

November 25, 2019

JONATHAN K. SKEDELESKI Chief U.S. Probation Officer

TIMOTHY M. JENKINS Deputy Chief U.S. Probation Officer Room 2300 300 Ala Moana Boulevard Honolulu, Hawaii 96850-2300 Tel: (808) 541-1283

Fax: (808) 541-1345

RE: REQUEST FOR PROPOSALS

# Dear Program Administrator:

The United States Probation for the District of Hawaii is soliciting proposals to provide transitional and emergency housing services for male federal offenders who are in need of transitional and or emergency housing. The following is a list of service(s) we are soliciting:

Transitional and/or Emergency Men's Housing) – catchment to include the cities of Honolulu, Aiea, Pearl City, Waipahu, Ewa Beach and Kapolei.

These individuals include persons on probation, supervised release, or parole, who are under supervision of the United States Probation Office. This group could also include inmates under the authority of the United States Bureau of Prisons, as well as persons on pretrial status under the supervision of United States Pretrial Services.

The Request For Proposal (RFP) contains the full text of all applicable Government regulations, and all offerors are subject to the provisions contained in the RFP. In responding to the RFP, you should answer fully each item and supply all information requested. Section "L" provides specific directions for potential vendors in completing their proposals. The minimum standards for the services listed are contained in the Clauses and Terms of Agreement, and all proposals will be evaluated by the criteria identified in Section "M."

Proposals will be awarded on the basis of initial offers submitted, and each initial offer should contain your organization's best terms from a price and technical standpoint. There will be no additional opportunity to modify your proposal.

Please read the RFP carefully; do not rely on knowledge of previous RFPs, or knowledge of previous federal procurement procedures.

The estimated monthly quantity (EMQ) listed in Section "B" of the RFP is the estimate of the services to be provided during the term of this agreement. It is only an estimate.

Although the Government may choose to enter into a Blanket Purchase Agreement with multiple vendors, the Government reserves the right to award to a single vendor.

The term for this Blanket Purchase Agreement terminates at the end of the current fiscal year, with a provision that shall allow the Government to unilaterally extend the agreement for an additional two (2) years, at the Government's discretion.

A vendor must be capable of providing all services identified in Section "B" and within the geographic area identified in Section "B."

All questions regarding the RFP must be submitted in writing to the U.S. Probation Office by 12/09/2019, to Kate McClory via fax number (808) 676-6598 or email address uspohi\_treatment@hip.uscourts.gov. Responses will be sent out to all vendors who received this letter by 12/13/2019.

The RFP is accessible for download online at <a href="www.hid.uscourts.gov">www.hid.uscourts.gov</a>. Refer to the Treatment Services section under the U.S. Probation Office link. If you are unable to download the RFP, please contact Kate McClory at (808) 541-1458 for a copy.

For all proposals, an original and two (2) copies must be received no later than **4:00 p.m. on 12/23/2019**, at 300 Ala Moana Blvd., Room 2300, Honolulu, Hawaii 96850. **Please do not resubmit a blank copy of the RFP** with the proposal.

All copies <u>must</u> be originally signed. A copy of the Blanket Purchase Agreement, Clauses and Terms of Agreement, should be retained by the vendor for their files. **Please do not submit proposals in binders or notebooks or with tabs**.

In your review of the RFP requirements, if applicable, please note the **Local Services section** for the modification to the Description/Statement of Work.

Please note that federal clients are to receive priority placement and a contractor's ability to discharge a federal client without the involvement of the Probation or Pretrial Services Officer is limited.

Sincerely,

Kate McClory

Senior U.S. Probation Officer

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#### SECTION B – PRODUCTS OR SERVICES AND PRICES / COSTS

#### **B.1. FIRM FIXED PRICE**

**B.1.1 BASE PRICE**. The firm fixed price for this contract shall be \$\_\_\_\_\_\_. This is the total firm fixed price to be paid to the contractor for providing the services as described in the Statement of Work (SOW), Section C of this document. The firm fixed price is inclusive. No payments will be made in addition to the stated firm fixed price for any efforts made by the contractor in accomplishing the SOW.

Item No.	Description	EQM	Unit	Unit Price	<b>Extended Price</b>
1	Provide emergency or transitional housing for men in Kapolei, Ewa Beach, Waipahu, Aiea, Pearl City and/or Honolulu.	240	per day		N/A
				TOTAL	

**B.1.2 OPTION PRICING**. The following are priced option items subject to the terms and conditions of Clause 2-90B, Option for Increased Quantity – Separately Priced Line Item. The Judiciary may choose to exercise any one, or none, of the options at the time of contract award.

ITEM	PRICE
OPTION 1- 12 months	\$
OPTION 2 -12 months	\$

#### **B2. COMMERCIAL ADVANCE PAYMENT**

NOT APPLICABLE

#### SECTION C – SPECIFICATIONS / STATEMENT OF WORK

# C.1 GENERAL REQUIREMENTS

## **INTRODUCTION**

- a. Pursuant to the authorities contained in 18 U.S.C. §§ 3154 and 3672 and under the Second Chance Act (Public Law No. 110-199) and the Judicial Administration and Technical Amendments Act of 2008 (Public Law No.110-406), contracts may be awarded to provide reentry services for federal offenders supervised by the United States Probation Office under the terms and conditions of this agreement.
- b. The services to be performed are indicated in the RFQ (request for quote). The vendor shall perform all services indicated in the Statement of Work of this agreement.
- c. The government will refer clients on an "as needed basis" and makes no representation or warranty that it will refer a specific number of clients to the vendor for services.

# **Definitions**

- a. "Offer" means "proposals" in negotiation.
- b. "Solicitation" means a request for quotations (RFQ) in negotiation.
- c. "Government" means United States Government.
- d. "Director" means the Director of the Administrative Office of the United States Courts (unless in the context of a particular section, the use of "Director" manifestly shows that the terms was intended to refer to some other office for purposes of that section), and the term "his duly authorized representative" means any person or persons or board (other than the Contracting Officer) authorized in writing to act for the Director.
- e. "Authorized representative" means any person, persons, or board (other than the contracting officer and Chief Probation Officer) authorized to act for the head of the agency.
- f. "Contracting Officer" means the person designated by the Director or his duly authorized representative to execute this Agreement on behalf of the Government, and any other successor Contracting Officer who has responsibility for this Agreement; and the term includes, except as otherwise provided in this Agreement, the authorized representative of a Contracting Officer acting within the limits of his written authority.
- g. "Client" means any offender receiving reentry services while under the supervision of the Federal Probation System.

