

Procurement and Contracting Services 30 Victoria Street Gatineau, QC K1A 0M6 proposition-proposal@elections.ca

REQUEST FOR STANDING OFFER

The Offeror, as identified below, offers to sell to the Chief Electoral Officer of Canada ("Elections Canada") or any person authorized to act on his/her behalf, in accordance with the terms and conditions set out herein, referred to herein or attached hereto, the goods and services listed herein and on any attached sheets at the prices set out therefore.

Offeror's Name:
Address:
Tel No.:
Fax. No.:
IN WITNESS WHEREOF, this Request for Standing Offer has been duly executed on behalf of the Offeror by the hands of its officer duly authorized in that behalf
signature of authorized signatory
print name of authorized signatory
print title of authorized signatory
Date:

Chief Electoral Officer of Canada File No.			
ECADB-RFSO-14-0957			
Title:	Date:		
Temporary Help Services for an Electoral Event	February 18, 2014		
Request for Standing Offer Closing Date:			
March 5, 2015, 2:00 p.m. (Gatineau time)			

INQUIRIES – address inquiries to:

Office of the Chief Electoral Officer of Canada

Procurement and Contracting Services 30 Victoria Street Gatineau QC K1A 0M6

proposition-proposal@elections.ca

Attention:	Tel No.		
		819-939-1490	
Annie de Bellefeuille			
Senior Advisor			
Procurement & Contracting			
Services			

RETURN OFFERS TO:

Proposal Receiving Unit

c/o Business Centre

30 Victoria Street Gatineau QC K1A 0M6

OFFERS TRANSMITTED BY FACSIMILE OR ELECTRONIC MAIL WILL NOT BE ACCEPTED.

This Request for Standing Offer ("RFSO") contains the following documents:

Part 1 - General Information

Part 2 - Offeror Instructions

Part 3 – Offer Preparation Instructions

Part 4 – Evaluation Procedures and Basis of Selection

Part 5 – Security, Financial and Other Requirements

Part 6 – Standing Offer ("Standing Offer")

Annex A - Resulting Contract Clauses

Appendix A – Statement of Work

Appendix B – General Conditions – Services

Appendix C – Supplemental Conditions – Personal Information

Appendix D – Loan Agreement for Use of Equipment by Contractors

Annex B - Pricing Table

Annex C – Basic Standards for Testing Temporary Help Resources

Annex D – Security Requirements Check List

Annex E - Template Call-up

Part 7 - Technical Evaluation Criteria

Annex A – RFSO Technical Response Template

Part 8 - Financial Evaluation Criteria

Annex A – Financial Offer Table Template

Part 9 - Certificates

Request for Standing Offer ECADB-RFSO-14-0349

Part 1. General Information

1.1 Code of Conduct for Procurement

- 1.1.1 Offerors must comply with the <u>Code of Conduct for Procurement</u>. In addition, Offerors must respond to RFSOs in an honest, fair and comprehensive manner; accurately reflect their capacity to satisfy the requirements stipulated in the RFSO, Standing Offer and any resulting contracts; submit offers as well as enter into contracts only if they will fulfill all obligations of those contracts.
- 1.1.2 By submitting an offer, Offerors acknowledge that, to ensure fairness, openness and transparency in the procurement process, the commission of certain acts or offences will render them ineligible to be issued a Standing Offer and awarded contracts. Elections Canada will declare non-responsive any offer in respect of which the information herein requested is missing or inaccurate, or in respect of which the information contained in the certificates contemplated in this Section 1.1 is found to be untrue, in any respect, by Elections Canada. If it is determined, after issuance of a Standing Offer, that the Offeror made a false declaration or certification, Elections Canada will have the right to set aside the Standing Offer and to terminate for default any resulting contracts. The Offeror and any of the Offeror's Affiliates will also be required to remain free and clear of any acts or convictions specified herein during the period of any Standing Offer arising from this RFSO and any Call-ups made against such Standing Offer. Elections Canada may verify the information provided by the Offeror including the information relating to the acts or convictions specified herein, through independent research, use of any government resources or by contacting third parties.
- 1.1.3 By submitting an offer, the Offeror certifies that no one convicted under any of the provisions under Subparagraphs 1.1.3 (a) and (b) are to receive any benefit under a Standing Offer or any resulting contracts arising from this RFSO. In addition, the Offeror certifies that except for those offences where a criminal pardon or a record suspension has been obtained or capacities restored by the Governor in Council, neither the Offeror nor any of the Offeror's Affiliates has ever been convicted of an offence under any of the following provisions:
 - (a) Criminal Code of Canada, R.S.C. 1985, c. C-46:
 - Section 121 (Frauds on the government and Contractor subscribing to election fund);
 - ii. Section 124 (Selling or Purchasing Office);
 - iii. Section 380 (Fraud committed against Her Majesty);
 - iv. Section 418 (Selling defective stores to Her Majesty);
 - v. Section 462.31 (Laundering proceeds of crime);

- vi. Section 467.11 to 467.13 (Participation in activities of criminal organization);
- (b) Financial Administration Act, R.S.C. 1985, c. F-11:
 - Paragraph 80(1)(d) (False entry, certificate or return);
 - ii. Subsection 80(2) (Fraud against Her Majesty);
 - iii. Section 154.01 (Fraud against Her Majesty);
- (c) Competition Act, R.S.C. 1985, c. C-34:
 - i. Section 45 (Conspiracies, agreements or arrangements between competitors);
 - ii. Section 46 (Foreign directives);
 - iii. Section 47 (Bid Rigging);
 - iv. Section 49 (Agreements or arrangements of federal financial institutions);
 - v. Section 52 (False or misleading representation);
 - vi. Section 53 (Deceptive notice of winning a prize);
- (d) *Income Tax Act*, R.S.C. 1985, c-1:
 - i. Section 239 (False of deceptive statements);
- (e) Excise Tax Act, R.S.C. 1985, c. E-15:
 - i. Section 327 (False or deceptive statements);
- (f) Corruption of Foreign Public Officials Act, S.C. 1998, c-34:
 - Section 3 (Bribing a foreign public official);
- (g) Controlled Drugs and Substance Act, S.C. 1996, c-19:
 - i. Section 5 (Trafficking in substance);
 - ii. Section 6 (Importing and exporting);
 - iii. Section 7 (Production of substance).
- 1.1.4 In circumstances where a criminal pardon or a record suspension has been obtained or capacities restored by the Governor in Council, the Offeror must provide with its offer a certified copy of confirming documentation from an official source. If such documentation has not been received by the time the evaluation of offers is completed, Elections Canada will inform the Offeror of a time frame within which to provide the information. Failure to comply will render the offer non-responsive.
- 1.1.5 Offerors understand that Elections Canada may issue standing offers or contracts outside of the present solicitation process with an Offeror or an Affiliate who has been convicted of an offence enumerated under Subparagraphs 1.1.3 (c) to (g) or with someone who has been convicted of an offence enumerated under Subparagraphs 1.1.3 (c) to (h) when required to do so by law or legal proceedings or when Elections Canada, in its sole discretion, considers it necessary to the public interest for reasons which include, but are not limited to:
 - (a) no one else is capable of performing the contract;
 - (b) emergency;
 - (c) national security;
 - (d) health and safety; or
 - (e) economic harm.

Elections Canada reserves the right to impose additional conditions or measures to ensure the

integrity of the procurement process.

- 1.1.6 By submitting an offer, the Offeror certifies that neither the Offeror nor any of the Offeror's Affiliates have directly or indirectly, paid or agreed to pay, and will not, directly or indirectly, pay a contingency fee to any individual for the solicitation, negotiation or obtaining of the Standing Offer and any Call-ups made against the Standing Offer if the payment of the fee would require the individual to file a return under section 5 of the Lobbying Act.
- 1.1.7 For the purpose of this Section 1.1, an Affiliate means a business concern, organization or individual that, directly or indirectly, 1) either one controls or has the power to control the other or 2) a third party has the power to control both. Indicia of control include, but are not limited to, interlocking management or ownership, identity of interests among family members, shared facilities and equipment, common use of employees, or a business entity created following the charges or convictions contemplated in Section 1.1, which has the same or similar management, ownership or principal employees as the Offeror that is charged or convicted, as the case may be.
- 1.1.8 The Offeror acknowledges and agrees that the certifications contemplated in Section 1.1 must remain valid during the period of any Standing Offer arising from this RFSO.

1.2 Definitions

Unless the context requires otherwise, the capitalized terms used in Part 1 to 5 of this RFSO shall have the definitions assigned to them in the Standing Offer.

1.3 Summary

The Chief Electoral Officer of Canada ("CEOC"), an agent of Parliament, exercises general direction and supervision over the conduct of elections and referendums at the federal level. The CEOC heads the Office of the Chief Electoral Officer, commonly known as Elections Canada.

1.3.1 The Requirement

As part of its readiness planning activities for a general election or referendum, Elections Canada has a requirement for up to 250 temporary help resources on standby ready to be quickly deployed. Elections Canada anticipates issuing up to five Standing Offers for the provision of ten different temporary help resource categories, as listed in the SOW. Offerors may be required to provide the services of any or all ten temporary help resource categories to Elections Canada on an "as and when required" basis within 24 hours of a Call-up.

The Standing Offers will be for the exclusive use of Elections Canada. The Technical Authority will identify the requirements and the Standing Offer Authority will authorize the Call-up.

The SOW outlines the temporary help resources that will be required by Elections Canada.

1.3.2 Period of the Standing Offer

The period for making Call-ups against the Standing Offer will be from the Effective Date of the Standing Offer until March 31, 2016.

The Offeror will also be granting to Elections Canada the irrevocable option to extend the term of the Standing Offer by up to four additional one year periods under the same terms and conditions.

1.3.3 Security Requirement

There is a security requirement associated with the requirement. For additional information, consult Part 5 – Security, Financial and other Requirements, and Part 6 – Standing Offer.

1.3.4 Trade Agreements

The requirement is subject to the provisions of the Agreement on Internal Trade.

1.4 Communications Notification

As a courtesy, Elections Canada requests that successful Offerors notify the Standing Offer Authority in advance of their intention to make public announcements related to the issue of a Standing Offer or any resulting Call-Ups.

1.5 Debriefings

After the issuance of a Standing Offer, Offerors may request a debriefing on the results of the RFSO process. Offerors should make the request to the Standing Offer Authority within 15 Business Days of receipt of the results of the RFSO process. The debriefing may be in writing, by telephone or in person.

