Juan County Board of Equalization;
 - San Juan County Redevelopment Agency; and
 - Any other organization requested by a Commissioner.
- c. Surface mail addressed to a specific Commissioner is to be placed in that Commissioner's box when received.

8. Municipal Building Authority and Board of Equalization: Commissioners shall serve as the Municipal Building Authority as required for capital projects and shall serve as the local Board of Equalization as required for property tax assessment matters. Commissioners shall receive training as required by statute.

9. County Board/Commission/Committee, Local and Special Service District Board Representation: All County Boards, Commissions, Committees, and Special Service District Boards may include one Commissioner representative either as a voting or ex-officio member according to the Board/Commission's enabling ordinance unless otherwise prohibited by law. County Committees shall include a Commissioner representative, if required, according to the Committee's enabling resolution.

C. Commissioners' Participation on County Boards, Commissions & Committees and Local & Special Service District Boards:

1. Assignments to County Boards, Commissions & Committees and Local & Special Service District Boards: In January of each year the Commission shall review each Commission Representative position to County Boards, Commissions and Committees, and Local and Special Service District Boards, and other agencies. Commissioners shall indicate which assignments they would prefer. For assignments selected by more than one Commissioner, the Commission shall vote on who receives the assignment. In the event that no Commissioner volunteers for an assignment, the Chair shall assign a Commissioner.
2. Commissioners' Role: Commissioners assigned to serve on County Boards, Commissions and Committees, and Local and Special Service District or other agency Boards shall serve as the liaison to the Commission, whether a voting member per enabling documents or not. Commissioners shall represent the Commission but cannot commit the County on any matter without first obtaining approval through an official action of the Commission.

3. **Boards/Commissions/Committees/Agencies Reporting to the Commission:** Commission Representatives to boards, commissions, committees, and agencies shall regularly report to the Commission during a Commission meeting and when action is required.
4. **Commissioner Participation:** Commissioners who are not assigned as representatives are encouraged to attend any Board, Commission, or Committee meeting for informational purposes and shall notify the Commission Representative of their interest in attending. Commissioners not assigned as Commission Representatives attending these meetings shall participate as members of the public.
5. **Special Service District Boards:** In accordance with (U.C.A 17D, Chapter 1) the Commission may establish Special Service District ("District") Boards. These Boards are independent of the County except that the Commission shall, pursuant to U.C.A Section 17D-1-303, make all appointments to such Administrative Control Boards except for District Boards elected by the public and where otherwise established in the organization's bylaws or enabling documents. Each District Board shall include one Commissioner representative as appointed or assigned by the Commission to serve the term established by the District bylaws. All business conducted by the District Board shall be independent of the County with the exception of the involvement of the Commission Representative. Joint meetings of the Commission Membership and the District Boards are encouraged for the purpose of establishing common goals and objectives. All Boards are under the direction of the Commission as per State Statute.
6. **Attendance:** Commission Members are required to attend all regularly scheduled and special Board, Commission, and Committee meetings to which they are assigned. If regular attendance at an assigned Board, Commission, or Committee meeting is not possible, the Commissioner will make arrangements for a re-appointment for that assignment.

D. Duties of the Chair and Vice-Chair:

1. **The Chair:** The Chair and the Vice-Chair acting as Chair shall have no veto power over official actions and no special substantive authority. The Chair is responsible for setting the Commission Agenda, facilitating Commission Meetings, and signing the Commission-approved documents. The Chair does not act on behalf of the Commission unless directed by the majority of the Commission Members through an official action and is subject to all the provisions of Section B of these Policies and Procedures.
2. **Presiding Officer:** The Chair shall be the Presiding Officer at all meetings and hearings of the Commission.
3. **Vice-Chair:** In the event of absence or disability of the Chair, the Vice-Chair shall preside. Upon the Chair's request, the Vice-Chair shall assist with the discharge of any of the Chair's duties.
4. **Control of Chambers:** The Chair shall have control of the Commission Chambers during Commission meetings. The Chair shall maintain order and may call a recess for the purpose of restoring order, may cancel a meeting if order cannot be maintained, and may consult with the other Commissioners for the purpose of taking other lawful action that is approved by a majority of the Commissioners.
5. **Points of Order:** The Chair shall decide all points of order and procedure, subject to appeal of the Commission.
6. **Roll Call Vote:** Actions taken require a roll call vote with the minutes showing for each member of the Commission a vote of aye, nay or absent.
7. **Sign Documents, Contracts and Agreements:** The Chair shall sign resolutions, ordinances, and

all other documents issued by the majority approval of the Commission. The Chair shall sign all contracts and agreements approved by Commission, including “all associated documents” included in motions. The Chair may delegate such signatory authority to the Vice-Chair as per Section D.3 The Chair, in his or her sole discretion, may consult with the County Administrator or his or her delegate and the County Attorney for review of the above documents.

8. Training on Open and Public Meetings Act: The Chair shall ensure that all Commissioners are provided with the opportunity for annual trainings of the Open and Public Meetings Act, U.C.A 52-4.
9. Voting Rights and Authority: The Presiding Officer at a meeting shall have the authority of other members of the Governing Body during a meeting including making motions, seconding a motion, voting and participating in discussion and debate. However, the Presiding Officer should only make a motion when no motion is forthcoming from another member of the Governing Body when the Presiding Officer has indicated that motion on an item is in order to move the meeting forward.

E. The County Clerk:

1. Meetings: The Clerk or deputy is expected to attend all Commission meetings and shall attest all instruments signed by the Chair, including resolutions and ordinances.
2. Notices: In collaboration with the County Administrator or his or her delegate, the County Clerk ensures that all required notices are posted or published as required by the Open and Public Meetings Act and that all notices include the date, time and name or initials of the person posting the notice.
3. The Commission, or their agent, is responsible for providing in a timely manner to the Clerk all information required for posting the necessary notices under the Open and Public Meetings Act.
4. Minutes: The Clerk or deputy prepares and maintains minutes and recordings of the proceedings, including closed sessions, as appropriate, and such journals and records as required. Minutes shall be posted on the County website once approved and shall include the following:
 - a. the date, time and place of the meeting;
 - b. the names of Commissioners present and absent;
 - c. the substance of all matters proposed, discussed, or decided by the Commission which may include a summary of comments made by Commissioners;
 - d. a record, by individual member, or each vote taken by the Commission;
 - e. the name of each person who:
 - (i) is not a Commissioner; and
 - (ii) after being recognized by the Commission Chair, provided testimony or comments to the Commission;
 - (iii) the substance, in brief, of the testimony or comments provided by the public; and
 - (iv) any other information that is a record of the proceedings of the meeting that any

Commissioner requests be entered in the minutes or recordings.

F. The County Attorney:

1. Meeting Attendance: The County Attorney or its deputy shall attend meetings and hearings of the county legislative body as necessary. (U.C.A. 17-68-601(5)).
2. Legal Analysis by County Attorney: When requested, the County Attorney will provide a full and detailed written legal analysis of any action item on the Commission agenda in the manner described in these Policies and Procedures.
3. Approving as to form and legality: The County Attorney shall review and approve as to form and legality of each county contract, ordinance, regulation, real estate document, conveyance, and legal document.
4. Legal Counsel: The County Attorney shall act as the legal advisor to the county and the County Commission in their official capacity as County Commissioners (U.C.A. 17-68-601).
5. Attorney/Client Relationship: The Commission, through official actions, may direct the County Attorney as to any legal matter where a client would ordinarily be able to direct the actions of the client's attorney. In any instance where the County Attorney fails to carry out the lawful directive of the Commission as stated in an official action; the Chair may take action to report that failure to appropriate officials or entities if so authorized by a majority vote of the Commission.

G. Commission Meetings:

1. Open and Public Meetings Act: All Commission Meetings, including Special Meetings, Emergency Meetings and Workshops, shall be in compliance with the Open and Public Meetings Act, U.C.A Title 52 Chapter 4. All Commission Meetings will be open to the public. Any closed sessions shall be in accordance with U.C.A 52-4-204.
2. Approval of Annual Schedule of Meetings: The Commission shall approve its annual meeting schedule during the December scheduled meeting and publish the approved schedule in accordance with U.C.A 52- 4-202.
3. Commission Meeting Dates and Times: The Commission shall hold regular meetings the first and third Tuesday of each month. Commission meetings will begin at 11:00 a.m. Public hearings to adopt or change a budget or to consider matters related to taxes or fees shall begin at 6:00 p.m. or later. Where practicable, Commission meetings shall be live-streamed and publicly broadcast.
4. Special and Emergency Meetings: The Chair or the Commission by majority vote may call a special meeting or an emergency meeting in accordance with the Utah Open and Public Meetings Act as becomes necessary.
5. Recess and Adjournment:
 - a. Commission meetings shall be adjourned by a majority vote and no further business may be conducted once a motion to adjourn has been adopted. A motion to adjourn takes precedence over all other motions, including pending motions.
 - b. The Commission may recess a meeting by a majority vote, if approved, has the effect of temporarily suspending the meeting. A motion to recess that extends the meeting past the current day has the effect of an adjournment.

- c. The Commission may recess a meeting in order to convene itself as another entity of the County, such as a board or commission. Once the business of the board or commission is completed, the Commission may end the recess by majority vote and reconvene to complete the business stated on the approved Commission agenda.

H. Agenda:

1. Order of Business: The County Administrator or his or her delegate 's office shall prepare, and the Chair shall approve, a written agenda for each meeting.
2. Agenda Management and Preparation: Elected officials and department heads may submit to the County Administrator or his or her delegate items proposed for inclusion in the agenda in person or electronically, by not later than 5:00 pm. on the Thursday before the Commission meeting that they are to be included on the agenda. No item shall be accepted after that time, except as specifically stated in these Policies and Procedures.
3. Requests from others for inclusion on an agenda and supporting documentation must be received by 5 PM on the Thursday prior to a Regular Meeting and forty-eight (48) hours prior to any Special Meeting.
4. Proposed agenda items must be accompanied by all documents reasonably necessary for a clear understanding of the item by the Commission. For example, if a proposed resolution references a lease or a contract, the referenced documents must be included with the agenda item. The County Administrator or his or her delegate and Chair may after consultation reject all proposed agenda items that do not comply with this requirement.
5. Legal Review: All agenda items shall be submitted for legal review by the County Attorney when they are first received by the County Administrator or his or her delegate unless already reviewed by the County Attorney prior to sending to the County Administrator or his or her delegate.
 - a. The County Attorney shall provide a written legal review if requested by the Commission on any agenda item.
 - b. If requested by a Commissioner, the legal review provided by the County Attorney shall include cites to all legal authority or other materials referenced in the legal review.
 - c. The County Attorney need not submit the legal review prior to a work session discussion of the agenda item but must circulate the legal review to the Commissioners by not later than 5 p.m. on the Friday before the Commission meeting at which the item will be an action item on the Commission's agenda. Failure to provide a legal review by the appropriate deadlines shall be deemed to be a determination by the County Attorney that no legal issues exist as to that agenda item.
 - d. In the event that the legal review requires additional time, the County Attorney shall inform the Commissioners at or before the meeting.
6. Packet preparation and dissemination.
 - a. The County Administrator or his or her delegate shall assemble a Commission meeting packet, containing a copy of the agenda, all agenda items and all documents attached to each agenda item, except for those materials that are:
 - (i) copyrighted, unless written permission by the copyright holder is provided;

- (ii) Proprietary;
 - (iii) Confidential;
 - (iv) Related to a closed session; or
 - (v) Intended as legal communications. Such materials shall not be included in the general packet unless otherwise allowed by these bylaws or applicable law. Excluded materials shall be provided to the Commission under separate cover, marked "confidential".
- b. The County Administrator or his or her delegate shall deliver the agenda and packet to the Commissioners, County Attorney, County Clerk, and County Library not less than 24 hours prior to the meeting at which that agenda will be considered.
 - c. The County Administrator or his or her delegate shall post a copy of the agenda at the meeting location and on the State Public Meeting Notice website and shall also post a copy of the complete agenda and packet (with the exception of excluded materials) on the County website.

I. Work Session Items and Procedure:

1. The purpose of the Work Session is to allow the Commissioners to make an initial review of those proposed agenda items requiring an official action, identify issues or concerns regarding those items, make amendments to proposed resolutions or ordinances, and for non-controversial items to be moved to the Consent Agenda for expedited action.
2. The County Administrator or his or her delegate shall review all proposed agenda items and shall place all items requiring official action by the Commission on the Work Session agenda for the next meeting.
3. During the Work Session at the next regular meeting, the Commission shall discuss each Work Session agenda item.
4. Amendments may be made to proposed resolutions or ordinances on the Work Session agenda by motion and majority vote.
5. If all Commissioners agree, any Work Session item may be moved to the Consent Agenda of a subsequent meeting for approval without further discussion. All other items shall be placed on the General Business section of the following meeting for full discussion and vote.
6. Specific issues concerning items not placed on the Consent Agenda during the Work Session shall be identified and referred to the appropriate County officials or staff for assistance in addressing those issues before the next meeting of the Commission.

J. Consent Agenda:

1. The purpose of the Consent Agenda is to quickly process and dispose of noncontroversial matters by being adopted all at once.
2. All items on the Consent Agenda shall be considered without further discussion or debate.
3. All items on the Consent Agenda shall be voted on in a single vote. The items on the Consent Agenda are approved by a simple majority vote.

4. Any item may be removed from the Consent Agenda for the Commission consideration as part of the General Business section of the agenda during the meeting by a majority vote of the Commission.

K. Meeting Location and Decorum:

1. The meeting location of all Commission meetings shall be open to the public, with the exception of closed sessions.
2. All persons attending a Commission meeting shall behave in a respectful manner, shall only speak when first recognized by the Chair, shall refrain from interrupting the Commission or any other speaker who has been recognized by the Chair and shall behave in a way that does not disrupt the proceedings of the Commission. At the direction of the Chair, law enforcement may remove from the meeting any person intentionally disrupting the meeting or otherwise violating the law.

M. Voting:

1. To Pass Acts: Two (2) affirmative votes shall be necessary to pass any resolution, ordinance or act (motion).
2. Conflict of Interest: A Commissioner shall not vote where there is a conflict of interest defined by Utah Code section 67-16-9 and shall declare such conflict and decide if it warrants recusal from both the deliberations and the decision-making process for that item. The Commissioner shall not debate the agenda matter from which she/he is recusing her/himself. Not voting and not debating are self-imposed limitations, it is not required by statute. Statute allows an official to debate and vote once they have disclosed the potential conflict. Not allowing a vote with a three-person commission could lead to items that cannot be acted on as there is no tie breaking vote.
3. Failure to Vote: A failure to vote by a Commissioner who is present at the meeting shall be treated as a Nay vote on the motion. A failure to vote by a Commissioner who is absent from the meeting for any reason shall be treated as an absence.
4. Leaving Seat: When a motion is seconded, no Commissioner shall leave until their vote has been recorded except in the case of personal emergency.
5. Change of Vote: A Commissioner may change their vote after the call for the vote has been completed and before announcement of the result, but not thereafter.
6. Abstentions: Although it is the duty of every Commissioner to vote, they can abstain, as they cannot be compelled to vote. As the record of the roll call vote under statute requires each vote to be recorded as Aye, Nay or absent, failing to vote or abstaining will be recorded as a Nay vote.
7. Questions Affecting a Commissioner: Commissioners are permitted to vote for themselves for an office or other position to which Commissioners are generally eligible.

N. Motions:

1. Making and Withdrawing: When a motion is made, the Chair shall call for a second. The Chair shall restate the motion upon request by any Commissioner. If the motion receives a second, the Chair has discretion to restate the motion after debate and before vote commences. If there is no second to the motion the motion shall die without further debate due to the lack of a second. A motion may not be withdrawn by the person making the motion without the consent of

the majority of the Commission once it has been seconded. The Chair may request that the motion is submitted in written form prior to the motion being stated by the Chair. The Chair may second a motion by another Commissioner.

2. **Division of Motion:** If the motion contains two (2) or more divisible propositions, the Chair may, and upon request of a Commissioner shall, divide the same.
3. **Motions Out of Order:** The Chair may not at any time permit a member to introduce an ordinance, resolution, or motion out of the regular order as set forth in the agenda unless a motion is made to take such item out of order and that motion is approved by majority vote. A proposed ordinance or resolution may also be moved by majority vote from the Work Meeting agenda to the Formal Meeting section of the agenda for action on the same day as the item was introduced on the Work Meeting agenda, so long as any changes made to the item are not so substantial as to necessitate re-noticing.
4. **Rescinding a Motion, Resolution, Order or Rule:** A motion, resolution, order, or rule that has been adopted at some previous meeting may be rescinded by a subsequent official action of the Commission; however, such rescission must be made by resolution. The effect of a rescission is that the prior motion, resolution, order or rule is treated as if it was never approved.
5. **Reconsidering a Motion:** A motion may be reconsidered at any time during the same meeting at which it was originally acted upon if the motion to reconsider is introduced by a Commissioner who had voted with the prevailing side and the motion is passed by a majority vote. Only after the motion to reconsider has been approved by the majority can the main motion be considered.
6. **Postponing a Motion:** Any item on the agenda may be postponed until the next meeting or a specific future date. A motion to postpone shall give best efforts to include the future time of consideration and reason for postponement. Any agenda item not postponed to a specific later date shall be automatically placed on the agenda of the next meeting of the Commission.
7. **Tabling a Motion:** Any item on the agenda may be tabled until later in the same meeting. A motion to table temporarily suspends further consideration or action on an agenda item until later in the meeting. A motion to bring back to the table shall be made to resume discussion on the item tabled. An item to be considered at a future meeting shall be postponed, rather than tabled.
8. **Amending a Motion:** Any main motion may be offered for amendment by a Commissioner after the main motion has been seconded and is under debate. The Commissioner who seconded the main motion must concur in the amendment.
9. **Substituting a Motion:** A motion may be made to substitute a different motion for the pending motion. If the motion to substitute fails, the Chair returns to the pending motion as originally read or made. If the motion to substitute passes, the question is now on the motion proposed for substitution and the original motion dies.
10. **Chair's participation in making or seconding motions:** If the Chair wishes to make an original motion, they shall first request a motion be made by another Commissioner. If no original motion is forthcoming the Chair may make their motion and move forward with a request for second. The Chair may second motions while acting as the Chair. Nothing in this section shall be construed as restricting the Chair's ability to fully participate in the legislative process.

O. Reading and Passage of Resolutions and Ordinances:

All proposed resolutions and ordinances are subject to the following requirements for approval:

1. Printed or Electronic Copies. In order to be considered, printed or electronic copies of the proposed resolution or ordinance shall be in the possession of the Commission not less than 24 hours prior to the meeting. Such copies may be delivered by hand or electronically.
2. Read Into Record. All resolutions and ordinances, except those on the Consent Agenda, may be fully read into the record of the Commission by the Commission Chair or another County employee if so requested by the Chair.
3. Available to the Public: Copies of proposed resolutions shall be available to the public, when feasible, at the Clerk's office and the Library not less than forty-eight (48) hours before the Commission convenes to take official action upon the resolution.
4. Effective Date of Ordinances: No ordinance passed by the Commission shall take effect within less than fifteen (15) days of its publication in accordance with U.C.A 17-64-502 unless authorized otherwise by state code, such as for emergencies or temporary land use regulations.
5. Amending a Resolution or Ordinance: Amendments of resolutions and ordinances shall be approved by a majority vote of the Commission and are subject to all of the provisions of this section.

