COMPLIANCE WITH GOVERNMENTAL CONDUCT ACT

The Governmental Conduct Act (Chapter 10, Article 16 NMSA 1978) includes, but is not limited to, the following provisions. Ability to comply with the governmental conduct act is required for eligibility to enter into a contract with the State of New Mexico.

10-16-2. DEFINITIONS. –
As used in the Governmental Conduct Act:
   A. "business" means a corporation, partnership, sole proprietorship, firm, organization or individual carrying on a business;
   B. "confidential information" means information that by law or practice is not available to the public;
   C. "contract" means an agreement or transaction having a value of more than one thousand dollars ($1,000) with a state or local government agency for:
      (1) the rendition of services, including professional services;
      (2) the furnishing of any material, supplies or equipment;
      (3) the construction, alteration or repair of any public building or public work;
      (4) the acquisition, sale or lease of any land or building;
      (5) a licensing arrangement;
      (6) a loan or loan guarantee; or
      (7) the purchase of financial securities or instruments;
   D. "employment" means rendering of services for compensation in the form of salary as an employee;
   E. "family" means an individual's spouse, parents, children or siblings, by consanguinity or affinity;
   F. "financial interest" means an interest held by an individual or the individual's family that is:
      (1) an ownership interest in business or property; or
      (2) any employment or prospective employment for which negotiations have already begun;
   G. "local government agency" means a political subdivision of the state or an agency of a political subdivision of the state;
   H. "official act" means an official decision, recommendation, approval, disapproval or other action that involves the use of discretionary authority;
   I. "public officer or employee" means any elected or appointed official or employee of a state agency or local government agency who receives compensation in the form of salary or is eligible for per diem or mileage but excludes legislators;
J. "standards" means the conduct required by the Governmental Conduct Act;  
K. "state agency" means any branch, agency, instrumentality or institution of the state; and  
L. "substantial interest" means an ownership interest that is greater than twenty percent.

10-16-7. CONTRACTS INVOLVING PUBLIC OFFICERS OR EMPLOYEES. –
A. A state agency shall not enter into a contract with a public officer or employee of the state, with the family of the public officer or employee or with a business in which the public officer or employee or the family of the public officer or employee has a substantial interest unless the public officer or employee has disclosed through public notice the public officer's or employee's substantial interest and unless the contract is awarded pursuant to a competitive process; provided that this section does not apply to a contract of official employment with the state. A person negotiating or executing a contract on behalf of a state agency shall exercise due diligence to ensure compliance with the provisions of this section.

B. Unless a public officer or employee has disclosed the public officer's or employee's substantial interest through public notice and unless a contract is awarded pursuant to a competitive process, a local government agency shall not enter into a contract with a public officer or employee of that local government agency, with the family of the public officer or employee or with a business in which the public officer or employee or the family of the public officer or employee has a substantial interest.

C. Subsection B of this section does not apply to a contract of official employment with a political subdivision. A person negotiating or executing a contract on behalf of a local government agency shall exercise due diligence to ensure compliance with the provisions of this section.

10-16-8. CONTRACTS INVOLVING FORMER PUBLIC OFFICERS OR EMPLOYEES; REPRESENTATION OF CLIENTS AFTER GOVERNMENT SERVICE. –
A. A state agency shall not enter into a contract with, or take any action favorably affecting, any person or business that is:

   (1) represented personally in the matter by a person who has been a public officer or employee of the state within the preceding year if the value of the contract or action is in excess of one thousand dollars ($1,000) and the contract is a direct result of an official act by the public officer or employee; or
(2) assisted in the transaction by a former public officer or employee of the state whose official act, while in state employment, directly resulted in the agency's making that contract or taking that action.

B. A former public officer or employee shall not represent a person in the person's dealings with the government on a matter in which the former public officer or employee participated personally and substantially while a public officer or employee.

C. A local government agency shall not enter into a contract with, or take any action favorably affecting, any person or business that is:

   (1) represented personally in the matter by a person who has been a public officer or employee of that local government agency within the preceding year if the value of the contract or action is in excess of one thousand dollars ($1,000) and the contract is a direct result of an official act by the public officer or employee; or

   (2) assisted in the transaction by a former public officer or employee of that political subdivision of the state whose official act, while in employment with that political subdivision of the state, directly resulted in the agency's making that contract or taking that action.

D. For a period of one year after leaving government service or employment, a former public officer or employee shall not represent for pay a person before the state agency or local government agency at which the former public officer or employee served or worked.

10-16-9. CONTRACTS INVOLVING LEGISLATORS; REPRESENTATION BEFORE STATE AGENCIES.

   A. A state agency shall not enter into a contract for services, construction or items of tangible personal property with a legislator, the legislator's family or with a business in which the legislator or the legislator's family has a substantial interest unless the legislator has disclosed the legislator's substantial interest and unless the contract is awarded in accordance with the provisions of the Procurement Code [13-1-28 to 13-1-199 NMSA 1978], except the potential contractor shall not be eligible for a sole source or small purchase contract. A person negotiating or executing a contract on behalf of a state agency shall exercise due diligence to ensure compliance with the provisions of this subsection.

   B. A legislator shall not appear for, represent or assist another person in a matter before a state agency, unless without compensation or for the benefit of a constituent, except for legislators who are attorneys or other professional persons engaged in the conduct of their professions and, in those instances, the legislator shall refrain from references to the legislator's legislative capacity except as to matters of scheduling, from communications on legislative stationery and from threats or implications relating to legislative actions.
10-16-13. PROHIBITED BIDDING. –
No state agency or local government agency shall accept a bid or proposal from a person who directly participated in the preparation of specifications, qualifications or evaluation criteria on which the specific competitive bid or proposal was based. A person accepting a bid or proposal on behalf of a state agency or local government agency shall exercise due diligence to ensure compliance with this section.