Request for proposal (RFP) under Competitive Method 1 against the Temporary Help Services (THS) for the National Capital Region (NCR) method of supply

Table of Contents

PART A: General information PART B: Requirement

PART C: Basis of selection

PART D: Resulting contract clauses

Annex A: Statement of work Annex B: Basis of payment

Annex C: Security requirements check list

PART E: Bidder response form

PART A: General information

This requirement is issued by the following department: Department of National Defence (DND)

The RFP reference number for this solicitation is: S4862348

The terms and conditions set out in the <u>Supply Arrangement for Temporary Help Services in the National Capital Region</u>between the SA holder and Canada, as represented by the Minister of Public Works and Government Services Canada (PWGSC), are hereby incorporated into this document. The SA holder offers and agrees to sell and supply to the Minister, upon the terms and conditions set out herein, including the attachments hereto, the services listed herein and on any attached sheets at the price(s) set out therefore. Responses to a RFP by an SA holder will be considered as an offer to sell.

<u>2003, Standard Instructions - Goods or Services - Competitive Requirements (</u>2022-03-29) are incorporated into this document by reference with the following alteration: as per subsection "05 Submission of bids", bids to this solicitation will remain open for acceptance for a period of 15 days.

1. Invitation to bid

Department of National Defence (DND) has a requirement for work that falls under the THS for the NCR supply arrangement. This requirement is open to the following THS for the NCR supply arrangement holders:

Accenture Inc.

ACOSYS CONSULTING SERVICES INC./ SERVICES CONSEILS ACOSYS INC., THE HALIFAX COMPUTER CONSULTING GROUP INC., in Joint Venture

Altis Recruitment & Technology Inc.

Cache Computer Consulting Corp.

Confluence Consulting Inc.

DBHS Security Consulting Inc

Econ Inc.

Humaxis Transformation Consulting, Inc.

MaxSys Staffing & Consulting Inc.

NewLeaf Performance Inc.

Pleiad Canada Inc.

Prologic Systems Ltd.

Risk Sciences International Inc.

SEASI Consulting Inc.

Star-Ting Incorporated

The name and co-ordinates of the contracting authority can be found in Part D: Resulting contract clauses.

2. Bid response due date and time

Responses to this solicitation are to be sent by email to the following email address: <u>CFSGO-GTemporaryHelp-GSFCO-Gdaidetemporaire@forces.gc.ca</u>

Responses must be sent no later than the following date : March 18, 2024 Responses must be sent no later than the following time : 11:00AM ET

Bidders must direct all enquiries to the email address above. A "Bidder's response form" is included in Part E of this document.

PART B: Requirement

1. Statement of work

The work to be undertaken is indicated below and in the statement of work at Annex A in Part D.

2. Estimated contract period

The estimated contract period will be from <u>March 25, 2024, to February 21, 2025</u> The contract length will be for **48 weeks**.

3. Resource required

The following table is to identify the requirement by providing the service category, their level of expertise, their need to be bilingual or not, number of references* Interview required or not and the estimated number of hours for the required resource.

Resource required

Category of resource	Level of expertise	Must the resource be bilingual(Y/N)	Number of References*	Interview Required (Y/N)
Special Advisor	Senior	No	1	Yes

Estimated Number of hours	Maximum number of resumes accepted under this requirement				
1717.5	3				

^{*}Please provide references who can validate that the information submitted in response to the solicitation is accurate.

The following table is to identify to the supplier what is the language proficiency needed from the resource.

Language (English Essential, French Essential or Bilingual)	Oral	Comprehension	Written
English Essential	Advanced	Advanced	Advanced

4. Work location

Carling Campus - 60 Moodie Drive, Ottawa, ON

5. Travel and Overtime requirements

Is there a travel or overtime requirement?

Yes - Only Travel required

5.1 Estimated cost of travel and overtime expenses

Travel Expenses: \$ 10,000.00

6. Security requirement

- 6.1 Before award of a contract, the following conditions must be met:
 - (a) the bidder must hold a valid organization security clearance as indicated in Annex C;
 - (b) the bidder's proposed individuals requiring access to classified or protected information, assets or sensitive work sites must meet the security requirements as indicated in Annex C;
 - (c) the bidder must provide the name of all individuals who will require access to classified or protected information, assets or sensitive work sites;
 - (d) the bidder's proposed location of work performance and document safeguarding must meet the security requirements as indicated in Annex C, if a document safeguarding requirement is indicated;
 - the bidder must provide the addresses of proposed sites or premises of work performance and document safeguarding, if a document safeguarding requirement is indicated;
- 6.2 Bidders are reminded to obtain the required security clearance promptly. Any delay in the award of a contract to allow the successful bidder to obtain the required clearance will be at the entire discretion of the contracting authority.
- 6.3 For additional information on security requirements, bidders should refer to the <u>Contract Security Program</u>.
- 7. Use of individual protective equipment and Occupational Health and Safety (OHS) guideline(s)
- 7.1 The following individual protective piece(s) of equipment is/are required while working on site:
 - · face covering mask if required..

It is the bidder's responsibility to include the cost associated with the provision of personal protective equipment for its resources in their all-inclusive hourly rates for the duration of the contract.