Part 2. Offeror Instructions

2.1 Instructions and Conditions

Offerors who submit an offer agree to be bound by the terms and conditions of this RFSO and accept the clauses and conditions of the Standing Offer and any resulting contracts.

2.2 Procurement Business Number

Canadian suppliers are required to have a Procurement Business Number (PBN) before the Effective Date of the Standing Offer. Suppliers may register for a PBN in the Supplier Registration Information system on the Contracts Canada Web site. For non-Internet registration, suppliers may contact the

InfoLine at 1-800-811-1148 to obtain the telephone number of the nearest Supplier Registration Agent.

2.3 Definition of Offeror

"Offeror" means the person or entity (or, in the case of a joint venture, the persons or entities) submitting an offer to provide goods, services or both under a Call-up resulting from a Standing Offer. It does not include the parent, subsidiaries or other Affiliates of the Offeror nor its subcontractors.

2.4 Submission of Offers

- 2.4.1 Elections Canada requires that each offer, at RFSO closing date and time or upon request from the Standing Offer Authority, be signed by the Offeror or by an authorized representative of the Offeror. If an offer is submitted by a joint venture, it must be in accordance with Section 2.16.
- 2.4.2 It is the Offeror's responsibility to:
 - (a) obtain clarification of the requirements contained in the RFSO, if necessary, before submitting an offer;
 - (b) prepare its offer in accordance with the instructions contained in the RFSO;
 - (c) submit by the RFSO closing date and time a complete offer;
 - (d) send its offer only to the Proposal Receiving Unit specified on page 1 of this RFSO ("Proposal Receiving Unit"). The Proposal Receiving Unit is open from 8:00 a.m. to 4:00 p.m. EST Monday to Friday;
 - (e) ensure that the Offeror's name, the Offeror's return address, the RFSO number, and the RFSO closing date and time are clearly visible on the envelope or parcel(s) containing the offer; and
 - (f) provide a comprehensible and sufficiently detailed offer including all requested pricing details, that will permit a complete evaluation in accordance with the criteria set out in the RFSO.
- 2.4.3 If Elections Canada has provided Offerors with multiple formats of a document that forms part of the RFSO (for example, a document may be downloaded through the Government Electronic Tendering Service (GETS) but may also be made available on CD-ROM through GETS), the format downloaded through GETS will take precedence. If Elections Canada posts an amendment to the RFSO revising any documents provided to Offerors in multiple formats, Elections Canada will not necessarily update all formats to reflect these revisions. It is the Offeror's responsibility to ensure that revisions made through any RFSO amendment issued

- through GETS are taken into account in those alternate formats that were not revised as a result of an amendment.
- 2.4.4 Offers will remain open for acceptance for a period of not less than 90 calendar days from the RFSO closing date. Elections Canada reserves the right to seek an extension of the offer validity period from all responsive Offerors in writing, within a minimum of three calendar days before the end of the offer validity period. If the extension is accepted by all responsive Offerors, Elections Canada will continue with the evaluation of the offers. If the extension is not accepted by all responsive Offerors, Elections Canada will, at its sole discretion, either continue with the evaluation of the offers of those who have accepted the extension or cancel the RFSO.
- 2.4.5 Offer documents and supporting information may be submitted in either English or French.
- 2.4.6 Offers received on or before the stipulated RFSO closing date and time will become the property of Elections Canada and will not be returned. All offers will be treated as confidential, subject to the provisions of the *Access to Information Act*, R.S. 1985, c. A-1 and the *Privacy Act*, R.S. 1985, c. P-21, as amended from time to time.
- 2.4.7 Unless specified otherwise in the RFSO, Elections Canada will evaluate only the documentation provided with an Offeror's offer. Elections Canada will not evaluate information such as references to Web site addresses where additional information can be found or technical manuals or brochures not submitted with the offer.
- 2.4.8 An offer cannot be assigned or transferred in whole or in part.

2.5 Transmission by Facsimile and Email

Offers transmitted by facsimile or electronic mail to Elections Canada will not be accepted.

2.6 Late Offers

Elections Canada will return offers delivered after the stipulated RFSO closing date and time, unless they qualify as a delayed offer as described in Section 2.7.

2.7 Delayed Offers

2.7.1 An offer delivered to the Proposal Receiving Unit after the RFSO closing date and time but before the announcement of the successful Offeror or Offerors, as the case may be, or before a Standing Offer is entered into may be considered, provided the Offeror can prove the delay is due solely to a delay in delivery that can be attributed to the Canada Post Corporation (CPC) (or national equivalent of a foreign country). Purolator Inc. is not considered to be part of CPC for the purposes of this Section. The only pieces of evidence relating to a delay in the CPC system that are acceptable to Elections Canada are:

- (a) a CPC cancellation date stamp;
- (b) a CPC Priority Courier bill of lading; or
- (c) a CPC Xpresspost label,

that clearly indicates that the offer was mailed before the RFSO closing date.

- 2.7.2 Misrouting, traffic volume, weather disturbances, labour disputes or any other causes for the late delivery of offers are not acceptable reasons for the offer to be accepted by Elections Canada.
- 2.7.3 Postage meter imprints, whether imprinted by the Offeror, the CPC or the postal authority outside Canada, are not acceptable as proof of timely mailing.

2.8 Customs Clearance

It is the responsibility of the Offeror to allow sufficient time to obtain customs clearance, where required, before the RFSO closing date and time. Delays related to the obtaining of customs clearance cannot be construed as "undue delay in the mail" and will not be accepted as a delayed offer under Section 2.7.

2.9 Legal Capacity

The Offeror must have the legal capacity to contract. If the Offeror is a sole proprietorship, a partnership or a corporate body, the Offeror must provide, if requested by the Standing Offer Authority, a statement and any requested supporting documentation indicating the laws under which it is registered or incorporated together with the registered or corporate name and place of business. This also applies to Offerors submitting an offer as a joint venture.

2.10 Rights of Elections Canada

Elections Canada reserves the right to:

- (a) reject any or all offers received in response to the RFSO;
- (b) enter into negotiations with Offerors on any or all aspects of their offers;
- (c) accept any offer in whole or in part without negotiations;
- (d) cancel the RFSO at any time;
- (e) reissue the RFSO;

- (f) if no responsive offers are received and the requirement is not substantially modified, reissue the RFSO by inviting only the Offerors that had submitted an offer to resubmit offers within a period designated by Elections Canada; and
- (g) negotiate with the sole responsive Offeror to ensure best value to Elections Canada.

2.11 Rejection of Offer

- 2.11.1 Elections Canada may reject an offer where any of the following circumstances is present:
 - (a) the Offeror is bankrupt or where, for whatever reason, its activities are rendered inoperable for an extended period;
 - (b) evidence, satisfactory to Elections Canada, of fraud, bribery, fraudulent misrepresentation or failure to comply with any law protecting individuals against any manner of discrimination, has been received with respect to the Offeror, any of its employees or any subcontractor included as part of the offer;
 - (c) evidence, satisfactory to Elections Canada, that based on past conduct or behavior, the Offeror, a subcontractor or a person who is to perform the Work is unsuitable or has conducted himself/herself improperly;
 - (d) Elections Canada has exercised its contractual remedies of suspension or termination for default with respect to a contract with the Offeror, any of its employees or any subcontractor included as part of the offer; and
 - (e) Elections Canada determines that the Offeror's performance on other contracts, including the efficiency and workmanship as well as the extent to which the Offeror performed the work in accordance with those contracts, is sufficiently poor to jeopardize the successful completion of the requirement of this RFSO.
- 2.11.2 Where Elections Canada intends to reject an offer pursuant to a provision of Subsection 2.11.1, the Standing Offer Authority will so inform the Offeror and provide the Offeror ten calendar days within which to make representations, before making a final decision on the rejection of the offer.
- 2.11.3 Elections Canada reserves the right to apply additional scrutiny, in particular when multiple offers are received in response to the RFSO from a single Offeror or a joint venture. Elections Canada reserves the right to:
 - (a) reject any or all of the offers submitted by a single Offeror or joint venture if their inclusion in the evaluation has the effect of prejudicing the integrity and fairness of the process; and

(b) reject any or all of the offers submitted by a single Offeror or joint venture if their inclusion in the procurement process would distort the solicitation evaluation; cause a result that would not reasonably have been expected under prevailing market conditions; and/or not provide good value to Elections Canada.

2.12 Communication – Solicitation Period

- 2.12.1 To ensure the integrity of the competitive RFSO process, enquiries and other communications regarding the RFSO must be directed to only the Standing Offer Authority. Failure to comply with this requirement may result in the offer being declared non-responsive.
- 2.12.2 To ensure consistency and quality of information provided to Offerors, enquiries of significance received and the replies to such enquiries will be provided simultaneously to Offerors to which the RFSO has been sent, without revealing the sources of the enquiries.

2.13 Price Justification

- 2.13.1 In the event that the Offeror's offer is the sole responsive offer received, the Offeror must provide, on Elections Canada's request, a fair price certification in the form prescribed by Elections Canada, whereby the Offeror certifies that the price offered to Elections Canada for the goods or services:
 - (a) is not in excess of the lowest price charged to anyone else, including the Offeror's most favoured customer, for the like quality and quantity of goods, services or both;
 - (b) does not include an element of profit on the sale in excess of that normally obtained by the Offeror on the sale of goods, services or both of like quality and quantity; and
 - (c) does not include any provisions for discounts to selling agents.
- 2.13.2 Offerors must submit the fair price certification within the delay prescribed in the request issued pursuant to Subsection 2.13.1. Failure to comply with the request may result in the offer being declared non-responsive.

2.14 Offer Costs

No payment will be made for costs incurred in the preparation and submission of an offer in response to the RFSO. Costs associated with preparing and submitting an offer, as well as any costs incurred by the Offeror associated with the evaluation of the offer, are the sole responsibility of the Offeror.

2.15 Conduct of Evaluation

2.15.1 In conducting its evaluation of the offers, Elections Canada may, but will have no obligation to, do the following:

- (a) seek clarification or verification from Offerors regarding any or all information provided by them with respect to the RFSO;
- (b) contact any or all references supplied by Offerors to verify and validate any information submitted by them;
- (c) request, before issuance of any Standing Offer, specific information with respect to Offerors' legal status;
- (d) conduct a survey of Offerors' facilities and/or examine their technical, managerial and financial capabilities to determine if they are adequate to meet the requirements of the RFSO;
- (e) correct any error in the extended pricing of offers by using unit pricing and any error in quantities in offers to reflect the quantities stated in the RFSO. In the case of error in the extension of prices, the unit price will govern;
- (f) verify any information provided by Offerors through independent research, use of any government resources or by contacting third parties; and
- (g) test and interview, at the sole costs of Offerors, the Offeror and/or any or all of the resources proposed by Offerors to fulfill the requirement of the RFSO.

