Liberty Healthcare Corporation THE FREEDOM TO SUCCEED TH	LIBERTY HEALTHCARE C FILIATES (LIBERTY) CONTRA WITH VENDORS OF GOOD OFFICE LEASES	ACT REQUISITION FORM		
New Contract	Revised Contract			
Replacement Contract	- insert name of current Vendor:			
Please fill out form <u>entirely</u> . If a section is not applicable, please note it as <u>N/A</u> . Attach any supporting documentation. Please note, inaccurate or incomplete information will cause delays. See Attachments A, B & C for Guidelines.				
v	I be sent via <u>email</u> to Requestor unles	s otherwise specified.		
Date Requested:	Name of Contract Requestor:			
Desired Effective Date:	Date Contract must be finalized by:	Date Goods or Services must be in place by:		
Consequences of a Missed Deadline (i.e. financial penalty, lost contract):				
Program Name:	Vendor Name and Contract Subject	Matter (i.e. Cannon copier):		
Reason for Contract:				
Reason for chosen Vendor/Lessor: Was Liberty's Preferred Vendor List reviewed before selecting vendor? Is Vendor on the list? Yes No Have other options been explored? Yes No Briefly address steps to ensure best price/value (see Attachment C):				
What is the total annual cost? Are contract costs in budget? □Yes □ No Have you obtained all required financial approvals? □Yes □ No If no, provide explanation (see Attachment C):				
Are you aware of any conflict of interest that exists, could potentially exist or appear to exist with the chosen Vendor/Lessor? (i.e. family relation, financial interest/benefit, etc.) If yes, explain.				
Will the Vendor have access to Protected Health Information? Yes 🛛 No				
If yes, is the Vendor HIPAA compliant? \Box Yes \Box No				
Will the Vendor sign our Business Associate Agreement? Yes No TBD				
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Is the Vendor located in the Un	ites States? Yes No			
	BBEN which can be obtained from the Accounting Department's			
Controller or designee.				
Will any services be provided or data accessed outside of the United States? \Box Yes $\ \Box$ No				
Attach any supporting docume	entation you may have such as a Quote, Proposal, proposed Agreement:			
If you attach a proposed Agreement that contains the information requested below in the shaded area then you do not need to fill out the shaded area unless you want to change terms in the proposed Agreement. If the proposed Agreement does not have all of the requested information below, then please fill out the appropriate sections. Please make sure any references to				
Riders, Attachments or Exhibits are i				
Effective Date:	Proposed length of term and renewal options (if any):			
Proposed termination provision	ns:			
	e (i.e. Liberty Healthcare Corporation; Liberty of Oklahoma Corporation; pration, Liberty Residential Services, Inc., etc.) is listed.			
Full legal name of person (i.e. T to be contracted with:	homas not Tom, etc.) or legal entity (i.e. LLC, Corp., Inc., P.A., P.C., etc.)			
Full mailing address (i.e. street number and name, suite number, city, state and zip) of person or legal entity to be contracted with:				
Full mailing address where serv	vices are to be performed, delivery to be made, or property being leased:			
Description of the goods or services to be provided (i.e. make, model number, quantity, delivery terms, warranty, scope of work, service deliverables, etc.) or details of the property being leased (i.e. rent, security deposit, square footage of the premises):				
Pricing of the goods or services to be provided (i.e. cost per item/hour/flat fee, one time cost or annual cost or both, shipping cost, payment terms, etc.):				
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Signature Approval of Contract Requisition Form			
Contract Requestor:	Date:		
Contract Manager:	Date:		

Attachment A

The following guidelines are provided to assist Liberty employees in reviewing a contract. It is Liberty's expectation that its employees will utilize this guide, as applicable.

- The contract should state the correct Liberty entity name (i.e. Liberty Healthcare Corporation; Liberty of Oklahoma Corporation; Liberty Behavioral Health Corporation, Liberty Residential Services, Inc., etc.).
- The contract should be clear about exactly what is being purchased whether it is goods or services (i.e. make, model number, quantity, pricing, etc.).
- The contract should be as specific as possible as to how and when goods or services will be delivered.
- The contract should have an "out" clause that enables Liberty to terminate the contract without cause at any time or within 30 days or another reasonable amount of time.
- If the contract has a Penalties for Late Payment section it should not exceed .05% per month for a late fee and it should also allow at least 30 days for Liberty to render such payments from the time Liberty receives and approves the invoice.
- If a vendor is providing services to Liberty on-grounds at a Program the contract should state that the vendor carries general liability and worker's compensation insurance in limits as specified by state law. More specific insurance types and limits may be required depending on the circumstances. The Legal Department will advise during its review of the contract.
- All notices to be sent to Liberty pursuant to a contract should be sent to the attention of Liberty's President.
- Successors & Assigns The contract shouldn't allow the assignment of goods, services, rights, duties and/or obligations to a third party without Liberty's consent in writing.
- Attorney's Fees should not be included, if at all possible.
- Governing Law should be Pennsylvania, if at all possible.
- Hold Harmless Liberty should be held harmless, if at all possible.
- All contract provisions should be as clear as possible and not be subject to more than one interpretation.