PART C: Basis of selection

1. Basis of selection method

Lowest price responsive (up to \$400,000.00)

To be declared responsive, a bid must:

- i. comply with all the requirements of the RFP,
- ii. meet all minimum mandatory criteria for the THS category identified in Part B; and,
- iii. meet all the additional mandatory technical evaluation criteria and security requirement included below, if any are identified.

Bids not meeting (i) or (ii) or (iii) will be declared non-responsive. Minimum mandatory criteria for THS categories can be found on the THS for the NCR website.

Additional mandatory criteria:

Number	Additional mandatory criteria (maximum of two (2) extra)	Cross reference to proposal [bidder to insert]
M1	The proposed resource must have forty-eight (48) months of experience in providing support to Technical Authorities that contributes to the evolution of Departmental materiel risk management capabilities (e.g. policies and processes of allies) to include cybersecurity of integrated platform technology* within a Canadian Federal Department or Agency within the last seventy-two (72) months. *Platform Technology is defined as embedded hardware and software on ships, aircraft, vehicles, weapon systems and equipment that monitor and/or control data, power, command and control, surveillance, fire control, navigation, propulsion, maintenance, training, and other fundamental functions of the system.	 At a minimum, the following must be provided: Name and description of client organization and relevant experience. Timeframe (from-to dates month/year). Description of the roles and responsibilities Detailed example(s) demonstrating the relevant experience; and Reference* (Name, phone number and email address) for the minimum period requested. *Reference checks will only be conducted to confirm the information provided, such as task types, completion verification, and adherence to timelines.
M2	The Bidder must clearly demonstrate that the proposed resource has, as a minimum, forty-eight (48) months of hands-on assistance experience within the last ten (10) years providing advisory support as a Senior Cybersecurity Advisor in identifying, researching, developing and suggesting the implementation of policies and procedures that will serve to strengthen the department's operations for Military Equipment Platform Technologies.	At a minimum, the following must be provided: Name and description of client organization and relevant experience. Timeframe (from-to dates month/year); Description of the roles and responsibilities Detailed example(s) demonstrating the relevant experience; and Reference* (Name, phone number and email address) for the minimum period requested. *Reference checks will only be conducted to confirm the information provided, such as task types, completion verification, and adherence to timelines.

**Security Requirement:

Number	Security Requirement as per the SRCL Form in Annex C	Comments
1	The bidder must hold a valid Secret organization security clearance as indicated in Annex C.	Fill out the Security Clearance Form attached
2	The contractor or organization must be registered in the Controlled Goods Program of the CSP, PWGSC.	Provide the Controlled Goods Program Certificate and GC# if applicable.

^{**}While we do accept pending security clearance / pending registered controlled goods program certificate as per Section 6.1 in Part B, the Contracting Authority may deem a bid non-responsive if failing to meet the security requirement in time for the proposed start date.

The bidder must clearly demonstrate how they meet each mandatory criteria. Bidders are advised that only listing experience without providing any supporting information or reusing the same wording as the RFP, will not be considered "demonstrated" for the purpose of this evaluation.

For each resume submitted, the bidder must ensure that:

- the proposed individual's name is clearly indicated
- the resume clearly states where, when and how the stated qualifications/experience of the individual were acquired, including contact information of a reference that can confirm the information provided
- the resume clearly demonstrates duties and relevance to the requirements

Furthermore, bidders are also advised that the month(s) of experience listed for a project whose timeframe overlaps that of another referenced project, will only be counted once.

The responsive bid with the lowest total evaluated price will be selected for award of a contract.

2. In the case of an identical resource or identical resources proposed by more than one bidder

Following validation of the consent or proof of employment, if the successful bidder's proposed resource withdraws or becomes unable to provide the services before the contract award, the resource will no longer be considered from any other bidder who offered that same resource for the performance of the contract.

3. Replacement of a resource prior to contract award

If the successful bidder's proposed resource recommended for the contract award withdraws and/or becomes unable to provide its services for the performance of the contract, at any time between the closing date and time of the RFP and the award of the contract, the bidder must immediately inform the contracting authority of the reason for the replacement.

The bidder must propose, at the same hourly rate indicated in its bid, one replacement who must meet all of the mandatory requirements contained in the RFP and, if applicable, obtains an equal or higher score obtained by the originally proposed resource on the point rated criteria of the RFP. Upon request by the contracting authority and within the time allowed (minimum of one business day), the bidder must provide the necessary information to allow assessment of the replacement, including but not limited to, its name, qualifications and experience. Failure to respond to the request will result in the bid being declared non-responsive.

4. Bid challenge and recourse mechanisms

Several mechanisms are available to potential suppliers to challenge aspects of the procurement process up to and including contract award.

Canada encourages suppliers to first bring their concerns to the attention of the contracting authority. Canada's <u>Buy and Sell</u> website, under the heading "<u>Bid Challenge and Recourse Mechanisms</u>" contains information on potential complaint bodies such as:

- Office of the Procurement Ombudsman (OPO)
- Canadian International Trade Tribunal (CITT)

Bidders should note that there are **strict deadlines** for filing complaints, and the time periods vary depending on the complaint body in question. Bidders should therefore act quickly when they want to challenge any aspect of the procurement process.

PART D: Resulting contract clauses

The following clauses and conditions apply to and form part of any contract resulting from the bid solicitation.

1.0 Statement of work

The contractor must perform the work in accordance with the Statement of work at Annex A.