P. Decorum and Debate:

1. Being Recognized: When a Commissioner desires to speak or make a motion, the Commissioner shall address the Chair by stating, "Mr./Madam Chair". Upon being recognized by the Chair, the Commissioner may then address the Chair. If a Commissioner wishes to ask a question or request information from staff or a member of the public, they should request the Chair direct such question or request for information.
2. First Person Recognized: When more than one Commissioner addresses the Chair, the Chair shall name the person who is to speak, recognizing the person who first addressed the Chair. No other person may speak while the recognized Commissioner continues to hold the floor.
3. Interruptions: No Commissioner shall interrupt another, except when permitted by parliamentary procedure.
4. Decorum: No Commissioner shall indulge in personalities, attack the motives of Commissioner or use language tending to hold a Commissioner up to contempt or ridicule.
5. Debate with the Public: No Commissioner shall debate with the public or employees during meetings or workshops.
6. Limitation of Debate: In general, no Commissioner shall be allowed to speak more than once upon any one subject until all other Commissioners have had an opportunity to speak.
7. Electronic Devices: Use of electronic devices during a Commission meeting shall be limited to matters pertaining to the business of the meeting except in the case of personal emergency; such use is subject to the Open and Public Meetings Act (U.C.A 52-4) and GRAMA.
8. Leaving Chambers: No Commissioner shall leave the meeting location during session without informing the Chair, except for short breaks.

Q. Participation by the Public:

1. Unless it is a public hearing, public participation is a privilege and not a right.

2. Employee/Public Recognized: No person shall speak unless recognized by the Chair.
3. Citizens to Be Heard: During the Citizens to Be Heard portion of the meeting, citizens desiring to speak shall address themselves to the Commission. Upon being recognized, they shall stand, state their full name, address, who they represent, and may be asked to state their subject matter.
4. No Interruptions: No person shall interrupt legislative proceedings.
5. Six-Minute Rule: No person of the public shall speak more than six (6) minutes except upon waiver by the Chair or on motion of the Commission.
6. Procedure: Orderly procedure requires that each member of the public shall proceed without interruption from the audience and shall retire when their time is up; that all statements shall be addressed to the Commission, and that there be no questioning or argument between individuals.
7. Questions: After being first recognized by the Chair, Commissioners and staff members may ask questions and make appropriate comments; however, no Commissioner should argue or debate an issue with the petitioner/member of the public.
8. No Assignment of Time: If there are several speakers on a matter, one person may not assign their time to another in an effort to increase the allowed speaking time. Individual citizens and citizen groups may select a person to make a presentation on their behalf, but each individual's speaking time will be limited to six (6) minutes, subject to the discretion of the Chair or a vote of the Commission.
9. Orderly Conduct: Citizens attending meetings shall observe rules of propriety, decorum and good conduct. The Chair shall maintain order and may call a recess for the purpose of restoring order, may cancel a meeting if order cannot be maintained, and may consult with the other Commissioners for the purpose of taking other lawful action that is approved by a majority of the Commissioners.

R. Public Hearings

1. Posting of Public Hearing: All public hearings shall be published in the local newspaper of record and posted in accordance with Utah State Code, San Juan County and local ordinances, as applicable.
2. Staff Presentation: The appropriate staff shall make a presentation to the Commission and the public on behalf of the public hearing matter.
3. Applicant Speaks: Regarding Planning and Zoning issues, the applicant shall be invited first to speak to the Commissioners after the staff has made a presentation. Applicants may appear in person or be represented by legal or other counsel. Applicant statements shall be limited to ten (10) minutes or as otherwise indicated by the Chair or by motion from the Commission.
4. Questions: Commissioners may direct questions to the applicant and/or staff in order to bring out relevant facts, circumstances or conditions affecting the case and may call for questions from the staff.
5. Process: Commission Chair will read the process and procedures of decorum for the Public Hearing Comments.

- 6. Opening Hearings: The Chair shall open the hearing and invite the public to the podium for comment. All public participation shall be subject to the Decorum and Debate provisions of Section P.
- 7. Closing Hearings: Following public comment, if any, during the public hearing the Chair announces conclusion of this portion of the public hearing by motion of the Commission.

S. Amendment of Policies and Procedures:

- 1. Amending the Policies and Procedures: No policy or procedure of the Commission shall be amended except by majority vote. Consideration of proposed amendments shall be held during regularly scheduled meeting(s).
- 2. Resolution Required: Amendment of these Policies and Procedures shall be through resolution. A redlined document shall be archived electronically by the County Clerk identifying all changes for approval.
- 3. Policies and Procedures Considered Amended: Policies and Procedures, including these Rules of Order and Procedures, of the Commission that are enacted or amended in a manner which creates a conflict with a prior Policy or Procedure are considered to have been amended to the extent necessary to comply with the most recently enacted or amended Policy or Procedure. Policies and Procedures containing statutory references or citations are considered amended when the statute referenced or cited is amended.

ADOPTED AND PASSED THIS ____ DAY OF APRIL, 2026

ATTEST:

SJC BOARD OF COMMISSIONERS:

Lyman Duncan – Clerk/Auditor

Lori Maughan – Commission Chair

POLICIES AND PROCEDURES OF, AND RULES GOVERNING THE SAN JUAN COUNTY COMMISSION

These rules are made pursuant to Section 17-~~53-20764-303~~ and Section 17-64-305 of the Utah Code. A certified copy of these ~~Policies~~Rules of Order and Procedures and any subsequent amendments shall be filed with the County Clerk to be kept as a permanent public record. The County Clerk shall also cause these ~~Policies~~Rules of Order and Procedures to be posted at each meeting of the Commission held under the Open Public Meetings Act and on the San Juan County official website. ~~The current edition of Robert's Rules of Order that is provided by the County Administrator will be referenced as a guideline in cases not covered by State Code or these Policies and Procedures.~~

A. Definitions:

1. Chair/Presiding Officer: Means the ~~person~~County Commissioner that is elected or appointed as Chair of the County Commission.
2. County Commission: Means the persons elected and sworn to the Commission, who have not been removed from office for any reason, acting collectively in a duly ~~called~~convened meeting of the Commission where a quorum is present.
3. Governing Body: Means the current County Commission acting collectively in a duly ~~called~~convened meeting of the Commission where a quorum is present.
4. Majority Vote of Governing Body: Means two (2) Commission Members' affirmative votes.
5. Commissioner/ Commission Member/Commission Representative/Member: Means the individual Commission Members acting individually.
6. Membership: Means the Commission Members.
7. Official Action: Means a written resolution of the Commission adopted by a majority vote in a duly ~~called~~convened meeting of the Commission where a quorum is present if required by State statute or County Ordinance. All statements of an official position of the County and all documents stating such a position must be approved through an Official Action.
8. Quorum: Means the minimum number of persons required to act as a Governing Body. A quorum requires two (2) Commission Members who must be present in

person at the meeting location. Additional Members may attend by phone or other real-time means so long as an Electronic Meetings Resolution is enacted stating same. A quorum may not convene in violation of the Open and Public Meetings Act (U.C.A. 52-4-103~~(14)~~).

9. Convening a Meeting: Meetings are convened by the chair, or by a majority vote of the Commissioners. All convened meetings must be properly noticed as public meeting where a quorum is present. Meetings must comply with the Utah Open and Public Meetings Act, typically involving a posted agenda at least 24 hours in advance on the Utah Public Notice Website and at the Administration Building. Virtual or electronic meetings must comply with the County's electronic meetings ordinance as set forth in Title III at Chapter 31.015 of the San Juan County Code.

~~9.~~ Vice-Chair: Means a Commissioner elected or appointed by the Governing Body to act as Chairperson/Presiding Officer, with all the powers of the Chairperson as defined in ~~these~~

10. bylawsthis policy, in the absence or disability of the Chair. The Vice-Chair's authority exists for the period of appointment of the Commissioner as Vice-Chair, rather than for a specific time period, such as a single Commission meeting.

~~10. Chair Pro Tem: Means a Commissioner selected by the Governing Body as Chair in the absence or disability of the Chair and Vice Chair. A Chair Pro-tem's authority exists for the duration of a specific time period, typically a specific Commission meeting. This may also mean a Commissioner selected by the Chair in those instances when the Chair wishes to step-down temporarily in order to sponsor a motion.~~

11. Official County Commission Business: Means matters that have been formally acted upon or authorized by the Commission in a duly ~~called~~convened meeting of the Commission where a quorum is present and for which the matter was included on the Agenda properly noticed for the meeting.

12. Commission Officers: Means the Commission Chair and Vice-Chair.

B. Commission Members:

1. Appointment of the Officers: The Commission shall elect or appoint the Chair and the Vice Chair at its first meeting in January.
2. Commission Meeting Attendance: Commissioners are required to attend all regularly scheduled and special Commission Meetings. If an event arises that prevents attendance of a Commission Meeting, the County Administrator or his or her delegate should be notified in advance of the meeting.
3. Participation in Local, State or Federal Committees: Commissioners are encouraged to participate in other local, tribal, state and federal committees and associations which do not create a conflict of interest and inform the Commission accordingly.
4. County Commission Documents: The official San Juan County letterhead, which includes the San Juan County logo and names and titles of current officers/Commissioners, shall be used only for official County Commission business.
5. Commission Communications: Commissioners ~~may state, including the Officers,~~ purport to give an official position of San Juan County ~~when in written or verbal communication without specific prior approval from the Commission through an official action of the Commission taken in a duly called meeting of the Commission where a quorum is present unless~~ the Commission has previously ~~adopted that taken an~~ official position through an official action on the matter. Commissioners shall ~~clearly~~ distinguish and keep ~~separate~~ their personal opinions separate from the official positions of the Commission in the course of the discharge of their duties. This ~~shall in no way be construed to~~ does not prohibit the expression of an opinion, advocacy for a position, or expression of disagreement ~~in the course of one's duties as a Commissioner.~~
6. ~~Electronic Communication:~~ Commissioners are encouraged to be mindful in their electronic communications that any electronic communications related to county

| business among two or more

6. Commissioners are subject to GRAMA, the State's Government Records Access and Management Act. GRAMA gives "every person the right to inspect a public record" (UCAU.C.A 63G-2-201(1)). It defines a public record as "public unless otherwise expressly provided by statute" (UCAU.C.A 63G-2-201(2)). Exceptions are, according to UCAU.C.A 63G-2-202, "a record that is private, controlled, or protected" under State Code.

a. Furthermore, the State's Open and Public Meetings Act defines an electronic message as "a communication transmitted electronically including: electronic mail, instant messaging, electronic chat, text messaging, or any other method that conveys a message or facilitates communication electronically" (UCAU.C.A 52-4-103(5)(a)).

b. The Open Meetings Act specifically states that the Act does not preclude "members of a public body" from transmitting "an electronic message to other members of the public body at a time when the public body is not convened in an open meeting" (UCAU.C.A 52-4-210).

7. Commission E-mail and Communication
Policy:

a. Each Commission Member will be given a unique email address, ~~and all email addressed to an individual Commissioner or the Commission will conduct County business. Personal emails should be forwarded as received.~~ avoided conducting County business.

b. In order to reduce duplicate emails, listserv emails from the organizations listed below will not be forwarded; ~~instead~~ rather Commission staff shall check at least annually to ~~insure~~ ensure that all Commissioners are on the direct distribution lists for:

~~i.~~ i. UAC (Utah Association of Counties);

~~ii.~~ ii. NACo (National Association of Counties);

~~iii.~~ iii. CCP (Canyon Country Partnership); ~~and~~

• San Juan County Canvassing Board;

• San Juan County Board of Equalization;

• San Juan County Redevelopment Agency; and

~~iv.~~ iv. Any other organization requested by a Commissioner.

c. Surface mail addressed to a specific Commissioner is to be placed in that Commissioner's box when received.

8. Municipal Building Authority and Board of Equalization: Commissioners shall serve as the Municipal Building Authority as required for capital projects and shall serve as the local Board of Equalization as required for property tax assessment matters. Commissioners shall receive training as required by statute.

9. County Board/Commission/Committee ~~and~~, Local and Special Service District Board Representation: All County Boards, Commissions, ~~and Committees and Local,~~ and Special Service District Boards may include one Commissioner representative either as a voting or ex-officio member according to the Board/Commission's enabling ordinance unless otherwise prohibited by law. County Committees shall include a Commissioner representative, if required, according to the Committee's enabling resolution.

C. Commissioners' Participation on County Boards, Commissions & Committees and Local & Special Service District Boards:

1. Assignments to County Boards, Commissions & Committees and Local & Special Service District Boards: In January of each year the Commission shall review each Commission Representative position to County Boards, Commissions and Committees, and Local and Special Service District Boards, and other agencies. Commissioners shall indicate which assignments they would prefer. For assignments selected by more than one Commissioner, the Commission shall vote on who receives the assignment. In the event that no Commissioner volunteers for an assignment, the Chair shall assign a Commissioner.
- ~~2.~~ 2. Commissioners' Role: Commissioners assigned to serve on County Boards, Commissions, and Committees, and Local and Special Service District or other agency Boards shall serve as the liaison to the Commission, whether a voting member per enabling documents or not. ~~As a Board Member, a Commissioner may have a fiduciary duty to the Board that may be in conflict with their duties as a Commissioner, in which case they should declare the conflict and determine whether it warrants recusal from the Board's deliberations and decision. Commissioners shall represent the Commission but cannot commit the County on any matter without first obtaining approval through an official action of the Commission.~~
- ~~2.~~
3. Boards/Commissions/Committees/Agencies Reporting to the Commission: Commission Representatives to boards, commissions, committees, and agencies shall regularly report to the Commission during a Commission meeting and when action is required.
4. Commissioner Participation: Commissioners who are not assigned as representatives are encouraged to attend any Board, Commission, or Committee meeting for informational purposes and shall notify the Commission Representative of their interest ~~to attend~~ in attending. Commissioners not assigned as Commission Representatives attending these meetings shall participate as members of the public.
5. Special Service District Boards: In accordance with (~~UCA §U.C.A~~ UCA §U.C.A 17D, Chapter 1) the Commission may establish Special Service District ("District") Boards. These Boards are independent of the County except that the Commission shall, pursuant to ~~UCAU.C.A~~ UCAU.C.A Section 17D-1-303, make all appointments to such Administrative Control Boards except for District Boards elected by the public and where otherwise established in the organization's bylaws or enabling documents. Each District Board shall include one Commissioner representative as appointed or assigned by the Commission to serve the term established by the District bylaws. All business conducted by the District Board shall be independent of the County- with the

exception of the involvement of the Commission Representative. Joint meetings of the Commission Membership and the District Boards are encouraged for the purpose of establishing common goals and objectives. However, All Boards are under the County direction of the Commission will not direct or attempt to direct the decisions of the Special District Boards as per State Statute.

6. Attendance: Commission Members are ~~expected~~required to attend all regularly scheduled and special Board, Commission, and Committee meetings to which they are assigned. If

6. regular attendance at an assigned Board, Commission, or Committee meeting is not possible, the Commissioner will make arrangements for a re-appointment for that assignment.

D. Duties of the Chair and Vice-Chair:

1. The Chair: The Chair (~~and each of the Vice-Chair and Chair Pro Tem acting as Chair~~) shall have no veto power over official actions and no special substantive authority. The Chair is responsible for setting the Commission Agenda, facilitating Commission Meetings, and signing the Commission-approved documents. The Chair does not act on behalf of the Commission unless directed by the majority of the Commission Members through an official action and is subject to all ~~of the provisions of Section B of these Rules of Procedure. Additionally, the Chair provides guidance to the County Administrator while the Commission as a unit through official actions provides specific direction. Any Commissioner may provide advice and guidance to the County Administrator at any time~~the provisions of Section B of these Policies and Procedures.
2. Presiding Officer: The Chair shall be the Presiding Officer at all meetings and hearings of the Commission.
3. Vice-Chair: In the event of absence or disability of the Chair, the Vice-Chair shall preside. Upon the Chair's request, the Vice-Chair shall assist with the discharge of any of the Chair's duties.
4. ~~Chair Pro Tem: The Commissioners may appoint a Chair Pro Tem by majority vote of the Commission or consensus.~~
5. ~~Study Committees: The Chair may, at his/her discretion, oversee the membership and proper functioning of the Commission Study Committees, whether or not a designated committee member.~~
- 6.4. Control of Chambers: The Chair shall have control of the Commission Chambers during Commission meetings. The Chair shall maintain order and may eject any member call a recess for the purpose of restoring order, may cancel a meeting if order cannot be maintained, and may consult with the other Commissioners for the purpose of taking other lawful action that is approved by a majority of the public who behaves in a disorderly manner Commissioners.
- 7.5. Points of Order: The Chair shall decide all points of order and procedure, subject to appeal of membership. The Chair may vote on all matters but may

~~not make motions~~ the Commission.

8. ~~Roll Call Vote: All matters involving expenditure of funds~~ Actions taken require a roll call vote.

9.6. ~~Declare Votes: Motions may be determined by voice vote, show~~ with the minutes showing for each member of the Commission a vote of hands or, at the request of any member, by roll call. The Chair shall declare all votes aye, nay or absent.

~~10.7.~~ Sign Documents, Contracts and Agreements: The Chair shall sign resolutions, ordinances, and all other documents issued by the majority approval of the Commission. The Chair shall sign all contracts and agreements approved by Commission, including “all associated documents” included in motions. The Chair may delegate such signatory authority to the Vice-Chair as per Section D.1., ~~or when appropriate, the Chair Pro Tem.~~³ The Chair, in his or her sole discretion, may consult with the County Administrator or his or her delegate and the County Attorney for review of the above documents.

~~11.8.~~ Training on Open and Public Meetings Act: The Chair shall ensure that all Commissioners are provided with the opportunity for annual trainings of the Open and Public Meetings Act, UCA §52-4-104.U.C.A

~~12.~~ Voting Rights and Authority: ~~The Chair, Vice Chair and Chair Pro Tem shall have the same rights to debate and vote in the Commission as any other Commission Member. The Chair may second motions. If the Chair wishes to make a motion, they shall temporarily transfer the responsibilities of the Chair to another Commissioner, make their motion, and then once the matter is concluded, receive back the Chair responsibilities. Nothing in this section shall be construed as restricting the Chair’s ability to fully participate in the legislative process., and may make motions of any kind if the Chairpersonship is temporarily transferred to another Commissioner., shall not make motions to amend, or make substitute motions.~~

~~E.~~ The County Administrator

~~1.~~ Direction Received: ~~The County Administrator acts under the direction of policies adopted by the Commission through an official action and in accordance with the provisions of the County Administrator’s current Job Description. Specific direction is received from the Commission acting pursuant to an official action. Day to day guidance, as needed, is received from the Chair in accordance with directives contained in official actions.~~

~~2.~~ Prepares Agenda: ~~The County Administrator shall develop and publish copies of the Commission Agenda in accordance with these Policies and Procedures. (See Section K.)~~

~~3.~~ Attends Meetings: ~~The County Administrator shall attend all Commission meetings unless excused by the Commission or Chair, and, in the absence of Department Heads who report to the Administrator, may speak on their behalf.~~

~~4.~~ Study Committee: ~~The County Administrator may attend, if invited by the Chair or the Committee, and participate in Study Committee Meetings.~~

5. ~~Matters Continued: The County Administrator shall ensure that action items on the agenda that are tabled or postponed shall be continued upon the agenda of subsequent meetings until disposed of by the Commission. The County Administrator shall ensure that such items shall be automatically added to the agenda of subsequent meetings until~~

~~acted upon or permanently deleted by a majority vote of the Commission.~~

- ~~6. Signing of Documents: The County Administrator shall sign agreements, permits, and contracts on behalf of the County Commission when so delegated by an official action of the Commission. The Administrator will be responsible to provide the original signed documents to the County Clerk.~~
- ~~7. Furnish Rules: The County Administrator shall furnish all Commissioners with copies of Robert's Rules of Order, the link to County Land Use Code and General Plan, and the Policies and Procedures of the Governing Body, Bylaws of County Boards, Commissions, and Committees, Policies and Procedures of County Departments, and any other administrative documents upon request.~~
- ~~8. Written Comments: Any written comments from the public regarding Commission action or public hearings shall be compiled by the Commission Administrator's Office, included in the agenda packet for the public hearing, and forwarded to the Clerk/Auditor's Office once the hearing is closed and action taken by the Commission.~~

~~F. The County Clerk~~

~~52-4.~~

- ~~9. Voting Rights and Authority: The Presiding Officer at a meeting shall have the authority of other members of the Governing Body during a meeting including making motions, seconding a motion, voting and participating in discussion and debate. However, the Presiding Officer should only make a motion when no motion is forthcoming from another member of the Governing Body when the Presiding Officer has indicated that motion on an item is in order to move the meeting forward.~~

E. The County Clerk:

1. Meetings: The Clerk or deputy is expected to attend all Commission meetings and shall attest all instruments signed by the Chair, including resolutions and ordinances.
2. Notices: In collaboration with the County Administrator or his or her delegate, the County Clerk ensures that all required notices are posted or published as required by the Open and Public Meetings Act and that all notices include the date, time and name or initials of the person posting the notice.
3. The Commission, or their agent, is responsible for providing in a timely manner to the Clerk all information required for posting the necessary notices under the Open and Public Meetings Act.