Attachment B

The following guidelines are provided to assist Liberty employees in reviewing an office lease. It is Liberty's expectation that its employees will utilize this guide, as applicable.

Initial Considerations:

- What are our needs (location, features and amenities needed, the number of FTE's using the space)?
- What is our budget?
- What space is available in the marketplace for our budget?
- Is a commercial realtor needed (consult with Contract Manager)?

Office Leases should include:

- The full legal name(i.e. Inc., Corp., LLC, etc) and full address (i.e. street number and name, suite number, city, state and zip) of the Landlord/Lessor and Tenant/Lessee (i.e. Liberty Healthcare Corporation; Liberty of Oklahoma Corporation; Liberty Behavioral Health Corporation, Liberty Residential Services, Inc., etc.);
- The full address of the property being leased ("Premises");
- The square footage of the Premises;
- The lease should have an "out" clause that enables Liberty to terminate the lease without cause at any time or within 30 days or another reasonable amount of time. If not possible, then an "out" clause if our Client Contract (State, County, Hospital, etc.) ends for any reason or is substantially reduced.

- The Landlord (not Tenant) shall:
 - Be responsible for keeping the electrical, plumbing, heating and air conditioning systems and any other systems, equipment or fixtures servicing the Premises in good working order and in a safe condition.
 - Be responsible for all repairs required to all building systems described above, as well as the roof, exterior walls, structural foundations and avenues for ingress and egress (hallways, entrances and exits).
 - Be responsible for maintaining in good condition such portions adjacent to the Premises such as sidewalks, driveways, lawns, shrubbery and daily janitorial service at no additional cost to Tenant.
 - Provide all utilities (water, oil, gas, electric, sewer, etc.) to Premises for use of Tenant at no additional cost to Tenant.
 - Provide general liability insurance for the building and grounds. (Tenant shall provide general liability for the Premises and property insurance for the contents.)

Office Leases should NOT include:

- Language that Tenant shall be required to pay liquidated damages;
- Language that Tenant shall appoint Landlord as attorney-in-fact;
- Language that Tenant shall provide its financial statements.

Some Additional Considerations:

- Is parking included or excluded? If included, the Lease should specify the details (i.e. location, number of spaces, are the spaces designated, etc.).
- Is security needed? If so, does the Landlord provide it at no additional cost?
- Make sure any references in the Lease to Riders, Attachments or Exhibits are included.

Attachment C

Guidelines on Purchasing or Leasing Practices

The following guidelines are provided to assist Liberty Employees in conducting a thorough procurement process once a business need for goods (e.g. equipment, supplies) or services (e.g. maintenance, experts) arises. It is Liberty's expectation that its Employees will utilize this guide, as applicable.

I. Selecting Vendors

A. Research- Identify vendors who can provide the goods or services needed

□ Yes □ No (1) Refer to Liberty's Guidelines for Purchasing Goods or Services Manual which identifies Liberty's preferred vendors;

- □ Yes □ No (2) Check with the corporate office to see if it has a relationship with an existing vendor that could be utilized;
- □ Yes □ No (3) Talk to colleagues who might have purchased or leased a similar good or service;
- □ Yes □ No (4) Conduct an internet search for the best vendors and best pricing locally, nationally, and/or internationally;
- □ Yes □ No (5) Consult trade publications, directories, supplier catalogues, and professional journals;
 - B. Once a list of potential vendors have been identified, begin evaluating each vendor's capabilities.
- \Box Yes \Box No (1) Check references of the vendor's primary customers;
- \Box Yes \Box No (2) How long has the vendor been in business?
- \Box Yes \Box No (3) Does the vendor use technology that is adequate to meet business need?
- \Box Yes \Box No (4) Does the vendor offer any discounts that we would be eligible for?

C. After potential vendors have been evaluated, identify which vendors to obtain quotes/proposals from.

II. Obtaining Quotes/Proposals

A. In order to make an informed and objective decision, it is important to comparison shop for the best pricing, quality, and service.