- h. "Reentry Services" means any service, <u>other than substance abuse and mental health</u> <u>treatment</u>, designed to protect the public and promote successful reentry of the offender into the community, to include treatment, equipment and emergency housing, corrective and preventative guidance and training and other rehabilitative services.
- i. "Probation Officer" (i.e., USPO) means an individual appointed by a United States District Court to provide supervision services for the court. "Probation Officer" refers to the individual responsible for the direct supervision of an individual receiving reentry services.
- j. "Chief Probation Officer" (i.e., CUSPO) means the individual appointed by the United States District Court to supervise the work of the court's probation staff. For the purpose of this contract, the "Chief Probation Officer" acts as the contract administrator on behalf of the Director of the Administrative Office of the United States Courts.
- k. **"Designee"** means the person selected by the Chief Probation Officer to act in his/her behalf in reentry service matters.
- 1. "Clarifications" are limited exchanges, between the Government and offerors, that may occur when award without discussions is contemplated. If award will be made without conducting discussions, offerors may be given the opportunity to clarify certain aspects of proposals or to resolve minor or clerical errors.
- m. "AOUSC" Administrative Office of the U.S. Courts
- n. "USPO" U.S. Probation Office
- o. "Probation Form 45" Program Plan (Attachment J.1)
- p. "Probation Form 46R" Monthly Progress Report Not applicable to this RFQ
- q. "COTR" Contracting Officer Technical Representative
- r. "Case Staffing Conference" A meeting between the Officer and the provider to discuss the needs and progress of the offender. The offender may or may not be present at the conference.
- s. "OPPS" Office of Probation and Pretrial Services, Administrative Office of the US Courts.

### SPECIAL REQUIREMENTS

# **Staff Requirements and Restrictions**

- a. The vendor shall ensure that persons currently under pretrial services, probation, parole, mandatory release, or supervised release (federal, state or local) shall not perform services under this contract/agreement nor have access to offender files.
- b. The vendor shall ensure that persons charged with or under investigation for a criminal offense shall not perform services under this agreement nor have access to offender files unless approved in writing by the Contracting Officer after consultation with OPPS and Procurement Management Division.
- c. The vendor and its employees shall:
  - (1) Avoid compromising relationships with offenders and the probation staff;
  - (2) Not employ, contract with, or pay any offender or offender's firm or business to do any work for the vendor either at the vendor's facilities or personally for any of the vendor's employees during the period of this agreement;
  - (3) Report any such improprieties or the appearance thereof immediately to the USPO or designee; and
  - (4) Report to the USPO or designee any investigations, pending charges, arrests and/or convictions related to a criminal offense by staff performing services under this agreement within 48 hours of obtaining knowledge.
- d. The vendor shall notify the USPO in writing of any staff changes and provide documentation of any required licensing, certification, experience, and education requirements within 48 hours of any staff changes.
- e. Failure to comply with the above terms and conditions could result in termination of this agreement.
- f. The vendor will certify above staff requirements and certifications in Attachment J.6.

## **Facility Requirements**

The vendor shall ensure that its facility(ies) has adequate access for offenders with physical disabilities.

### **Compliance with Laws and Regulations**

The vendor shall comply with all applicable federal, state, and local laws and regulations in performance of the services required under this contract or agreement. Failure to do so may result in immediate termination and subject the vendor under civil and/or criminal penalties.

#### **Local Services**

The vendor shall notify the USPO within 24 hours of adverse client behavior including but not limited to failure to return to the facility by curfew or designated return time.

The vendor shall not refuse services to any client solely based on sex offender designation.

The vendor shall provide a towel, fitted sheet, flat sheet, blanket, pillow and pillow case for client use.

The vendor shall provide a fan, if no air conditioner exits, for client use.

Co-payments are not approved.

Security Deposits are not approved.

Sign in sheet must be signed by the client daily and is required to validate payment. The sign in sheet must be maintained by the vendor and kept separate from other resident forms and in a secured location.

#### **PURPOSE OF SERVICES**

The United States Probation Office (hereafter USPO) shall provide a Program Plan (Probation Form 45 - **Attachment J.1**) for each offender for whom services are authorized. The vendor shall provide services strictly in accordance with the Program Plan for each offender. The Government shall not be liable for any services provided by the vendor that have not been authorized for that offender in the Program Plan. USPO may provide amended Program Plans during the course of service delivery. USPO will notify the vendor verbally and in writing via Probation Form 45 when services are to be terminated and shall not be liable for any services provided by the vendor subsequent to the verbal or written notification.

#### **C2.1 SCOPE OF WORK:**

# Project Code 3101 - Emergency and Transitional Housing - Unit: per day

# (a) Project Code Description

Emergency and/or Transitional Housing is for defendants and offenders who require housing to assist in their reentry. Housing should not exceed 90 days, unless an extension is determined appropriate and approved by the Unit Executive. If the vendor requires a lease, any such agreement is between the client and the housing contractor; the Government is not a party to the lease agreement and bears no responsibility or liability for defendants or offenders.

- (b) On-site inspections should be conducted prior to the award to ensure that the environment is conducive to the defendants/offender's rehabilitation without conferring luxuries or privileges. There is no separate provision for the payment of utilities, food allowances, etc., unless these services are included in the rent. The search for permanent residential options should continue during this transitional period. The USPO/USPSO should document these efforts. Officers must re-evaluate the need for this service at least every 30 days. Officers should consider a community service condition and/or adding job readiness, vocational training, and other suitable programming to compel defendants and offenders to work actively toward obtaining employment to help achieve self-sufficiency.
- (c) Referrals only require as much information as needed for a vendor to assess any reasonably foreseeable third party risk.
- (d) Requirements include on-site visits and may include co-payment, if ordered. For housing vendors that provide commercial services (available to the general public), Prob. 45s are necessary only for internal tracking. This project code is considered a severable service. Generally, the billing unit should be daily unless an advance payment is required. Advance payment is limited to 30 days and requires the housing to be a commercial service. Security Deposits may also be paid, but one time only. Upon termination, security deposits should be returned. Due to the variety of housing needs, vendor requirements were determined unnecessary for many vendors, such as hotel services, apartments, and housing through individual landlords, (commercial housing vendors). District staff have the option of assessing need or seeking competitive agreements for group homes or sex offender housing services. Housing solicitations for placement of multiple defendants and offenders requires that a Prob. 45 be issued to the vendor. If needed, the USPO/USPSO should fashion local needs for requirements such as curfew, no-show reporting, sign-in requirements, programming requirements, and accepting sex offenders. If vendor requirements are necessary, the Statement of Work and approved local needs must be provided to the vendor upon making the award. If the housing service is considered commercial and vendor requirements

are not needed, the waiver of liability, Attachment 3, of the statement of work must still be issued to the vendor. Housing is considered a severable service.

### (e) NOT APPLICABLE

# **DESCRIPTION OF DELIVERABLE(S)**

#### Offender Records and Conferences

(1) File Maintenance

The vendor shall:

- Maintain a secure filing system of information on all offenders to whom the vendor provides services under this contract/agreement.
   The use of electronic files is not approved under this contract/agreement.
- (b) Segregate offender files from other vendor records. This will facilitate monitoring and promote offender confidentiality.
- (c) Keep a separate file for each offender.
- (d) Keep all offender records for three years after the final payment is received for Government inspection and review, **except for the following:** 
  - (1) Appeals under subsection 4. Disputes, in Section I, or
  - (2) Litigation or settlement of claims arising out of the performance of this agreement, until final disposition of such appeals, litigation, or claims.
- (e) At the expiration of the performance period of this agreement, the vendor shall provide the USPO or designee a copy of all offender records that have not been previously furnished, including copies of chronological notes.