2.0 Standard clauses and conditions

All clauses and conditions identified in the contract by number, date and title are set out in the <u>Standard Acquisition Clauses and Conditions Manual</u> issued by Public Services and Procurement Canada (PSPC).

2.1 General conditions

2010B (2022-12-01) General conditions: Professional services (medium complexity) apply to and form part of the contract.

3.0 THS resulting contract clauses

The resulting contract clauses enumerated in the contractor's THS for the NCR <u>supply arrangement</u> apply to and form part of the contract.

4.0 Security requirement

Security requirement for Canadian supplier: Public Works and Government Services Canada (PWGSC) file S4862348 Common-professional services security requirement check list #20

- The contractor/offeror must, at all times during the performance of the contract/standing offer, hold a valid facility security clearance at the level of secret, issued by the Contract Security Program (CSP), Public Works and Government Services Canada (PWGSC)
- 2. This contract includes access to controlled goods. Prior to access, the contractor must be registered in the Controlled Goods Program of the CSP, PWGSC
- 3. The contractor/offeror personnel requiring access to protected/classified information, assets or sensitive work site(s) must each hold a valid personnel security screening at the level of reliability status or secret as required, granted or approved by the CSP, PWGSC
- 4. The contractor/offeror must not remove any protected/classified information from the identified work site(s), and the contractor/offeror must ensure that its personnel are made aware of and comply with this restriction.
- 5. Subcontracts which contain security requirements are not to be awarded without the prior written permission of the CSP, PWGSC
- 6. The contractor/offeror must comply with the provisions of the:
 - Security Requirements Check List and security guide (if applicable), attached at Annex C;
 - 2. Contract Security Manual (latest edition)

4.1 Use of individual protective equipment and occupational health and safety guideline(s)

The contractor warrants that its resources will follow at all times the Occupational Health and Safety (OHS) guidelines in force in the workplace during the contract period. Canada reserves the right to modify the OHS guideline, if required, to include any future recommendations proposed by the Public Health Agencies.

5.0 Term of contract

5.1 Period of contract

[To be inserted at contract award]

5.2 Maximum duration of contracts

A contract awarded under the THS for the NCR supply arrangement must not exceeds 48 consecutive weeks including all absences.

On an exceptional basis only, a contract may be amended to extend the duration of an assignment period up to a maximum of 24 consecutive weeks beyond the limit of 48 consecutive weeks. The total extended duration must not exceed 72 consecutive weeks. Extensions past 48 weeks must only be issued on the condition that the following requirements are met:

- i. the duration of the assignment period, including any contract amendments that impact the assignment period, must be more than 40 consecutive weeks;
- ii. the amendment to extend the duration of the assignment period must be issued after the first 40 consecutive weeks of the assignment period; and
- iii. the contracting authority must notify THS for the NCR of the issued amendment by email within 2 business days of issuing the amendment.

The contractor agrees that, during the extended periods of the contract, it will be paid in accordance with the applicable provisions as set out in Annex B: Basis of payment.

6.0 Authorities

6.1 Contracting authority

The contracting authority for the contract is:

[To be inserted at contract award]

The contracting authority is responsible for the management of the contract and any changes to the contract must be authorized in writing by the contracting authority. The contractor must not perform work in excess of or outside the scope of the contract based on verbal or written requests or instructions from anybody other than the contracting authority.

6.2 Technical authority

The technical authority for the contract is:

[To be inserted at contract award]

The technical authority is the representative of the department or agency for whom the work is being carried out under the contract and is responsible for all matters concerning the technical content of the work under the contract. Technical matters may be discussed with the technical authority; however, the technical authority has no authority to authorize changes to the scope of the work. Changes to the scope of the work can only be made through a contract amendment issued by the contracting authority.

6.3 Contractor's representative

[To be inserted at contract award]

7.0 Proactive disclosure of contracts with former public servants

By providing information on its status, with respect to being a former public servant in receipt of a <u>Public Service Superannuation Act</u> (PSSA) pension, the contractor has agreed that this information will be reported on departmental websites as part of the published proactive disclosure reports, in accordance with <u>Contracting Policy Notice</u>: 2019-01 of the Treasury Board Secretariat of Canada.

8.0 Payment

8.1 Basis of payment

The contractor will be paid for the actual hours worked at the firm hourly rates in Annex B: Basis of payment. The contractor will be paid an initial half hour minimum charge calculated from the time the contractor's employee arrives on-site. Customs duties are included and applicable taxes are extra.

8.1.1 Travel and living expenses

Canada will not accept any travel and living expenses incurred by the contractor in the performance of the work, for:

- (i) services provided within the National Capital Region (NCR). The National Capital Region (NCR) is defined in the National Capital Act (Revised Statutes of Canada), 1985, c.N-4, S.2. The National Capital Act is available on the Justice website: https://laws.justice.gc.ca/eng/acts/N-4/
- (ii) any travel between the contractor's place of business and the NCR.

The Contractor will be reimbursed for the authorized travel and living expenses reasonably and properly incurred in the performance of the Work, at cost, in accordance with Contract Cost Principles 1031-2, with no allowance for profit and/or administrative overhead. All payments are subject to government audit.