~~3.4.~~ Minutes: The Clerk or deputy prepares and maintains minutes and recordings of the proceedings, including closed sessions, as appropriate, and such journals and records as required ~~by U.C.A. 52-4-206~~. Minutes shall be posted on the County website once approved and shall include the following:

- a. the date, time and place of the meeting;
- b. the names of Commissioners present and absent;
- c. the substance of all matters proposed, discussed, or decided by the Commission which may include a summary of comments made by Commissioners;
- d. a record, by individual member, or each vote taken by the Commission;
- e. the name of each person who:

~~i.~~ i. is not a Commissioner; and

~~ii.~~ ii. after being recognized by the Commission Chair, provided testimony or

(ii) comments to the Commission;

£.(iii) the substance, in brief, of the testimony or comments provided by the public; and

g.(iv) any other information that is a record of the proceedings of the meeting that any ~~participant~~Commissioner requests be entered in the minutes or recordings.

G.F. **The County Attorney:**

1. Meeting Attendance: The County Attorney or its deputy shall attend meetings and hearings of the county legislative body as necessary. (U.C.A. 17-~~18a-501~~68-601(5)-).
2. Legal Analysis by County Attorney: When requested, the County Attorney will provide a full and detailed written legal analysis of any action item on the Commission agenda in the manner described in these Policies and Procedures.
3. Approving as to form and legality: The County Attorney shall review and approve as to form and legality of each county contract, ordinance, regulation, real estate document, conveyance, and legal document. (~~U.C.A. 17-18a-504~~)
4. Legal Counsel: The County Attorney shall act as the legal advisor to the county and the County Commission in their official capacity as County Commissioners (U.C.A. 17-~~18a-501~~468-601).
5. Attorney/Client Relationship: The Commission, through official actions, may direct the County Attorney as to any legal matter where a client would ordinarily be able to direct the actions of the client's attorney. In any instance where the County Attorney fails to carry out the lawful directive of the Commission as stated in an official action, the Chair may take action to report that failure to appropriate officials or entities if so authorized by a majority vote of the Commission.

H.G. **Commission Meetings:**

1. Open and Public Meetings Act: All Commission Meetings, including Special

Meetings, Emergency Meetings and Workshops, shall be in compliance with the Open and Public Meetings Act, UCAU.C.A Title 52 Chapter 4. All Commission Meetings will be open to the public. Any closed sessions shall be in accordance with UCAU.C.A 52-4-204.

2. Approval of Annual Schedule of Meetings: The Commission shall approve its annual meeting schedule during the December scheduled meeting and publish the approved schedule in accordance with UCAU.C.A 52-4-202.
3. ~~Commission Meeting Dates and Times: The Commission shall hold regular meetings the first and third Tuesday of each month. In those months when the holidays or elections fall on the first or third Tuesday, the meeting shall be held the following day. To the extent~~

- ~~3. practicable and if so required as determined by the Chair,~~ Commission meetings will begin at 9:00 a.m. Public hearings to adopt or change a budget or to consider matters related to taxes or fees shall begin at 6:00 p.m. or later. Where practicable, ~~in compliance with Resolution 2019-07,~~ Commission meetings shall be live-streamed and publicly broadcast ~~in real time.~~
4. Special and Emergency Meetings: The Chair or the Commission by majority vote may call a special meeting or an emergency meeting in accordance with the Utah Open and Public Meetings Act as becomes necessary.
5. Recess and Adjournment:
- Commission meetings shall be adjourned by a majority vote and no further business may be conducted once a motion to adjourn has been adopted. A motion to adjourn takes precedence over all other motions, including pending motions.
 - The Commission may recess a meeting by a majority vote ~~and this motion~~, if approved, has the effect of temporarily suspending the meeting. A motion to recess that extends the meeting past the current day has the effect of an adjournment.
 - The Commission may recess a meeting in order to convene itself as another entity of the County, such as a board or commission. Once the business of the board or commission is completed, the ~~Chair~~ Commission may end the ~~recess and recess by majority vote and~~ reconvene ~~the Commission~~ to complete the business stated on the approved Commission agenda.

I.H. Agenda:

- Order of Business: The County ~~Administrator's~~ Administrator or his or her delegate's office shall prepare, and the Chair shall approve, a written agenda for each meeting. ~~The order of business for Commission agendas will typically contain a section entitled "Work Meeting", during which reports are presented and items are briefed and discussed but not voted on; and a section entitled "Formal Meeting", during which the Commission deliberates and votes on various matters.~~
- ~~2.~~ Agenda Management and Preparation:
- ~~Items~~ Elected officials and department heads may submit to the County Administrator or his or her delegate items proposed for inclusion in the agenda

~~must be delivered to the County Administrator's office,~~ in person or electronically, by not later than ~~noon~~5:00 pm, on the Thursday before the Commission meeting that they are to be included on the agenda. No item shall be accepted after that time, except as specifically stated in these Policies and Procedures.

b. — Requests from others for inclusion on an agenda and supporting documentation must be received by 5 PM on the ~~Wednesday~~Thursday prior to a Regular Meeting and forty-eight

3. (48) hours prior to any Special Meeting. ~~The County Administrator may extend~~

~~this deadline when staff time permits so long as the final agenda is set by the Chair.~~

~~e.4.~~ Proposed agenda items must be accompanied by all documents reasonably necessary for a clear understanding of the item by the Commission. For example, if a proposed resolution references a lease or a contract, the referenced documents must be included with the agenda item. The County Administrator ~~shall~~ or his or her delegate and Chair may after consultation reject all proposed agenda items that do not comply with this requirement.

~~d. These requirements may be waived for an item related to an emergency matter.~~

~~3.5.~~ Legal Review: All agenda items shall be submitted for legal review by the County Attorney when they are first received by the County Administrator or his or her delegate unless already reviewed by the County Attorney prior to sending to the County Administrator or his or her delegate.

~~a.~~ The County Attorney shall provide a written legal review ~~of each~~ if requested by the Commission on any agenda item.

~~a.b.~~ ~~If an agenda item raises no legal issues, requested by a Commissioner, the legal review provided by the County Attorney shall provide a statement include cites to the Commission that they have fully reviewed the item and no further all legal review is needed authority or other materials referenced in the legal review.~~

~~b.~~

c. The County Attorney need not submit the legal review prior to a work session discussion of the agenda item, but must circulate the legal review to the Commissioners by not later than 5 p.m. on the Friday before the Commission meeting at which the item will be an action item on the Commission's agenda. Failure to provide a legal review by ~~that deadline~~ the appropriate deadlines shall be deemed to be a determination by the County Attorney that no legal issues exist as to that agenda item.

d. In the event that the legal review requires additional time, the County Attorney shall inform the Commissioners ~~by the Friday at or~~ before the meeting.

~~4.6.~~ Packet preparation and dissemination.

~~a.~~ The County Administrator or his or her delegate shall assemble a Commission meeting packet, containing a copy of the agenda, all agenda items and all documents attached to each agenda item, except for those materials that are ~~(i)~~:

~~(i)~~ (i) copyrighted, unless written permission by the copyright holder is provided;-

~~(ii) proprietary; (iii) confidential; (iv)~~

(ii) Proprietary;

(iii) Confidential;

(iv) Related to a closed session; or

~~a.~~ (v) Intended as legal communications. Such materials shall not be included in the general packet unless otherwise allowed by these bylaws or applicable law. Excluded materials shall be provided to the Commission under separate cover, marked "confidential".

- b. The County Administrator or his or her delegate shall deliver the agenda and packet to the Commissioners, County Attorney, County Clerk, and County Library not less than 24 hours prior to the meeting at which that agenda will be considered.
- c. The County Administrator or his or her delegate shall post a copy of the agenda at the meeting location and on the State Public Meeting Notice website; and shall also post a copy of the complete agenda and packet (with the exception of excluded materials) on the County website.

J.I. Work Session Items and Procedure:

1. The purpose of the Work Session is to allow the Commissioners to make an initial review of those proposed agenda items requiring an official action, identify issues or concerns regarding those items, make amendments to proposed resolutions or ordinances, and for non-controversial items to be moved to the Consent Agenda for expedited action.
2. The County Administrator or his or her delegate shall review all proposed agenda items and shall place all items requiring official action by the Commission on the Work Session agenda for the next meeting.
3. During the Work Session at the next regular meeting, the Commission shall discuss each Work Session agenda item.
4. Amendments may be made to proposed resolutions or ordinances on the Work Session agenda by motion and majority vote.
5. If all Commissioners agree, any Work Session item may be moved to the Consent Agenda of a subsequent meeting for approval without further discussion. All other items shall be placed on the General Business section of the following meeting for full discussion and vote.
6. Specific issues concerning items not placed on the Consent Agenda during the Work Session shall be identified and referred to the appropriate County officials or staff for assistance in addressing those issues before the next meeting of the Commission.

K.J. Consent Agenda:

1. The purpose of the Consent Agenda is to quickly process and dispose of noncontroversial matters by being adopted all at once.
2. All items on the Consent Agenda shall be considered without further discussion or debate.
3. All items on the Consent Agenda shall be voted on in a single vote. The items on the Consent Agenda are approved by a simple majority vote.

~~4. The Consent Agenda may contain items that ratify time sensitive actions previously taken by the County.~~

~~5.4.~~ Any item may be removed from the Consent Agenda for the Commission ~~to~~ consider separately consideration as part of the ~~regular~~ General Business section of the agenda during the meeting by a majority vote of the Commission.

~~L.K.~~ Meeting Location and Decorum:

1. The meeting location of all Commission meetings shall be open to the public, with the exception of closed sessions.
2. All persons attending a Commission meeting shall behave in a respectful manner, shall only speak when first recognized by the Chair, shall refrain from interrupting the Commission or any other speaker who has been recognized by the Chair and shall behave in a way that does not disrupt the proceedings of the Commission. At the direction of the Chair, law enforcement may remove from the meeting any person ~~causing disturbances~~ intentionally disrupting the meeting or otherwise violating the law.

M. Voting:

1. ~~Approval of an Agenda Item To Pass Acts:~~ Two (2) affirmative votes shall be necessary to pass any resolution, ordinance or act (motion).
2. Conflict of Interest: A Commissioner shall not vote where there is a conflict of interest ~~as defined by U.C.A. 76~~ Utah Code section 67-16-9, the Commissioner and shall declare ~~that such~~ conflict and decide if it warrants recusal from both the deliberations and the decision-making process for that item. The Commissioner shall not debate the agenda matter from which she/he is recusing her/himself. Not voting and not debating are self-imposed limitations, it is not required by statute. Statute allows an official to debate and vote once they have disclosed the potential conflict. Not allowing a vote with a three-person commission could lead to items that cannot be acted on as there is no tie breaking vote.
3. Failure to Vote: A failure to vote by a Commissioner who is present at the meeting shall be treated as ~~an abstention.~~ a Nay vote on the motion. A failure to vote by a Commissioner who is absent from the meeting for any reason shall be treated as an absence.
4. Leaving Seat: When a ~~vote~~ motion is ~~commenced~~ seconded, no Commissioner shall leave until their vote has been recorded except in the case of personal emergency.
5. Change of Vote: A Commissioner may change their vote after the call for the

vote has been completed and before announcement of the result, but not thereafter.

~~6. Termination of Discussion: Once a Commissioner calls for the question, discussion about the item ends. The Commission then votes on the item, and the Commission shall move to the next item of business with no further discussion.~~

~~7.6.~~ Abstentions: Although it is the duty of every Commissioner to vote, they can abstain, as they cannot be compelled to vote. As the record of the roll call vote under statute requires each vote to be recorded as Aye, Nay or absent, failing to vote or abstaining will be recorded as a Nay vote.

~~8.7.~~ Questions Affecting a Commissioner: Commissioners are permitted to vote for themselves for an office or other position to which Commissioners are generally eligible.

N. Motions:

1. Making and Withdrawing: When a motion is made, the Chair shall call for a second. The Chair shall restate the motion upon request by any Commissioner. If the motion receives a second, the Chair has discretion to restate the motion after debate and before vote commences. If there is no second to the motion the motion shall die without further debate due to the lack of a second. A motion may not be withdrawn by the person making the motion without the consent of the majority of the Commission once it has been seconded. The Chair may request that the motion is submitted in written form prior to the motion being stated by the Chair. The Chair may second a motion by another Commissioner.

- ~~2.1. Chair's participation in making or seconding motions. If the Chair wishes to make an original motion, they shall temporarily transfer the responsibilities of the Chair to another Commissioner, make their motion, and then once the matter is concluded, receive back the Chair responsibilities. The Chair may second motions while still acting as Chair. Nothing in this section shall be construed as restricting the Chair's ability to fully participate in the legislative process.~~

2. Division of Motion: If the motion contains two (2) or more divisible propositions, the Chair may, and upon request of a Commissioner shall, divide the same.

3. Motions Out of Order: The Chair may not at any time permit a member to introduce an ordinance, resolution, or motion out of the regular order as set forth in the agenda unless a motion is made to take such item out of order and that motion is approved by majority vote. A proposed ordinance or resolution may also be moved by majority vote from the Work Meeting agenda to the Formal Meeting section of the agenda for action on the same day as the item was introduced on the Work Meeting agenda, so long as any changes made to the item are not so substantial as to necessitate re-noticing.

4. Superseding/Rescinding a Motion, Resolution, Order or Rule: A motion, resolution, order, or rule that has been adopted ~~or approved~~ at some previous meeting may be ~~superseded/rescinded~~ by a subsequent official action of the Commission; however, such rescission must be made by resolution. The effect of a rescission is that the prior motion, resolution, order or rule is treated as if it was never approved.

5. Reconsidering a Motion: A motion may be reconsidered at any time during the same meeting at which it was originally acted upon if the motion to reconsider is introduced by a Commissioner who had voted with the prevailing side and the motion is passed by a majority vote. Only after the motion to reconsider has been approved by the majority can the main motion be considered.

6. Postponing a Motion: Any item on the agenda may be postponed until the next meeting or a specific future date. A motion to postpone shall give best efforts to include the future time of consideration and reason for postponement. Any agenda item not postponed to a specific later date shall be automatically placed on the agenda of the next meeting of the Commission.

7. **Tabling a Motion:** Any item on the agenda may be tabled until later in the same meeting. A motion to table temporarily suspends further consideration or action on an agenda item until later in the meeting. A motion to bring back to the table shall be made to resume discussion on the item tabled. An item to be considered at a future meeting shall be postponed, rather than tabled.
8. **Amending a Motion:** Any main motion may be offered for amendment by a Commissioner after the main motion has been seconded and is under debate. The Commissioner who seconded the main motion must concur in the amendment.
9. **Substituting a Motion:** A motion may be made to substitute a different motion for the pending motion. If the motion to substitute fails, the Chair returns to the pending motion as originally read or made. If the motion to substitute passes, the question is now on the motion proposed for substitution and the original motion dies.
10. Chair's participation in making or seconding motions: If the Chair wishes to make an original motion, they shall first request a motion be made by another Commissioner. If no original motion is forthcoming the Chair may make their motion and move forward with a request for second. The Chair may second motions while acting as the Chair. Nothing in this section shall be construed as restricting the Chair's ability to fully participate in the legislative process.
- ~~10. Robert's Rules of Order: Any specific questions regarding motions that are not addressed in these Policies and Procedures shall be determined by the edition of Robert's Rules of Order provided to the Commission by the County Administrator.~~

O. Reading and Passage of Resolutions and Ordinances:

All proposed resolutions and ordinances are subject to the following requirements for approval:

1. **Printed or Electronic Copies.** In order to be considered, printed or electronic copies of the proposed resolution or ordinance shall be in the possession of the Commission not less than 24 hours prior to the meeting. Such copies may be delivered by hand or electronically.
2. **Read Into Record.** All resolutions and ordinances, except those on the Consent Agenda, may be fully read into the record of the Commission by the ~~County Administrator~~Commission Chair or another County employee if so requested by the Chair.

3. Available to the Public: Copies of proposed resolutions shall be available to the public, when feasible, at the ~~County Administrator's~~Clerk's office and the Library not less than forty-eight (48) hours before the Commission convenes to take official action upon the resolution.

4. Effective Date of Ordinances: No ordinance passed by the Commission shall take effect within less than fifteen (15) days of its publication in accordance with UCAU.C.A 17-53-20864-502 unless authorized otherwise by state code, such as for emergencies or temporary land use regulations.

5. Amending a Resolution or Ordinance: Amendments of resolutions and ordinances shall be approved by a majority vote of the Commission and are subject to all of the provisions of this section.

~~of this section.~~

P. Decorum and Debate:

1. Being Recognized: When a Commissioner desires to speak or make a motion, the Commissioner shall address the Chair by stating, "Mr./Madam Chair". Upon being recognized by the Chair, the Commissioner may then address the ~~Commissioner, staff or members of the public~~Chair. If a Commissioner wishes to ask a question or request information from staff or a member of the public, they should request the Chair direct such question or request for information.
2. First Person Recognized: When more than one Commissioner addresses the Chair, the Chair shall name the person who is to speak, recognizing the person who first addressed the Chair. No other person may speak while the recognized Commissioner continues to hold the floor.
3. Interruptions: No Commissioner shall interrupt another, except when permitted by parliamentary procedure.
4. Decorum: No Commissioner shall indulge in personalities, attack the motives of Commissioner or use language tending to hold a Commissioner up to contempt or ridicule.
5. Debate with the Public: No Commissioner shall debate with the public or employees during meetings or workshops.
6. Limitation of Debate: In general, no Commissioner shall be allowed to speak more than once upon any one subject until all other Commissioners have had an opportunity to speak.
7. Electronic Devices: Use of electronic devices during a Commission meeting shall be limited to matters pertaining to the business of the meeting except in the case of personal emergency; such use is subject to the Open and Public Meetings Act (UCAU.C.A 52-4) and GRAMA.
8. Leaving Chambers: No Commissioner shall leave the meeting location during a session without informing the Chair, except for short breaks ~~or in the case of personal emergency.~~

Q. Participation by the Public:

1. Unless it is a public hearing, public participation is a privilege and not a right.

~~1.~~2. Employee/Public Recognized: No person shall speak unless recognized by the Chair.

~~2.~~ Citizens to Be Heard: During the Citizens to Be Heard portion of the meeting, citizens

~~3.~~ 3. desiring to speak shall address themselves to the ~~Chair~~Commission. Upon being recognized, they shall ~~use the designated microphone stand~~, state their full name, address, who they represent ~~if applicable~~, and may be asked to state their subject matter.

~~3.4.~~ 3.4. No Interruptions: No person shall interrupt legislative proceedings.

~~4.5.~~ 4.5. ~~ThreeSix~~-Minute Rule: No person of the public shall speak more than ~~three~~ (3)six (6) minutes except upon waiver by the Chair or on motion of the Commission.

~~5.6.~~ 5.6. Procedure: Orderly procedure requires that each member of the public shall proceed without interruption from the audience and shall retire when their time is up; that all statements shall be addressed to the Commission, and that there be no questioning or argument between individuals.

~~6.7.~~ 6.7. Questions: After being first recognized by the Chair, Commissioners and staff members may ask questions and make appropriate comments; however, no Commissioner should argue or debate an issue with the petitioner/member of the public.