#### b. **Disclosure**

The vendor shall:

- (1) Protect **CONFIDENTIAL** records from disclosure except in accordance with item number b. (2), (3), (4) and (5) below.
- (2) Obtain offender's authorization to disclose confidential information to the USPO. If the vendor is unable to obtain this disclosure, the vendor shall notify the USPO immediately.

- (3) Disclose offender records upon request of the USPO or designee to the USPO or designee.
- (4) Make its staff available to the USPO to discuss issues of an offender.
- (5) Disclose offender records only in accordance with 42 C.F.R. Part 2, and 45 C.F.R. § 160.201 to 205 and Part 164 (even if the vendor is not otherwise subject to 45 C.F.R. § 16.201 to 205, and part 164). The vendor shall disclose records only after advising the USPO of the request and any exceptions to the disclosure of an individual's right of access to reentry services information that might apply.
- (6) The vendor and its subcontractors are authorized to access criminal history information available in probation records that have been provided by the USPO. This information is provided solely for the purpose of providing services under this contract. Any unauthorized re-disclosure of this information may result in termination of this contract and the imposition of civil penalties.
- (7) Ensure that all persons having access to or custody of offender records follow the disclosure and confidentiality requirements of this agreement and all applicable state and federal law.
- (8) Notify USPO immediately upon receipt of legal process requiring disclosure of offender records.

**Note:** The Government agrees to provide any necessary consent forms that the federal government or federal, state or local law requires.

# **File Content**

The vendor's file on each offender shall contain the following records:

### (1) **Chronological Notes** that:

- (a) Record all pertinent contacts (e.g., face-to-face, telephone) with the offender including collateral contacts with family members, employers, USPO and others. Records shall document all notifications of absences and any violation behavior.
- (b) Are current and available for review by the USPO or designee and by the Office of Probation and Pretrial Services (OPPS) at the Administrative Office.

(c) Chronological notes shall be legible and up-to-date.

# (2) **Program Plan** (Probation Form 45) (**Attachment J.1**) that:

- (a) Identifies vendor services to be provided to the offender and billed to the Government under the terms of the agreement, and any copayments due by the offender. Plan may contain amendments.
- (b) USPO prepares during or immediately after any case staffing conferences. The program plan authorizes the vendor to provide services to the offender.
- (c) USPO shall amend the Program Plan (Probation Form 45) when changing the services the vendor shall perform, their frequency, or other administrative changes (e.g. co-payment amounts) and upon termination of services.
- (3) Amended Program Plan (Probation Form 45 (Attachment J.1) (if applicable) that USPO prepares:
  - (a) During or immediately following the case staffing conference, or any other changed circumstance if service delivery changes from existing Program Plan (Probation Form 45).
  - (b) To obtain additional services for an offender during the agreement.
  - (c) To document any other changes in co-payments, frequency of treatment/services, etc.
  - (d) To terminate services.

#### (4) **NOT APPLICABLE**

# (5) **Sign-In, Sign-Out Daily Log (Attachment J.2)** that:

- (a) Along with the monthly invoice, is submitted for the month for which the vendor is invoicing.
- (b) USPO or designee uses to certify the monthly invoice.
- (c) USPO shall review for approval any vendor Daily Log form that differs from the USPO sample form.
- (d) Offender shall sign the Daily Log form every day, and

(e) Vendor shall ensure that an offender signing or initialing an entry in the Daily Log cannot see the names or signatures of other offenders.

# **Case Staffing Conference**

Upon USPO referral of an offender to the vendor, the vendor shall:

(1) Consult and meet as requested by the USPO.

**NOTE**: The price of case staffing conferences and consultations are included in the unit prices listed in each project code description.

# **Vendor Testimony**

The vendor, its staff, employees and/or subcontractors shall:

- (1) Appear or testify in legal proceedings convened by the federal court or Parole Commission only upon
  - (a) order of the federal court with jurisdiction, and
  - (b) a request by the United States Probation Office, United States Attorney's Offices, or United States Parole Commission, or
  - (c) response to a subpoena.
- (2) Provide testimony including but not limited to an offender's: attendance record; general adjustment to program rules; type and frequency of services; and response to services;
- (3) Receive reimbursement for subpoenaed testimony through the Department of Justice based on its witness fee and expense schedule.
- (4) Receive necessary consent/release forms required under federal, state or local law from the Government.
- (5) Not create, prepare, offer, or provide any opinions or reports, whether written or verbal that are not required by this statement of work and the program unless such action is approved in writing by the Chief US Probation Officer.

# **Notifying USPO of Offender Behavior**

The vendor shall:

- a. Notify the USPO within 24 hours of client behavior including but not limited to:
  - (1) Failure to return to the facility by curfew or designated return time.
  - (2) Failure to follow vendor staff direction.
  - (3) Apparent failure to comply with supervision conditions.

**NOTE**: Vendor shall report any information from any source regarding an offender's apparent failure to comply with supervision conditions.

# **DELIVERIES OR PERFORMANCE**

- a. The vendor shall not unilaterally refuse services to any offender referred by the Government, except where the offender poses an apparent danger to the vendor's staff or other clients. The vendor shall not refuse service without approval of the Government.
- b. Termination of clients, based upon a violation of the vendor's program rules and regulations shall not be made without the approval of the Government. When necessary, the vendor may take appropriate and immediate action to protect staff and clients.
- c. The contractor shall not tell offenders to misrepresent or withhold information regarding the provider or the services received in response to questions posed by the USPO or other government or law enforcement agencies authorized to make such inquiries.
- d. If the vendor offers or provides a program with a religious-based component [for example, Alcoholics Anonymous (AA), Narcotics Anonymous (NA), Cocaine Anonymous (CA)] to offenders, the vendor shall also offer or provide an alternative secular program that is the same or similar, but without any religious-based component.

### **AGREEMENT ADMINISTRATION DATA**

# **Invoices (Mandatory Requirement)**

The vendor shall:

- (1) Submit an original copy of the invoice to the address listed in Block 21 of the Delivery Order. Additionally, the **Daily Log** shall be submitted to the USPO.
- (2) Submit invoices monthly to arrive no later than the tenth (10th) day of the month for services provided during the preceding month.
- (3) Use the Administrative Office invoice (Parts A and B), or a probation office local invoice form, approved by the Administrative Office, indicating:
  - (a) Individual offender names and identifying numbers, and
  - (b) Charges for each service, identified by its project code, as described in of this document.

**Note:** The Administrative Office encourages computer generated billing and will accept a vendor's invoice form that contains the same information as the Administrative Office invoice. The vendor shall only submit invoices electronically in a manner approved by the Contracting Officer and in compliance with 45 C.F.R. § 164.302 to 164.318.d. Submit with the invoice a certification by an authorized official of the vendor that the invoice:

- (1) Is correct and accurate to the best of his/her knowledge, and
- (2) Includes only charges for services actually provided to offender(s).