8.2 Method of payment

Canada will pay the contractor on a monthly basis for work performed during the month covered by the invoice in accordance with the payment provisions of the contract if:

- an accurate and complete invoice and any other documents required by the contract have been submitted in accordance with the invoicing instructions provided at 8.2.1 below;
- all such documents have been verified by Canada;
- the work performed has been accepted by Canada.

9.0 Certifications compliance

Unless specified otherwise, the continuous compliance with the certifications provided by the contractor in its bid or precedent to contract award, and the ongoing cooperation in providing additional information are conditions of the contract and failure to comply will constitute the contractor in default. Certifications are subject to verification by Canada during the entire period of the contract.

9.1 Compliance with on-site measures, standing orders, policies, and rules

The contractor must comply and ensure that its employees and subcontractors comply with all security measures, standing orders, policies or other rules in force at the site where the work is performed.

10.0 Applicable laws

The contract must be interpreted and governed, and the relations between the parties determined, by the laws in force in Ontario. [May be revised by contractor before contract award]

11.0 Priority of documents

If there is a discrepancy between the wording of any documents that appear on the list, the wording of the document that first appears on the list has priority over the wording of any document that subsequently appears on the list.

- 1. The Articles of Agreement
- 2. the THS for the NCR supply arrangement (SA) resulting contract clauses
- 3. 2010B (2022-12-01) General conditions: Professional services (medium complexity)
- 4. Annex A: Statement of work
- 5. Annex B: Basis of payment
- 6. the Security Requirements Check List at Annex C (if applicable)
- 7. the contractor's bid dated _____ [To be inserted at contract award]

12.0 Discretionary audit - non-commercial goods and services

The estimated amount of profit included in the contractor's price or rate certification is subject to audit by Canada, before or after payment is made to the contractor under the conditions of the contract. The purpose of the audit would be to determine whether the actual profit earned on a single contract if only one exists, or the aggregate of actual profit earned by the contractor on a series of negotiated firm price and fixed-time rate contracts performed during a particular period selected, is reasonable and justifiable based on the estimated amount of profit included in earlier price or rate certification(s).

If the audit demonstrates that the actual profit is not reasonable and justifiable, as defined above, the contractor must repay Canada the amount found to be in excess.

13.0 Foreign nationals (Canadian contractor)

The contractor must comply with Canadian immigration requirements applicable to foreign nationals entering Canada to work temporarily in fulfillment of the contract. If the contractor wishes to hire a foreign national to work in Canada to fulfill the contract, the contractor should immediately contact the nearest Service Canada regional office to enquire about Citizenship and Immigration Canada's requirements to issue a temporary work permit to a foreign national. The contractor is responsible for all costs incurred as a result of non-compliance with immigration requirements.

14.0 Dispute resolution

- (a) The parties agree to maintain open and honest communication about the work throughout and after the performance of the contract.
- (b) The parties agree to consult and co-operate with each other in the furtherance of the contract and promptly notify the other party or parties and attempt to resolve problems or differences that may arise.
- (c) If the parties cannot resolve a dispute through consultation and cooperation, the parties agree to consult a neutral third party offering alternative dispute resolution services to attempt to address the dispute.
- (d) Options of alternative dispute resolution services can be found on Canada's Buy and Sell website under the heading "Dispute Resolution".

15.0 Insurance

The contractor is responsible for deciding if insurance coverage is necessary to fulfill its obligation under the contract and to ensure compliance with any applicable law. Any insurance acquired or maintained by the contractor is at its own expense and for its own benefit and protection. It does not release the contractor from or reduce its liability under the contract.

16.0 Defence Production Act

SACC Manual clause A9006C (2012-07-16) Defence Contract

ANNEX A - Statement of work

1. Scope

1.1. Objective

The Land Cyber Materiel Assurance (LCMat A) Program ensures that platform technology in defence systems and select materiel meets the cyber resilience requirements defined by an operational authority. The overarching objective of acquiring temporary help services (THS) in support of the LC Mat A program, is to enable the establishment and maintenance of repeatable processes and capacities to protect critical military networks and equipment from cyber threats.

1.2. Background

Released in 2017, Canada's Defence Policy - Strong, Secure, and Engaged (SSE) directed the creation of the Cyber Mission Assurance (CMA) Program to protect critical military networks and equipment from cyber threats. Platforms like aircraft, ships, and vehicles were brought into focus, and departmental initiatives were established to integrate cybersecurity into materiel acquisition and support (MA&S) activities. Such initiatives entail development of required policy, processes, guidance, organizational changes, training, and cybersecurity culture change. To address the significant increase in complexity and workload, DND requires special advisors in PT and OT to establish capabilities to operationalize the L C Mat A program.

2. Requirement

The Department of National Defence requires additional staff during a temporary workload increase to meet the requirement for one (1) Senior Special Advisor – Platform Cyber Resiliencies to provide advice regarding policies and guidelines concerning governance, performance reporting and risk management of in the context of the cyber resiliencies of operational and platform technologies used in Canadian Army (CA) platforms and operational assets (such as vehicles, weapons systems, and munitions), and equipment.

2.1. Scope of work

Requirement – The scope of work consists of providing advisory services to DND in support of policies and guidance of the vulnerability assessment activities as required, including, but not limited to:

- The Resource will be assigned tasks to provide expert advice in the development of cyber security mitigation strategies and applications to increase cyber resilience of Canadian Army (CA) platforms and operational assets.
- 2. The Resource will participate as a team member or team lead in vulnerability assessment teams and provide advice and expertise to cybersecurity program authorities within DND organizations as required.