2.16 Joint Venture

- 2.16.1 A joint venture is an association of two or more parties who combine their money, property, knowledge, expertise or other resources in a single joint business enterprise, sometimes referred as a consortium, to submit together an offer on a requirement. Offerors who submit an offer as a joint venture must indicate clearly that it is a joint venture and provide the following information:
 - (a) the name of each member of the joint venture;
 - (b) the PBN of each member of the joint venture;
 - (c) the name of the representative of the joint venture, i.e. the member chosen by the other members to act on their behalf, if applicable; and
 - (d) the name of the joint venture, if applicable.
- 2.16.2 If the information is not clearly provided in the offer, the Offeror must provide the information on request from the Standing Offer Authority.

2.16.3 The offer and any Standing Offer must be signed by all the members of the joint venture unless one member has been appointed to act on behalf of all members of the joint venture. The Standing Offer Authority may, at any time, require each member of the joint venture to confirm that the representative has been appointed with full authority to act as its representative for the purposes of the RFSO and any Standing Offer. If a Standing Offer is issued to a joint venture, all members of the joint venture will be jointly and severally liable for the performance of any contract resulting from a Call-up.

2.17 Conflict of Interest – Unfair Advantage

- 2.17.1 In order to protect the integrity of the procurement process, Offerors are advised that Elections Canada may reject an offer in the following circumstances:
 - (a) if the Offeror, any of its subcontractors, any of their respective employees or former employees was involved in any manner in the preparation of the RFSO or in any situation of conflict of interest or appearance of conflict of interest; and
 - (b) if the Offeror, any of its subcontractors, any of their respective employees or former employees had access to information related to the RFSO that was not available to other Offerors and that would, in Elections Canada's opinion, give the Offeror an unfair advantage.
- 2.17.2 The experience acquired by an Offeror who is providing or has provided the goods and services described in the RFSO (or similar goods or services) will not, in itself, be considered by Elections Canada as conferring an unfair advantage or creating a conflict of interest. This Offeror remains however subject to the criteria established in Subsection 2.17.1.
- 2.17.3 Where Elections Canada intends to reject an offer under this Section, the Standing Offer Authority will inform the Offeror and provide the Offeror an opportunity to make representations before Elections Canada makes a final decision. Offerors who are in doubt about a particular situation should contact the Standing Offer Authority before the RFSO closing date. By submitting an offer, the Offeror represents that it does not consider itself to be in conflict of interest nor to have an unfair advantage. The Offeror acknowledges that it is within Elections Canada's sole discretion to determine whether a conflict of interest, unfair advantage or an appearance of conflict of interest or unfair advantage exists.

2.18 Entire Requirement

The RFSO contains all the requirements relating to the request for offers. Any other information or documentation provided to or obtained by an Offeror from any source are not relevant to this RFSO. Offerors should not assume that practices used under previous Standing Offers or contracts will continue, unless they are described in the RFSO. Offerors should also not assume that their existing capabilities meet the requirements of the RFSO simply because they have met previous requirements.

2.19 Enquiries

- 2.19.1 All enquiries must be submitted in writing to the Standing Offer Authority no later than 5 calendar days before the RFSO closing date. Enquiries received after that time may not be answered.
- 2.19.2 Offerors should reference as accurately as possible the numbered item of the RFSO to which the enquiry relates. Care should be taken by Offerors to explain each question in sufficient detail in order to enable Elections Canada to provide an accurate answer. Technical enquiries that are of a proprietary nature must be clearly marked "proprietary" at each relevant item. Items identified as "proprietary" will be treated as such except where Elections Canada determines that the enquiry is not of a proprietary nature. Elections Canada may edit the questions or may request that the Offerors do so, so that the proprietary nature of the question is eliminated, and the enquiry can be answered with copies to all Offerors. Enquiries not submitted in a form that can be distributed to all Offerors may not be answered by Elections Canada.

2.20 Applicable Laws

- 2.20.1 Any Standing Offer and resulting contracts must be interpreted and governed, and the relations between the parties determined, by the laws in force in Ontario, subject always to any paramount or applicable federal laws.
- 2.20.2 Offerors may, at their discretion, substitute the applicable laws of a Canadian province or territory of their choice without affecting the validity of their offer, by deleting Ontario in Subsection 2.20.1 and inserting the name of the Canadian province or territory of their choice. If no change is made, it acknowledges that the laws of Ontario are acceptable to the Offerors in accordance with such subsection.

2.21 Basis for Elections Canada's Ownership of Intellectual Property

Elections Canada has determined that any intellectual property rights arising from the performance of the Work under the Standing Offer will belong to Elections Canada on the following grounds:

- (a) the main purpose of the Standing Offer, or of the deliverables contracted for, is to generate knowledge and information for public dissemination; and
- (b) where the material developed or produced consists of material subject to copyright, with the exception of computer software and all documentation pertaining to that software.

2.22 Refresh

- 2.22.1 In the event that an Offeror's Standing Offer is set-aside or cancelled for whatever reason, Elections Canada may replace the set aside or cancelled Standing Offer by posting a notice on the Government Electronic Tendering Service (GETS) for a refresh RFSO. The refresh RFSO will contain the same terms and conditions as the original RFSO and allow new Offerors to submit offers to qualify for issuance of a Standing Offer to provide the services described in the Standing Offer.
- 2.22.2 Offers will not be accepted during the refresh RFSO for updates to pricing and services of existing Offerors.
- 2.22.3 The offer submission period for the refresh RFSO will be 15 days. An offer must be submitted by the RFSO closing date, which will be identified on the first page of the RFSO, and meet all of the requirements of the RFSO to be considered for issuance of a Standing Offer.

Part 3. Offer Preparation Instructions

3.1. Offer Preparation Instructions

3.1.1 Elections Canada requests that Offerors provide their offer in separately bound sections as follows:

Section I: Technical Offer (four hard copies)

Section II: Financial Offer (one hard copy)

Section III: Certifications (one hard copy)

- 3.1.2 Prices must appear in the financial offer only. No prices must be indicated in any other section of the offer.
- 3.1.3 Elections Canada requests that Offerors follow the format instructions described below in the preparation of their offer:
 - (a) use 8.5 x 11 inch (216 mm x 279 mm) paper; and
 - (b) use a numbering system that corresponds to the RFSO.
- 3.1.4 In the event that the Offeror fails to provide the numbers of copies required pursuant to Subsection 3.1.1, the Standing Offer Authority will contact the Offeror and provide the Offeror with a time frame within which to meet the requirement. Failure to comply with the request of the Standing Offer Authority and meet the requirement within that time period will render the Offer non-responsive.
- 3.1.5 To assist in reaching the objective set out in the Policy on Green Procurement, Offerors are

encouraged to:

- (a) use paper containing fibre certified as originating from a sustainably-managed forest and/or containing a minimum 30 percent recycled content; and
- (b) use an environmentally-preferable format including black and white printing instead of colour printing, printing double sided/duplex, using staples or clips instead of cerlox, duotangs or binders.

3.2. Section I – Technical Offer

- 3.2.1 In their technical offer, Offerors should demonstrate their understanding of the requirements contained in the RFSO and, in a thorough, concise and clear manner, explain how they will meet the requirements of the SOW and carry out the Work.
- 3.2.2 The technical offer should address clearly and in sufficient depth the points that are subject to the evaluation criteria against which the offer will be evaluated, which are set out in Part 7 Technical Evaluation Criteria. Simply repeating the statement contained in the RFSO is not sufficient. In order to facilitate the evaluation of the offer, Elections Canada requests that Offerors structure their offer in the order of the evaluation criteria by using the same headings. To avoid duplication, Offerors may refer to different sections of their offer by identifying the specific paragraph and page number where the subject topic has already been addressed.
- 3.2.3 Offerors should complete and submit a copy of Annex A to Part 7 Technical Response Template as part of their technical offer. Offerors should not modify the template but simply input their data into the required fields in the format that is specified.

3.3. Section II – Financial Offer

Offerors must submit their financial offer in accordance with Part 8 – Financial Evaluation Criteria.

3.4. Section III - Certificates

- 3.4.1 The Certificates in Part 9 must be completed by the Offeror in accordance with this Section 3.4. Offerors must provide the required certifications to be issued a Standing Offer. Elections Canada will declare an offer non-responsive if the required certifications are not completed and submitted as requested.
- 3.4.2 Offerors' compliance with the certifications provided to Elections Canada is subject to verification by Elections Canada during the offer evaluation period and after the issuance of a Standing Offer. The Standing Offer Authority will have the right to ask for additional information to verify Offerors' compliance with the certifications before the issuance of a

Standing Offer. The offer will be declared non-responsive if any certification made by the Offeror is untrue, whether knowingly or unknowingly. Failure to comply with the certifications or to comply with the request of the Standing Offer Authority for additional information will also render the offer non-responsive.

3.4.3 The Certificates in Part 9 should be completed and submitted with the offer but may be submitted afterwards. If any part of these Certificates is not completed and submitted as requested, the Standing Offer Authority will so inform the Offeror and provide the Offeror with a time frame within which to meet the requirement. Failure to comply with the request of the Standing Offer Authority and meet the requirement within that time period will render the offer non-responsive.

Part 4. Evaluation Procedures and Basis of Selection

4.1. General Evaluation Procedures

- 4.1.1 Offers will be assessed in accordance with the entire requirement of the RFSO including the technical and financial evaluation criteria.
- 4.1.2 An evaluation team composed of representatives of Elections Canada will evaluate the offers.

4.2. Technical Evaluation

4.2.1 Each offer will be assessed for compliance with the mandatory technical evaluation criteria set out in Part 7 – Technical Evaluation Criteria.