### **Reimbursements or Copayments**

- (1) The vendor shall not request or accept payment either directly or indirectly from the offender for services under this agreement unless the USPO authorizes in writing partial or total payment by the offender for prescheduled individual services customarily provided by a physician or professional staff member.
  - (a) The USPO shall evaluate the offender's financial status (e.g., employment) before authorizing offender payments to the vendor and shall notify the offender and vendor of the authorized offender payments in the program plan.

- (2) The vendor shall not submit invoices to the Government for services under this agreement where the vendor already has submitted invoices, or received payment for the same services from other sources.
- (3) If the vendor has received any payments from insurance programs or other sources (e.g., state or local public assistance programs) for services for which the vendor has received payment from the Government under this agreement, the vendor shall reimburse the Government for these services.
  - (a) The USPO may order reimbursement in the form of deductions from subsequent invoices according to USPO instruction and the terms and conditions of this solicitation document.
  - (b) According to 18 USC § 3672, the vendor may be required to reimburse the Director of the Administrative Office of the U. S. Courts in lieu of deducting payments from subsequent invoices.
  - (c) The vendor shall not accept reimbursement for services in an amount that exceeds the amount authorized in the contract/agreement with the Government.

# SCHEDULE FOR PERFORMANCE AND DELIVERY/MILESTONE SCHEDULES

The project codes described in the Statement of Work define time limitations for each provided service.

# **REVIEW PERIOD FOR DELIVERABLE(S)**

The U.S. Probation Office reserves the right to review deliverables at any time during the course of the award. These reviews may include on-site visits and/or written reports. If deficiencies are noted, the contractor will be given written notice to correct the noted deficiencies as provided in the written notice of at least 10 days but no more than 30 days. Failure to correct the deficiencies within the specified time frame may result in termination of the contract. Any corrections are to be accomplished at no additional cost to the judiciary.

#### SECTION D - PACKAGING AND MARKING

NOT APPLICABLE

#### SECTION E – INSPECTION AND ACCEPTANCE

#### E.1 CLAUSES INCORPORATED BY REFERENCE

This section incorporates the following clauses by reference (see Clause B-5, Clauses Incorporated by Reference, in Section I for further information about clauses incorporated by reference):

<b>CLAUSE NUMBER</b>	TITLE	DATE
2-5A	Inspection of Products	APR 2013
2-5B	Inspection of Services	APR 2013
2-10	Responsibility for Products	JAN 2010

#### E.2 ACCEPTANCE CRITERIA

Products and/or services submitted in relation to this contract must submitted and will be inspected and accepted in accordance with the instruction given in the statement of work above in section C.

#### SECTION F – DELIVERIES AND PERFORMANCE

#### F.1 CLAUSES INCORPORATED BY REFERENCE

This section incorporates the following clauses by reference (see Clause B-5, Clauses Incorporated by Reference, in Section I for further information about clauses incorporated by reference):

CLAUSE NUMBER	TITLE	DATE
	Delivery Terms and Contractor's	JAN 2003
	Time of Delivery	APR 2013
	F.O.B. Destination, Within Judiciary's	JAN 2003
	Stop-Work Order	JAN 2010
	Judiciary Delay of Work	JAN 2003

# F.2 STORAGE, AND HANDLING OF INFORMATION AND EQUIPMENT

F.2.1 The contractor is required to control handling of information and equipment as detailed above in section C.

# F.3 SECURITY REQUIREMENTS AND ACCESS TO SITE

NOT APPLICABLE

# F.4 DELIVERABLES AND SCHEDULE

The contract must adhere to the deliverables and schedule described in the statement of work above in Section C.

#### SECTION G – CONTRACT ADMINISTRATION DATA

#### G.1 CLAUSES INCORPORATED BY REFERENCE

This Section incorporates the following clauses by reference (see Clause B-5, Clauses Incorporated by Reference, in Section I for further information about clauses incorporated by reference):

<b>CLAUSE NUMBER</b>	TITLE	DATE
7-1	Contract Administration	JAN 2003
7-5	Contracting Officer's Representative	APR 2013
7-125	Invoices	APR 2011

# G.2 CLAUSES INCLUDED IN FULL TEXT CLAUSE 6-20, INSURANCE – WORK ON OR WITHIN JUDICIARY FACILITY (APR 2011)

- (a) The contractor shall, at its own expense, provide and maintain during the entire performance of this contract, at least the following kinds and minimum amounts of insurance:
  - (1) Workman's Compensation and Employee's Liability Insurance
    The contractor shall comply with applicable federal and state workers' compensation and
    occupational disease statutes. If occupational diseases are not compensable under those
    statutes, they shall be covered under the employer's liability section of the insurance policy.
    Employer's liability coverage of at least \$100,000 per incident is required.
    - (2) Automobile Liability Insurance

The contractor shall have coverage at a minimum of \$200,000 per person; \$500,000 per occurrence for bodily injury; and \$20,000 per occurrence for property damage.

# (3) General Liability Insurance

The contractor shall have coverage at a minimum of \$200,000 per person and \$500,000 per occurrence for death or bodily injury and \$20,000 per occurrence for property damage.

#### (4) Self-Insurance

If the contractor has been approved to provide a qualified program of self-insurance, the contractor must submit any proposed changes to the program to the contracting officer for approval.

- (b) Prior to beginning performance under this contract, the contractor shall provide the insurance carrier certification of the above minimum amounts.
- (c) The maintenance of insurance coverage as required by the clause is a continuing obligation, and the lapse or termination of insurance coverage without replacement coverage being obtained will be grounds for termination for default.
- (d) The certification evidencing required insurance shall contain an endorsement to the effect that any cancellation or any material change adversely affecting the judiciary's interest shall not be effective:
  - (1) for such period as the laws of the state in which this contract is to be performed prescribe; or

- (2) until 30 days after the insurer or the contractor gives written notice to the contracting officer, whichever period is longer.
- (e) The contractor shall insert the substance of this clause, including this paragraph (e), in subcontracts under this contract that require work in a judiciary facility and shall require subcontractors to provide and maintain the required insurance. The contractor shall maintain a copy of all subcontractors' proofs of required insurance, and shall make copies available to the contracting officer upon request.

# **CLAUSE 7-10, CONTRACTOR REPRESENTATIVE (JAN 2003)**

The contractor's representative to be contacted for all contract administration matters is as follows

- 1. Name:
- 2. Address:
- 3. Telephone:
- 4. E-mail:
- 5. Fax:

The contractor's representative shall act as the central point of contact with the judiciary, shall be responsible for all contract administration issues relative to this contract, and shall have full authority to act for and legally bind the contractor on all such issues.