2.2. Travel and Overtime costs

Travel - For the duration of this contract, an estimate of \$10,000 is provided to meet the travel requirements. Travel costs within the NCR will not be reimbursed. The contracted resource may be required to travel to locations outside of the National Capital Region (NCR) but primarily within Canada. The TA must pre-approve the travel prior to the contracted resource booking or undertaking travel. Travel is to be arranged and paid for by the contracted resource and submitted for reimbursement, in accordance with the Contract. Travel and living expenses will be reimbursed in accordance with the National Joint Council Travel Directive, found at http://www.njc-cnm.gc.ca/directive/d10/en.

Overtime – No overtime is approved under this contract.

2.3. Tasks

The Contractor's resource will perform tasks in support of the Department of National Defence. These tasks may include, but are not limited to the following:

- 2.3.1. Contribute to the development of processes and templates, as well as hands-on assistance to strategic-level equipment acquisition and support staffs, that enable monitoring and evaluation of vulnerabilities (i.e. vulnerability management framework for land platform technologies)
- 2.3.2. Contribute to the evolution of Departmental materiel risk management (e.g. identification, assessment, mitigation, control/monitoring) capabilities to include cybersecurity of PT, based on evidence/research around policies and processes of allies or like-minded organizations, state-of-the-art cybersecurity frameworks, and fora.
- 2.3.3. Identifying, researching, developing, and suggesting the implementation of policies and procedures that will serve to strengthen the department's operations.
- 2.3.4. Provide policy advisory support on review of documents, requests for information, briefing materials related to the conduct of vulnerability assessments for land materiel.

ANNEX B – Basis of payment

The winning bidder's rates will be included here at the time of contract award.

ANNEX C – Security requirements check list



COMMON-PS-SRCL#20

Contract Number / Numéro du contrat	
S4862348	
Security Classification / Classification de sécurité UNCLASSIFIED	

SECURITY REQUIREMENTS CHECK LIST (SRCL)

	ATION DES EXIGENCES RELATIVE	S À LA SÉCURITÉ (LVERS)						
PART A - CONTRACT INFORMATION / PARTIE A - 1. Originating Government Department or Organization		2. Branch or Directorate / Direction généra	ala au Diraction					
Ministère ou organisme gouvernemental d'origine			ale ou bilection					
a) Subcontract Number / Numéro du contrat de sou	National Defence is-traitance 3. b) Name and Addres	DGLEPM/DLEPS 11/LCMAP ss of Subcontractor / Nom et adresse du so	us-traitant					
Brief Description of Work / Brève description du tra	vall							
The Department of National Defence requires one (1) Set services in the context of the operational and platform tec munitions), and equipment.								
5. a) Will the supplier require access to Controlled Goods? Le fournisseur aura-t-ll accès à des marchandises contrôlées? No Non Yes Oul								
5. b) Will the supplier require access to unclassified in Regulations? Le fournisseur aura-t-il accès à des données tec sur le contrôle des données techniques?	hniques militaires non classifiées qui sont a		No Yes					
Indicate the type of access required / Indiquer le ty								
6. a) Will the supplier and its employees require acce Le fournisseur ainsi que les employés auront-lis (Specify the level of access using the chart in Qu (Préciser le niveau d'accès en utilisant le tableai	accès à des renseignements ou à des bier jestion 7. c)		No Ves Non ✓ Oul					
 b) Will the supplier and its employees (e.g. cleaner PROTECTED and/or CLASSIFIED information of Le fournisseur et ses employés (p. ex. nettoyeur 	r assets is permitted. s, personnel d'entretien) auront-lis accès à		V No Yes Oul					
å des renseignements ou à des biens PROTÉGI 6. c) is this a commercial courier or delivery requirem S'agit-il d'un contrat de messagerie ou de livrais	ent with no overnight storage?	7	✓ No Yes					
a) Indicate the type of information that the supplier		<u> </u>	avoir acces					
Canada 🗸	NATO / OTAN	Foreign / Étranger						
 b) Release restrictions / Restrictions relatives à la c 								
No release restrictions Aucune restriction relative à la diffusion ✓	All NATO countries Tous les pays de l'OTAN	No release restrictions Aucune restriction relative à la diffusion						
Not releasable A ne pas diffuser								
Restricted to: / Limité à :	Restricted to: / Limité à :	Restricted to: / Limité à :						
Specify country(les): / Préciser le(s) pays :	Specify country(les): / Préciser le(s) pays	Specify country(les): / Précise	er le(s) pays :					
7. c) Level of Information / Niveau d'information								
PROTECTED A	NATO UNCLASSIFIED	PROTECTED A						
PROTĖGĖ A ✓	NATO NON CLASSIFIÉ	PROTÉGÉ A						
PROTECTED B	NATO RESTRICTED	PROTECTED B						
PROTÈGÉ B	NATO DIFFUSION RESTREINTE	PROTÈGÉ B						
PROTECTED C	NATO CONFIDENTIAL	PROTECTED C						
PROTÉGÉ C	NATO CONFIDENTIEL	PROTÈGÉ C	<u> </u>					
CONFIDENTIAL	NATO SECRET	CONFIDENTIAL						
CONFIDENTIEL LY	NATO SECRET COSMIC TOP SECRET	CONFIDENTIEL SECRET	片					
SECRET ✓	COSMIC TOP SECRET	SECRET						
TOP SECRET	COOMING THES SECRET	TOP SECRET	늗					
TRÊS SECRET		TRÊS SECRET						
TOP SECRET (SIGINT)		TOP SECRET (SIGINT)						
TRÊS SECRET (SIGINT)		TRÉS SECRET (SIGINT)						