4.3. Financial Evaluation

4.3.1 The mandatory financial evaluation criteria are set out in Part 8 – Financial Evaluation Criteria.

4.4. Basis of Selection

- 4.4.1 An offer must comply with all the requirements of the RFSO. If it is determined that an offer does not comply with any of the requirements of the RFSO, such offer will be deemed non-responsive and will not be given further consideration.
- 4.4.2 The evaluation and selection process will be conducted in the following phases:
 - Phase 1 Mandatory Technical Evaluation
 - Phase 2 Financial Evaluation
 - Phase 3 Determination of Highest Ranked Offeror

4.4.3 Phase 1 – Mandatory Technical Evaluation

- (a) In Phase 1, all offers will be evaluated for their compliance with all of the requirements of the RFSO and the mandatory technical evaluation criteria set out in Part 7 – Technical Evaluation Criteria. Any offer that fails to meet any of such requirements or the mandatory technical evaluation criteria will be deemed nonresponsive and will not be given further consideration.
- (b) With respect to each client reference provided by Offerors for mandatory technical evaluation criterion, Elections Canada may decide to contact all client references for such mandatory technical evaluation criterion. If it so decides, the client references of all Offerors for such mandatory technical evaluation criterion will be contacted.
- (c) Elections Canada will make only three attempts over a maximum of five Business Days from the first attempt to contact a reference provided in the Offeror's offer (the "Original Contact Information"). If Elections Canada is not successful in reaching a reference after three attempts using the Original Contact Information, the Standing Offer Authority may contact the Offeror for alternate contact information for that same reference. Elections Canada will make only three attempts over a maximum of five Business Days from the first attempt to contact a reference using alternate contact information. The Offeror will not be permitted to submit an alternate reference after the RFSO closing date.
- (d) If Elections Canada is unsuccessful in obtaining a response from a reference (either through the Original Contact Information or the alternate contact information), after making such attempts, the offer will be deemed non-responsive and will not be given further consideration.
- (e) For greater certainty, the Offeror will only be given the opportunity to provide alternate contact information one time for each reference.
- (f) If at any time during the reference check, Elections Canada determines that the Offeror has not met a mandatory technical evaluation criterion, the Offeror's offer will be deemed non-responsive and will not be given further consideration.

4.4.4 Phase 2 – Financial Evaluation

In Phase 2, the offers that are deemed responsive in Phase 1 will be evaluated against the mandatory financial evaluation criteria set out in Part 8 – Financial Evaluation Criteria.

The price of the offer will be evaluated in Canadian dollars. Applicable sales tax must be excluded. Canadian customs duties and excise taxes are, where applicable, to be included.

4.4.5 <u>Phase 3 – Determination of Highest Ranked Offeror</u>

For the purpose of Phase 3, the "Total Offer Price" is the amount submitted by each Offeror under Column G in their completed Annex A – Financial Offer Tables of Part 8 – Financial Evaluation Criteria.

In Phase 3, the three Offerors with the lowest "Total Offer Price" who are deemed responsive in Phases 1 and 2 will be considered for the issuance of a Standing Offer.

The Offeror with the lowest "Total Offer Price" will be considered the highest ranked Offeror.

If there is a tie between any of the Offerors because of identical "Total Offer Price", then the Offeror with the most consecutive months of experience providing temporary help services that are similar in nature to those outlined in the SOW will be considered the higher ranked Offeror.

Part 5. Security, Financial and Other Requirements

5.1 Security Requirement

- 5.1.1 At the time of its offer, the Offeror must hold a valid organization security clearance as indicated in Part 6 –Standing Offer.
- 5.1.2 Before being proposed by the Offeror, the Offeror resources must meet the security requirement as indicated in Part 6 Standing Offer.
- 5.1.3 Elections Canada will not delay the issuance of any Standing Offer to allow Offerors to obtain the required security clearance.

5.2 Insurance Requirements

5.2.1 Offerors are responsible for deciding if insurance coverage is necessary to fulfill the obligations under the Standing Offer to ensure compliance with any applicable law. Any insurance acquired or maintained by Offerors is at their own expense and for their own benefit and protection. It does not release the successful Offeror from or reduce its liability under the Standing Offer.



Procurement and Contracting Services 30 Victoria Street, Gatineau, QC K1A 0M6

STANDING OFFER

The Offeror, as identified below, agrees to sell to the Chief Electoral Officer of Canada, or any person authorized to act on his behalf, in accordance with the terms and conditions set out herein, referred to herein or attached hereto, the goods or services listed herein at the prices set out therefore.

Return one signed copy of the Standing Offer forthwith.

Offeror's Name and Address:

[insert Offeror's LEGAL NAME and ADDRESS at issuance of Standing Offer]

CADB-RFSO-14-0957		
Standing Offer No.:		
05005-14-[insert at issuance of	of Standing Offer]	
Title:	Date of Standing Offer:	
[insert at issuance of	[insert at issuance of	
Standing Offer]	Standing Offer]	
Term of Standing Offer:	Financial Code:	
[insert at issuance of	[insert at issuance of	
Standing Offer]	Standing Offer]	
Total Financial Limitation	Applicable sales tax:	
(incl. applicable sales tax):	[insert at issuance of	
N/A	Standing Offer]	
ENQUIRIES & INVOICES		
Office of the Chief Electoral Officer of Canada		
30 rue Victoria		
Gatineau QC K1A 0M6		
Gatimeda Qo Kirkowio		
Standing Offer enquiries to:		
	Tel No.	
linsert name and title at	101101	
issuance of Standing Offer]		
Procurement and	E-mail	
Contracting Services		
Send invoices to:		
Seria invoices to.	Tel No.	
lincert name title and	TELINO.	

E-mail

duly authorized representative and by the Offeror by the hands of its officer duly authorized in that behalf.		
[Insert Offeror's LEGAL NAME]	Chief Electoral Officer	
(signature of authorized representative)	(signature of authorized representative)	
(print name of authorized representative)	[Insert name of authorized representative]	
(print title of authorized representative)	[Insert title of authorized representative] Procurement and Contracting Services	
Date:	Date:	

IN WITNESS WHEREOF, this Standing Offer has been duly executed by the Chief Electoral Officer of Canada by his

sector at issuance of

Standing Offer]



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Article 1 Interpretation

Section 1.01 Definitions

1.01.01 In this Standing Offer, unless the context otherwise requires:

"Articles of the Standing Offer" means this Article 1 to [insert when issuing

Standing Offer

"Business Day" means a day other than a Saturday, Sunday or

statutory holiday in the province of Quebec;

"Call-up" means an order signed and issued by the Standing

Offer Authority in the form attached as Annex D;

"Code of Conduct for Procurement" means the Code of Conduct for

procurement found at http://www.tpsgc-pwgsc.gc.ca/app-acq/cndt-cndct/contexte-context-

eng.html;

"Contract" has the meaning ascribed to it in Section 10.01 and

includes the Articles of Agreement, the general conditions, any supplemental conditions, annexes, appendices and any other document specified or referred to as forming part of the Contract, all as amended by agreement of the Parties from time to

time;

"Effective Date" means the date stated as the "Date of the Standing

Offer" on the first page of the Standing Offer;

"Elections Canada" means the Office of the Chief Electoral Officer of

Canada;

"Electoral Event" means a general election or a referendum;

"List of Qualified Resources" as the meaning ascribed to it in section 5.01.01;

"Offeror" means the person or entity whose name appears on

the first page of the Standing Offer and who offers to provide goods, services or both to Elections Canada



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under the Standing Offer;

"Resource Category" means the resource categories described in the SOW;

"SPOC" means the Offeror's single point of contact;

"SOW" means the statement of work attached as Appendix A

Resource Categories – Descriptions &
 Requirements, to the Contract, including the

schedules referred to therein, if any;

"Standing Offer" means the Articles of the Standing Offer, the written

offer from the Offeror referred to in Subsection 1.04.01, the annexes, the appendices and any other document specified or referred to as forming part of

the Standing Offer;

"Standing Offer Authority" means the person designated as such in the Standing

Offer, or by notice to the Offeror, to act as the representative of Elections Canada in the

management of the Standing Offer; and

"Term" means the Initial Term identified in Section 2.01 and

any additional periods resulting from Elections Canada exercising its irrevocable option to extend the period of the Standing Offer provided for in Section

2.02.

1.01.02 The definitions of words and terms in the annexes and appendices apply to capitalized words and terms used in these Articles of the Standing Offer as if those words and terms were defined herein.

1.01.03 The headings used in the Standing Offer are inserted for convenience of reference only and shall not affect their interpretation.

1.01.04 In the Standing Offer, words importing the singular number include the plural and vice versa, and words importing the masculine gender include the feminine gender and the neuter.

Section 1.02 Priority of Documents



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- 1.02.01 The following annexes are attached to and form an integral part of this Standing Offer. If there is a discrepancy between the wordings 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.
 - These Articles of the Standing Offer;
 - 2. Annex A Resulting Contract Clauses;
 - 3. Appendix A Statement of Work;
 - 4. Appendix B General Conditions Services;
 - 5. Appendix C Supplemental Conditions Personal Information;
 - 6. Appendix D Loan Agreement for Use of Equipment by Contractors;
 - 7. Annex B Pricing Table;
 - 8. Annex C Basic Standards for Testing Temporary Help Resources;
 - 9. Annex D Security Requirements Check List;
 - 10. Annex E Template Call-up; and
 - 11. the Offeror's offer, dated ______[insert at issuance of Standing Offer].

Section 1.03 General

1.03.01 The Offeror acknowledges that a Standing Offer is not a contract and that it does not oblige or commit Elections Canada to procure or contract for any goods, services or both listed in the Standing Offer. The Offeror understands and agrees that Elections Canada has the right to procure the goods, services or both specified in the Standing Offer by means of any other contract, Standing Offer or contracting method.

Section 1.04 Offer

1.04.01 The Offeror offers to provide and deliver to Elections Canada the goods, services or both described in the Standing Offer, in accordance with the pricing set out in Annex B
 Pricing Table if and when a request for such goods, services or both, is made in accordance with the procedures set out in Article 6 – Call-up Procedures.



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1.04.02 The Offeror agrees that:

- (a) Elections Canada's liability is limited to that which arises from Call-ups against the Standing Offer made within the Term of the Standing Offer;
- (b) the Standing Offer cannot be assigned or transferred in whole or in part; and
- (c) the Standing Offer may be set aside by Elections Canada at any time.

Section 1.05 Withdrawal

1.05.01 In the event that the Offeror wishes to withdraw the Standing Offer, the Offeror must provide no less than 30 calendar days' written notice to the Standing Offer Authority. The 30 day period will start upon receipt of the notification by the Standing Offer Authority and the withdrawal will be effective at the expiry of that period. The Offeror must fulfill any and all Call-ups made before the expiry of that period.