(1) Each quote/proposal should contain the same or substantially similar detail:

a. The goods or services should be described in detail and specifications should be clear and complete:

	i Ouentitur		
□ Yes □ No □ Yes □ No	i. Quantity;ii. Quality of Goods/Acceptable Level of Performance for	or	
	Services;		
🗆 Yes 🗆 No	iii. Delivery Terms/Location;		
\Box Yes \Box No	iv. Warranty;		
🗆 Yes 🗆 No	v. Pricing (cost per item/hour/flat fee; shipping;		
	purchasing vs. leasing; one-time cost, annual cost or		
	both);		
🗆 Yes 🗆 No	vi. Payment Terms;		
🗆 Yes 🗆 No	vii. Service Deliverables;		
🗆 Yes 🗆 No	viii. Will the Vendor have access to PHI ?		
	Protected Health Information (PHI) under US law is		
	about health status, provision of health care, or payr		
	that is created or collected by a Covered Entity (or a		
	a Covered Entity), and can be linked to a specific indi	vidual.	
□ Yes □ No □ N/A □ Yes □ No □ N/A	ix. Is the Vendor HIPAA compliant?	n+7	
$\Box Yes \Box No \Box N/A$	 x. Will the Vendor sign our Business Associate Agreeme xi. Is the Vendor located in the United States? 		
	If no, we will need IRS Form W8BEN which can be ob	tained from the	
	Accounting Department's Controller or designee.		
🗆 Yes 🗆 No 🗆 N/A	xii. Will any services be provided or data accessed outsid	de of the US?	
,	, ,		
(2)	Will a contract be needed? If not sure, contact the Legal Department	nt.	
	If so, obtain copies of the potential vendor(s)' proposed contracts electronically via		
	e-mail so that if changes are needed during negotiation they can be tracked. Contracts		
	should be compared to each other to help determine what is reasonable to expect and		
	should be used as a tool in negotiations with the potential vendors.		
(3)	Determine the total annual cost;		
(
(4)	Determine the impact on budget;		
(5)			
(5)	(5) Determine whether purchasing or leasing is more		
	advantageous;		
(6)	Discuss with the Supervisor/Executive Director/ Contract Manager/	Chief	
	Operating Officer as appropriate;		
(7)	Determine which vendor is the best choice;		
□ Yes □ No	Are you aware of any conflict of interact that exists, could potential	ly exist or	
	Yes D No Are you aware of any conflict of interest that exists, could potentially exist or appear to exist with the chosen Vendor?		
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If so, <u>you are required</u> to notify the Supervisor/Executive Director/ Contract Manager/ Chief Operating Officer, as appropriate.

- (8) Determine whether to proceed;
- (9) If it is decided that a purchase or lease is not appropriate, determine alternative ways to address the business need (e.g. repair existing equipment; negotiate pricing/services with identified vendors; identify additional vendors with better pricing/services, etc.) and proceed accordingly;
- (10) If it is decided that a purchase should be made or a lease entered into, determine which dollar amount threshold (as set forth in the table below) is applicable and proceed according to the remainder of the Procurement, Purchasing & Leasing SOP.

Under \$1,000.00	Over \$1,000.00 but	\$10,000.00 or Over
	Under \$10,000.00	
Written	Written	Written quotes/proposals are required
quotes/proposals are	quotes/proposals are not	and shall be obtained from three
not required if the cost	required (but are	vendors.
is within budget and the	recommended) if the	
purchase or lease is	cost is within budget and	A memo is prepared stating why the
approved by the	the purchase or lease is	purchase or lease is needed, which
appropriate Manager(s).	approved by the	vendor offers the best value, if the cost is
However Liberty	appropriate Contract	within budget or an explanation if the
However, Liberty encourages contacting	Manager.	cost is not within budget.
several vendors in order	However, two to three	The written quotes/proposals and memo
to obtain the best value.	estimates through an	are submitted to the appropriate
	internet search or other	Contract Manager.
	reasonable means shall	
	be obtained.	If written quotes/proposals cannot be
		obtained from three vendors the memo
		should also include the reason and what
		alternative steps were taken to ensure
		favorable pricing/quality/service was
		obtained.
		The Contract Manager approves the
		recommendation, requests additional
		information, or denies it.

Purchases or Leases of goods or services whose total annual cost are:

III. <u>Negotiation</u>

- A. It is often necessary to negotiate with the selected vendor.
 - (1) Some examples of when negotiation should be used is:
 - a. The purchase or lease involves a significant amount of money or represents an ongoing effort;
 - b. There are a limited number of potential vendors who can provide the goods/services or no other vendor is available.
 - (2) Some negotiation strategies are:
 - a. Only negotiate with those representatives of the vendor who are authorized to make concessions;
 - Being silent can be an effective tool as the vendor may find that silence could mean that they might lose the business and in turn may be more willing to offer better terms or conditions.
 - c. Don't reduce the ability to bargain effectively by making statements that indicate that there are no other options available. Don't reveal the maximum amount budgeted for the expenditure. Don't indicate that the need is urgent as it could affect the price unless doing so would enhance bargaining power rather than detract from bargaining power.