# SECTION H – SPECIAL CONTRACT REQUIREMENTS

#### H.1 CLAUSES INCORPORATED BY REFERENCE

This Section incorporates the following clauses by reference (see Clause B-5, Clauses Incorporated by Reference, in Section I for further information about clauses incorporated by reference):

CLAUSE NUMBER	TITLE	DATE
1-1	Employment by the Government	JAN 2003
7-55	Contractor Use of Judiciary Networks	JUN 2014

#### H.2 CLAUSES INCLUDED IN FULL TEXT

#### CLAUSE 2-65, KEY PERSONNEL (APR 2013)

- (a) Individuals identified below as Key Personnel and accepted for this contract are expected to remain dedicated to this contract. However, in the event that it becomes necessary for the contractor to replace any of the individuals designated as key personnel, the contractor shall request such substitutions in accordance with this clause. Substitution of Key Personnel will be considered under the following circumstances only:
  - (1) All substitutes shall have qualifications at least equal to those of the person being replaced.
  - (2) All appointments of Key Personnel shall be approved in writing by the CO, and no substitutions of such personnel shall be made without the advance written approval of the CO.
  - (3) Except as provided in paragraph (4) of this clause, at least 30 days (60 days if security clearance is required) in advance of the proposed substitution, all proposed substitutions of Key Personnel shall be submitted in writing to the CO, including the information required in paragraph (5) of this provision.
  - (4) The following identifies the requirements for situations where individuals proposed as Key Personnel become unavailable because of sudden illness, death or termination of employment. The contractor shall within (5) workdays after the event, notify the CO in writing of such unavailability. If the event happens after award, the CO will determine if there is an immediate need for a temporary substitute and a continuing requirement for a permanent substitute for the Key Personnel position. The CO will promptly inform the contractor of this determination. If the CO specifies that a temporary substitute is required, the contractor shall as soon as is practical identify who will be performing the work as a temporary substitute. The temporary substitute will then start performance on a date mutually acceptable to the CO and the contractor. Within (15) work days following the event, if the CO specifies that a permanent substitute is required, the contractor shall submit, in writing, for the CO's approval, the information required in (5) and (6) below, for a proposed permanent substitute for the unavailable individual. The approval process will be the same as (7) below.

- (5) Request for substitution of Key Personnel shall provide a detailed explanation of the circumstances necessitating substitution, a resume of the proposed substitute, and any other information requested by the contracting officer to make a determination as to the appropriateness of the proposed substitute's qualifications. All resumes shall be signed by the proposed substitute and his/her formal (per company accepted organizational chart) direct supervisor or higher authority.
- (6) As a minimum (or as otherwise specified in the solicitation), resumes shall include the following:
  - (a) Name of person;
  - (b) Functional responsibility;
  - (c) education (including, in reverse chronological order, colleges and/or technical schools attended (with dates), degree(s)/certification(s) received, major field(s) of study, and approximate number of total class hours);
  - (d) Citizenship status;
  - (e) Experience including, in reverse chronological order for up to (10) years, area(s) or work in which a person is qualified, company and title of position, approximate starting and ending dates (month/year), concise descriptions of experience for each position held including specific experience related to the requirements of this contract; and
  - (f) Certification that the information contained in the resume is correct and accurate (signature of key person and date signed, and signature of the supervisor or higher authority and date signed will be accepted as certification).
- (7) The CO will promptly notify the contractor in writing of his/her approval or disapproval of all requests for substitution of Key Personnel. All disapprovals will require re-submission of another proposed substitution within (15) days by the contractor.

(b) The following	ndividuals are designated as key personnel under this contract:
Project Manager:	

# **SECTION I – CONTRACT CLAUSES**

# I.1 CLAUSES INCORPORATED BY REFERENCE

This Section incorporates the following clauses by reference (see Clause B-5, Clauses Incorporated by Reference, included in full text at I.2 below for further information about clauses incorporated by reference):

CLAUSE NUMBE	TITLE	DATE
1-5	Conflict of Interest	AUG 2004
1-10	Gratuities or Gifts	JAN 2010
1-15	Disclosure of Contractor Information to the	AUG 2004
	Public	
2-20A	Incorporation of Warranty	JAN 2003
2-20B	Contractor Warranty (Products)	JAN 2010
2-95		JAN 2003
2-115	Terms for Commercial Advance Payment of	APR 2013
	Purchases	
2-125	Security for Advance Payment	APR 2013
2-130	Energy Efficiency in Energy Consuming	APR 2013
	Products	
3-25	Protecting the Judiciary's Interest When	JUN 2014
	Subcontracting with Contractors Debarred,	
	Suspended or Proposed for Debarment	
3-35	Covenant Against Contingent Fees	JAN 2003
3-40	Restrictions on Subcontractor Sales to the	JUN 2014
	Government	
3-45	Anti-Kickback Procedures	JUN 2012
3-50	Cancellation, Rescission and Recovery of	JUN 2012
	Funds for Illegal or	
	Improper Activity	
3-55	Price or Fee Adjustment for Illegal or	JUN 2012
	Improper Activity	
3-105	Audit and Records – Negotiations	APR 2011
3-120	Order of Precedence	JAN 2003
3-140	Notice to the Judiciary of Labor Disputes	JAN 2003
3-160	Service Contract Act of 1965	JUN 2012
3-180	Fair Labor Standards Acts and Service	APR 2011
	Contract Act – Price Adjustment	
3-205	Protest After Award	JAN 2003
7-15	Observance of Regulations/Standards of	JAN 2003
	Conduct	
7-20	Security Requirements	APR 22013
7-25	Indemnification	AUG 2004
7-30	Public Use of the Name of the Federal	JUN 2014
	Judiciary	

7-35	Disclosure or Use of Information	APR 2013
7-65	Protection of Judiciary Buildings,	APR 2013
	Equipment, and Vegetation	
7-85	Examination of Records	JAN 2003
7-100A	Limitation of Liability (Products)	JAN 2003
7-100B	Limitation of Liability (Services)	JAN 2003
7-110	Bankruptcy	JAN 2003
7-130	Interest (Prompt Payment)	JAN 2003
7-135	Payments	APR 2013
7-140	Discounts for Prompt Payment	JAN 2003
7-150	Extras	JAN 2003
7-185	Changes	APR 2013
7-210	Payment for Emergency Closures	APR 2013
7-215	Notification of Ownership Changes	JAN 2003
7-220	Termination for Convenience of the	JAN 2003
	Judiciary (Fixed Price)	
7-230	Termination for Default (Fixed Price –	JAN 2003
	Products and Services)	
7-235	Disputes	JAN 2003

#### I-2 CLAUSES INCLUDED IN FULL TEXT

# CLAUSE B-5, CLAUSES INCORPORATED BY REFERENCE (SEP 2010)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the contracting officer will make their full text available. Also, the full text of a clause may be accessed electronically at this address: <a href="http://www.uscourts.gov/procurement.aspx">http://www.uscourts.gov/procurement.aspx</a>.

### CLAUSE 2-20C, WARRANTY OF SERVICES (JAN 2003)

- (a) Definition. "Acceptance," as used in this clause, means the act of an authorized representative of the judiciary by which the judiciary assumes for itself, or as an agent of another, approves specific services, as partial or complete performance of the contract.
- (b) Notwithstanding inspection and acceptance by the judiciary or any provision concerning the conclusiveness thereof, the contractor warrants that all services performed under this contract will, at the time of acceptance, be free from defects in workmanship and conform to the requirements of this contract. The contracting officer will give written notice of any defect or nonconformance to the contractor within 30 days from the date of acceptance by the judiciary. This notice will state either
  - (1) that the contractor shall correct or re-perform any defective or nonconforming services; or
  - (2) that the judiciary does not require correction or re-performance.