~~7.8.~~ 7.8. No Assignment of Time: If there are several speakers on a matter, one person may not assign their time to another in an effort to increase the allowed speaking time. Individual citizens and citizen groups may select a person to make a presentation on their behalf, but each individual's speaking time will be limited to ~~threesix (6)~~ (3)six (6) minutes, subject to the discretion of the Chair or a vote of the Commission.

~~8.9.~~ 8.9. Orderly Conduct: Citizens attending meetings shall observe rules of propriety, decorum and good conduct. ~~Unauthorized remarks and similar demonstrations shall not be permitted by the Chair who may direct the removal of offenders from the from the meeting~~The Chair shall maintain order and may call a recess for the purpose of restoring order, may cancel a meeting if order cannot be maintained, and may consult with the other Commissioners for the purpose of taking other lawful action that is approved by a majority of the Commissioners.

R. Public Hearings

1. Posting of Public Hearing: All public hearings shall be published in the local

newspaper of record and posted in accordance with Utah State Code, San Juan County and local ordinances, as applicable.

2. Staff Presentation: The appropriate staff shall make a presentation to the Commission and the public on behalf of the public hearing matter.
3. Applicant Speaks: Regarding Planning and Zoning issues, the applicant shall be invited ~~the~~ first to speak to the Commissioners after the staff has made a presentation. Applicants may appear in person or be represented by legal or other counsel. Applicant statements shall be limited to ten ~~(10) minutes or as otherwise indicated by the Chair.~~
(10) minutes or as otherwise indicated by the Chair or by motion from the Commission.
4. ~~Questions:~~ Commissioners may direct questions to the applicant and/or staff in order to

4. bring out relevant facts, circumstances or conditions affecting the case and may call for questions from the staff.

5. Process: Commission Chair will read the process and procedures of decorum for the Public Hearing Comments.

~~5.6.~~ Opening Hearings: The Chair shall open the hearing and invite the public to the podium for comment. All public participation shall be subject to the Decorum and Debate provisions of Section QP.

~~6.7.~~ Closing Hearings: Following public comment, if any, during the public hearing the Chair announces conclusion of this portion of the public hearing, ~~stating that the public hearing will remain open for written public comment until 5PM on the date that is six (6) days before the next regularly scheduled meeting (or other specified date). The Chair further states that the matter will be considered at the next regularly scheduled meeting (or other specified date). A Commissioner may move to suspend these rules, by a majority vote, to take action and vote on the matter immediately. If the motion to take action is approved, the Commission can then move to consider the item by motion of the Commission.~~

~~7. Written Comments: Written comments may be submitted to the County Administrator's office for the record at the hearing for up to 5PM six (6) days before the next regularly scheduled Commission meeting. The County Administrator shall ensure that all on-time written comments are made a part of the Commission packet for the Commission meeting at which the issue is to be considered. At the close of each public hearing the County Administrator shall ensure that all on-time written comments have been forwarded to the Clerk's Office for public record.~~

~~8. Late Comments: Written comments are considered late any time after 5PM six (6) days before the next regularly scheduled Commission meeting that follows the public hearing, unless a different date is specified by the Chair. Late comments (whether received by Commission staff by email, mail or delivery) will be forwarded electronically by Commission staff to each Commissioner. However, late comments will not be made available by Commission staff for the Commission meeting nor made a part of the online archived public record.~~

S. Amendment of Policies and Procedures:

1. Amending the Policies and Procedures: No policy or procedure of the Commission shall be amended except by majority vote. Consideration of proposed amendments shall be held during regularly scheduled meeting(s).

Commission

Administration

Elected Officials

Attorney

Assessors

Clerk

Justice Court

Recorder

Sheriff

Surveyor

Treasurer

Departments with Commission Supervision

Commissioner Maughan

Commissioner Harvey

Commissioner Stubbs

Human Resource

Road

Library

Aging

Public Health

Economic Development

Emergency Management

Landfill

Visitor Services

EMS

Fire

Maintenance

Public Lands

Building Inspection

IT

Commission Assignments

Commissioner Maughan

Commissioner Harvey

Commissioner Stubbs

Association of Governments

Navajo Revitalization Board

Navajo Revitalization Board

Aging Board

Liaison Between Navajo Tribe, Utah Navajo Commission, and the Utah Chapters

Liaison Between Navajo Tribe, Utah Navajo Commission and the Utah Chapters

Southeastern Utah Watershed Council

San Juan County Public Health Board

Local Homeless Coordinating Committee

SJ Transportation District

San Juan Mental Health/Substance Abuse Board

County Economic Development Board

Weed and Rodent Control

Rac

Rac

UCIP Board Alternate

Federal, State, Regional Affairs

Federal, State, Regional Affairs

UAC Board Representative

San Juan Counseling

Seven County Infrastructure

Rodeo/Fair Board

County Criminal Justice Coordinating Council

Tourism Tax Advisory Board

Jail Building Committee

Children's Justice Center Advisory Board

Serda

Library Board

UCIP Board Primary

San Juan County Utah250 Community Committee

Mack McDonald

Local Homeless Coordinating Committee

Communications/TV

Canyon County Partnership

Southeastern Utah Watershed Council (Co-Chair)

San Juan County Purchasing Policy

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San Juan County Purchasing Policy

A. The underlying purposes of this policy are:

1. To ensure fair and equitable treatment of all persons who wish to, or do conduct business with San Juan County.
2. To provide for the greatest possible economy in the County's procurement activities.
3. To foster effective broad-based competition within the free enterprise system to ensure that the County will receive the best possible services or products at the lowest possible price and/or the most responsive price based on quality of workmanship and performance.
4. It is the intention of San Juan County to get the best value on purchases. The lowest price provider does not always constitute the best value to San Juan County. When purchasing equipment or services, considerations should include product quality, product support, service provider experience, maintenance fees, renewal fees, and end-user application of the purchase. In instances in which the low quote is not selected, the Department must provide written justification for not selecting the lowest quote and include this written justification with the purchasing record.

B. Compliance – Exemptions from this policy:

1. This policy shall not prevent the County from complying with the terms and conditions of any grant, gift or bequest that is otherwise consistent with law.
2. When procurement involves the expenditure of Federal and/or State funds the County shall comply with all applicable Federal and/or State laws and regulations.

C. Definitions:

- ~~1. Alternate Procurement Method: Those methods of procuring goods and services allowed, beside from sealed bidding.~~
- ~~2. Best Value: The basis for awarding contracts for services to the offeror which optimizes quality, cost and efficiency, among responsive and responsible offerors. Such basis shall reflect, wherever possible, objective and quantifiable analysis.~~
- ~~3. Blanket Purchase Order: A purchase order containing multiple delivery dates over a period of time, often negotiated to take advantage of predetermined pricing; normally used when there is a recurring need for goods.~~
- ~~4. Board: The San Juan County Board of Commissioners.~~
- ~~5. Business: Business means any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture, vendor, contractor or any other private legal entity.~~
- ~~6. Contract: A written document that includes an agreement between the San Juan County Board of Commissioners and another party regardless of whether or not the document is labeled or characterized as a "contract", "agreement", "memorandum",~~

- ~~“letter of understanding”, “statement of understanding”, “grant application”, “donation form” or other legally binding document. All county contracts shall be approved as to content and form by the San Juan County Attorney.~~
- ~~7. Emergency Purchases: “If the governing body determines that a natural disaster or fiscal emergency exists, and that the expenditure of money in excess of San Juan County general fund budget is necessary to respond to the natural disaster or fiscal emergency, San Juan County Board of Commissioners may make expenditures and incur deficits that are reasonably necessary to meet the natural disaster or fiscal emergency” (see U.C.A. 173627).~~
 - ~~8. Encumbrance: San Juan County “shall use an encumbrance system or other budgetary controls to ensure that no expenditure is made for any item of an appropriation unless there is a sufficient unencumbered balance in the appropriation and available funds, except in cases of an emergency” (U.C.A. 173619).~~
 - ~~9. Equipment: Tangible property (other than land and buildings) used in the operation of a department.~~
 - ~~10. Invoice: A formal billing, submitted by a vendor, showing the amount due and terms of payment for supplies delivered or services rendered.~~
 - ~~11. Professional Services: Those services provided to San Juan County, including those that involve specialized expertise, use of professional judgment, and/or a high degree of creativity. The individual or company may be based on qualifications to include, but not limited to specialized skills, education and training, experience, demonstrated effectiveness, judgment and integrity. These qualifications are not necessarily found in the individual or company that offers the lowest price.~~
 - ~~12. Public Works Projects: All works constructed for public use, protection, or enjoyment, ordinarily of a fixed nature, such as buildings, docks, canals, waterworks, highways, roads etc., and shall apply to those commodities or projects involving labor or both materials and labor and shall include such items as construction, paving and repair contracts.~~
 - ~~13. Quote: A stated price by a vendor for goods, services, or equipment. Quotes may be provided by fax, mail, email, or by printing listed prices of vendor websites.~~
 - ~~14. Request for Proposals (RFP): A formal competitive solicitation made to potential vendors in which vendors propose the best method or solution to a clearly defined County need.~~
 - ~~15. Request for Quotes (RFQ): The process to request information, where quotes are obtained from vendors without formal advertising or receipt of sealed bids. Used where price competition is desired, but the situation does not require competitive sealed bids, small or emergency purchases.~~
 - ~~16. Requisition: A request to the Purchasing Agent for the purchase of one or more goods or services necessary to carry on or improve a particular function of San Juan County.~~

- ~~17. Sole Source Purchase: A procurement method that allows, under certain conditions, for procuring goods or services from a single source without soliciting bids from multiple sources.~~
- ~~18. Specifications: A written description of the physical functional characteristics needed commodities and/or services setting forth, in a clear concise manner, the performance and/or physical characteristics of the commodities and/or services to be purchased, and the circumstances under which the purchase shall be made.~~
- ~~19. State Contract: Any contract entered into by the State of Utah from which counties within the State of Utah are authorized to make purchases from and pursuant to the terms of said contract.~~
- ~~20. Vendor: A supplier of goods or services to San Juan County.~~

C. Definitions

1. **Alternate Procurement Method:** A procurement method authorized by Utah Code and this Policy other than competitive sealed bidding, including (as applicable) competitive sealed proposals, sole source procurement, emergency procurement, and other allowable methods.
2. **Best Value:** The basis for awarding a contract to an offeror that optimizes quality, cost, and efficiency among responsive and responsible offerors, based on objective and quantifiable evaluation criteria where possible.
3. **Blanket Purchase Order:** A purchase order authorizing multiple purchases and/or deliveries over a defined period of time, often used when there is a recurring need for goods and predetermined pricing.
4. **Board:** The San Juan County Board of Commissioners.
5. **Business:** Any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture, vendor, contractor, or other private legal entity.
6. **Contract:** A written document establishing legally binding obligations between the County and another party, regardless of label (e.g., “contract,” “agreement,” “memorandum,” “letter of understanding,” “grant application,” “donation form,” etc.). All County contracts shall be reviewed and approved as to form and content by the San Juan County Attorney’s Office before execution.
7. **Emergency Purchases / Emergency Expenditures:** Procurements necessary to respond to a declared or actual emergency, including circumstances where the governing body determines a natural disaster or fiscal emergency exists and expenditures are reasonably necessary to respond under **Utah Code Title 17, Chapter 63** (Uniform Fiscal Procedures Act for Counties), including emergency expenditure authority. (See **Utah Code § 17-63-404.**)
8. **Encumbrance:** A reservation of budget authority to ensure no expenditure is made unless sufficient unencumbered appropriation and available funds exist, except in cases of emergency as permitted by law. County fiscal controls and budgetary requirements are governed by **Utah Code Title 17, Chapter 63**, including encumbrance/budget controls. (See **Utah Code § 17-63-501.**)
9. **Equipment:** Tangible property (other than land and buildings) used in the operation of a department.

10. **Invoice:** A vendor billing document showing the amount due and terms of payment for supplies delivered or services rendered.
11. **Professional Services:** Services involving specialized expertise, professional judgment, and/or a high degree of creativity, where selection may be based on qualifications (including education/training, experience, demonstrated effectiveness, judgment, and integrity) and not solely on lowest price.
12. **Public Works Projects / Construction:** Works constructed for public use, protection, or enjoyment, ordinarily of a fixed nature, including buildings, roads, bridges, waterworks, paving, and repairs, involving labor and/or materials and labor.
13. **Quote:** A stated price from a vendor for goods, services, or equipment. Quotes may be obtained by phone, email, fax, mail, or printed pricing from vendor websites, provided the documentation is retained in the purchase file.
14. **Request for Proposals (RFP):** A formal competitive solicitation where offerors propose solutions and pricing to meet a defined County need, and award may be based on best value criteria.
15. **Request for Information (RFI):** A process used to collect information from vendors to help define needs, specifications, or procurement strategy. An RFI is not a request for pricing and does not result in award.
16. **Request for Quotes (RFQ – Quotes):** An informal competitive process to obtain pricing for goods or services without formal advertising or sealed bids, generally used for small purchases and permitted procurements consistent with Utah Code and this Policy.
17. **Requisition:** A request submitted to the Purchasing Agent to initiate the purchase of goods or services.
18. **Sole Source Purchase:** A procurement method allowing purchase from a single source only when the requirement is reasonably available from only one supplier and the sole source justification is documented and approved in accordance with this Policy and Utah Code.
19. **Specifications:** A clear written description of required goods and/or services, including physical/functional characteristics, performance requirements, and other requirements necessary for evaluation and procurement.
20. **State Contract / Cooperative Contract:** A contract established by the State of Utah or another authorized public procurement unit that the County is permitted to use under Utah Code and contract terms.
21. **Vendor:** A supplier of goods or services to San Juan County.

D. Ethics

~~Purpose: To avoid both direct conflicts as well as the appearance of impropriety in purchasing and procurement of goods and services in San Juan County. Questions regarding this section should be directed to the San Juan County Attorney's Office.~~

~~1. San Juan County elected officials, employees, and agents shall procure goods,~~

~~equipment, and services and shall make purchases with County funds in accordance with all applicable federal, state and local laws, rules and regulations, (U.C.A. 6716-Utah Public Officers' and Employees' Ethics Act).~~

- ~~2. San Juan County elected officials, employees, and agents shall recuse themselves and shall not participate in selecting, awarding, or administering procurement, purchasing, or procurement and purchasing if, he or she knew or should have known, any of the following has a financial, or other interest, in a prospective company, contractor, vendor, entity, or person considered to be paid by San Juan County in exchange for goods, equipment, or services:

 - ~~a. The elected official, employee or agent;~~
 - ~~b. Any member of his/her immediate family ("immediate family" is defined wife, husband, child, mother, father, brother, sister, mother in law, father in law, grandmother, grandfather, grandchild, brother in law, sister in law, daughter in law, son in law, stepchild, stepmother and stepfather");~~
 - ~~c. His or her partner or significant other; or~~
 - ~~d. An organization which employs any of the above, which any of them have any arrangement concerning prospective employment, or any of them have an independent contractor relationship or similar arrangement.~~~~
- ~~3. No personal benefit should be incurred by any individual as a result of purchases made using public funds regardless of their source; i.e. Federal, State or Local funds.~~
- ~~4. San Juan County elected officials, employees, or agents should neither solicit, nor accept gratuities, favors, or anything of monetary value from vendors or potential vendors or from any County purchasing action. Strict compliance with the San Juan~~

~~County Personnel Policy regarding professional conduct should be observed.~~

- ~~5. San Juan County elected officials, employees, and agents should demonstrate appropriate duty of care when engaging in fiduciary activities, including obtaining and assessing appropriate materials/documentation in a judicious manner to insure the promotion of the best interest of San Juan County.~~
- ~~6. No purchase shall be intentionally or knowingly be split or divided into two or more smaller purchases with the intent of avoiding the competitive bidding process or other requirements contained in this policy. This includes: making two or more separate purchases, dividing an invoice or purchase order into two or more invoices or purchase orders, or making smaller purchases over a period of time. A person who divides purchases may be subject to the criminal penalties described in Section U.C.A. 63G6a2404.3.~~
- ~~7. All San Juan County elected officials, employees, and agents shall comply with the provisions set for in Utah Code Annotated Title 67, Chapter 16 – Utah Public Officers’ and Employees’ Ethics Act.~~
- ~~8. Cost plus a percentage of cost contracts are prohibited (see U.C.A. 63G-6a-1205). Subject to the limitations of this section, any type of contract which will promote the best interest of the County may be used, provided that the use of a cost plus a percentage of cost is prohibited. A cost reimbursement contract may be used only when a determination is made in writing that such contract is likely to be less costly to the County than any other type of contract or that it is impracticable to obtain the supplies, services, or construction required except under such a contract.~~

D. Ethics

Purpose: To avoid direct conflicts and the appearance of impropriety in the purchasing and procurement of goods and services for San Juan County. Questions regarding this section should be directed to the San Juan County Attorney’s Office.

1. **Compliance with Ethics Law.** San Juan County elected officials, employees, and agents shall procure goods, equipment, and services in accordance with applicable federal, state, and local law, including the **Utah Public Officers’ and Employees’ Ethics Act (Utah Code Title 67, Chapter 16)**.
2. **Conflicts and Recusal.** County officials, employees, and agents shall recuse themselves and shall not participate in selecting, awarding, or administering a procurement when they knew or should have known that any of the following has a financial or other interest in a prospective vendor/contractor:
 - a. The official, employee, or agent;
 - b. Any member of the individual’s immediate family;
 - c. The individual’s partner or significant other; or
 - d. Any organization employing any of the above, or where any of the above has an arrangement concerning prospective employment, an independent contractor relationship, or similar arrangement.
3. **No Personal Benefit.** No personal benefit shall be incurred by any individual as a result of purchases made using County funds, regardless of funding source.
4. **Gifts and Gratuities.** County officials, employees, and agents shall neither solicit nor accept gratuities, favors, or anything of monetary value from vendors, potential vendors, or parties

involved in any County procurement. County Personnel Policy professional conduct standards shall be followed.

5. **Duty of Care.** County officials, employees, and agents shall exercise appropriate duty of care in procurement activities, including obtaining and reviewing adequate documentation to promote the best interests of San Juan County.
6. **No Dividing Purchases.** No purchase shall be intentionally or knowingly split, divided, phased, or otherwise arranged into two or more smaller procurements for the purpose of avoiding competition requirements, approval requirements, contract requirements, or any threshold in this Policy or Utah law. Violations may be subject to administrative and criminal penalties under applicable Utah Code, including provisions addressing dividing a procurement.
7. **Cost-Plus Percentage Prohibited.** Cost-plus-a-percentage-of-cost contracts are prohibited. Other contract types may be used when in the County's best interest, consistent with Utah Code and this Policy. A cost-reimbursement contract may be used only when a written determination is made that it is likely to be less costly than other contract types or it is impracticable to obtain the required supplies, services, or construction except under such a contract.

E. Purchasing Agent Authority and Duties

AUTHORITY:

Except as otherwise provided herein, the Purchasing Agent shall serve as the principal purchasing official for San Juan County. The Purchasing Agent is authorized to enforce and review of this Policy.

DUTIES:

In accordance with this Policy, the Purchasing Agent or his/her designee shall:

1. Periodically review this policy and recommend changes to be approved by the San Juan County Board of Commissioners;
2. Review and confirm that goods and services are purchased in accordance with this policy;
3. Maintain all supporting documentation (e.g. requisitions, quotes, RFPs and proposals, RFIs and responses, sole source requests, notices, correspondence);
4. Open and record RFP responses and detail the history of procurement, rationale for method of procurement, selection of contract type, selection or rejection, and the basis for price;

5. Work with the respective Department Director(s) to review approval of a bid if the cost of a good or service is expected to exceed the bid limit;
6. Work with the respective Department Director(s) to determine whether it is advantageous to bid any purchase contracts less than the statutory limits;
7. Review forms for completeness and approve or deny the request, thereby converting the requisition to a purchase order;
8. Oversee the P-Card program, including issuing cards, suspending cards, and closing cards when employees terminate;
9. Determine when open vendor accounts may be necessary and in the best interest of San Juan County, and establish terms and conditions of use for such accounts (including Sam's Club, Costco, Amazon, etc....); and
10. Oversee capital equipment purchases.