Section 1.06 Revision

1.06.01 The Term of the Standing Offer may only be extended, or its usage increased, by the Standing Offer Authority issuing a revision to the Standing Offer made in writing.

Section 1.07 Disclosure of Information

1.07.01 The Offeror agrees to the disclosure of its Standing Offer unit prices or rates by Elections Canada, and further agrees that it will have no right to claim against Elections Canada, their employees, agents or servants, or any of them, in relation to such disclosure.

Article 2 Period of Standing Offer

Section 2.01 Term

2.01.01 The Standing Offer period and period for making Call-ups against the Standing Offer will be from the Effective Date of the Standing Offer until March 31, 2016 (the "Initial Term").

Section 2.02 Option to Extend

2.02.01 The Offeror will grant to Elections Canada irrevocable options to extend the Term of



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the Standing Offer by four additional one year periods under the same terms and conditions.

- 2.02.02 Elections Canada may exercise these options at any time by sending a written notice to the Offeror at least 15 calendar days before the Standing Offer expiry date or any extension thereof.
- 2.02.03 The option(s) to extend the Term of the Standing Offer may be exercised only by the Standing Offer Authority.

Section 2.03 Refresh

- 2.03.01 The Offeror acknowledges that, should any Offeror's Standing Offer be set-aside or cancelled for whatever reason, Elections Canada may replace the set-aside or cancelled Standing Offer by posting a notice on the Government Electronic Tendering Service (GETS) for a refresh Request for Standing Offer (RFSO). The refresh RFSO will contain the same terms and conditions as the original RFSO and allow new Offerors to submit offers to qualify for issuance of a Standing Offer to provide the services described in the Standing Offer.
- 2.03.02 The Offeror acknowledges that Elections Canada may issue up to five Standing Offers and may continue to issue Standing Offers to Offerors if necessary by means of a refresh RFSO as set out in Section 2.03.01 to ensure five Standing Offers are issued throughout the Standing Offer period.

Article 3 Authorities

Section 3.01 Standing Offer Authority

3.01.01 The Standing Offer Authority for the Standing Offer is:

[insert at issuance of Standing Offer]

Procurement and Contracting Services Elections Canada 30 Victoria Street Gatineau QC K1A 0M6

Tel: 819-Fax: 819-E-mail:

3.01.02 The Standing Offer Authority is responsible for the management of the Standing Offer, and any changes to the Standing Offer must be authorized in writing by the Standing



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Offer Authority. The Offeror must not perform work in excess of or outside the scope of the Standing Offer or any resulting contract based on verbal or written requests or instructions from anybody other than the Standing Offer Authority.

3.01.03 Upon issuing a Call-up, the Standing Offer Authority is responsible for any contractual issues relating to individual Call-ups made against the Standing Offer.

Section 3.02 Technical Authority

3.02.01 The Technical Authority for the Standing Offer is:

[insert at issuance of Standing Offer]

Elections Canada 30 Victoria Street Gatineau QC K1A 0M6

Tel: 819-Fax: 819-E-mail:

- 3.02.02 The Technical Authority named above is the representative of Elections Canada and is responsible for all matters concerning the technical content of the Work under the Standing Offer. 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 be made only through a revision of the Standing Offer issued by the Standing Offer Authority.
- 3.02.03 Unless otherwise specified in the Call-up, Elections Canada's representative with respect to a Call-up (the "Call-up Authority") shall be the same as the Technical Authority.
- 3.02.04 In the event that the Call-up contains a Call-up Authority that is different than the Technical Authority, he/she is responsible for all matters concerning the technical content of the Work under the Call-up. Technical matters may be discussed with the Call-up Authority; however, the Call-up Authority has no authority to authorize changes to the scope of the Work. Changes to the scope of the Work can be made only through an amendment to the Call-up issued by the Standing Offer Authority.

Article 4 Offeror's Representative

Section 4.01 Single Point of Contact



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4.01.01 The SPOC between the Offeror and Elections Canada is:

[Note to Offerors]

Offerors are to provide in their offers the name, title, telephone number, facsimile number and e-mail address of its representative which will be included in this Section at issuance of the Standing Offer.

- 4.01.02 The SPOC must liaise with the Standing Offer Authority and the Technical Authority and will be the first point of contact in terms of:
 - (a) managing any business issues with the Technical Authority and any Standing Offer issues with the Standing Offer Authority and, in particular, providing guidance, support and coordination relative to requests;
 - (b) managing the day-to-day operational issues and technical requirements and, in particular, providing support and coordination relative to the Work; and
 - (c) meeting, as required, with Elections Canada on issues relating to this Standing Offer, including, without limiting the generality of the foregoing, to review the performance of the Work, suggest improvements and assist in analyzing statistical data.

Article 5 Qualified Resources

Section 5.01 Qualified Resources

- 5.01.01 The Offeror must, within two calendar days from receipt of a written request from the Standing Offer Authority, provide the Standing Offer Authority with the résumés of proposed resources for the Resource Categories identified in the written notice from the Technical Authority (the "List of Qualified Resources").
- 5.01.02 In the event that Elections Canada wishes to obtain the services of temporary help resources, the Standing Offer Authority will send the first request for a List of Qualified Resources to the highest ranked Offeror. Thereafter, the Standing Offer Authority will send requests for a List of Qualified Resources to the remaining four Offerors based on their ranking. Once all five Offerors have received a request for a List of Qualified Resources Elections Canada will continue to send such requests to all five Offerors on a rotational basis from highest to lowest ranked.
- 5.01.03 If at any point, an Offeror does not respond to the Standing Offer Authority in accordance with Section 5.01.01, the Standing Offer Authority will contact the next



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ranked Offeror until a List of Qualified Resources is obtained.

- 5.01.04 The List of Qualified Resources must only contain the résumés of individuals that:
 - (a) already have a valid "Enhanced Reliability Status" security clearance issued by a federal government department in accordance with the Treasury Board Policy on Government Security;
 - (b) meet the minimum qualifications and language requirements stated for the Resource Category for which they are submitted, as detailed in the SOW;
 - (c) have been tested by the Offeror in accordance with Annex C Basic Standards for Testing Temporary Help Resources;
 - (d) are willing to work shift work and overtime (including evenings, overnight, weekends and statutory holidays). During an Electoral Event, Elections Canada operates 7 days a week and an individual may be asked to work up to 6 days per week;
 - (e) are willing and able to provide their services within 24 hours of a Call-up at the following locations:
 - i. 30 rue Victoria, Gatineau, Québec; or
 - ii. 440 Coventry Road, Ottawa, Ontario, as the case may be; and
 - (f) has granted the permission to the Offeror to propose his/her services in relation to the Work to be performed and to submit his/her résumé to Elections Canada.
- 5.01.05 With respect to Section 5.01.04(d), the Offeror must obtain from each individual on the List of Qualified Resources written agreement that he or she agrees to work between 44 and 60 hours a week.
- 5.01.06 With respect to Section 5.01.04(f), the Offeror must, upon request from the Standing Offer Authority, provide a written confirmation, signed by the proposed resource, of the permission given to the Offeror and his/her availability.
- 5.01.07 The Offeror certifies that all the information it relied upon to create the List of Qualified Resources such as the résumés of the proposed resources and particularly the information pertaining to education, achievements, experience and work history has been verified by the Offeror to be true and accurate. Furthermore, the Offeror warrants that every resource proposed by the Offeror is



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capable of performing the Work resulting from a Call-up.

5.01.08 Elections Canada reserves the right to request a replacement resource if the proposed resource does not meet one or more of the qualifications under his or her category as stated in the SOW. In such an event and upon written request by Elections Canada, the Offeror shall find a replacement, meeting all the minimum qualifications under the same resource category, within 24 hours' of the request for a replacement.

Article 6 Call-up Procedures

Section 6.01 Call-up Procedures

- 6.01.01 Call-ups issued by the Standing Offer Authority to an Offeror will identify the appropriate Technical Authority and the name of a resource identified in that Offeror's List of Qualified Resources .
- 6.01.02 The Offeror must provide the resource(s) identified in the Call-Up within either 24 hours of issuance of such Call-Up or such other timeframe as set-out in the Call-Up.
- 6.01.03 In the event that a Call-up has been issued and the Offeror is unable to provide the resource identified in such Call-up, the Offeror shall immediately provide written notice to the Standing Offer Authority. The Standing Offer Authority will either request that the Offeror provide a replacement individual who is on the List of Qualified Resources, or cancel the Call-Up and contact the next ranked Offeror until a List of Qualified Resources is obtained.

Section 6.02 Amendments to Call-ups

6.02.01 Call-ups may be issued until the last day of the Term of the Standing Offer. No Contract may be amended after the end of the Term of the Standing Offer in order to lengthen the term of the Contract or increase its value.

Article 7 Certificates

Section 7.01 Certificates

7.01.01 Compliance with the certifications provided by the Offeror in its offer (the "Certificates") is a condition of authorization of the Standing Offer and subject to verification by Elections Canada during the Term. If the Offeror does not comply with



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any certification or it is determined that any certification made by the Offeror in the Certificates is untrue, whether knowingly or unknowingly, Elections Canada may terminate any Contract for default in accordance with the default provision of the General Conditions and set aside the Standing Offer.

Section 7.02 Federal Contractors Program

7.02.01 If at any time during the Term, the Offeror or, if the Offeror is a joint venture, any member of the Offeror, appears on the "FCP Limited Eligibility to Bid" list which can be found at

http://www.labour.gc.ca/eng/standards_equity/eq/emp/fcp/list/inelig.shtml, Elections Canada has the right, pursuant to the default provision terminate any Contract for default and set aside the Standing Offer.

[Note to Offerors]

The following Section will be included in the Standing Offer if you disclosed your status as a former public servant in receipt of a pension.

Section 7.03 Proactive Disclosure of Contracts with Former Public Servants

7.03.01 By providing information on its status in the Certificates, with respect to being a former public servant in receipt of a *Public Service Superannuation Act* pension, the Offeror has agreed that this information will be reported on departmental websites as part of the published proactive disclosure reports, in accordance with *Contracting Policy Notice: 2012-2* of the Treasury Board Secretariat of Canada.

[Note to Offerors]

When a Fair Price Certification is obtained from a supplier, the following section will be added to the Standing Offer:

Section 7.04 Fair Price Certification

6.03.01 The Fair Price Certification signed by the Offeror and attached as Annex XX is a condition of the Standing Offer and subject to verification by Elections Canada during the Term of the Standing Offer. If it is determined that the certification made by the Offeror in such certification is untrue, whether made knowingly or unknowingly, Elections Canada may terminate any Contract for default in accordance with the default provision of the General Conditions and set aside the Standing Offer.