- (c) If the contractor is required to correct or re-perform, it shall be at no cost to the judiciary, and any services corrected or re-performed by the contractor shall be subject to this clause to the same extent as work initially performed. If the contractor fails or refuses to correct or re-perform, the contracting officer may, by contract or otherwise, correct or replace with similar services and charge to the contractor the cost occasioned to the judiciary thereby, or make an equitable adjustment in the contract price.
- (d) If the judiciary does not require correction or re-performance, the contracting officer will make an equitable adjustment in the contract price.

# CLAUSE 2-90B, OPTION FOR INCREASED QUANTITY - SEPARATELY PRICED LINE ITEM (APR 2013)

The judiciary may require the delivery of the numbered line item, identified as an option item, in the quantity and at the price stated in the line item. The contracting officer may exercise the option by written notice to the contractor within at the time of contract award. Delivery of added items shall continue at the same rate that like items are called for under the contract, unless the parties otherwise agree.

#### SECTION J – LIST OF ATTACHMENTS

- J.1 SAMPLE PROGRAM PLAN (PROBATION FORM 45)
- J.2 DAILY LOG
- J.3 INVOICE (PART A)
- J.4 INVOICE (PART B)
- J.5 TRANSITIONAL/EMERGENCY HOUSING WAIVER
- J.6 STAFF QUALIFICATIONS AND CERTIFICATION

# SECTION K - REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENTS OF OFFERORS

#### K.1 PROVISIONS INCORPORATED BY REFERENCE

This Section incorporates the following provisions by reference (see Clause B-1, Solicitation Provisions Incorporated by Reference, included in full text in Section L below, for further information about provisions incorporated by reference):

PROVISION NUMBER	TITLE	DATE
3-15	Place of Performance	JAN 2003

# K.2 PROVISIONS INCLUDED IN FULL TEXT PROVISION 3-5, TAXPAYER IDENTIFICATION AND OTHER OFFEROR INFORMATION (APR 2011)

(a) Definitions.

"Taxpayer Identification (TIN)," as used in this provision, means the number required by the Internal Revenue Service (IRS) to be used by the offeror in reporting income tax and other returns. The TIN may be either a social security number or an employer identification number.

- (b) All offerors shall submit the information required in paragraphs (d) and (e) of this provision to comply with debt collection requirements of 31 U.S.C. §§ 7701(c) and 3325(d), reporting requirements of 26 U.S.C. §§ 6041, 6041A, and implementing regulations issued by the IRS. If the resulting contract is subject to the payment reporting requirements, the failure or refusal by the offeror to furnish the information may result in a 31 percent reduction of payments otherwise due under the contract.
- (c) The TIN may be used by the government to collect and report on any delinquent amounts arising out of the offeror's relationship with the government (31 U.S.C. § 7701(c)(3)). If the resulting contract is subject to payment recording requirements, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.

1) Taxpayer Identification Number (TIN):	
[] TIN has been applied for.	
[] TIN is not required, because:	
[] Offeror is a nonresident alien, foreign corporation or foreign partnership that does n have income effectively connected with the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent in the United States;	
[ ]Offeror is an agency or instrumentality of a foreign government;	
[ ]Offeror is an agency or instrumentality of the federal government.	
e) Type of Organization:	

[] sole proprietorship;
[] partnership;
[] corporate entity (not tax-exempt);
[] corporate entity (tax-exempt);
[] government entity (federal, state or local);
[] foreign government;
[] international organization per 26 CFR 1.6049-4;
[] other
(f) Contractor representations.
The offeror represents as part of its offer that it is [_], is not [_] 51% owned and the management and daily operations are controlled by one or more members of the selected socio-economic group(s) below:
[ ] Women Owned Business
[ ] Minority Owned Business (if selected then one sub-type is required)[]Black American Owned
[ ] Hispanic American Owned
[] Native American Owned (American Indians, Eskimos, Aleuts, or Native Hawaiians)
[] Asian-Pacific American Owned (persons with origins from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru)
[ ] Subcontinent Asian (Asian-Indian) American Owned (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal)
[] Individual/concern, other than one of the preceding.
PROVISION 3-20, CERTIFICATION REGARDING DEBARMENT, SUSPENSION, PROPOSED DEBARMENT, AND OTHER RESPONSIBILITY MATTERS (APR 2011)
(a) (1) The offeror certifies, to the best of its knowledge and belief, that:
(i) the offeror and/or any of its principals:
(A) are are not presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any federal agency;
(B) have have not, within the three-year period preceding this offer, been convicted of or had a civil judgment rendered against them for: commission of fraud or a

criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) contract or subcontract; violation of federal or state antitrust statutes relating to the submission of offers; or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, violating federal criminal tax laws, or receiving stolen property;

- (C) are \_\_\_ are not \_\_\_ presently indicted for, or otherwise criminally or civilly charged by a governmental entity with, commission of any of the offenses enumerated in paragraph (a)(1)(i)(B) of this provision;
- (D) have \_\_\_\_, have not \_\_\_\_, within a three-year period preceding this offer, been notified of any delinquent federal taxes in an amount that exceeds \$3,000 for which the liability remains unsatisfied.
  - (1) Federal taxes are considered delinquent if both of the following criteria apply:
    - (i) The tax liability is finally determined. The liability is finally determined if it has been assessed. A liability is not finally determined if there is a pending administrative or judicial challenge. In the case of a judicial challenge to the liability, the liability is not finally determined until all judicial appeal rights have been exhausted.
    - (ii) The taxpayer is delinquent in making payment. A taxpayer is delinquent if the taxpayer has failed to pay the tax liability when full payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.

### (2) Examples.

- (i) The taxpayer has received a statutory notice of deficiency, under I.R.C. §6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.
- (ii) The IRS has filed a notice of federal tax lien with respect to an assessed tax liability, and the taxpayer has been issued a notice under I.R.C. §6320 entitling the taxpayer to request a hearing with the IRS Office of Appeals contesting the lien filing, and to further appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax

liability. Should the taxpayer seek Tax Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

- (iii) The taxpayer has entered into an installment agreement pursuant to I.R.C. §6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.
- (iv) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. §362 (the Bankruptcy Code).
- (ii) The offeror \_\_\_ has \_\_\_ has not, within a three-year period preceding this offer, had one or more contracts terminated for default by any federal agency.
- (2) "Principal," for the purposes of this certification, means an officer; director; owner; partner or a person having primary management or supervisory responsibilities within a business entity (e.g., general manager; plant manager; head of a division, or business segment, and similar positions).

This certification concerns a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious, or fraudulent certification may render the maker subject to prosecution under 18 U.S.C. § 1001.