F. Department Directors or Supervisor's Responsibilities

DUTIES:

It is the responsibility of the Department Directors or Supervisors to:

1. Identify the purchases to be made by his or her department in a fiscal year, thereby constituting the annual departmental budget, pursuant to this policy and the Uniform Fiscal Procedures Act for Counties (U.C.A. 1736).
2. Determine whether it is advantageous to San Juan County to bid any contract less than what is stated in this policy;
3. Be responsible for compliance with this policy and procedure by employees within the department and delegate tasks pursuant to purchasing procedures;
4. Submit annual "Conflicts Disclosure Statements" to the San Juan County Clerk/Auditor;
5. Ensure that San Juan County does not incur sales tax charges on exempt purchases by providing vendors documentation of tax exempt status, a TC721G Exemption Certificate for Governments and Schools;
6. Maintain oversight to ensure that contracted vendors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders and inform the Purchasing Agent of any material breach of such;
7. Contact the Purchasing Agent to initiate a purchase of capital items after the annual adopted budget has passed by resolution of the San Juan County Board of Commissioners;
8. Ensure expenditures are appropriately budgeted and submit Budget Amendment Form when necessary;
9. Determine the amount of a blanket purchase order and the length of time it will remain in effect (all purchase orders expire at the end of the calendar year);

10. Order from Vendors preapproved by the Purchasing Agent or submit a request to add new vendor to County Polaris system with appropriate back-up documentation including a copy of vendors insurance and a current and valid W-9); and
11. Approve or deny all designated invoices for payment, with the exception of self-reimbursement, which must be approved by another authorized individual in the department.

G. General Provisions

- ~~1. **Purchasing Agent Designated.** The Chief Administrative Officer is hereby appointed and designated as the San Juan County Purchasing Agent. The Purchasing Agent may from time to time appoint another person to undertake all or some of the duties of the Purchasing Agent set forth herein or appointed to him/her.~~
- ~~2. **Authority to Enter into and Execute Contracts.** All contracts are to be approved by the San Juan County Board of Commissioners unless otherwise as indicated here within. No department, office, advisory or policy board or other organization of San Juan County nor any officer or employee thereof, shall be empowered to execute any purchase order or contract except as specifically authorized in this ordinance or by other applicable law. All contracts in violation of this provision are considered void and may result in the personal obligation and liability of persons at fault for such violations.~~
- ~~3. **Competitive Procurement.** Unless exempted by this policy, all purchases and contracts shall be awarded on a competitive basis, as required by this Ordinance and applicable State and Federal law.~~
- ~~4. **Participation in State Procurement Unit Agreement and Contracts.** Pursuant to U.C.A. 63G6a2105, San Juan County may make purchases from or participate in state public procurement unit agreements and contracts, pursuant to the terms of said agreements and contracts without soliciting additional procurement options.~~
- ~~5. **San Juan County purchases are not subject to sales tax.** For vendors requiring documentation of tax exempt status, a TC-712G Exemption Certificate for Governments may be obtained from the Chief Administrative Officer.~~
- ~~6. **When procurement involves the expenditure of State or Federal funds, San Juan County shall comply with the applicable State and Federal laws and regulations.**~~

G. General Provisions

1. **Purchasing Agent Designated.** ~~The Chief Administrative Officer~~ is hereby appointed and designated as the San Juan County Purchasing Agent. The Purchasing Agent may designate qualified personnel to perform all or part of the Purchasing Agent's duties under this Policy.
2. **Authority to Enter into and Execute Contracts.** All contracts shall be approved by the San Juan County Board of Commissioners unless specifically delegated by the Board or authorized by applicable law. No department, office, board, or employee is authorized to execute a contract, agreement, or purchase order except as provided in this Policy, Board action, or applicable law. Contracts executed in violation of this section may be void and may result in personal liability for persons responsible.

3. **Competitive Procurement.** Unless exempted by Utah law or this Policy, procurements shall be conducted on a competitive basis using the appropriate method (quotes, invitation for bids, request for proposals, etc.), with documentation retained in the procurement file.
4. **Use of State and Cooperative Contracts.** Pursuant to Utah procurement law, the County may purchase from state contracts or cooperative contracts (including public procurement unit agreements) where authorized, without soliciting additional procurement options, provided the purchase is within the scope and terms of the contract and is properly documented.
5. **Sales Tax Exemption.** County purchases are generally exempt from sales tax. Departments shall provide appropriate documentation to vendors when required (e.g., TC-721G).
6. **Grant/Federal/State Requirements.** When procurement involves the expenditure of grant, state, or federal funds, the County shall comply with the applicable requirements in addition to this Policy. Where requirements conflict, the more restrictive requirement shall apply.

H. Authorization Requirements for Purchases

- ~~1. **Purchases up to \$1,000.** All procurements of services and goods in an amount less than \$1,000 may be approved by the Department Head, provided such procurements have been budgeted for within the department and are in line with the budgeted purposes and responsibilities of said department. A Department or Division may not~~

~~spend a maximum of \$50,000 in a fiscal year with an individual vendor using the small purchase limit. This rule cannot be used for ongoing services. Contracts at this limit, if required, can be executed by the Purchasing Agent. No quotes are required at this limit.~~

- ~~2. Purchases over \$1,000 and up to \$5,000. All procurements of services and goods in an amount over \$1,000 and up to \$5,000 must have a purchase order approved by the Department Director and the Purchasing Agent prior to initiating the purchase. Descriptions of items or services will use sufficient and descriptive terminology to allow the reviewer to understand what is being purchased and why, part numbers by themselves are not sufficient. When the individual procurement item cost is more than \$1,000 for one or more items AND the total procurement is less than \$5,000, the Department or Division must obtain competitive quotes. All purchases between this limit shall be made after obtaining a minimum of two bids. The agency must purchase the item/service from the supplier offering the lowest quote meeting specifications unless one is of a higher and better quality. Contracts at this limit can be executed by the Purchasing Agent. See Exhibit A for the required quote sheet. See Exhibit B for the required the Purchase Order.~~
- ~~3. Purchases over \$5,000 and up to \$15,000. All goods, services, and equipment over \$5,000.00 but less than \$15,000.00 require (at a minimum) three (3) written quotes from three (3) different vendors. Quotes may be provided by fax, mail, e-mail, or by printing listed prices from vendor websites. The Purchasing Agent may require the department to conduct an RFP to ensure pricing is competitive. A waiver of the required minimum number of quotes will be granted by the Purchasing Agent or designee upon a showing that a diligent effort was made to obtain the quotes or a Sole Source justification has been provided and approved. All quotes (and wavier, if applicable) shall be submitted electronically with the requisition or contracted award as part of the formal purchasing record. The Department Director must sign the quote selected for the procurement.~~

~~Once quotes have been obtained, the method of procurement is determined by type of expenditure and total cost, as follows:~~

- ~~a) Goods/Equipment under \$10,000.00 — San Juan County Purchase Order.~~
- ~~b) Goods/Equipment between \$10,000.00 and \$15,000.00 — may constitute a capital purchase and requires assistance from the Purchasing Agent and requires a San Juan County Purchase Order with appropriate terms and conditions.~~
- ~~c) Services between \$5,000.00 and \$15,000 — County approved Contract is required executed by the San Juan County Board of Commissioners unless delegated to the Purchasing Agent.~~

~~Documentation of the solicitation of three quotes or reference to the exemption of those requirements must be attached. Purchases within this range will need a County approved contract.~~

- ~~4. Purchases over \$15,000 and up to \$50,000. Purchases over \$15,000 require a written contract to be approved in an open meeting. Purchases between \$15,000 which are~~

~~ongoing services must be put out for competitive bid with a public notice. All procurements of services and goods in an amount over \$50,000 must be put out for competitive bid with a public notice and to be prepared and approved by the Department Director, Supervisor, Purchasing Agent and San Juan County Board of Commissioners (See section of Competitive Bids for requirements).~~

- ~~5. Purchases over \$50,000. Acquisitions of goods, equipment or services over \$50,000.00 are subject to the following requirements, depending on type of expenditure and total cost:~~
- ~~a) Goods/Equipment/Services over \$50,000.00 — RFP and County Approved Contract.~~
 - ~~b) Building Improvements over \$50,000.00 — RFP and County Approved Contract.~~
 - ~~c) Road Department and Public Works Projects under \$150,000.00 — Three (3) written quotes from three (3) different vendors (see details in previous section) and County Approved Contract.~~
 - ~~d) Road Department and Public Works Projects over \$150,000.00 — RFP and County Approved Contract.~~
- ~~6. Avoidance of approval and written contract requirements. Purchases shall not be divided into smaller purchases for the purpose of evading the approval process required by this policy, or for the purpose of avoiding the need to obtain a written contract.~~
- ~~7. Sole Source Procurement. Conditions For Use of Sole Source Procurement:~~
- ~~a. Sole source procurement shall be used only if a requirement is reasonably available from a single supplier. A requirement for a particular proprietary item does not justify sole source procurement if there is more than one potential bidder or offeror for that item.~~
 - ~~b. Examples of circumstances which could necessitate sole source procurement are:

 - ~~i. where the compatibility of equipment, accessories, replacement parts, or service is the paramount consideration;~~
 - ~~ii. where a sole supplier's item is needed for trial use or testing;~~
 - ~~iii. procurement of items for resale;~~
 - ~~iv. procurement of public utility services. The determination as to whether a procurement shall be made as a sole source shall be made by the purchasing agent. Each request shall be submitted in writing by the using agency. Such officer may specify the application of such determination and its duration. In cases of reasonable doubt, competition should be solicited. Any request by a using agency that a procurement be restricted to one potential contractor shall be accompanied by an explanation as to why no other will be suitable or acceptable to meet the need.~~~~

H. Authorization Requirements for Purchases (Drop-In Replacement)

General Rule: Purchases shall be made only when budgeted and with appropriate approvals. The method of procurement and required documentation depend on (a) the total anticipated cost, (b) whether the procurement is one-time or ongoing, and (c) the type of purchase (goods, services,

construction/public works).

1. **Purchases up to \$1,000**

- May be approved by the Department Head, provided the purchase is budgeted and within the department's authorized purpose.
- **No quotes required** at this level, but documentation (vendor, item/service description, date, amount, and business purpose) shall be retained.
- This level **shall not be used** to establish or continue **ongoing services** or recurring purchases in a manner that avoids the thresholds and competition requirements in this Policy.

2. **Purchases over \$1,000 and up to \$5,000**

- Requires a **Purchase Order** approved by the Department Director and the Purchasing Agent **before** initiating the purchase.
- The requisition/purchase description must clearly describe what is being purchased and why (part numbers alone are not sufficient).
- Requires a minimum of **two (2) competitive quotes** unless a documented exception applies (e.g., sole source or emergency as provided in this Policy).
- Award shall generally be made to the lowest quote meeting specifications unless a higher-priced quote provides better value (quality, lifecycle costs, support, etc.). If not selecting the lowest quote, written justification shall be included in the purchase file.
- Contracts at this limit may be executed by the Purchasing Agent when a written contract is required and when delegated/authorized by the Board or applicable law.

3. **Purchases over \$5,000 and up to \$15,000**

- Requires a **Purchase Order** approved by the Department Director and the Purchasing Agent **before** initiating the purchase.
- Requires a minimum of **three (3) written quotes** from three different vendors unless a documented exception applies or the Purchasing Agent grants a written waiver after a showing of diligent effort.
- All quotes (and any waiver/exception documentation) shall be retained electronically as part of the purchasing record.
- **Services** in this range typically require a **County-approved written contract**. Contracts shall be executed by the Board unless delegated/authorized.

4. **Purchases over \$15,000 and up to \$50,000**

- Requires a **written contract** and **Board approval in an open meeting**, unless delegated/authorized by the Board or applicable law.
- The Purchasing Agent shall determine and document the appropriate competitive method (quotes where allowed, Invitation for Bids, or RFP).
- **Ongoing services** in this range shall be competitively procured using an appropriate formal process with public notice as required by the solicitation method and County practice.

5. **Purchases over \$50,000**

- Requires formal competitive procurement and **Board approval in an open meeting**, unless an exception applies (emergency/sole source) and is properly documented.
- Requirements by type:
 - a. **Goods/Equipment/Services over \$50,000:** RFP or Invitation for Bids as determined by the Purchasing Agent, and a County-approved contract.
 - b. **Building Improvements over \$50,000:** Formal solicitation (RFP/IFB as

appropriate) and County-approved contract.

c. **Road/Public Works Projects:** Procured using the appropriate construction/public works method as determined by the Purchasing Agent and County counsel, consistent with this Policy and applicable law, with required documentation, bonding/security where applicable, and a County-approved contract.

6. **Avoidance Prohibited**

- o Purchases shall not be divided into smaller purchases to evade approval, competition, documentation, or contract requirements. See Ethics section.

7. **Sole Source Procurement**

- o Sole source procurement may be used only when a requirement is reasonably available from a single supplier.
- o A requirement for a particular proprietary item does not justify sole source if more than one potential vendor can provide the item.
- o Sole source requests must be submitted in writing to the Purchasing Agent with a clear explanation of why no other source is suitable, the expected duration of the sole source determination, and sufficient documentation to support the determination.
- o In cases of reasonable doubt, competition should be solicited.

I. **Request for Proposal, Information, or Qualifications Process (RFP, RFI, RFQ)**

~~1. Competitive Sealed Bids—When Required~~

- ~~a.—All procurements of goods which are reasonably anticipated to exceed \$50,000 shall be obtained by competitive sealed bidding. The San Juan County Board of Commissioners may also require competitive sealed bidding for the procurement of goods and services for any amount.~~
- ~~b.—In the event that bids exceed available funds and the lowest responsive and responsible bid does not exceed funds available by more than 5% (five percent), the Board may, where time or economic considerations preclude re-solicitation of work of a reduced scope, negotiate an adjustment of the bid price, including changes in the bid requirements, with the lowest responsive and responsible bidder, in order to bring the bid within the amount of available funds.~~
- ~~e.—Content of the Invitation for Bids:

 - ~~i.—Use. The Invitation for Bids is used to initiate competitive sealed bid procurement.~~
 - ~~ii.—Content. The Invitation for Bids include the following:

 - ~~1.—Instructions and information to bidders concerning the bid submission requirements, including the time and closing date for submission of bids, the address of the office to which bids are to be delivered, and any other special information;~~
 - ~~2.—The purchase description, evaluation factors, delivery or performance schedule, and inspection and acceptance requirements not included in the purchase description; and;~~
 - ~~3.—The contract terms and conditions, including warranty and bonding or other security requirements, as applicable.~~~~
 - ~~iii.—Incorporation by Reference. The Invitation for Bids may incorporate documents by reference provided that the Invitation for Bids specifies where such documents can be obtained.~~
 - ~~iv.—Acknowledgment of Amendments. The Invitation for Bids shall require the acknowledgment of the receipt of all amendments issued.~~~~

v. ~~Bidding Time.~~

1. ~~Bidding time is the period of time between the date of distribution of the Invitation for Bids and the date set for opening of bids. In each case bidding time will be set to provide bidders a reasonable time to prepare their bids. A minimum of 10 calendar days shall be provided unless a shorter time is deemed necessary for a particular procurement as determined in writing by the purchasing agent.~~

vi. ~~Bidder Submissions.~~

1. ~~Bid Form. The Invitation for Bids shall provide a form which shall include space in which the bid price shall be inserted and which the bidder shall sign and submit along with all other necessary submissions.~~
2. ~~Facsimile Bids. The Invitation for Bids may state that facsimile bids will be considered whenever they are received in hand at the designated office by the time specified for bid opening. Such facsimile or electronic mail bids shall contain specific reference to the Invitation for Bids, the time and place of delivery, and a statement that the bidder agrees to all the terms, conditions, and provisions of the Invitation for Bids. Bidders submitting facsimile bids shall submit a formal bid on the Invitation for Bids form within three days of the bid opening date or a time designated by the purchasing agent.~~
3. ~~Bid Samples and Descriptive Literature.~~
 - a. ~~Descriptive literature means information available in the ordinary course of business which shows the characteristics, construction, or operation of an item and assists the purchasing agency in considering whether the item meets requirements or criteria set forth in the invitation.~~
 - b. ~~Bid sample means a sample to be furnished by a bidder to show the characteristics of the item offered in the bid.~~
 - c. ~~Bid samples or descriptive literature may be required when it is necessary to evaluate required characteristics of the items bid.~~
4. ~~Samples of items, when called for in the Invitation for Bids, must be furnished free of expense, and if not destroyed by testing, will upon request, be returned at the bidder's expense.~~
 - a. ~~Samples submitted by the successful bidder may be held for comparison with merchandise furnished and will not necessarily be returned. Samples must be labeled or otherwise identified as called for by the purchasing agency.~~
5. ~~Bid Security. Bid bonds and performance bonds or other security may be required for supply contracts or service contracts as the purchasing agent deems advisable to protect the interests of the purchasing agency. Any such requirements must be set forth in the solicitation. Bid or performance bonds should not be used as a substitute for a determination of a bidder or offeror responsibility.~~
6. ~~Bid Price. Bid prices submitted in response to an invitation for bids must stand alone and may not be dependent upon a bid submitted by any other bidder. A bid reliant upon the submission of another bidder will not be considered for award.~~

vii. ~~Public Notice.~~

- ~~1. Distribution. Invitation for Bids or notices of the availability of Invitation for Bids shall be mailed or otherwise furnished to a sufficient number of bidders for the purpose of securing reasonable competition. Notices of availability shall indicate where, when, and for how long.~~
 - ~~2. Invitation for Bids may be obtained; generally describe the supply, service, or construction desired; and may contain other appropriate information. (See also "Bidder Lists" section).~~
 - ~~3. Where appropriate, the purchasing agent may require payment of a fee or a deposit for the supplying of the Invitation for Bids.~~
 - ~~4. Publication. Every procurement in excess of \$50,000 shall be publicized in any or all of the following:

 - ~~a. in a newspaper of general circulation;~~
 - ~~b. in a newspaper of local circulation in the area pertinent to the procurement;~~
 - ~~c. in industry media; or~~
 - ~~d. in a government publication designed for giving public notice such as Sequest.~~~~
 - ~~5. Public Availability. A copy of the Invitation for Bids shall be made available for public inspection at the purchasing agent's office.~~
- ~~viii. Bidder List.~~
- ~~1. Purpose. Lists of qualified prospective bidders by commodity shall be electronically compiled and maintained by the Purchasing Agent or obtained by local searches on the internet or news media.~~
 - ~~2. Public Availability. Subject to procedures established by the purchasing agent, names and addresses on bidder lists shall be available for public inspection.~~
- ~~ix. Pre-Bid Conferences.~~
- ~~1. Pre-bid conferences may be conducted to explain the procurement requirements. They shall be announced to all prospective bidders known to have received an Invitation for Bids. The conference should be held long enough after the Invitation for Bids has been issued to allow bidders to become familiar with it, but sufficiently before bid opening to allow consideration of the conference results in preparing their bids. Nothing stated at the pre-bid conference shall change the Invitation for Bids unless a change is made by written amendment as provided in the "Amendments to Invitation for Bids" section and the Invitation for Bids and the notice of the pre-bid conference shall so provide. If a written summary of the conference is deemed advisable by the purchasing agent, a copy shall be supplied to all those prospective bidders known to have received an Invitation for Bids and shall be available as public record.~~
- ~~d. Amendments to Invitation for Bids.~~
- ~~i. Application. Amendments should be used to:

 - ~~1. make any changes in the Invitation for Bids such as changes in quantity, purchase descriptions, delivery schedules, and opening dates;~~
 - ~~2. defects or ambiguities; or~~
 - ~~3. furnish to other bidder's information given to one bidder if such information will assist the other bidders in submitting bids or if the lack of such information would be equitable to other bidders.~~~~