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Article 8 Statement of Work

8.01.01 The Offeror must perform the Work requested pursuant to a Call-up in accordance with the SOW.

Article 9 Resulting Contract Clauses

9.01.01 Issuance of a Call-up, made in accordance with the provisions of the Standing Offer, to the Offeror constitutes acceptance of its offer and results in the creation of a contract between Elections Canada and the Offeror only for the goods, services or both described in the Call-up. The terms and conditions of such contract are those contained in Annex A – Resulting Contract Clauses.

Article 10 Suspension, Set-Aside or Cancellation of Standing Offer

Section 10.01 Suspension, Set-Aside or Cancellation of Standing Offer

- 10.01.01 Notwithstanding any other rights or remedies available to Elections Canada, Elections Canada's may, by sending written notice to the Offeror, suspend, set-aside or cancel the Offeror's Standing Offer due to:
 - (a) Elections Canada terminating a Call-up for default; or
 - (b) Elections Canada documenting at least two instances of poor performance under Call-ups. An instance of poor performance by the Offeror may include, but is not limited to:
 - late or failed delivery of a complete and accurate List of Qualified Resources as requested by the Standing Offer Authority within the required time frame;
 - failure to deliver the resources named in a Call-up as requested by the Standing Offer Authority within the required time frame;
 - iii. providing resources that do not meet the requirements of the Resource Category; or
 - iv. non-compliance with invoicing procedures.
- 10.01.02 In the event that Elections Canada decides to suspend an Offeror, such suspension will not exceed more than one rotation of requests by the Standing Offer Authority for a List of Qualified Resources as set out in Section 5.01.02.

Article 11 Security Requirement

Section 11.01 Security Requirement



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- 11.01.01 Before being placed on the List of Qualified Resources, the Offeror resources must each hold a valid "Enhanced Reliability Status," granted or approved by Elections Canada.
- 11.01.02 The Offeror must, at the time of its offer and during the term of the Standing Offer, hold a valid "Designated Organization Screening" at the level of "Reliability Status", issued by the Canadian Industrial Security Directorate (CISD), Public Works and Government Services Canada (PWGSC) in accordance with the Industrial Security Manual latest edition published by PWGSC (the "Industrial Security Manual").
- 11.01.03 The Offeror must comply with the provisions of the:
 - (a) Security Requirements Check List, attached at Annex D; and
 - (b) Industrial Security Manual (latest edition).

Article 12 Foreign Nationals

[Note to Offeror]

Either Option 1 or Option 2 will form part of the resulting contract, depending if the offeror is a Canadian Offeror or a foreign Offeror.

OPTION 1

Section 12.01 Canadian Offeror

12.01.01 The Offeror must comply with Canadian immigration requirements applicable to foreign nationals entering Canada to work temporarily in fulfillment of any Contract. If the Offeror wishes to hire a foreign national to work in Canada to fulfill any Contract, the Offeror 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 Offeror is responsible for all costs incurred as a result of non-compliance with immigration requirements.

OPTION 2

Section 12.02 Foreign Offeror

12.02.01 The Offeror must comply with Canadian immigration legislation applicable to foreign nationals entering Canada to work temporarily in fulfillment of any Contract. If the Offeror wishes to hire a foreign national to work in Canada to fulfill any Contract, the



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Offeror should immediately contact the nearest Canadian Embassy, Consulate or High Commission in the Offeror's country to obtain instructions, information on Citizenship and Immigration Canada's requirements and any required documents. The Offeror is responsible to ensure that foreign nationals have the required information, documents and authorizations before performing any work under any Contract in Canada. The Offeror is responsible for all costs incurred as a result of non-compliance with immigration requirements.

Article 13 Access to Information

13.01.01 Records created by the Offeror under the control of Elections Canada are subject to the *Access to Information Act*. The Offeror acknowledges the responsibilities of Elections Canada under the *Access to Information Act* and must, to the extent possible, assist Elections Canada in discharging these responsibilities. Furthermore, the Offeror acknowledges that section 67.1 of the *Access to Information Act* provides that any person, who destroys, alters, falsifies or conceals a record, or directs anyone to do so, with the intent of obstructing the right of access that is provided by the *Access to Information Act* is guilty of an offence and is liable to imprisonment or a fine, or both.

[Note to Offerors]

If applicable, depending on the legal status of the successful Offeror, the following Article will form part of the resulting Standing Offer and will be completed at the issuance of the Standing Offer.

Article 14 Joint Venture

Section 14.01 Joint Venture Offeror

14.01.01	The Offeror confirms that the name of the joint venture is and that it i comprised of the following members:
	(a) With respect to the relationship among members of the joint venture Offeror each member agrees, represents and warrants (as applicable) that:
	 i has been appointed as the "representative member" of the joint venture Offeror and has full authority to act as agent for each member regarding all matters relating to the Standing Offer and an resulting Contract;



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- ii. by giving notice to the representative member, Elections Canada will be considered to have given notice to all members of the joint venture Offeror; and
- iii. all payments made by Elections Canada to the representative member will act as a release by all the members.
- 14.01.02 All the members agree that Elections Canada may terminate the Standing Offer at its discretion if there is a dispute among the members that, in Elections Canada's opinion, affects the performance of the Work in any way.
- 14.01.03 All the members are jointly and severally liable for the performance of the entire Standing Offer.
- 14.01.04 The Offeror acknowledges that any change in the membership of the joint venture (i.e., a change in the number of members or the substitution of another legal entity for an existing member) constitutes an assignment and is subject to the assignment provisions of the General Conditions.
- 14.01.05 The Offeror acknowledges that all security and controlled goods requirements in the Standing Offer, if any, apply to each member of the joint venture Offeror.

Annex A – Resulting Contract Clauses

Article 1 Interpretation

Section 1.01 Definition

1.01.01 Unless the context clearly requires otherwise, the capitalized terms used in the Contract shall have the definitions assigned to them in the Articles of the Standing Offer, in this Subsection 1.01.01 and in the General Conditions. These definitions shall apply equally to both the singular and plural forms of the terms defined, and words of any gender shall include each other gender when appropriate.

"Articles of Agreement" means Articles 1 to 15;

"CEA" means the *Canada Elections Act,* S.C. 2000 c. 9, as amended from time to time;

"Contract Term" has the meaning ascribed to it in Section 3.01;

"Effective Date of the Contract" means the first date stated as the "Term of this Callup" in the Call-up;

"Elections Canada" means the Office of the Chief Electoral Officer of Canada; and

"General Conditions" means the general conditions that form part of the Contract attached as Appendix B; and

"Pricing Table" means the pricing table attached as Annex B to the Standing Offer.

- 1.01.02 The definitions of words and terms in the annexes, and appendices, if any, apply to capitalized words and terms used in these Articles of Agreement as if those words and terms were defined herein.
- 1.01.03 The headings used in the Contract are inserted for convenience of reference only and shall not affect their interpretation.

Section 1.02 Priority of Documents

1.01.01 The following documents are attached to and form an integral part of this Contract. If there is a discrepancy between the wordings 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. These Articles of Agreement;
- 2. The Call-up against the Standing Offer;
- 3. The Articles of the Standing Offer;
- 4. Appendix A Statement of Work;
- 5. Appendix B General Conditions Services;
- 6. Appendix C Supplemental Conditions Personal Information;
- 7. Appendix D Loan Agreement for Use of Equipment by Contractors;
- 8. Annex B Pricing Table;
- 9. Annex C Security Requirements Check List;
- 10. Annex D Template Call-up; and
- 11. the Offeror's offer, dated [insert at issuance of Standing Offer].

Article 2 Statement of Work

Section 2.01 SOW

2.01.01 The Contractor must perform the Work in accordance with the SOW.

Article 3 Period of Contract

Section 3.01 Term

3.01.01 The Work must be completed within the term set out in the Call-up (the "Contract Term").

Article 4 Authorities

Section 4.01 Contracting Authority

- 4.01.01 The Contracting Authority will be the Standing Offer Authority.
- 4.01.02 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.

4.01.03 Elections Canada may change the name of the representative designated as Contracting Authority by sending a written notice to the Contractor.

Section 4.02 Technical Authority

- 4.02.01 The Technical Authority will be the Standing Offer Authority unless otherwise indicated in the Call-up.
- 4.02.02 The Technical Authority is the representative of Elections Canada 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.
- 4.02.03 Elections Canada may change the name of the representative designated as Technical Authority by sending a written notice to the Contractor.

Article 5 Basis of Payment

Section 5.01 Contract Price

- 5.01.01 The Contractor will be paid an hourly rate for the Work in accordance with the Pricing Table.
- 5.01.02 The Contractor must not perform Work beyond 7.5 hours in one day unless authorized in advance by the Technical Authority.

Section 5.02 Overtime

- 5.02.01 No overtime work shall be performed under the Contract unless authorized in advance and in writing by Elections Canada's authorized representative.
- 5.02.02 The rate for overtime in Quebec will be calculated as follows based on a week commencing on Monday:

(Firm All-Inclusive Hourly Rate Per Resource) 1.5 X hours approved over 40 hours per week

5.02.03 The rate for overtime in Ontario will be calculated as follows based on a week commencing on Monday:

(Firm All-Inclusive Hourly Rate Per Resource) 1.5 X hours approved over 44 hours per week 7.5

Section 5.03 Consumer Price Index

5.03.01 For the first option year, if exercised by Elections Canada, the "Firm Hourly Base Rate" identified in Column C of the Pricing Table, will be adjusted based on the percentage increase (or decrease) of the Consumer Price Index (CPI) for Canada, All-Items (not seasonally adjusted), published by Statistics Canada, in accordance with the following formula:

Annual Inflation Adjustment Factor =
$$\left(\frac{A}{B} - 1\right) \times 100$$

Where:

A = Average of the monthly CPI for Canada, for the 12 months ending on March 31st of the calendar year immediately preceding the adjustment year

B = Average of the monthly CPI for Canada for the 12 months ending on March 31st of two calendar years preceding the adjustment year.

Example: If Work described in the SOW is delivered pursuant to a Call-up during the period between April 1, 2016 and March 31, 2017, the "Firm Hourly Base Rate" identified in Column C of the Pricing Table would be increased by 2.40% based on the following assumptions:

A = Average of the monthly CPI for Canada, for the 12 months ending March 31, 2018 = 145.3

B = Average of the monthly CPI for Canada for the 12 months ending March 31, 2017 = 141.9.