- (b) The offeror shall provide immediate written notice to the contracting officer if, at any time prior to contract award, the offeror learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- (c) A certification that any of the items in paragraph (a) of this provision exists will not necessarily result in withholding of an award under this solicitation. However, the certification will be considered in connection with a determination of the offeror's responsibility. Failure of the offeror to furnish a certification or provide such additional information as requested by the contracting officer may render the offeror nonresponsible.
- (d) Nothing contained in the foregoing will be construed to require establishment of a system of records in order to render, in good faith, the certification required by paragraph (a) of this provision. The knowledge and information of an offeror is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- (e) The certification in paragraph (a) of this provision is a material representation of fact upon which reliance was placed when making award. If it is later determined that the offeror knowingly rendered an erroneous certification, in addition to other remedies available to the judiciary, the contracting officer may terminate the contract resulting from this solicitation for default.

# PROVISION 3-30, CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (JAN 2003)

- (a) The offeror certifies that:
  - (1) the prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement, with any other offeror or with any competitor relating to:
    - (A) those prices;
    - (B) the intention to submit an offer; or
    - (C) the methods or factors used to calculate the prices offered.
  - (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or contract award unless otherwise required by law; and
  - (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory
  - (1) is the person in the offeror's organization responsible for determining the prices in this offer, and that the signatory has not participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this provision; or

(2)

- (i) has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this provision

  (insert full name of person(s) in the offeror's organization responsible for determining the prices in this offer, and the title of his or her position in the offeror's organization);
- (ii) as an authorized agent, does certify that the principals named in subdivision (b)(2)(i) of this provision; have not participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this provision; and
- (iii) as an agent, has not personally participated, and will not participate, in any action contrary to paragraphs (a)(1) through (a)(3) of this provision.
- (c) If the offeror deletes or modifies paragraph (a)(2) of this provision, the offeror shall furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

# PROVISION 3-130, AUTHORIZED NEGOTIATORS (JAN 2003)

Name:		
Titles:		
Telephone:		
Fax:		
E-mail:		

#### SECTION L -INSTRUCTIONS, CONDITIONS, AND NOTICE TO OFFERORS

#### L.1 PROVISIONS INCORPORATED BY REFERENCE

This Section incorporates the following provisions by reference (see Provision B-1, Solicitation Provisions Incorporated by Reference, included in full text below, for further information about provisions incorporated by reference.

PROVISION NUMBER	TITLE	DATE
2-15	Warranty Information	JAN 2003
2-15 2-70	Site Visit	JAN 2003
3-85	Explanation to Prospective Offerors	AUG 2004
3-95	Preparation of Offers	APR 2013
3-100	Instructions to Offerors	APR 2013
3-210	Protests	JUN 2014
7-60	Judiciary Furnished Property or Services	JAN 2003

#### L.2 PROVISIONS INCORPORATED IN FULL TEXT

# PROVISION B-1, SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (SEP 2010)

This solicitation incorporates one or more solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the contracting officer will make their full text available. The offeror is cautioned that the listed provisions may include blocks that must be completed by the offeror and submitted with its quotation or offer. In lieu of submitting the full text of those provisions, the offeror may identify the provision by paragraph identifier and provide the appropriate information with its quotation or offer. Also, the full text of a solicitation provision may be accessed electronically at this address: <a href="http://www.uscourts.gov/procurement.aspx">http://www.uscourts.gov/procurement.aspx</a>.

# PROVISION 4-1, TYPE OF CONTRACT (JAN 2003)

The judiciary plans to award a firm fixed price contract under this solicitation, and all offers shall be submitted on this basis. Alternate offers based on other contract types will not be considered.

#### L.3 SITE VISIT

NOT APPLICABLE

# L.4 INQUIRIES

Clarifications, responses to questions and/or amendments to this solicitation will be available on the internet at www.fbo.gov. Questions about, or requests for clarification or correct of, the solicitation requirements must be submitted in writing (e-mail is acceptable) to the Contracting Officer at the address shown on the cover page of this solicitation no later than seen (7) days after issuance of the solicitation.

#### L.5 EXPENSES OF RESPONSE PREPARATION AND SUBMISSION

The Offeror is responsible for any and all expenses related to the preparation and submission of a response to this solicitation. The Court shall incur no obligation except pursuant to the execution of a contract by the Court and the successful Offeror (Contractor).

#### L.6 GENERAL INSTRUCTIONS FOR THE PREPARATION OF RESPONSES

This section provides general instructions on how to prepare and submit a response to this solicitation. The Offeror's response shall provide all of the information requested below. A cover letter may accompany the response to set forth any additional information that the Offeror wishes to bring to the attention of the Court, including any assumptions, and/or conditions, upon which the Offeror's proposal is based.

L.6.3 All responses must be in writing, signed by a representative of the Offeror who is authorized to submit an offer.

#### L.7 CONTENT OF PROPOSALS

The proposal must contain the following:

- **L.7.1 Signature Page**. Section A (SF33) with Blocks 17 and 18 signed and dated to show that the Offeror has read, understands, accepts, and agrees to comply with all the conditions and instructions provided in the solicitation document, including all requirements, specifications and provisions.
- **L.7.2 Price Proposal**. Completed Section B. The firm fixed price offered shall be stated in Section B. The offered price shall all inclusive, and no extra charges shall be payable by the Court for any additional items or services, including without limitation, equipment, accessories, cables, connectors, interface units, and other related items, necessary for the contractor to provide a fully installed and operational audio video system, as described in this solicitation, ready for operation by the Court.
- **L.7.3 Clauses/Provisions requiring Fill-In by Offeror**. Completed Clauses 7-10, Contractor Representative (in Section G), and 2-65, Key Personnel (in Section H), and all of Section K with the offeror's responses supplied in applicable boxes or blanks.

# L.7.4 Technical Proposal.

The Technical Proposal should consist of the information requested above in section C.

# L.8 AWARD WITHOUT DISCUSSIONS

As stated in the judiciary provision 3-100, Instruction to Offerors, the judiciary intends to evaluate offers and award a contract without discussions with offerors. Therefore, the offeror's initial offer shall contain the offeror's best terms from a price and technical standpoint. However, the judiciary reserves the right to conduct discussions if the contracting officer later determines them to be necessary.

#### SECTION M - EVALUATION FACTORS FOR AWARD

#### M.1 PROVISIONS INCORPORATED BY REFERENCE

This Section incorporates the following provisions by reference (see Clause B-1, Solicitation Provisions Incorporated by Reference, included in full text in Section L above, for further information about provisions incorporated by reference):

PROVISION NUMBER	TITLE	DATE
2-85C	Evaluation of Options Exercised at Time of Contract	JAN 2003
	Award	
3-70	Determination of Responsibility	JAN 2003

#### M.2 BASIS FOR AWARD

Lowest price technically acceptable will be used as the basis for selecting a proposal for award. Award will be made to the responsible offeror whose proposal is technically acceptable and the lowest price. Proposals must conform to all required terms and conditions of this solicitation, include all required representations and certifications and meet all requirements set forth in this solicitation. Any finding of a deficiency, defined as an aspect of a proposal that fails to meet a minimum requirement, will cause an offer to be rated "Technically Unacceptable" and will therefore eliminate that offer from consideration for award.