- ii. ~~Form.~~ Amendments to Invitation for bids shall be identified as such and shall require that the bidder acknowledge receipt of all amendments issued.
 - iii. ~~Distribution.~~ Amendments shall be sent to all prospective bidders known to have received an Invitation for Bids.
 - iv. ~~Timeliness.~~ Amendments shall be distributed within a reasonable time to allow prospective bidders to consider them in preparing their bids. If the time set for bid opening will not permit such preparation, to the extent possible such time shall be increased in the amendment or, if necessary, by telegram or telephone and confirmed in the amendment.
- e. ~~Pre-Opening Modification of Withdrawal of Bids.~~
 - i. ~~Procedure.~~ Bids may be modified or withdrawn by written, electronic mail or telegraphic notice received in the office designated in the Invitation for Bid prior to the time set for bid opening. A telegraphic modification or withdrawal received by telephone prior to bid opening from the receiving telegraph company will be effective if the telegraph company confirms the message by sending a copy of the written telegram showing that the message was received at such office prior to bid opening.
 - ii. ~~Disposition of Bid Security.~~ Bid security, if any, shall be returned to the bidder when withdrawal of the bid is permitted.
 - iii. ~~Records.~~ All documents relating to the modification or withdrawal of bids shall be made a part of the appropriate procurement file.
- f. ~~Late Bids, Late Withdrawal, and Late Modifications.~~
 - i. Any bid, withdrawal, or modification received at the address designated in the Invitation for Bids after the time and date set for receipt of bids at the place designated for receipt is late. No late bid, late withdrawal, or late modification will be considered unless received before contract award, and the bid, withdrawal, or modification would have been timely but for the action or inaction of personnel directly serving the procurement activity or lateness in the delivery of the bid otherwise not attributable to the bidder's fault or negligence. The purchasing agent, in consultation with the San Juan County Attorney's Office, shall determine whether to accept a late bid, late withdrawal, or late modification. All documents relating to the late bid, late withdrawal, or late modification shall be made a part of the appropriate procurement file.
- g. ~~Receipt, Opening, and Recording of Bids.~~
 - i. ~~Receipt.~~ Upon receipt, all bids and modifications will be time stamped, but not opened. They shall be stored in a secure place until bid opening time.
 - ii. ~~Opening and Recording.~~ Bids and modifications shall be opened publicly, in the presence of one or more witnesses, at the time and place designated in the Invitation for Bids. The names of the bidders, the bid price, and such other information as is deemed appropriate by the purchasing agent, shall be read aloud or otherwise be made available. The opened bids shall be available for public inspection except to the extent the bidder designates trade secrets or other proprietary data to be confidential as set forth in Subsection (3) of this Section. Material so designated shall accompany the bid and shall be readily separable from the bid in order to facilitate public inspection of the nonconfidential portion of the bid. Make and model, and model or catalogue numbers of the items offered, deliveries, and terms of payment shall be publicly available at the time of bid opening regardless of any designation to the contrary.

~~iii. Confidential Data. The purchasing agent shall examine the bids to determine the validity of any requests for nondisclosure of trade secrets and other proprietary data identified in writing. If the parties do not agree as to the disclosure of data, the purchasing agent shall inform the bidders in writing what portions of the bids will be disclosed.~~

~~h. Mistakes in Bids:~~

~~i. If a mistake is attributable to an error judgment, the bid may not be corrected. Bid correction or withdrawal by reason of an inadvertent, nonjudgmental mistake is permissible, but at the discretion of the purchasing agent and to the extent it is not contrary to the interest of the purchasing agency or the fair treatment of the other bidders.~~

~~ii. Mistakes Discovered Before Opening. A bidder may correct mistakes discovered before bid opening by withdrawing or correcting the bid as provided in Section xi (Pre-Opening Modification or Withdrawal of Bids).~~

~~iii. Confirmation of Bid. When it appears from a review of the bid that a mistake has been made, the bidder should be requested to confirm the bid. Situations in which confirmation should be requested include obvious, apparent errors on the face of the bid or a bid unreasonably lower than the other bids submitted. If the bidder alleges mistake, the bid may be corrected or withdrawn if the conditions set forth in Subsection (1), (4) and (6) of this Section are met.~~

~~iv. Mistakes Discovered After Opening but Before Award. This Subsection sets forth procedures to be applied in three situations described in paragraphs (a), (b) and (c) below in which mistakes in bids are discovered after opening but before award.~~

~~1. Minor Informalities. Minor informalities are matters of form rather than substance evident from the bid document, or insignificant mistakes that can be waived or corrected without prejudice to other bidders; that is, the effect on price, quantity, quality, delivery, or contractual conditions is not significant. The purchasing agent may waive such informalities. Examples include the failure of a bidder to:~~

~~a. return the number of signed bids required by the Invitation for Bids;~~

~~b. sign the bid, but only if the unsigned bid is accompanied by other material indicating the bidder's intent to be bound;~~

~~c. acknowledge receipt of an amendment to the Invitation for Bids, but only if:~~

~~i. it is clear from the bid that the bidder received the amendment and intended to be bound by its terms; or~~

~~ii. the amendment involved had a negligible effect on price, quantity, quality, or delivery.~~

~~iii. Mistakes Where Intended Bid is Evident. If the mistake and the intended bid are clearly evident on the face of the bid document, the bid shall be corrected to the intended bid and may not be withdrawn. Examples of mistakes that may be clearly~~

~~evident on the face of the bid document are typographical errors, errors in extending unit prices, transposition errors, and arithmetical errors.~~

~~iv. Mistakes Where Intended Bid is not Evident. A bidder may be permitted to withdraw a low bid if:~~

~~1. a mistake is clearly evident on the face of the bid document but the intended bid is not similarly evident; or~~

~~2. The bidder submits proof of evidentiary value which clearly and convincingly demonstrates that a mistake was made.~~

~~v. Mistakes Discovered After Award. Mistakes shall not be corrected after award of the contract.~~

~~vi. Written Approval or Denial Required. The purchasing agent shall approve or deny, in writing, a bidder's request to correct or withdraw a bid. Such approval or denial may be so indicated on the bidder's written request for correction or withdrawal.~~

~~i. Bid Evaluation and Award.~~

~~i. General. The contract is to be awarded to the lowest responsible and responsive bidder whose bid meets the requirements and criteria set forth in the Invitation for Bids. The Invitation for Bids shall set forth the requirements and criteria which will be used to determine the lowest responsive and responsible bidder. No bid shall be evaluated for any requirements or criteria that are not disclosed in the Invitation for Bids. An Invitation for Bids, a Request for Proposals, or other solicitation may be canceled, or any or all bids or proposals may be rejected, in whole or in part, when it is in the best interest of the purchasing agency, as determined by the purchasing agency. In the event of cancellation of the solicitation or rejection of all bids or proposals received in response to a solicitation, the reasons for cancellation or rejection shall be made a part of the bid file and shall be available for public inspection and the purchasing agency shall~~

~~1. re-solicit new bids using the same or revised specifications;~~

~~2. or withdraw the requisition for supplies or services.~~

~~ii. Responsibility and Responsiveness. Responsibility of prospective contractors is covered by Responsibility and Prequalification of these regulations.~~

~~iii. Product Acceptability. The Invitation for Bids shall set forth the evaluation criteria to be used in determining product acceptability. It may require the submission of bid samples, descriptive literature, technical data, or other material. It may also provide for:~~

~~1. inspection or testing of a product prior to award for such characteristics as quality or workmanship;~~

~~2. examination of such elements as appearance, finish, taste, or feel; or~~

~~3. other examinations to determine whether it conforms with any other purchase description requirements. The acceptability evaluation is~~

~~not conducted for the purpose of determining whether one bidder's item is superior to another but only to determine that a bidder's offering is acceptable as set forth in the Invitation for Bids. Any bidder's offering which does not meet the acceptability requirements shall be rejected.~~

~~iv.—Determination of Lowest Bidder. Bids will be evaluated to determine overall economy for the intended use, in accordance with the evaluation criteria set forth in the Invitation for Bids. Examples of such criteria include but are not limited to, transportation cost, energy cost, ownership and other identifiable costs or life cycle cost formula. Evaluation factors need not be precise predictors of actual future costs, but to the extent possible such evaluation factors shall:~~

- ~~1.—be reasonable estimates based on upon information the purchasing agency has available concerning future use; and~~
- ~~2.—treat all bids equitably.~~

~~v.—Extension of Time for Bid or Proposal Acceptance. After opening bids or proposals, the purchasing agent may request bidders or offerors to extend the time during which their bids or proposals may be accepted, provided that, with regard to bids, no other change is permitted. The reasons for requesting such extension shall be documented.~~

~~vi.—Only One Bid or Proposal Received. If only one responsive bid is received in response to an Invitation for Bids (including multi-step bidding), an award may be made to the single bidder if the purchasing agent finds that the price submitted is fair and reasonable, and that either other prospective bidders had reasonable opportunity to respond, or there is not adequate time for re-solicitation. Otherwise, the bid may be rejected and:~~

- ~~1.—new bids or offers may be solicited;~~
- ~~2.—the proposed procurement may be canceled; or~~
- ~~3.—if the purchasing agent determines in writing that the need for the supply of service continues but that the price of the one bid is not fair and reasonable and there is no time for re-solicitation or re-solicitation would likely be futile, the procurement may then be conducted under a Sole Source Procurement or an Emergency Procurement as appropriate.~~

~~vii.—Multiple or Alternate Bids or Proposals. Unless multiple or alternate bids or offers are specifically provided for, the solicitation shall state they will not be accepted. When prohibited, the multiple or alternate bids or offers shall be rejected although a clearly indicated base bid shall be considered for award as though it were the only bid or offer submitted by the bidder or offeror. The provisions of this subsection shall be set forth in the solicitation, and if multiple or alternate bids are allowed, it shall specify their treatment.~~

~~j.—Tie Bids.~~

~~i.—Definition. Tie bids are low responsive bids from responsible bidders that are identical in price.~~

- ii. ~~Award. Award shall not be made by drawing lots, except as set forth below, or by dividing business among identical bidders. In the discretion of the purchasing agent, award shall be made in any permissible manner that will discourage tie bids. Procedures which may be used to discourage tie bids include:~~
- ~~1. where identical low bids include the cost of delivery, award the contract to the bidder farthest from the point of delivery;~~
 - ~~2. award the contract to the identical bidder who received the previous award and continue to award succeeding contracts to the same bidder so long as all low bids are identical;~~
 - ~~3. award to the identical bidder with the earliest delivery date;~~
 - ~~4. award to a Utah resident bidder or for a Utah produced Product where other tie bid(s) are from out of state; or~~
 - ~~5. if price is considered excessive or for other reason such bids are unsatisfactory, reject all bids and negotiate a more favorable contract in the open market.~~
 - ~~6. if no permissible method will be effective in discouraging tie bids and a written determination is made so stating, award may be made by drawing lots.~~
- iii. ~~Record. Records shall be made of all Invitations for Bids on which tie bids are received showing at least the following information:~~
- ~~1. the Invitation for Bids;~~
 - ~~2. the supply, service, or construction item;~~
 - ~~3. all the bidders and the prices submitted; and~~
 - ~~4. procedure for resolving tie bids.~~
- k. ~~Multi-Step Sealed Bidding.~~
- ~~i. Definition. Multi-step sealed bidding is a two-phase process consisting of a technical first phase composed of one or more steps in which bidders submit unpriced technical offers to be evaluated by the purchasing agency, and a second phase in which those bidders whose technical offers are determined to be acceptable during the first phase have their price bids considered. It is designed to obtain the benefits of competitive sealed bidding by award of a contract to the lowest responsive, responsible bidder, and at the same time obtain the benefits of the competitive sealed proposals procedure through the solicitation of technical offers and the conduct of discussions to arrive at technical offers and terms acceptable to the purchasing agency and suitable for competitive pricing.~~
 - ~~ii. Use. The multi-step sealed bidding method will be used when the purchasing agent deems it to the advantage of the purchasing agency. Multi-step sealed bidding will thus be used when it is considered desirable.~~
 - ~~1. to invite and evaluate technical offers to determine their acceptability to fulfill the purchase description requirements;~~
 - ~~2. to conduct discussions for the purposes of facilitating understanding of the technical offer and purchase description requirements and, where appropriate, obtain supplemental information, permit amendments of technical offers, or amend the purchase description;~~

- ~~3. to accomplish Subsections (a) and (b) of this section prior to soliciting priced bids; and~~
- ~~4. to award the contract to the lowest responsive and responsible bidder in accordance with the competitive sealed bidding procedures.~~
- ~~iii. Pre-Bid Conferences in Multi-Step Sealed Bidding. Prior to the submission of unpriced technical offers, a pre-bid conference as contemplated by Pre-Bid Conferences may be conducted by the purchasing agent. The purchasing agent may also hold a conference of all bidders at any time during the evaluation of the unpriced technical offers.~~
- ~~iv. Procedure for Phase One of Multi-Step Sealed Bidding.~~
 - ~~1. Form. Multi-step sealed bidding shall be initiated by the issuance of an Invitation for Bids in the form required by the Content of the Invitation for Bids, except as hereinafter provided. In addition to the requirements set forth in above, the multi-step Invitation for Bids shall state:

 - ~~a. that unpriced technical offers are requested;~~
 - ~~b. whether price bids are to be submitted at the same time as unpriced technical offers; if they are, such price bids shall be submitted in a separate sealed envelope;~~
 - ~~c. that it is a multi-step sealed bid procurement, and priced bids will be considered only in the second phase and only from those bidders whose unpriced technical offers are found acceptable in the first phase;~~
 - ~~d. the criteria to be used in the evaluation of the unpriced technical offers;~~
 - ~~e. that the purchasing agency, to the extent the purchasing agent finds necessary, may conduct oral or written discussions of the unpriced technical offers;~~
 - ~~f. that bidders may designate those portions of the unpriced technical offers which contain trade secrets or other proprietary data which are to remain confidential; and~~
 - ~~g. that the item being procured shall be furnished generally in accordance with the bidder's technical offer as found to be finally acceptable and shall meet the requirements of the Invitation for Bids.~~~~
 - ~~2. Amendments to the Invitation for Bids. After receipt of unpriced technical offers, amendments to the Invitation for Bids shall be distributed only to bidders who submitted unpriced technical offers and they shall be allowed to submit new unpriced technical offers or to amend those submitted. If, in the opinion of the purchasing agent, a contemplated amendment will significantly change the nature of the procurement, the Invitation for Bids shall be canceled in accordance with the Cancellation of Solicitations of these regulations and a new Invitation for Bid issued.~~
 - ~~3. Receipt and Handling of Unpriced Technical Offers. Unpriced technical offers shall not be opened publicly nor be disclosed to~~

- unauthorized persons. Bidders may request nondisclosure of trade secrets and other proprietary data identified in writing.
- ~~4. Evaluation of Unpriced Technical Offers. The unpriced technical offers submitted by bidders shall be evaluated solely in accordance with the criteria set forth in the Invitation for Bids. The unpriced technical offers shall be categorized as:~~
- ~~a. Acceptable;~~
 - ~~b. potentially acceptable, that is, reasonably susceptible of being made acceptable; or~~
 - ~~c. unacceptable. The purchasing agent shall record in writing the basis for finding an offer unacceptable and make it part of the procurement file.~~
 - ~~d. The purchasing agent may initiate phase two of the procedure if, in the purchasing agent's opinion, there are sufficient acceptable unpriced technical offers to assure effective price competition in the second phase without modification or alteration of the offers. If the purchasing agent finds that such is not the case, the purchasing agent shall issue an amendment to the Invitation for Bids or engage in technical discussions as set forth in Subsection (5) of this Section.~~
- ~~5. Discussion of Unpriced Technical Offers. Discussion of its technical offer may be conducted by the purchasing agent with any bidder who submits an acceptable or potentially acceptable technical offer. During the course of such discussions the purchasing agent shall not disclose any information derived from one unpriced technical offer to any other bidder. Once discussions are begun, any bidder who has not been notified that its offer has been finally found unacceptable may submit supplemental information modifying or otherwise amending its technical offer at any time until the closing date established by the purchasing agent. Such submissions may be made at the request of the purchasing agent or upon the bidder's own initiative.~~
- ~~6. Notice of Unacceptable Unpriced Technical Offer. When the purchasing agent determines a bidder's unpriced technical offer to be unacceptable, such officer shall notify the bidder. Such bidders shall not be afforded an additional opportunity to supplement technical offers.~~
- ~~v. Mistakes During Multi-Step Sealed Bidding.~~
- ~~1. Mistakes may be corrected or bids may be withdrawn during phase one;~~
 - ~~2. before unpriced technical offers are considered;~~
 - ~~3. after any discussions have commenced under the procedure for Phase One of Multi-Step Sealed Bidding, Discussion of Unpriced Technical Offers; or~~

4. ~~when responding to any amendment of the Invitation for Bids. Otherwise mistakes may be corrected or withdrawal permitted in accordance with the Mistakes in Bids.~~
- vi. ~~Carrying Out Phase Two.~~
1. ~~Initiation. Upon the completion of phase one, the purchasing agent shall either:~~
- ~~a. open price bids submitted in phase one (if price bids were required to be submitted) from bidders whose unpriced technical offers were found to be acceptable; provided, however, that the offers have remained unchanged, and the Invitation for Bids has not been amended; or~~
- ~~b. invite each acceptable bidder to submit a price bid.~~
2. ~~Conduct. Phase two is to be conducted as any other competitive sealed bid procurement except:~~
- ~~a. as specifically set forth in Section 3-114 through Section 3-120 of these regulations; and~~
- ~~b. no public notice need be given of this invitation to submit~~
- i. ~~Purchase of Items Separately from Construction Contract.~~
- ~~The purchasing agent is authorized to determine whether a supply item or group of supply items shall be included as a part of, or procured separately from, any contract for construction.~~
- m. ~~Exceptions to Competitive Sealed Bid Process.~~
- ~~The purchasing agent, head of a purchasing agency or designee may utilize alternative procurement methods (ie. Auctions, repossession sales, negotiation based upon industry indexes) to purchase items such as the following when determined to be more practicable or advantageous to the County.~~
- ~~Documentation of the alternative procurement method utilized shall be part of the contract file.~~
- n. ~~Proposal Preparation Time.~~
- ~~Proposal preparation time shall be set to provide offerors a reasonable time to prepare their proposals. A minimum of 10 working days shall be provided unless a shorter time is deemed necessary for a particular procurement as determined in writing by the purchasing agent.~~
- o. ~~Form of Proposal.~~
- ~~The manner in which proposals are to be submitted, including any forms for that purpose, may be designated as a part of the Request for Proposals.~~
- p. ~~Public Notice.~~
- ~~Public notice shall be given by distributing the Request for Proposals in the same manner provided for distributing an Invitation for Bids under Public Notice.~~
- q. ~~Pre-Proposal Conferences.~~
- ~~Pre-proposal conferences may be conducted in accordance with Pre-Bid Conferences. Any such conference should be held prior to submission of initial proposals.~~

r. ~~Evaluation of Proposals:~~

- ~~i. The Request for Proposals shall state all of the evaluation factors and their relative importance, including price.~~
- ~~ii. Evaluation. The evaluation shall be based on the evaluation factors set forth in the Request for Proposal. Numerical rating systems may be used but are not required. Factors not specified in the Request for Proposals shall not be considered in determining award of contract.~~
- ~~iii. The Purchasing Agent shall establish a selection committee which shall review the proposals and shall make award recommendations. The requesting organization may submit a list of potential evaluation committee members to the Purchasing Agent for consideration by the Purchasing Agent in establishing the evaluation committee. The committee members should be knowledgeable and have good judgment in the field to which the proposal applies or the need that the procurement item is intended to address. All selection committee members will impartially review the submitted proposals to insure a well-founded, fair award recommendation and the possibility of a successful contract. No selection committee member shall have a conflict of interest with any offeror. The Purchasing Agent may designate an expert, consultant, or other individual to assist the selection committee, provided that such expert, consultant, or individual shall not be a member of the selection committee and shall not participate in the evaluation scoring.~~
- ~~iv. Once selection committee members are appointed to the selection committee, they will not confer with any prospective offerors. If information or clarification is needed as to the RFPs, the prospective offerors are to contact the Purchasing Agent.~~
- ~~v. All proposals received shall be evaluated and scored independently by each member of the selection committee on the scoring sheets provided by the Purchasing Agent. The evaluation criteria will be based on the information described in the Request for Proposal.~~
- ~~vi. Final evaluation will take into consideration both written proposals and oral presentation, if any, and must be consistent with the evaluation criteria defined in the Request for Proposal. The award recommendation will be based on the best evaluated proposal and shall constitute only a recommendation to the Board of County Commissioners.~~
- ~~vii. Committee members may discuss the proposals together, but, each committee member will privately score and/or rank their selection. The score sheets and/or ranking will be turned into the Purchasing Agent for tabulation and disclosure to the full committee.~~

s. ~~Oral Presentations:~~

- ~~i. Oral presentations should be scheduled if clarifications or additional information is necessary. The selection committee may decide if they wish to invite the complete list of offerors for oral presentations or only a "short list" of the top proposal scorers. Oral presentations will be conducted with the following directions:~~

~~All members or their representative of the selection committee should be present during the presentations at the committee meetings. Interview meetings are to be directed by the committee chair.~~

- ~~2. All offerors must be afforded equal opportunity to respond in an oral interview. Time limits for oral presentations will be equal in length.~~
- ~~3. No offeror will be given information pertaining to another offeror's proposal, or their present standing in the evaluation process, during the presentation.~~
- ~~4. The offeror's original proposal cannot be changed in any aspect at the oral presentation. The oral presentation is only to allow offerors to clarify portions of their proposal and is an extension of their written proposal.~~

~~t. Award.~~

~~1.~~

- ~~i. Award of Contract. After taking into consideration the selection committee's recommendations, tabulations, and rankings, the Board of County Commissioners shall award the contract to the top ranked offerors, or may elect to reject all proposals.~~
- ~~ii. In making its decision, the selection committee will make a recommendation to the Board of County Commissioners who will issue a "notice to award" in which offeror's proposal is in the best interest of the County, after considering all applicable factors.~~
- ~~iii. Award Documentation. A written determination in the form of a notice to award shall be made showing the basis on which the award was found to be most advantageous to the purchasing agency based on the factors set forth in the Request for Proposals.~~
- ~~iv. One Proposal Received. If only one proposal is received in response to a Request for Proposals, the purchasing agent may, as such agent deems appropriate, either make an award or, if time permits, resolicit for the purpose of obtaining additional competitive sealed proposals.~~
- ~~v. Publicizing Awards.