Inflation Adjustment Factor =
$$\left(\frac{A}{B} - 1\right) \times 100$$

Inflation Adjustment Factor =
$$\left(\frac{145.3}{141.9} - 1\right) \times 100$$

5.03.02 For the second, third and fourth option years, if exercised by Elections Canada, the "Firm Hourly Base Rate" calculated for the previous option year in accordance with Section 5.03.01, will be adjusted based on the percentage increase (or decrease) of the Consumer Price Index (CPI) for Canada, All-Items (not seasonally adjusted), published by Statistics Canada, in accordance with the formula set out in Section 5.03.01.

Section 5.04 Limitation of Expenditure

- 5.04.01 Elections Canada's total liability to the Contractor under the Contract must not exceed the amount identified on the Call-up. Customs duties are included, and any applicable sales tax is extra.
- 5.04.02 No increase in the total liability of Elections Canada or in the price of the Work resulting from any design changes, modifications or interpretations of the Work, will be authorized or paid to the Contractor unless these design changes, modifications or interpretations have been approved in writing, by the Contracting Authority before their incorporation into the Work. The Contractor must not perform any work or provide any services that would result in Elections Canada's total liability being exceeded before obtaining the written approval of the Contracting Authority.
- 5.04.03 The Contractor must notify the Contracting Authority in writing as to the adequacy of the sum:
 - (a) when it is 75 percent committed, or
 - (b) four months before the Contract expiry date, or
 - (c) as soon as the Contractor considers that the Contract funds provided are inadequate for the completion of the Work,

whichever comes first.

5.04.04 If the notification is for inadequate Contract funds, the Contractor must provide to the Contracting Authority a written estimate for the additional funds required. Provision of such information by the Contractor does not increase Elections Canada's liability.

Section 5.05 Applicable Sales Tax

5.05.01 The estimated amount of sales tax, if applicable, is included in the total estimated cost specified on page 1 of the Contract. The applicable sales tax is not included in the Contract Price but will be paid by Elections Canada as provided in Article 7 – Payments and Invoices. The Contractor agrees to remit to the appropriate

government agency any amounts of applicable sales tax paid or due.

Section 5.06 Office Closure

- 5.06.01 Where the Contractor, its employees, subcontractors or agents are providing services on Elections Canada premises pursuant to Subsection 8.01.01, and such premises are inaccessible due to the evacuation or closure of government offices, and as a result, no Work is performed by the Contractor or its employees, subcontractors or agents, Elections Canada is not responsible for paying the Contractor for Work that otherwise would have been performed if there had not been an evacuation or closure.
- 5.06.02 Where the Contractor, its employees, subcontractors or agents are providing services on Elections Canada premises pursuant to Subsection 8.01.01 and as a result of a strike or lock-out, the Contractor or its employees, subcontractors or agents are unable to obtain access to government premises and no Work is performed, Elections Canada is not responsible for paying the Contractor for Work that otherwise would have been performed if that Contractor or its employees, subcontractors or agents had been able to access the government premises.

Section 5.07 Statutory Holidays

The Contractor will be paid a firm hourly rate for work performed by a resource during statutory holidays in accordance with the following calculation:

(Firm Hourly Base Rate Per Resource x 1.5) x Agency Firm Mark-Up Rate

Article 6 Information Reporting

Section 6.01 Form T1204

- 6.01.01 Pursuant to paragraph 221(1)(*d*) of the *Income Tax Act*, R.S. 1985, c. 1 (5th Supp.), payments made by Elections Canada, to contractors under applicable services contracts (including contracts involving a mix of goods and services), must be reported on a T1204 Government Service Contract Payments slip.
- 6.01.02 To enable Elections Canada to comply with this requirement, the Contractor must provide the following information within 15 calendar days following the award of the Contract:
 - (a) The legal name of the Contractor, i.e. the legal name associated with its business number or Social Insurance Number (SIN), as well as its address and postal code;
 - (b) The status of the Contractor, i.e. an individual, a sole proprietorship, a corporation,

or a partnership;

- (c) The business number of the Contractor if the Contractor is a corporation or a partnership and the SIN if the Contractor is an individual or a sole proprietorship. In the case of a partnership, if the partnership does not have a business number, the partner who has signed the Contract must provide its SIN; and
- (d) In the case of a joint venture, the business number of all parties to the joint venture who have a business number or their SIN if they do not have a business number.
- 6.01.03 The information must be sent to the Contracting Authority. If the information includes a SIN, the information should be provided in an envelope marked "PROTECTED".

Article 7 Payments and Invoices

Section 7.01 Payment

- 7.01.01 Elections Canada will pay the Contractor on a monthly basis for that part of the Work performed during the month covered by the invoice, in accordance with the Contract if:
 - (a) an accurate and complete invoice and any other documents required by the Contract have been submitted in accordance with the invoicing instructions provided in Section 7.02;
 - (b) all such documents have been verified by Elections Canada; and
 - (c) the Work performed has been accepted by Elections Canada.

Section 7.02 Invoices

- 7.02.01 The Contractor must submit invoices in accordance with the section entitled "Invoice Submission" of the General Conditions. Invoices cannot be submitted until all Work identified in the invoice is completed.
- 7.02.02 Each invoice must be supported by:
 - (a) a copy of time sheets to substantiate the time claimed in accordance with Section 5.01; and
 - (b) any other documents or progress reports specified in the Contract to substantiate the Work performed.

7.02.03 The original and one copy of each invoice along with one copy of the supporting documents identified in Section 7.01 must be sent by the Contractor to the address shown on page 1 of the Standing Offer for certification and payment by Elections Canada.

Article 8 Elections Canada Facilities and Personnel

Section 8.01 Facilities and Personnel

8.01.01 Elections Canada shall provide the Contractor or its resources, as the case may be, with access to Elections Canada facilities, personnel and working space for the performance of the Work.

Section 8.02 Policies

8.02.01 The Contractor and its resources shall adhere to and comply with all Elections Canada policies, guidelines, directives and standards relating to the access and use of Elections Canada facilities and personnel.

Section 8.03 Equipment

- 8.03.01 Elections Canada shall provide the Contractor or its resources, as the case may be, with access to the equipment such as computer systems (micro computer network), telephones, and terminals necessary for the performance of the Work. The Contractor shall sign a loan agreement in the form set out in Appendix B Loan Agreement for Use of Equipment for Contractors within ten calendar days following the receipt of such equipment.
- 8.03.02 For greater certainty, the equipment listed in the signed loan agreement shall be deemed to form part of what constitutes "EC Property" for the purposes of the General Conditions.

Article 9 Insurance

Section 9.01 Insurance

9.01.01 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.

Article 10 Applicable Laws

Section 10.01 Applicable Laws

10.01.01 The Contract must be interpreted and governed by and construed in accordance with the laws of the province of Ontario and the laws of Canada therein.

Article 11 Access to Information

11.01.01 Records created by the Contractor under the control of Elections Canada are subject to the *Access to Information Act*. The Contractor acknowledges the responsibilities of Elections Canada under the *Access to Information Act* and must, to the extent possible, assist Elections Canada in discharging these responsibilities. Furthermore, the Contractor acknowledges that section 67.1 of the *Access to Information Act* provides that any person, who destroys, alters, falsifies or conceals a record, or directs anyone to do so, with the intent of obstructing the right of access that is provided by the *Access to Information Act* is guilty of an offence and is liable to imprisonment or a fine, or both.

Appendix B General Conditions Services

Article 1 Interpretation

Section 1.01 Definitions

1.01.01 In the Contract, unless the context otherwise requires:

"Articles of Agreement" means the clauses and conditions incorporated in full text in the body of the Contract; it does not include these general

conditions, any supplemental general conditions, annexes, the Contractor's bid or any other document;

"Canada" means Her Majesty the Queen in right of Canada;

"Contract" means the Articles of Agreement, these general conditions, any

supplemental general conditions, annexes and any other document specified or referred to as forming part of the Contract, all as amended by agreement of the Parties from time

to time;

"Contracting Authority" means the person designated by that title in the Contract, or by

notice to the Contractor, to act as Elections Canada's

representative to manage the Contract;

"Contractor" means the person, entity or entities named in the Contract to

supply goods, services or both to Elections Canada;

"Contract Price" means the amount stated in the Contract to be payable to the

Contractor for the Work, exclusive of applicable sales tax;

"Cost" means cost determined according to Contract Cost Principles

1031-2 as revised to the date of the bid solicitation or, if there

was no bid solicitation, the date of the Contract;

"EC Property" means anything supplied to the Contractor by or on behalf of

Elections Canada for the purposes of performing the Contract and anything acquired by the Contractor in any manner in connection with the Work, the cost of which is paid by Elections

Canada under the Contract;

"Elections Canada" means the Chief Electoral Officer and any other person duly

authorized to act on his behalf;

"Party" means Elections Canada, the Contractor, or any other signatory

to the Contract and "Parties" means all of them;

"Specifications" means the description of the essential, functional or technical

requirements of the Work in the Contract, including the procedures for determining whether the requirements have

been met; and

"Work" means all the activities, services, goods, equipment, matters

and things required to be done, delivered or performed by the

Contractor under the Contract.

Section 1.02 Powers of Elections Canada

All rights, remedies, powers and discretions granted or acquired by Elections Canada under the Contract or by law are cumulative, not exclusive.

Section 1.03 Status of the Contractor

The Contractor is an independent contractor engaged by Elections Canada to perform the Work. Nothing in the Contract is intended to create a partnership, a joint venture or an agency between Elections Canada and the other Party or Parties. The Contractor must not represent itself as an agent or representative of Elections Canada to anyone. Neither the Contractor nor any of its personnel is engaged as an employee or agent of Elections Canada. The Contractor is responsible for all deductions and remittances required by law in relation to its employees.

Section 1.04 Severability

If any provision of the Contract is declared by a court of competent jurisdiction to be unenforceable, that provision is to be either adjusted the minimum necessary to make it enforceable (if permitted by law) or stricken (if not). If adjusting or striking the unenforceable provision would result in failure of an essential purpose of this agreement, the entire agreement is to be held unenforceable. After an unenforceable provision is adjusted or stricken in accordance with this Section 1.04, the rest of the Contract is to remain in effect as written and the unenforceable provision is to remain as written in any circumstances other than those in which the provision is held to be unenforceable.

