EMRTC’s Standard Terms and Conditions identified here must be included in all EMRTC proposals and are incorporated in any resulting award.

1. Any award made pursuant to this RFP/RFQ shall incorporate FAR 31.104 - Contracts with Educational Institutions, Subpart 31.3.
2. Proposals are valid for 30 days.
3. Payment terms are Net 30.
4. The appropriate institutional identification and address required on Purchase Orders, Contracts and other official documents is: New Mexico Institute of Mining and Technology, Attn. Energetic Materials Research and Testing Center, 801 Leroy Place, Socorro, NM 87801-4796. The institution’s Authorized Signatory is Cleve McDaniel PhD, Vice President for Administration and Finance.
5. The Period of Performance on any resulting contract must be for a term no less than four (4) months from date of award execution and set up.
6. Only a NMIMT Contractual Point of Contact is authorized to negotiate the expenditure of funds, change of scope, period of performance, and/or other contract terms and conditions for final university approval. COMMITMENTS, CHANGES, OBLIGATIONS, OR PROMISES, REPRESENTED, IMPLIED OR EXPRESSED, INITIATED BY OTHER PERSONNEL WITH OR BETWEEN OTHER EXTERNAL REPRESENTATIVES DO NOT BIND NMIMT/EMRTC.
7. NMIMT’s liability is subject to limitations and provisions of the NM Tort Claims Act, NMSA 1978, Sections 41-4-1 through 41-4-27, as amended and shall be applied in accordance with the laws of the State of New Mexico.
8. If travel is required, EMRTC will follow NMIMT's Travel Policy.
9. If a proposal results in an award under a US Government prime contract, all applicable flow-down clauses and requirements must be provided to NMIMT/EMRTC prior to award.
10. EMRTC is a Research unit of NMIMT. It has a Specialized Service Facility (SSF) associated with it which charges Facility Support as a direct cost to awards utilizing the SSF. A rate for this cost is negotiated annually with ONR and is applied to modified total direct costs.
11. Title to property purchased with awarded funds from the contract will be governed by FAR 52.245-1 Alt II.
12. Pricing includes a negotiated fixed F&A rate which will be applied to all modified total direct costs (MTDC).
13. No operations or scheduling of operations will be authorized by NMIMT until a fully-executed purchase order, contract document, or written financial authorization to proceed has been processed through the university system.
14. To ensure EMRTC’s compliance with requirements outlined in DoD Manual 4145.26-M, EMRTC will not accept any ordnance shipment unless all pertinent technical data and inspection criteria (covering initial receipt inspection, and proper handling and storage instruction) is received prior to the delivery. EMRTC is not responsible for any additional charges incurred due to rejected shipments.
15. EMRTC does not provide long-term storage for any ordnance or explosive loaded devices at our facilities unless they are associated with and will be used on an active contract. EMRTC is not a treatment facility, therefore final disposition instructions must be incorporated in all contracts; any associated preparation and shipping costs will be the responsibility of the customer and/or client who has ownership of the explosives.
16. EMRTC cannot accept shipments prior to award and set up of an approved contract/PO.
17. Testing or Laboratory operations will not be performed until the appropriate MSDS’s are provided to EMRTC and approved by EMRTC’s safety officer.
18. EMRTC Standard Operating Procedures will apply to all operations.
19. Inclement weather may result in rescheduling of the test(s)/activity and in additional costs.
20. Only Contractor designated observers are welcome to witness tests or operations.
21. Cameras may be allowed with restrictions on the test facility.
22. The customer is liable for any damage to government furnished equipment (GFE) during the performance of any resulting contract.
23. Terms and Conditions not applicable are self-deleting.