 - ~~1. After a notice to award is issued, a contract is entered into which shall be available in the Clerk/Auditors office.~~~~

~~u. Exceptions to Competitive Sealed Proposal Process.~~

- ~~i. The purchasing agent or designee may determine that for a given request it is either not practicable or not advantageous for the county to procure a commodity or service referenced in the above by soliciting competitive sealed proposals. When making this determination, the purchasing agent or designee may take into consideration whether the potential cost of preparing, soliciting and evaluating competitive sealed proposals is expected to exceed the benefits normally associated with such solicitations. In the event of such a determination, the purchasing agent or designee may elect to utilize an alternative, more cost effective procurement method, which may include but shall not be limited to direct negotiations with a qualified vendor or contractor.~~

- ~~ii. Further Negotiations. Notwithstanding the provisions of above, the Board of County Commissioners may make the awarding of a contract subject to further negotiations and modifications deemed to be in the best interest of the County, without a substantial change to the scope of the Request for Proposals, and the award of contract shall be subject to the County and the offeror entering into a contract acceptable to the County.~~
- ~~iii. Documentation of the alternative procurement method selected shall state the reasons for selection and shall be made a part of the contract file~~
- ~~v. Emergency Exemption.~~
 - ~~i. Exemptions from competitive bid requirements may include the following: Sole source providers, service contracts with professionals or specialists, emergency purchases. The Purchasing Agent shall sufficiently document the reason for not competitively bidding the procurement and have it approved by the San Juan County Board of Commissioners.~~
- ~~w. Protests.~~
 - ~~i. Protests to the bidding process shall be submitted to the Chief Administrative Officer in writing within 5 business days. The Chief Administrative Officer will respond to the protest within 5 business days of receiving the complaint. The Chief Administrative Officer's decision may be appealed to the San Juan County Board of Commissioners in writing within 5 business days. The San Juan County Board of Commissioners may address the appeal at its next regularly scheduled meeting or hold a special meeting to evaluate the merits of the protest appeal.~~

I. Request for Proposal, Invitation for Bids, and Related Competitive Processes (RFP / IFB / RFI / Quotes)

1. Competitive Procurement – General

Unless otherwise exempted by Utah law or this Policy, procurements exceeding small purchase thresholds shall be conducted using a competitive process appropriate to the type and complexity of the purchase.

The Purchasing Agent shall determine the appropriate method, including:

- Invitation for Bids (IFB) – Competitive Sealed Bidding
- Request for Proposals (RFP) – Competitive Sealed Proposals
- Request for Information (RFI) – Informational only
- Quotes (informal competition within thresholds)
- Sole Source or Emergency Procurement (when properly documented)

All competitive procurements shall be documented in the procurement file.

2. Invitation for Bids (IFB) – Competitive Sealed Bidding

A. When Used

The IFB process is used when:

- Specifications are clear and complete;
- Award can be based primarily on price; and
- Discussions are not necessary.

Competitive sealed bidding is typically required for higher-value procurements where price is the primary factor.

B. Content of the Invitation for Bids

The IFB shall include:

1. Instructions to bidders (submission deadline, location, format requirements)
2. Clear specifications or scope of work

3. Evaluation criteria (lowest responsive and responsible bidder)
4. Contract terms and conditions
5. Bonding or security requirements, if applicable
6. Requirement to acknowledge amendments

Documents may be incorporated by reference if access is clearly stated.

C. Public Notice

For procurements requiring formal competitive bidding:

Public notice shall be provided in a manner reasonably designed to promote competition, which may include:

- Posting on the County website
- Posting through the Utah Public Procurement Place (U3P) or other approved electronic procurement system
- Publication in a newspaper of general or local circulation when appropriate
- Direct notification to known vendors

The Purchasing Agent shall determine the appropriate notice method based on the size and nature of the procurement.

D. Bidding Time

A minimum of **10 calendar days** shall generally be provided between issuance of the IFB and bid opening unless a shorter time is justified in writing by the Purchasing Agent due to urgency or special circumstances.

E. Receipt and Opening of Bids

- Bids shall be time-stamped upon receipt.
- Bids shall be securely maintained until opening.
- Bids shall be opened publicly at the time and place stated in the IFB.
- The names of bidders and bid amounts shall be read aloud or otherwise made publicly available.
- Procurement records shall be retained in accordance with County record retention requirements.

F. Evaluation and Award

1. Award shall be made to the **lowest responsive and responsible bidder** meeting all material requirements of the IFB.
2. Responsibility may include:
 - Financial capability
 - Past performance
 - Compliance history
 - Ability to meet delivery or performance requirements
3. If only one bid is received, award may be made if:
 - The price is determined to be fair and reasonable; and
 - Adequate competition was reasonably solicited.
4. The Purchasing Agent shall document the basis for award in the procurement file.

G. Cancellation or Rejection

The County may cancel a solicitation or reject any or all bids when in the best interest of the County. The reason shall be documented in the procurement file.

3. Request for Proposals (RFP) – Competitive Sealed Proposals

A. When Used

The RFP process is used when:

- Factors other than price are important;
- Technical approach, qualifications, or experience must be evaluated; or
- Discussions may be necessary.

Award shall be based on **best value**, considering all evaluation criteria stated in the RFP.

B. Content of the RFP

The RFP shall include:

1. Scope of work or project description
2. Proposal submission instructions
3. Evaluation factors and relative importance
4. Contract terms and conditions
5. Deadline and submission requirements

Only evaluation criteria stated in the RFP may be used in scoring proposals.

C. Evaluation Committee

1. The Purchasing Agent shall appoint a selection committee.
2. Committee members shall:
 - Have relevant subject matter knowledge;
 - Have no conflicts of interest;
 - Independently evaluate proposals prior to group discussion.
3. Each member shall score proposals using the established evaluation criteria.
4. Scores shall be documented and retained in the procurement file.

Committee members shall not communicate with offerors outside the formal process.

D. Oral Presentations (Optional)

If oral presentations are conducted:

1. All invited offerors shall be given equal opportunity and time.
2. Oral presentations may clarify but may not materially alter the original proposal.
3. No offeror shall receive information about another offeror's proposal.

E. Discussions and Best and Final Offers

If permitted in the RFP, the County may conduct discussions with one or more offerors to clarify proposals or request best and final offers, provided:

- All offerors are treated fairly;
- No proprietary information is disclosed;
- Documentation is retained in the file.

F. Award

1. The evaluation committee shall make a recommendation to the Board of County Commissioners.
2. The Board may:
 - Award to the highest ranked offeror;
 - Reject all proposals; or
 - Authorize limited negotiations consistent with the scope of the RFP.
3. A written Notice of Award shall document the basis for selection.

Contracts shall not be effective until approved and executed as required by this Policy.

4. Request for Information (RFI)

An RFI may be issued to gather information about vendor capabilities, pricing structures, or industry standards prior to issuing a formal solicitation.

An RFI:

- Is not a request for pricing;
- Does not result in award;
- Does not obligate the County.

Information gathered through an RFI may be used to develop specifications or scope of work.

5. Sole Source Procurement

Sole source procurement may be used only when:

- The requirement is reasonably available from only one supplier; and
- The determination is documented in writing and approved by the Purchasing Agent.

The written justification shall include:

- Description of the good/service;
- Explanation of uniqueness;
- Efforts made to identify alternative sources;
- Duration of sole source determination.

Where reasonable doubt exists, competition shall be solicited.

6. Emergency Procurement

Emergency procurement may be used when immediate action is required to:

- Protect public health or safety;
- Prevent substantial property damage;
- Respond to a declared or actual emergency.

Emergency procurements shall:

- Be limited to the goods or services necessary to address the emergency;
- Be documented in writing;
- Be presented to the Board of County Commissioners as soon as practical.

7. Protests

1. Protests regarding a solicitation or award must be submitted in writing to the Chief Administrative Officer within **5 business days** of the event giving rise to the protest.
2. The Chief Administrative Officer shall issue a written response within **5 business days**.
3. The decision may be appealed in writing to the Board of County Commissioners within **5 business days** of the response.
4. The Board's decision shall be final.

8. Documentation and Record Retention

All competitive procurement files shall include:

- Solicitation documents
- Amendments
- Notices
- Bids or proposals received
- Evaluation materials
- Award documentation
- Contract and approvals

Procurement records shall be retained in accordance with County record retention schedules and applicable law.

J. Public Works and Construction Procurement

1. Purpose

This section governs the procurement of public works and construction projects, including building improvements, road projects, infrastructure repairs, and other fixed public improvements. Construction procurement shall comply with this Policy, applicable provisions of the Utah Procurement Code (Title 63G-6a), and applicable fiscal controls under Title 17, Chapter 63.

2. Applicability

This section applies to:

- Building construction or renovation
- Road construction and paving
- Public infrastructure improvements
- Major repairs or capital improvements

- Projects involving labor and materials

3. Procurement Method

The Purchasing Agent, in consultation with the requesting department and County Attorney, shall determine the appropriate procurement method based on:

- Project complexity
- Estimated cost
- Risk allocation
- Timeline
- Market conditions

Methods may include:

- Invitation for Bids (IFB) – traditional low bid
- Request for Proposals (RFP) – when qualifications/technical approach matter
- Multi-step sealed bidding
- Approved cooperative/state contracts (if legally permissible)

4. Thresholds and Competition Requirements

A. Projects \$15,000 and Below

- Minimum quote requirements as outlined in Section H.
- Documentation retained in procurement file.

B. Projects \$15,000 – \$50,000

- Written contract required.
- Board approval in an open meeting.
- Competitive process required (formal quotes or IFB/RFP as determined by Purchasing Agent).

C. Projects Over \$50,000

- Formal competitive procurement required (IFB or RFP).
- Public notice required.
- Written contract required.
- Board approval in open meeting.

5. Bonding and Security

The Purchasing Agent may require:

- Bid security
- Performance bonds
- Payment bonds

Bonding requirements shall:

- Be stated in the solicitation;
- Be proportional to project risk;
- Not be used as a substitute for determining contractor responsibility.

6. Change Orders

1. Change orders must:
 - Be in writing;
 - Clearly describe scope change and cost/time impact;
 - Be signed by authorized County officials.
2. Change orders that materially alter:
 - The scope of work; or
 - The total contract amount beyond approved authority

Shall require Board approval.

3. All change orders shall be retained in the contract file.

7. Contractor Responsibility

Prior to award, the County may evaluate:

- Contractor licensing
- Financial stability

- Insurance coverage
- Past performance
- Safety record
- Compliance history

The County may reject a contractor deemed non-responsible.

8. Emergency Construction

Emergency construction work necessary to protect life, safety, or property may be authorized consistent with emergency procurement provisions in this Policy.

Emergency construction expenditures shall:

- Be limited to immediate needs;
- Be documented;
- Be reported to the Board as soon as practical.

9. Retainage and Final Payment

Where appropriate, the County may:

- Withhold retainage;
- Require final inspection;
- Require lien releases;
- Require certification of payment to subcontractors.

Final payment shall not be issued until contractual requirements are satisfied.

San Juan County Procurement Authority Matrix

Estimated Total Procurement Amount	Competition Required	Contract Required	Board Approval Required	Notes
\$0 – \$5,000	None required	No	No	Must be budgeted; documentation required
\$5,001 – \$10,000	Minimum 2 quotes	PO required	No	Not for ongoing services
\$10,001 – \$15,000	Minimum 3 written quotes	Yes (services)	Possibly (if contract delegated otherwise Purchasing Agent)	Written justification required if not lowest
\$15,001 – \$50,000	Competitive process (quotes or formal solicitation)	Yes	Yes (open meeting)	Ongoing services require formal competition
Over \$50,000 (Goods/Services)	Formal IFB or RFP	Yes	Yes	Public notice required
Construction \$15k–\$50k	Competitive process	Yes	Yes	See Public Works Section
Construction Over \$50k	Formal IFB or RFP	Yes	Yes	Bonding may be required
Sole Source (Any Amount)	Justification required	Yes	Yes (if over Board threshold)	Must be documented
Emergency Procurement	Competition may be waived	Yes	Ratification as soon as practical	Must be documented



San Juan County Purchasing Policy

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San Juan County Purchasing Policy

The underlying purposes of this policy are:

1. To ensure fair and equitable treatment of all persons who wish to, or do conduct business with San Juan County.
2. To provide for the greatest possible economy in the County's procurement activities.
3. To foster effective broad-based competition within the free enterprise system to ensure that the County will receive the best possible services or products at the lowest possible price and/or the most responsive price based on quality of workmanship and performance.
4. It is the intention of San Juan County to get the best value on purchases. The lowest price provider does not always constitute the best value to San Juan County. When purchasing equipment or services, considerations should include product quality, product support, service provider experience, maintenance fees, renewal fees, and end-user application of the purchase. In instances in which the low quote is not selected, the Department must provide written justification for not selecting the lowest quote and include this written justification with the purchasing record.

Compliance – Exemptions from this policy:

5. This policy shall not prevent the County from complying with the terms and conditions of any grant, gift or bequest that is otherwise consistent with law.
6. When procurement involves the expenditure of Federal and/or State funds the County shall comply with all applicable Federal and/or State laws and regulations.

A. Definitions

1. **Alternate Procurement Method:** A procurement method authorized by Utah Code and this Policy other than competitive sealed bidding, including (as applicable) competitive sealed proposals, sole source procurement, emergency procurement, and other allowable methods.
2. **Best Value:** The basis for awarding a contract to an offeror that optimizes quality, cost, and efficiency among responsive and responsible offerors, based on objective and quantifiable evaluation criteria where possible.
3. **Blanket Purchase Order:** A purchase order authorizing multiple purchases and/or deliveries over a defined period of time, often used when there is a recurring need for goods and predetermined pricing.
4. **Board:** The San Juan County Board of Commissioners.
5. **Business:** Any corporation, partnership, individual, sole proprietorship, joint stock company,

joint venture, vendor, contractor, or other private legal entity.

6. **Contract:** A written document establishing legally binding obligations between the County and another party, regardless of label (e.g., “contract,” “agreement,” “memorandum,” “letter of understanding,” “grant application,” “donation form,” etc.). All County contracts shall be reviewed and approved as to form and content by the San Juan County Attorney’s Office before execution.
7. **Emergency Purchases / Emergency Expenditures:** Procurements necessary to respond to a declared or actual emergency, including circumstances where the governing body determines a natural disaster or fiscal emergency exists and expenditures are reasonably necessary to respond under **Utah Code Title 17, Chapter 63** (Uniform Fiscal Procedures Act for Counties), including emergency expenditure authority. (See **Utah Code § 17-63-404.**)
8. **Encumbrance:** A reservation of budget authority to ensure no expenditure is made unless sufficient unencumbered appropriation and available funds exist, except in cases of emergency as permitted by law. County fiscal controls and budgetary requirements are governed by **Utah Code Title 17, Chapter 63**, including encumbrance/budget controls. (See **Utah Code § 17-63-501.**)
9. **Equipment:** Tangible property (other than land and buildings) used in the operation of a department.
10. **Invoice:** A vendor billing document showing the amount due and terms of payment for supplies delivered or services rendered.
11. **Professional Services:** Services involving specialized expertise, professional judgment, and/or a high degree of creativity, where selection may be based on qualifications (including education/training, experience, demonstrated effectiveness, judgment, and integrity) and not solely on lowest price.
12. **Public Works Projects / Construction:** Works constructed for public use, protection, or enjoyment, ordinarily of a fixed nature, including buildings, roads, bridges, waterworks, paving, and repairs, involving labor and/or materials and labor.
13. **Quote:** A stated price from a vendor for goods, services, or equipment. Quotes may be obtained by phone, email, fax, mail, or printed pricing from vendor websites, provided the documentation is retained in the purchase file.
14. **Request for Proposals (RFP):** A formal competitive solicitation where offerors propose solutions and pricing to meet a defined County need, and award may be based on best value criteria.
15. **Request for Information (RFI):** A process used to collect information from vendors to help define needs, specifications, or procurement strategy. An RFI is not a request for pricing and does not result in award.
16. **Request for Quotes (RFQ – Quotes):** An informal competitive process to obtain pricing for

goods or services without formal advertising or sealed bids, generally used for small purchases and permitted procurements consistent with Utah Code and this Policy.

17. **Requisition:** A request submitted to the Purchasing Agent to initiate the purchase of goods or services.
18. **Sole Source Purchase:** A procurement method allowing purchase from a single source only when the requirement is reasonably available from only one supplier and the sole source justification is documented and approved in accordance with this Policy and Utah Code.
19. **Specifications:** A clear written description of required goods and/or services, including physical/functional characteristics, performance requirements, and other requirements necessary for evaluation and procurement.
20. **State Contract / Cooperative Contract:** A contract established by the State of Utah or another authorized public procurement unit that the County is permitted to use under Utah Code and contract terms.
21. **Vendor:** A supplier of goods or services to San Juan County.

B. Ethics

Purpose: To avoid direct conflicts and the appearance of impropriety in the purchasing and procurement of goods and services for San Juan County. Questions regarding this section should be directed to the San Juan County Attorney's Office.

1. **Compliance with Ethics Law.** San Juan County elected officials, employees, and agents shall procure goods, equipment, and services in accordance with applicable federal, state, and local law, including the **Utah Public Officers' and Employees' Ethics Act (Utah Code Title 67, Chapter 16)**.
2. **Conflicts and Recusal.** County officials, employees, and agents shall recuse themselves and shall not participate in selecting, awarding, or administering a procurement when they knew or should have known that any of the following has a financial or other interest in a prospective vendor/contractor:
 - a. The official, employee, or agent;
 - b. Any member of the individual's immediate family;
 - c. The individual's partner or significant other; or
 - d. Any organization employing any of the above, or where any of the above has an arrangement concerning prospective employment, an independent contractor relationship, or similar arrangement.
3. **No Personal Benefit.** No personal benefit shall be incurred by any individual as a result of purchases made using County funds, regardless of funding source.
4. **Gifts and Gratuities.** County officials, employees, and agents shall neither solicit nor accept gratuities, favors, or anything of monetary value from vendors, potential vendors, or parties involved in any County procurement. County Personnel Policy professional conduct

standards shall be followed.

5. **Duty of Care.** County officials, employees, and agents shall exercise appropriate duty of care in procurement activities, including obtaining and reviewing adequate documentation to promote the best interests of San Juan County.
6. **No Dividing Purchases.** No purchase shall be intentionally or knowingly split, divided, phased, or otherwise arranged into two or more smaller procurements for the purpose of avoiding competition requirements, approval requirements, contract requirements, or any threshold in this Policy or Utah law. Violations may be subject to administrative and criminal penalties under applicable Utah Code, including provisions addressing dividing a procurement.
7. **Cost-Plus Percentage Prohibited.** Cost-plus-a-percentage-of-cost contracts are prohibited. Other contract types may be used when in the County's best interest, consistent with Utah Code and this Policy. A cost-reimbursement contract may be used only when a written determination is made that it is likely to be less costly than other contract types or it is impracticable to obtain the required supplies, services, or construction except under such a contract.

C. Purchasing Agent Authority and Duties

AUTHORITY:

Except as otherwise provided herein, the Purchasing Agent shall serve as the principal purchasing official for San Juan County. The Purchasing Agent is authorized to enforce and review of this Policy.

DUTIES:

In accordance with this Policy, the Purchasing Agent or his/her designee shall:

7. Periodically review this policy and recommend changes to be approved by the San Juan County Board of Commissioners;
8. Review and confirm that goods and services are purchased in accordance with this policy;
9. Maintain all supporting documentation (e.g. requisitions, quotes, RFPs and proposals, RFIs and responses, sole source requests, notices, correspondence);
10. Open and record RFP responses and detail the history of procurement, rationale for method of procurement, selection of contract type, selection or rejection, and the basis for price;

11. Work with the respective Department Director(s) to review approval of a bid if the cost of a good or service is expected to exceed the bid limit;
12. Work with the respective Department Director(s) to determine whether it is advantageous to bid any purchase contracts less than the statutory limits;
13. Review forms for completeness and approve or deny the request, thereby converting the requisition to a purchase order;
14. Oversee the P-Card program, including issuing cards, suspending cards, and closing cards when employees terminate;
15. Determine when open vendor accounts may be necessary and in the best interest of San Juan County, and establish terms and conditions of use for such accounts (including Sam's Club, Costco, Amazon, etc....); and
16. Oversee capital equipment purchases.

D. Department Directors or Supervisor's Responsibilities

DUTIES:

It is the responsibility of the Department Directors or Supervisors to:

17. Identify the purchases to be made by his or her department in a fiscal year, thereby constituting the annual departmental budget, pursuant to this policy and the Uniform Fiscal Procedures Act for Counties (U.C.A. 1736).
18. Determine whether it is advantageous to San Juan County to bid any contract less than what is stated in this policy;
19. Be responsible for compliance with this policy and procedure by employees within the department and delegate tasks pursuant to purchasing procedures;
20. Submit annual "Conflicts Disclosure Statements" to the San Juan County Clerk/Auditor;
21. Ensure that San Juan County does not incur sales tax charges on exempt purchases by providing vendors documentation of tax exempt status, a TC721G Exemption Certificate for Governments and Schools;
22. Maintain oversight to ensure that contracted vendors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders and inform the Purchasing Agent of any material breach of such;
23. Contact the Purchasing Agent to initiate a purchase of capital items after the annual adopted budget has passed by resolution of the San Juan County Board of Commissioners;
24. Ensure expenditures are appropriately budgeted and submit Budget Amendment Form when necessary;
25. Determine the amount of a blanket purchase order and the length of time it will remain in effect (all purchase orders expire at the end of the calendar year);

26. Order from Vendors preapproved by the Purchasing Agent or submit a request to add new vendor to County Polaris system with appropriate back-up documentation including a copy of vendors insurance and a current and valid W-9); and
27. Approve or deny all designated invoices for payment, with the exception of self-reimbursement, which must be approved by another authorized individual in the department.

E. General Provisions

1. **Purchasing Agent Designated.** ~~The Chief Administrative Officer~~ is hereby appointed and designated as the San Juan County Purchasing Agent. The Purchasing Agent may designate qualified personnel to perform all or part of the Purchasing Agent's duties under this Policy.
2. **Authority to Enter into and Execute Contracts.** All contracts shall be approved by the San Juan County Board of Commissioners unless specifically delegated by the Board or authorized by applicable law. No department, office, board, or employee is authorized to execute a contract, agreement, or purchase order except as provided in this Policy, Board action, or applicable law. Contracts executed in violation of this section may be void and may result in personal liability for persons responsible.
3. **Competitive Procurement.** Unless exempted by Utah law or this Policy, procurements shall be conducted on a competitive basis using the appropriate method (quotes, invitation for bids, request for proposals, etc.), with documentation retained in the procurement file.
4. **Use of State and Cooperative Contracts.** Pursuant to Utah procurement law, the County may purchase from state contracts or cooperative contracts (including public procurement unit agreements) where authorized, without soliciting additional procurement options, provided the purchase is within the scope and terms of the contract and is properly documented.
5. **Sales Tax Exemption.** County purchases are generally exempt from sales tax. Departments shall provide appropriate documentation to vendors when required (e.g., TC-721G).
6. **Grant/Federal/State Requirements.** When procurement involves the expenditure of grant, state, or federal funds, the County shall comply with the applicable requirements in addition to this Policy. Where requirements conflict, the more restrictive requirement shall apply.

F. Authorization Requirements for Purchases

General Rule: Purchases shall be made only when budgeted and with appropriate approvals. The method of procurement and required documentation depend on (a) the total anticipated cost, (b) whether the procurement is one-time or ongoing, and (c) the type of purchase (goods, services, construction/public works).

1. **Purchases up to \$5,000**
 - o May be approved by the Department Head, provided the purchase is budgeted and within the department's authorized purpose.

- o **No quotes required** at this level, but documentation (vendor, item/service description, date, amount, and business purpose) shall be retained.
 - o This level **shall not be used** to establish or continue **ongoing services** or recurring purchases in a manner that avoids the thresholds and competition requirements in this Policy.
2. **Purchases over \$5,000 and up to \$10,000**
- o Requires a **Purchase Order** approved by the Department Director and the Purchasing Agent **before** initiating the purchase.
 - o The requisition/purchase description must clearly describe what is being purchased and why (part numbers alone are not sufficient).
 - o Requires a minimum of **two (2) competitive quotes** unless a documented exception applies or State Approved Vendor (e.g., sole source or emergency as provided in this Policy).
 - o Award shall generally be made to the lowest quote meeting specifications unless a higher-priced quote provides better value (quality, lifecycle costs, support, etc.). If not selecting the lowest quote, written justification shall be included in the purchase file.
 - o Contracts at this limit may be executed by the Purchasing Agent when a written contract is required and when delegated/authorized by the Board or applicable law.
3. **Purchases over \$10,000 and up to \$15,000**
- o Requires a **Purchase Order** approved by the Department Director and the Purchasing Agent **before** initiating the purchase.
 - o Requires a minimum of **three (3) written quotes** from three different vendors unless a documented exception applies or the Purchasing Agent grants a written waiver after showing of diligent effort.
 - o All quotes (and any waiver/exception documentation) shall be retained electronically as part of the purchasing record.
 - o **Services** in this range typically require a **County-approved written contract**. Contracts shall be executed by the Board unless delegated/authorized.
4. **Purchases over \$15,000 and up to \$50,000**
- o Requires a **written contract** and **Board approval in an open meeting**, unless delegated/authorized by the Board or applicable law.
 - o The Purchasing Agent shall determine and document the appropriate competitive method (quotes where allowed, Invitation for Bids, or RFP).
 - o **Ongoing services** in this range shall be competitively procured using an appropriate formal process with public notice as required by the solicitation method and County practice.
5. **Purchases over \$50,000**
- o Requires formal competitive procurement and **Board approval in an open meeting**, unless an exception applies (emergency/sole source) and is properly documented.
 - o Requirements by type:
 - a. **Goods/Equipment/Services over \$50,000:** RFP or Invitation for Bids as determined by the Purchasing Agent, and a County-approved contract.
 - b. **Building Improvements over \$50,000:** Formal solicitation (RFP/IFB as

appropriate) and County-approved contract.

c. **Road/Public Works Projects:** Procured using the appropriate construction/public works method as determined by the Purchasing Agent and County counsel, consistent with this Policy and applicable law, with required documentation, bonding/security where applicable, and a County-approved contract.

6. **Avoidance Prohibited**

- o Purchases shall not be divided into smaller purchases to evade approval, competition, documentation, or contract requirements. See Ethics section.

7. **Sole Source Procurement**

- o Sole source procurement may be used only when a requirement is reasonably available from a single supplier.
- o A requirement for a particular proprietary item does not justify sole source if more than one potential vendor can provide the item.
- o Sole source requests must be submitted in writing to the Purchasing Agent with a clear explanation of why no other source is suitable, the expected duration of the sole source determination, and sufficient documentation to support the determination.
- o In cases of reasonable doubt, competition should be solicited.

G. Request for Proposal, Invitation for Bids, and Related Competitive Processes

(RFP / IFB / RFI / Quotes)

1. Competitive Procurement – General

Unless otherwise exempted by Utah law or this Policy, procurements exceeding small purchase thresholds shall be conducted using a competitive process appropriate to the type and complexity of the purchase.

The Purchasing Agent shall determine the appropriate method, including:

- Invitation for Bids (IFB) – Competitive Sealed Bidding
- Request for Proposals (RFP) – Competitive Sealed Proposals
- Request for Information (RFI) – Informational only
- Quotes (informal competition within thresholds)
- Sole Source or Emergency Procurement (when properly documented)

All competitive procurements shall be documented in the procurement file.

2. Invitation for Bids (IFB) – Competitive Sealed Bidding

A. When Used

The IFB process is used when:

- Specifications are clear and complete;
- Award can be based primarily on price; and
- Discussions are not necessary.

Competitive sealed bidding is typically required for higher-value procurements where price is the primary factor.

B. Content of the Invitation for Bids

The IFB shall include:

1. Instructions to bidders (submission deadline, location, format requirements)
2. Clear specifications or scope of work

3. Evaluation criteria (lowest responsive and responsible bidder)
4. Contract terms and conditions
5. Bonding or security requirements, if applicable
6. Requirement to acknowledge amendments

Documents may be incorporated by reference if access is clearly stated.

C. Public Notice

For procurements requiring formal competitive bidding:

Public notice shall be provided in a manner reasonably designed to promote competition, which may include:

- Posting on the County website
- Posting through the Utah Public Procurement Place (U3P) or other approved electronic procurement system
- Publication in a newspaper of general or local circulation when appropriate
- Direct notification to known vendors

The Purchasing Agent shall determine the appropriate notice method based on the size and nature of the procurement.

D. Bidding Time

A minimum of **10 calendar days** shall generally be provided between issuance of the IFB and bid opening unless a shorter time is justified in writing by the Purchasing Agent due to urgency or special circumstances.

E. Receipt and Opening of Bids

- Bids shall be time-stamped upon receipt.
- Bids shall be securely maintained until opening.
- Bids shall be opened publicly at the time and place stated in the IFB.
- The names of bidders and bid amounts shall be read aloud or otherwise made publicly available.
- Procurement records shall be retained in accordance with County record retention requirements.

F. Evaluation and Award

1. Award shall be made to the **lowest responsive and responsible bidder** meeting all material requirements of the IFB.
2. Responsibility may include:
 - Financial capability
 - Past performance
 - Compliance history
 - Ability to meet delivery or performance requirements
3. If only one bid is received, award may be made if:
 - The price is determined to be fair and reasonable; and
 - Adequate competition was reasonably solicited.
4. The Purchasing Agent shall document the basis for award in the procurement file.

G. Cancellation or Rejection

The County may cancel a solicitation or reject any or all bids when in the best interest of the County. The reason shall be documented in the procurement file.

3. Request for Proposals (RFP) – Competitive Sealed Proposals

A. When Used

The RFP process is used when:

- Factors other than price are important;
- Technical approach, qualifications, or experience must be evaluated; or
- Discussions may be necessary.

Award shall be based on **best value**, considering all evaluation criteria stated in the RFP.

B. Content of the RFP

The RFP shall include:

1. Scope of work or project description
2. Proposal submission instructions
3. Evaluation factors and relative importance
4. Contract terms and conditions
5. Deadline and submission requirements

Only evaluation criteria stated in the RFP may be used in scoring proposals.

C. Evaluation Committee

1. The Purchasing Agent shall appoint a selection committee.
2. Committee members shall:
 - o Have relevant subject matter knowledge;
 - o Have no conflicts of interest;
 - o Independently evaluate proposals prior to group discussion.
3. Each member shall score proposals using the established evaluation criteria.
4. Scores shall be documented and retained in the procurement file.

Committee members shall not communicate with offerors outside the formal process.

D. Oral Presentations (Optional)

If oral presentations are conducted:

1. All invited offerors shall be given equal opportunity and time.
2. Oral presentations may clarify but may not materially alter the original proposal.
3. No offeror shall receive information about another offeror's proposal.

E. Discussions and Best and Final Offers

If permitted in the RFP, the County may conduct discussions with one or more offerors to clarify proposals or request best and final offers, provided:

- All offerors are treated fairly;
- No proprietary information is disclosed;
- Documentation is retained in the file.

F. Award

1. The evaluation committee shall make a recommendation to the Board of County Commissioners.
2. The Board may:
 - o Award to the highest ranked offeror;
 - o Reject all proposals; or
 - o Authorize limited negotiations consistent with the scope of the RFP.
3. A written Notice of Award shall document the basis for selection.

Contracts shall not be effective until approved and executed as required by this Policy.

4. Request for Information (RFI)

An RFI may be issued to gather information about vendor capabilities, pricing structures, or industry standards prior to issuing a formal solicitation.

An RFI:

- Is not a request for pricing;
- Does not result in award;
- Does not obligate the County.

Information gathered through an RFI may be used to develop specifications or scope of work.

5. Sole Source Procurement

Sole source procurement may be used only when:

- The requirement is reasonably available from only one supplier; and
- The determination is documented in writing and approved by the Purchasing Agent.

The written justification shall include:

- Description of the good/service;
- Explanation of uniqueness;
- Efforts made to identify alternative sources;
- Duration of sole source determination.

Where reasonable doubt exists, competition shall be solicited.

6. Emergency Procurement

Emergency procurement may be used when immediate action is required to:

- Protect public health or safety;
- Prevent substantial property damage;
- Respond to a declared or actual emergency.

Emergency procurements shall:

- Be limited to the goods or services necessary to address the emergency;
- Be documented in writing;
- Be presented to the Board of County Commissioners as soon as practical.

7. Protests

1. Protests regarding a solicitation or award must be submitted in writing to the Chief Administrative Officer within **5 business days** of the event giving rise to the protest.
2. The Chief Administrative Officer shall issue a written response within **5 business days**.
3. The decision may be appealed in writing to the Board of County Commissioners within **5 business days** of the response.
4. The Board's decision shall be final.

8. Documentation and Record Retention

All competitive procurement files shall include:

- Solicitation documents
- Amendments
- Notices
- Bids or proposals received
- Evaluation materials
- Award documentation
- Contract and approvals

Procurement records shall be retained in accordance with County record retention schedules and applicable law.

J. Public Works and Construction Procurement

1. Purpose

This section governs the procurement of public works and construction projects, including building improvements, road projects, infrastructure repairs, and other fixed public improvements. Construction procurement shall comply with this Policy, applicable provisions of the Utah Procurement Code (Title 63G-6a), and applicable fiscal controls under Title 17, Chapter 63.

2. Applicability

This section applies to:

- Building construction or renovation
- Road construction and paving
- Public infrastructure improvements
- Major repairs or capital improvements
- Projects involving labor and materials

3. Procurement Method

The Purchasing Agent, in consultation with the requesting department and County Attorney, shall determine the appropriate procurement method based on:

- Project complexity
- Estimated cost
- Risk allocation
- Timeline
- Market conditions

Methods may include:

- Invitation for Bids (IFB) – traditional low bid
- Request for Proposals (RFP) – when qualifications/technical approach matter
- Multi-step sealed bidding
- Approved cooperative/state contracts (if legally permissible)

4. Thresholds and Competition Requirements

A. Projects \$15,000 and Below

- Minimum quote requirements as outlined in Section H.
- Documentation retained in procurement file.

B. Projects \$15,000 – \$50,000

- Written contract required.
- Board approval in an open meeting.
- Competitive process required (formal quotes or IFB/RFP as determined by Purchasing Agent).

C. Projects Over \$50,000

- Formal competitive procurement required (IFB or RFP).

- Public notice required.
- Written contract required.
- Board approval in open meeting.

5. Bonding and Security

The Purchasing Agent may require:

- Bid security
- Performance bonds
- Payment bonds

Bonding requirements shall:

- Be stated in the solicitation;
- Be proportional to project risk;
- Not be used as a substitute for determining contractor responsibility.

6. Change Orders

1. Change orders must:
 - Be in writing;
 - Clearly describe scope change and cost/time impact;
 - Be signed by authorized County officials.
2. Change orders that materially alter:
 - The scope of work; or
 - The total contract amount beyond approved authority

Shall require Board approval.

3. All change orders shall be retained in the contract file.

7. Contractor Responsibility

Prior to award, the County may evaluate:

- Contractor licensing
- Financial stability
- Insurance coverage
- Past performance
- Safety record
- Compliance history

The County may reject a contractor deemed non-responsible.

8. Emergency Construction

Emergency construction work necessary to protect life, safety, or property may be authorized consistent with emergency procurement provisions in this Policy.

Emergency construction expenditures shall:

- Be limited to immediate needs;
- Be documented;
- Be reported to the Board as soon as practical.

9. Retainage and Final Payment

Where appropriate, the County may:

- Withhold retainage;
- Require final inspection;
- Require lien releases;
- Require certification of payment to subcontractors.

Final payment shall not be issued until contractual requirements are satisfied.

San Juan County Procurement Authority Matrix

Estimated Total Procurement Amount	Competition Required	Contract Required	Board Approval Required	Notes
\$0 – \$5,000	None required	No	No	Must be budgeted; documentation required
\$5,001 – \$10,000	Minimum 2 quotes	PO required	No	Not for ongoing services
\$10,001 – \$15,000	Minimum 3 written quotes	Yes (services)	Possibly (if contract delegated otherwise Purchasing Agent)	Written justification required if not lowest
\$15,001 – \$50,000	Competitive process (quotes or formal solicitation)	Yes	Yes (open meeting)	Ongoing services require formal competition
Over \$50,000 (Goods/Services)	Formal IFB or RFP	Yes	Yes	Public notice required
Construction \$15k–\$50k	Competitive process	Yes	Yes	See Public Works Section
Construction Over \$50k	Formal IFB or RFP	Yes	Yes	Bonding may be required
Sole Source (Any Amount)	Justification required	Yes	Yes (if over Board threshold)	Must be documented
Emergency Procurement	Competition may be waived	Yes	Ratification as soon as practical	Must be documented