#### M2.1. Factor 1 – Technical:

The Technical Approach to achieving the aforementioned statement of work above in section C will be reviewed by the judiciary to evaluate each technical proposal as acceptable or unacceptable, based on the following criteria. Each proposal will be evaluated to determine if it adequately demonstrates that the offeror: is proposing services meeting the minimum technical requirements stated in the solicitation; is proposing delivery of products by the required delivery date(s); and is capable of providing in a timely manner the services as required by the solicitation.

#### M.2.3 Factor 2 – Price:

The existence of price competition is expected to support a determination of price reasonableness. Price analysis techniques may be used to further validate price reasonableness. If adequate price competition is not obtained or if price reasonableness cannot be determined using price analysis of information in the proposals, the judiciary may request additional pricing information in order to determine that pricing is reasonable.

# M.3 AWARD ON INITIAL PROPOSAL/DISCUSSIONS

As stated in judiciary provision 3-100, Instruction to Offerors, the judiciary intends to evaluate offers and award a contract without discussions with offerors. However, the judiciary reserves the right to conduct the discussions if the contracting officer later determines them to be necessary, or to make no award as a result of this solicitation. A technical evaluation shall be conducted on all proposals, after which the contracting officer shall decide whether to make award on initial proposals, make no award, or hold discussions. If the contracting officer decides to hold discussions, the contracting officer shall determine a competitive range and conduct fair

and equal discussions with each offeror in the competitive range. After completion of discussions, offerors shall be permitted to provide revised proposals by a common cut-off date.

Prob. Form 45 Today's Date: 5/20/10 Attachment J.1

Initial

# TREATMENT SERVICES CONTRACT PROGRAM PLAN

#### **Client Identifying Information**

Client: Tide, Roll PACTS #: 2501 Address: 954 Buffalo Cr Pretrial/Post Pretrial

San Antonio TX 78229 Conviction:

Officer: Brink, Debra Client Phone: 210-854-2121
Officer Phone: 210-301-6324 DOB: 08/08/1976

Photo Not Available

**Provider Information** 

Provider: ABC Treatment Procurement No: 0311-2009-RNJJ

Provider Location: ABC-Downtown Effective Date: 04/21/2009

Attn: Carol Williams Termination Date:

Location Address: 211 Constitution Avenue

Washington DC 2000

Phone: 202-555-5555 Fax: 202-666-6666

#### **Authorized Services**

Your agency is authorized to provide the following services beginning on the plan effective date indicated above. Any services provided outside of those listed below and/or outside the Effective and Termination Dates of the Plan will not be authorized for payment.

#### **Services Ordered**

Project Code	Description Of Services	Phase	Frequency (Units)	Interval	Copay Amount (per unit)
2010	Individual Substance Abuse Counseling		1.0	Weekly	\$0.00
2020	Group Substance Abuse Counseling		2.0	Monthly	\$0.00

nstructions to Provider Regarding Client Needs and Goals of Treatment					
Officer: Brink, Debra	Referral Agent:	Client: Tide, Roll			

# **DAILY TREATMENT LOG**

COMPLETE ONE FORM PER CLIENT PER MONTH

<b>Client Name</b>	Month/Year	•

Date	Client's Signature/Initials	Time In	Purpose of Visit	Co-Pay Collected	Time Out	Client's Initials	Vendor's Initials

Attachment .	

Date	Page	of

# ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS TREATMENT SERVICES INVOICE

(PART A)					
1. Judicial District 2. Vendor a. Address:  —		3. P.O./B.P.A.# 4. Service Delivery: Fro 5. Total # of Individuals Se	m To erved:		
b. Telephone: _		-			
Vendor's Certification: I certify that <b>all</b> expenditures and requests for reimbursement in this voucher are accurate and correct to the best of my knowledge and include only charges for services actually rendered to clients under the terms of the agreement and for which no other compensation has been received from sources other than the United States District Court.					
		Authorized Administrat			
6. Project Code	7. Quantity	8. Unit Price	9. Total Price		

		-
Attachment	. І	4

Date	Page o	of

# ADMINISTRATIVE OFFICE OF THE UNITED STATES COURTS TREATMENT SERVICES INVOICE

# (PART B)

Subtotal all costs for each client listed below:

1. Client Name	2. Client Number	3. Dates of Service	4. Service Rendered	5. Quantity (Units)	6. Unit Price	7. Cost

# **Transitional/Emergency Housing Waiver**

The U.S. Probation/ Pretrial Services Office agrees to pay,
hereinafter Provider, for lodging/housing provided to,
hereinafter Guest/Resident, for the time period beginning and ending, in
the amount of \$ per month/day. If applicable, the U.S. Probation/Pretrial Services
Office agrees to pay Provider the required security deposit of \$ These payments are
made pursuant to the authority in 18 U.S.C. § 3672 or 3154(4).
Any and all lease agreements, occupancy documents and/or registration documents
required by Provider shall be personally completed and executed by Guest/Resident, and the U.S.
Probation/Pretrial Services Office shall not be a party to any such agreements. Further, neither the
U.S. Probation/Pretrial Services Office nor the Judiciary shall be responsible or liable for any loss,
damage, or destruction to Provider's property and premises or injury suffered by the Provider. The
U.S. Probation/Pretrial Services Office is not responsible or liable, and will not pay for any
additional services or costs, including, but not limited to food, pay per view, cleaning services
beyond what is included in the base lodging or housing cost stated above, that may be incurred by
the Guest/Resident during his/her stay.
The Guest/Resident assumes all responsibility and liability for any losses, damages,
destruction, and/or injury that may result or arise due to his/her negligence while occupying the
premises of the Provider.
Upon departure by the Guest/Resident, any refunds due of previously paid amounts by the
U.S. Probation/Pretrial Services Office, including any security deposits, shall be returned and
made payable to the following:
U.S. District Clerk
Attn:

Provider shall also submit to the U.S. Probation/Pretrial Services Office, at the above address, a copy of the final statement showing all amounts due, amounts paid, and any amounts returned.

The above terms and conditions are understood and agreed to by the U.S. Probation/Pretrial Services Office, the Provider, and the Guest/Resident. By signing on behalf of the Provider, the individual represents that he/she has the legal authority to bind the Provider.

Dated this	day of	, 20
		ntion/Pretrial Services Office Name
		Title
	Provider	
	Ву:	Name
		Title
	Guest/Resi	ident
	By:	
		Name

# OFFEROR'S STAFF QUALIFICATIONS

The Offeror shall prepare and submit below, (attach pages as needed labeled as subsets of this attachment number), for all staff performing services under any resultant agreement, including licenses and certification and identifying any staff members that are under pretrial services, probation or supervised release supervision. If resumes are submitted, they should reflect the duties and responsibilities with the offeror. The offeror shall complete the certification section below.

NAME TITLE DUTIES EDUCATION EXPERIENCE CERTIFICATION

# CERTIFICATIONS

☐ I certify herein that no proposed staff me with a criminal offense and/or under pretrial supervised release (federal, state, or local).	
☐ I certify herein that no proposed staff menoffense (including but not limited to child possexual abuse, rape, or sexual assault) or arregister on the Sexual Offender registry.	mbers have been convicted of any sexual rnography offenses, child exploitation, e required under federal, state or local law to
SIGNATURE:	DATE: