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SOLICITATION AMENDMENT
MODIFICATION DE L'INVITATION

The referenced document is hereby revised; unless otherwise
indicated, all other terms and conditions of the Solicitation
remain the same.

Ce document est par la présente révisé; sauf indication contraire,
les modalités de l'invitation demeurent les mêmes.

Comments - Commentaires
THIS DOCUMENT CONTAINS A SECURITY
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Title - Sujet NORTHERN WATCH	
Solicitation No. - N° de l'invitation W7707-125560/A	Amendment No. - N° modif. 008
Client Reference No. - N° de référence du client W7707-12-5560	Date 2013-02-12
GETS Reference No. - N° de référence de SEAG PW-\$HAL-211-8863	
File No. - N° de dossier HAL-2-69094 (211)	CCC No./N° CCC - FMS No./N° VME
Solicitation Closes - L'invitation prend fin at - à 02:00 PM on - le 2013-02-28	
F.O.B. - F.A.B. Plant-Usine: <input type="checkbox"/> Destination: <input checked="" type="checkbox"/> Other-Autre: <input type="checkbox"/>	
Address Enquiries to: - Adresser toutes questions à: Allen, Tanya	Buyer Id - Id de l'acheteur hal211
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Instructions: See Herein

Instructions: Voir aux présentes

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Name and title of person authorized to sign on behalf of Vendor/Firm (type or print) Nom et titre de la personne autorisée à signer au nom du fournisseur/ de l'entrepreneur (taper ou écrire en caractères d'imprimerie)	
Signature	Date

Q24 *In RFP released reference materials, the “Northern Watch System Concept” is “TM 2012-119_A1b5 - Northern Watch System Concept V2.0”. The Northern Watch SOW refers to “DRDC Atlantic TM 2012-006, February 2012”, which is the first version. Please clarify which is the correct reference document.*

A24 The current version of the Northern Watch System Concept is TM 2012-119 dated July 2012 and provided to bidders through PWGSC. Amend SOW paragraph 2.2.1 to read: DRDC Atlantic TM 2012-119, July 2012

Q25 *With the removal of Task 3, please clarify that the following items should also be removed from the SOW:*

a) 3.5 Time Schedule – Event - DRDC Southern Trials & Demonstrations, DRDC Uses Surveillance System Baseline 1, August 2013;

b) 5.5.3 – Task 3 – Para 3.3.3, Technical support for DRDC Southern Trial, August 2013;

c) 5.5.3 – Task 3 – PM002, Lesson’s Learned Meeting Minutes, October 2013;

d) 3.3.2.5 – This requirement will only be applicable to Cycle 2 and 3.

A25

a. Page 13/42 paragraph 3.5 – delete entire line: DRDC Southern Trials & Demonstrations – DRDC Uses Surveillance System Baseline 1 – August 2013

b. Page 16/42 paragraph 5.5.2 delete entire line beginning with TASK 3 – Technical Support for DRDC Southern Trial

c. Page 16/42 paragraph 5.5.2 delete entire line beginning with TASK 3 – Lesson’s Learned Meeting Minutes

d. Page 8/42 paragraph 3.3.2.5 This requirement is applicable to Task 2 Development Cycle 1. Delete the sentence - The outcome of testing will be a system configuration that DRDC will employ for DRDC Southern testing and Arctic Demonstrations.

Q26: *Section 5.5.2.1 of the SOW states, “... If Development Cycle 2 is not undertaken, the contract will end in April 2013 and Final deliverables will be delivered in May 2013.” Should this be August 2013, instead of May 2013?*

A26 Amend paragraph 5.5.2.1 last sentence to read - If Development Cycle 2 is not undertaken, the contract will end in August 2013 and Final deliverables will be delivered in September 2013.

Q27 *With the removal of Task 3, is the Cycle 1 Southern Trial also not to take place? If this is the case, could the delivery date of the Task 2 Development items be extended to a later date, October 2013 for example?*

A27 Concerning para 5.5.3 Task 2 deliverables – the only change will be to: Task 2 – PM003 Development Cycle completion Report – September 2013. The remainder of Task 2 deliverables are required for DRDC to determine if it will proceed with Task 4

Q28 *Reference your Amend 007 Q22 - Your answer was, “The contractor, during the course of the contract will provide delivery of a version of the Surveillance System to DRDC. DRDC will test the delivered system during its planned demonstration periods. The Lesson’s Learned to be will be a combination operating procedures, warranty defect arisings and new work. Warranty arising will be covered by the contractor under the contract. Any new work or new requirements could result contract*

amendments." However, that was not our question. What we said was that no Bidder can understand and, therefore, bid Task 6 or Task 7 (i.e. Cycle 3) before having completed tasks 1 thru 5. Therefore, how can we bid and estimate these unknowns and then be evaluated on them as part of any proposal submitted in response to this RFP?

A28 This is a Research and Development contract. Consequently not all of the characteristics and specifications of the solution are known at the outset. Development Cycle 3 (Task 6) is such a case. All bidders have been provided the system concept and the task descriptions and as such the estimating strategy and plan are constrained in the same manner for all bidders.

Q29 *Reference your Amend 005 – you have deleted all occurrences of Task 3. Given the question above on Cycle 3, Tasks 6 and 7, we wish to confirm that you meant to delete Task 3 and not Cycle 3?*

A29 The deletion is Task 3

Q30 *Both Attachment 1 and Annex B of the RFP, refer to hourly rates but in the next paragraph or subsection of Attachment 1 where we are to provide our pricing, it appears that we are to submit per diem rates along with an estimated number of days for each of the tasks that we are required to price out. Please confirm whether we are to provide firm hourly or firm per diem rates in our pricing submission.*

A30 Please provide **firm hourly rates** in Attachment 1 and Annex B.

All other terms and conditions remain the same.