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité UNCLASSIFIED

Canadä[†]



COMMON-PS-SRCL#20

Contract Number / Numéro du contrat	
S4862348	
Security Classification / Classification de sécurité UNCLASSIFIED	

PART A (cont	tinued) / PARTIE A (suite)				
Will the sup	plier require access to PROTECTED a				No Yes
	eur aura-t-II accès à des renseignemen ate the level of sensitivity:	ts ou à des biens COMSEC de	signés PROTEGES et/o	u CLASSIFIES?	▼ Non Oul
	native, indiquer le niveau de sensibilité	:			
	plier require access to extremely sensi			- 4 -	✓ No Yes
Le foumisse	eur aura-t-II accès à des renseignemen	ts ou à des blens INFOSEC de	nature extrêmement de	licate?	Non Oul
Short Title(s	s) of material / Titre(s) abrégé(s) du ma	tériel :			
	Number / Numéro du document :		_		
	RSONNEL (SUPPLIER) / PARTIE B - P nel security screening level required / N				
iu. a) reisonii	ier security screening level required / IV	iveau de controle de la seculité	du personner requis		
✓	RELIABILITY STATUS	CONFIDENTIAL	SECRET	TOP SECR	
•	COTE DE FIABILITÉ	CONFIDENTIEL	SECRET	TRÊS SEC	
	TOP SECRET- SIGINT	NATO CONFIDENTIAL	NATO SECRET		OP SECRET
	TRÉS SECRET – SIGINT	NATO CONFIDENTIEL	NATO SECRET	COSMIC	RÉS SECRET
	SITE ACCESS ACCÉS AUX EMPLACEMENTS				
	ACCES AUX EMPLACEMENTS				
	Special comments:				
	Commentaires spéciaux :				
	NOTE: If multiple levels of screening a REMARQUE: SI plusieurs niveaux d				foumi
10. b) May una	screened personnel be used for portion		uio, un quide de diacomo	audit de la séculité doit étre	No Yes
	onnel sans autorisation sécuritaire peu		u travali?		✓ Non Oul
	will unscreened personnel be escorted?				✓ No Yes
Dans l'a	affirmative, le personnel en question se	ra-t-II escorté?			Non Oul
PART C - SAF	EGUARDS (SUPPLIER) / PARTIE C	MESURES DE PROTECTION	(FOURNISSEUR)		
	ON / ASSETS / RENSEIGNEMENT				
	supplier be required to receive and sto	re PROTECTED and/or CLASS	SIFIED Information or as	ssets on its site or	✓ No Yes
premise Le four	es? Nisseur sera-t-il tenu de recevoir et d'en	trannear eur niana dae ransaln	naments ou des Nons D	POTECES atlan	NonOui
CLASSI		ireposer our prace des rensery	nemento da des bieno P	NOTEGES EVOL	
	supplier be required to safeguard CON nisseur sera-t-il tenu de protéger des re		MSEC?		✓ No Yes Non Oul
EC IOUII	nocul ocid til icid de proteger deo re	nocignemento da deo bieno de	,mo20.		- Non _ Ou
PRODUCTIO	ON				
	production (manufacture, and/or repair ar	id/or modification) of PROTECT	ED and/or CLASSIFIED (material or equipment	No Yes
	the supplier's site or premises? aliations du fournisseur serviront-elles à l	a production (fabrication of our of	paration of our modification	no) do matadol DBOTÉCE	▼ Non Oul
	ASSIFIÉ?	a production (labilication evou le	paration evolutionicatio	on) de materier Profit de	
INFORMATIO	ON TECHNOLOGY (IT) MEDIA / SU	PPORT RELATIF À LA TECHN	OLOGIE DE L'INFORM/	ATION (TI)	
	supplier be required to use its IT systems	to electronically process, produ	ce or store PROTECTED	and/or CLASSIFIED	✓ No Yes
	ton or data? Isseur sera-t-li tenu d'utiliser ses propres	systèmes informatiques pour tr	altar produira ou stockar	álantroniauament des	Non Oul
	nements ou des données PROTÈGÉS e		ster, produire ou stocker	electroniquement des	
	e be an electronic link between the suppl				✓ No Yes
	ra-t-on d'un lien électronique entre le sys ementale?	teme informatique du fournisseu	ir et celui du ministère ou	i de l'agence	Non L Oul
gouven	nert met metre :				
TB0/007 35	0.403/2004/423	County Classification / Class	ciffontion do chourit	1	
100/001 35	0-103(2004/12)	Security Classification / Clas			Consol
		UNCLASSI	FIEU		Canadä

Page 17 of 22



COMMON-PS-SRCL#20

Contract Number / Numéro du contrat

\$4862348

Security Classification / Classification de sécurité

UNCLASSIFIED

ART C - (continued) / PARTIE C - (suite)																
For users comple	ting	the	orm	manually use	e the sum	mary char	t below to In	dicate the cate	gory(les)	and level	(s) of	safe	guar	ding required	at the su	pplier's
site(s) or premise Les utilisateurs q		mpli	ssen	it le formulaire	manuelle	ement do	ivent utiliser	le tableau réc	apitulatif	ci-dessous	s pour	r Ind	auer	pour chaque	e catégorie	e. les
niveaux de sauve													•	.,	-	
For users completing the form online (via the internet), the summary chart is automatically populated by your responses to previous questions.																
Dans le cas des u	Dans le cas des utilisateurs qui remplissent le formulaire en ligne (par internet), les réponses aux questions précédentes sont automatiquement saisles dans le tableau récapitulatif.															
dans le tableau le	ecap	ntura	ui.		SU	MMARY	CHART /	TABLEAU R	ÉCAPITI	JLATIF						
Category	PRO	твет			ASSIFIED			NATO						COMSEC		
Catégorie	PR	OTÉG	É	CL	ASSIFIÉ											
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				CONFIDENTIEL		TRÈS	NATO	NATO		COSMIC	A	В	С	CONFIDENTIEL		TRES
						SECRET	DIFFUSION RESTREINTE	CONFIDENTIEL		TRÈS SECRET						SECRET
Information / Assets Renseignements / Biens																
Production																
IT Media / Support TI																
IT Link / Lien électronique																
•							•									
 a) Is the description 										elelée?					✓ No	Yes
															Non	L Cu
If Yes, classif Dans l'affirma												åo.				
« Classification								eau ue secui	ite uallo	ia case iii	utuit					
12. b) Will the docu	men	tatio	n att	ached to this	SRCL be l	PROTEC	TED and/or (CLASSIFIED?						г	/ No	Yes
La documenta														L	✓ No Non	Yes Oul
If Yes, classif	y th	ls fo	rm b	y annotating	the top a	nd botto	m In the are	a entitled "Se	curity C	lassificati	on" a	and I	ndic	ate with		
attachments (
Dans l'affirma « Classification													ECR	ET avec		
des pièces joi	Inte	8).								-	-					

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité UNCLASSIFIED Canadä



COMMON-PS-SRCL#20

Contract Number / Numéro du contrat	
S4862348	
Security Classification / Classification de sécurité UNCLASSIFIED	

PART D - AUTHORIZATION / PART							
 Organization Project Authority / C 	hargé de projet de l'org	ganisme					
Name (print) - Nom (en lettres moulé	96)	Title - Titre	Signature				
Dr Roghleh Rousina-Webb		Section Head		IA-WEBB, IIEH 066	Control of the Contro		
Telephone No N° de téléphone	Facsimile No Nº de	télécopleur	E-mail address - Adresse cour	rriei	Date		
613-799-8347		- 1	ROGHIEH.ROUSINA-WEBB(@forces.gc.	Feb. 14th 2	2024	
14. Organization Security Authority /	Responsable de la séc	urité de l'organi	Isme			Digitally signed by MECUDVIC, SASKA.	
Name (print) - Nom (en lettres moulé	P6)	Title - Titre		Signature	MEDJO		
Sasa Medjovic		Senior secur	ity analyst	,	SASHA	234 Nation I am the author of the document base 2004.00 to 10 16 00 00 hard POP follow Version 13.0.1	
Telephone No N° de téléphone 613-996-0286		E-mail address - Adresse cour sasa.medjovic@forces.gc.ca	rriel	Date			
15. Are there additional instructions (e.g. Security Guide, Security Classification Guide) attached? Des instructions supplémentaires (p. ex. Guide de sécurité, Guide de classification de la sécurité) sont-elles jointes? No Verification (p. ex. Guide de sécurité) sont-elles jointes?							
16. Procurement Officer / Agent d'app	provisionnement						
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature			
Dr Roghleh Rousina-Webb		Section Head	- DLEPS 11 - LCMAP	ROUSINA-WEBB, ROGHIEH 088			
Telephone No N° de téléphone	Facsimile No N° de	télécopieur	E-mail address - Adresse cou	urriel Date			
613-799-8347			ROGHIEH.ROUSINA-WEBB(@forces.gc.			
 Contracting Security Authority / A 	utorité contractante en	matière de séc	surité				
Name (print) - Nom (en lettres moulé	Title - Titre		Signature				
Jacques Saumur	Quality Assurance Officer		Saumur,	Jacques	Digitally signed by Saumur, O Jacques 0 Date: 2019.10.30 08:24:52 -04'00'		
Telephone No N° de téléphone Facsimile No N° de télécople			E-mail address - Adresse cou jacques.saumur@tpsgc-pwgs		Date		

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité
UNCLASSIFIED



PART E: Bidder response form

In addition to providing a completed version of this form, it is the Bidder's responsibility to include all relevant information required to meet all RFP requirements and evaluation criteria.

Bidder information						
Legal name of bidder:						
Procurement Business Number (PBN) of bidder:	_					
Bidder's representative: Name and title of person authorized to sign on behalf of the bidder:						
Name of authorized bidder representative:						
Telephone number of authorized bidder representative:						
Email address of authorized bidder representative:						
The bidder:						
Is submitting a bid in response to this RFP: YES NO						

Proposed resource pricing

Name of resource	eynertise	Required personnel security screening	Bilingual (Y/N)	Firm hourly rate*		Total estimated cost (GST/HST excluded)
	13.9 – Special Advisor – Senior	Secret	No	\$	1717.5	\$
Sub-total:						
Applicable taxes:						\$
Total bid price:						\$

*The hourly rate for the proposed resource must remain the same in the event that the bidder submits more than 1 resume.

Certifications precedent to contract award

The certifications set out below are to be completed and submitted with the bid but may be submitted afterwards. If any of these required certifications is not completed and submitted as requested, the contracting authority will so inform the bidder and provide the bidder with a time frame within which to meet the requirement.

Compliance with the certifications bidders provide to Canada is subject to verification by Canada during the bid evaluation period (before award of a contract) and after contract award. The contracting authority will have the right to ask for additional information to verify bidders' compliance with the certifications before award of a contract. The bid will be declared non-responsive if any certification made by the bidder is untrue, whether made knowingly or unknowingly. Failure to comply with the certifications or to comply with the request of the contracting authority for additional information will also render the bid non-responsive.

a) Integrity Provisions - required documentation

By submitting a bid, the bidder certifies that the bidder and its Affiliates are in compliance with the provisions as stated in <u>Section 01 Integrity Provisions – Bid of Standard Instructions – Foods or Services – Competitive Requirements</u>. The associated information required within the Integrity Provisions will assist Canada in confirming that the certifications are true.

Pursuant to section 01 of Standard Instructions 2003, bidders who are incorporated or a sole proprietorship, including those bidding as a joint venture, must submit a complete list of names of all individuals who are currently directors of the bidder, or the name of the owner, as applicable. Bidders bidding as societies, firms or partnerships do not need to provide a list of names. Furthermore, as determined by the Special Investigations Directorate, Departmental Oversight Branch, each individual named on the list may be requested to complete Consent to a Criminal Record Verification form and provide associated information. Consult sections 4.21. Integrity Provisions, 5.16. Integrity Compliant, and 8.70.2. Compliance with the Integrity Provisions of the Supply Manual.

b) Federal Contractors Program for Employment Equity - bid certification

By submitting a bid, the bidder certifies that the bidder, and any of the bidder's members if the bidder is a joint venture, is not named on the Federal Contractors Program (FCP) for employment equity "FCP Limited Eligibility to Bid" list available at the bottom of the page of the Employment and Social Development Canada (ESDC) - Labour's website.

Canada will have the right to declare a bid non-responsive if the bidder, or any member of the bidder if the bidder is a joint venture, appears on the "FCP Limited Eligibility to Bid" list at the time of contract award.

c) Price certification

The bidder must provide, on Canada's request, one or more of the following price support, if applicable:

- a) a current published price list indicating the percentage discount available to Canada; or
- copies of paid invoices for the like quality and quantity of the goods, services or both sold to other customers: or
- a price breakdown showing the cost of direct labour, direct materials, purchased items, engineering and plant overheads, general and administrative overhead, transportation, etc., and profit; or
- d) price or rate certifications
- e) any other supporting documentation as requested by Canada.

d) Consent and replacement of resource

The bidder must provide a written/electronic consent signed by the proposed resource before the closing date and time of the RFP. In cases where the proposed resource is a full time employee of the bidder, a proof of employment signed by an authorized representative of the bidder, such as Chief Financial Officer or Human Resource Director must be provided.

To be considered valid, the written/electronic consent or proof of employment must have been obtained/signed during the solicitation period and reference the solicitation number. It must also include a statement confirming the availability of the resource for the performance of the contract during the period mentioned in the RFP. Failure to provide the proper documentation will result in the bid being declared non-responsive.

By providing either a written/electronic consent or proof of employment, the bidder certifies that the information included on the consent or proof of employment for the proposed resource, for this requirement, is true and accurate.

e) Former public servants (FPS) in receipt of a pension

As per the definition provided under Standard Acquisition Clauses and Conditions Manual (SACC) Manual clause <u>A3025T -Former Public Servant - Competitive Bid</u> (2020-05-04) is the bidder a FPS in receipt of a pension?

Yes () No ()

If so, the bidder must provide the following information, for all FPSs in receipt of a pension, as applicable:

- a. the name of former public servant
- b. the date of termination of employment or retirement from the Public Service

By providing this information, bidders agree that the successful bidder's status, with respect to being a former public servant in receipt of a pension, will be reported on departmental websites as part of the published proactive disclosure reports in accordance with <u>Contracting Policy Notice: 2019-01 of the Treasury Board Secretariat of Canada and the Guidelines on the Proactive Disclosure of Contracts.</u>

f) Work force adjustment directive

Is the bidder a FPS who received a lump sum payment pursuant to the terms of the <u>Work Force</u> Adjustment Directive?

Yes () No ()

If so, the bidder must provide the following information:

- a. the name of former public servant
- b. the conditions of the lump sum payment incentive
- c. the date of termination of employment
- d. the amount of lump sum payment
- e. the rate of pay on which lump sum payment is based
- f. the period of lump sum payment including start date, end date and number of weeks
- g. the number and amount (professional fees) of other contracts subject to the restrictions of a work force adjustment program

By submitting a bid, the bidder confirms they understand and acknowledge the above terms and conditions.

Person authorized to sign on behalf of the bidder or the firm (print name):

Name:	Title:			
Signature:	Date:			