Section 1.05 Entire Agreement

The Contract constitutes the entire and only agreement between the Parties and supersedes all previous negotiations, communications and other agreements, whether written or oral, unless they are incorporated by reference in the Contract. There are no terms, covenants, representations, statements or conditions binding on the Parties other than those contained in the Contract.

Article 2 Conduct of the Work

Section 2.01 Representation and Warranties

- 2.01.01 The Contractor represents and warrants that:
 - (a) it is competent to perform the Work;
 - (b) it has everything necessary to perform the Work, including the resources, facilities, labour, technology, equipment, and materials; and
 - (c) it has the necessary qualifications, including knowledge, skill, know-how and experience, and the ability to use them effectively to perform the Work.

2.01.02 The Contractor must:

- (a) perform the Work diligently and efficiently;
- (b) except for EC Property, supply everything necessary to perform the Work;
- (c) use, as a minimum, quality assurance procedures, inspections and controls generally used and recognized by the industry to ensure the degree of quality required by the Contract; and
- (d) ensure that the Work is of proper quality, using appropriate material and workmanship and meets all the requirements of the Contract.
- 2.01.03 Unless the Contracting Authority orders the Contractor to suspend the Work or part of the Work pursuant to Article 17, the Contractor must not stop or suspend the Work or part of the Work pending the settlement of any dispute between the Parties about the Contract.
- 2.01.04 The Contractor must provide all reports that are required by the Contract and any other information that Elections Canada may reasonably require from time to time.
- 2.01.05 The Contractor is fully responsible for performing the Work. Elections Canada will not be responsible for any negative consequences or extra costs if the Contractor follows any advice given by Elections Canada unless the Contracting Authority provides the advice to the Contractor in writing and includes a statement specifically relieving the Contractor of any responsibility for negative consequences or extra costs that might result from following the advice.

Article 3 Work

Section 3.01 Specification

3.01.01 All Specifications provided by Elections Canada or on behalf of Elections Canada to the Contractor in connection with the Contract belong to Elections Canada and must be used

by the Contractor only for the purpose of performing the Work.

3.01.02 If the Contract provides that Specifications furnished by the Contractor must be approved by Elections Canada, that approval will not relieve the Contractor of its responsibility to meet all requirements of the Contract.

Section 3.02 Condition of Material

Unless provided otherwise in the Contract, material supplied must be new and conform to the latest issue of the applicable drawing, specifications and part number that is in effect on the bid closing date or, if there was no bid solicitation, the date of the Contract.

Section 3.03 Replacement of Specific Individuals

- 3.03.01 If specific individuals are identified in the Contract to perform the Work, the Contractor must provide the services of those individuals unless the Contractor is unable to do so for reasons beyond its control.
- 3.03.02 If the Contractor is unable to provide the services of any specific individual identified in the Contract, it must provide a replacement with similar qualifications and experience. The replacement must meet the criteria used in the selection of the Contractor and be acceptable to Elections Canada. The Contractor must, as soon as possible, give notice to the Contracting Authority of the reason for replacing the individual and provide:
 - (a) the name, qualifications and experience of the proposed replacement; and
 - (b) proof that the proposed replacement has the required security clearance granted by Elections Canada or Canada, if applicable.
- 3.03.03 Upon receiving the notice of replacement of a specific individual, if the Contracting Authority determines that the replacement is acceptable to Elections Canada, the Contracting Authority shall send a written notice to the Contractor confirming its acceptance of the replacement.
- 3.03.04 The Contractor must not, in any event, allow performance of the Work by unauthorized replacement persons. The Contracting Authority may order that a replacement stop performing the Work. In such a case, the Contractor must immediately comply with the order and secure a further replacement in accordance with Subsection 3.03.02. The fact that the Contracting Authority does not order that a replacement stop performing the Work does not relieve the Contractor from its responsibility to meet the requirements of the Contract.

Section 3.04 Inspection and Acceptance of the Work

3.04.01 All the Work is subject to inspection and acceptance by Elections Canada. Inspection and acceptance of the Work by Elections Canada do not relieve the Contractor of its

responsibility for defects or other failures to meet the requirements of the Contract. Elections Canada will have the right to reject any Work that is not in accordance with the requirements of the Contract and require its correction or replacement at the Contractor's expense.

- 3.04.02 The Contractor must provide representatives of Elections Canada access to all locations where any part of the Work is being performed at any time during working hours. Representatives of Elections Canada may make examinations and such tests of the Work as they may think fit. The Contractor must provide all assistance and facilities, test pieces, samples and documentation that the representatives of Elections Canada may reasonably require for the carrying out of the inspection. The Contractor must forward such test pieces and samples to such person or location as Elections Canada specifies.
- 3.04.03 The Contractor must inspect and approve any part of the Work before submitting it for acceptance or delivering it to Elections Canada. The Contractor must keep accurate and complete inspection records that must be made available to Elections Canada on request. Representatives of Elections Canada may make copies and take extracts of the records during the performance of the Contract and for up to three years after the end of the Contract.

Section 3.05 Time of the Essence

It is essential that the Work be delivered within or at the time stated in the Contract.

Article 4 Subcontracts

Section 4.01 Consent

- 4.01.01 Except as provided in Subsection 4.01.02, the Contractor must obtain the written consent of the Contracting Authority before subcontracting or permitting the subcontracting of any part of the Work. A subcontract includes a contract entered into by any subcontractor at any tier to perform any part of the Work.
- 4.01.02 The Contractor is not required to obtain consent for subcontracts specifically authorized in the Contract. The Contractor may also without the consent of the Contracting Authority:
 - (a) purchase "off-the-shelf" items and any standard articles and materials that are ordinarily produced by manufacturers in the normal course of business;
 - (b) subcontract any portion of the Work as is customary in the carrying out of similar contracts; and
 - (c) permit its subcontractors at any tier to make purchases or subcontract as permitted in Paragraphs (a) and (b).

Section 4.02 Subcontractor to be bound by Contract

- 4.02.01 In any subcontract other than a subcontract referred to in Paragraph 4.01.02 (a), the Contractor must, unless the Contracting Authority agrees in writing, ensure that the subcontractor is bound by conditions compatible with and, in the opinion of the Contracting Authority, not less favourable to Elections Canada than the conditions of the Contract.
- 4.02.02 Even if Elections Canada consents to a subcontract, the Contractor is responsible for performing the Contract and Elections Canada is not responsible to any subcontractor. The Contractor is responsible for any matters or things done or provided by any subcontractor under the Contract and for paying any subcontractors for any part of the Work they perform.

Article 5 Harassment in the Workplace

Section 5.01 No Tolerance

The Contractor must not, either as an individual, or as a corporate or unincorporated entity, through its employees or subcontractors, harass, abuse, threaten, discriminate against or intimidate any employee, contractor or other individual employed by, or under contract with Elections Canada. The Contractor will be advised in writing of any complaint and will have the right to respond in writing. Upon receipt of the Contractor's response, the Contracting Authority will, at its entire discretion, determine if the complaint is founded and decide on any action to be taken, which action may be termination of the Contract by reason of default by the Contractor.

Article 6 Payment

Section 6.01 Invoice Submission

6.01.01 Invoices must be submitted in the Contractor's name. The Contractor must submit invoices for each delivery or shipment; invoices must only apply to the Contract. Each invoice must indicate whether it covers partial or final delivery.

6.01.02 Invoices must show:

- (a) the date, the name and address of Elections Canada, item or reference numbers, deliverable and/or description of the Work, contract number, Procurement Business Number (PBN), the Contractor's business number for tax remission purposes, and financial code(s);
- (b) details of expenditures in accordance with the basis of payment provision in the Articles of Agreement, exclusive of applicable sales tax (such as item, quantity, unit of issue, unit price, fixed time labour rates and level of effort, subcontracts, as applicable);
- (c) deduction for holdback, if applicable;

- (d) the extension of the totals, if applicable; and
- (e) if applicable, the method of shipment together with date, case numbers and part or reference numbers, shipment charges and any other additional charges.
- 6.01.03 Applicable sales tax must be specified on all invoices as a separate item together with the corresponding registration number issued by the appropriate tax authority. All items that are zero-rated, exempt or to which no sales tax applies, must be identified as such on all invoices.
- 6.01.04 By submitting an invoice, the Contractor certifies that the invoice is consistent with the Work delivered and is in accordance with the Contract.

Section 6.02 Payment Period

- 6.02.01 Provided that Elections Canada has received a duly signed original copy of the Contract, Elections Canada's standard payment period is 30 calendar days. The payment period will commence the date the invoice, in acceptable form and content, is received in accordance with the Contract or the date the Work is delivered in acceptable condition as required in the Contract, whichever is later. A payment is considered overdue on the 31st day following that date and interest will be paid automatically in accordance with Section 6.04.
- 6.02.02 If the content of the invoice and its substantiating documentation are not in accordance with the Contract or the Work is not in acceptable condition, Elections Canada will notify the Contractor within 15 calendar days of receipt. The 30-day payment period begins upon receipt of the revised invoice or replacement invoice or the Work being corrected. Failure by Elections Canada to notify the Contractor within 15 calendar days will only result in the date specified in Subsection 6.02.01 to apply for the sole purpose of calculating interest on overdue accounts.

Section 6.03 Withholding of Payment

Where a delay referred to in Article 16 – Excusable Delay has occurred, Elections Canada may, at Elections Canada's discretion, withhold all or a portion of any payment due to the Contractor until a "work-around" plan approved by Elections Canada has been implemented in accordance with Article 16. Section 6.04 shall not apply to any amount withheld under this Subsection.

Section 6.04 Interest on Overdue Accounts

6.04.01 For the purpose of this Section:

"Average Rate" means the simple arithmetic mean of the Bank Rates in effect at 4:00 p.m. Eastern Time each day during the calendar month immediately before the calendar month in which payment is made;

"Bank Rate" means the rate of interest established from time to time by the Bank of Canada as the minimum rate at which the Bank of Canada makes short term advances to members of the Canadian Payments Association;

"date of payment" means the date of the negotiable instrument drawn by the Receiver General for Canada to pay any amount under the Contract; and

an amount becomes "overdue" when it is unpaid on the first day following the day on which it is due and payable according to the Contract.

- 6.04.02 Elections Canada will pay to the Contractor simple interest at the Average Rate plus 3 percent per year on any amount that is overdue, from the date that amount becomes overdue until the day before the date of payment, inclusive. The Contractor is not required to provide notice to Elections Canada for interest to be payable.
- 6.04.03 Elections Canada will pay interest in accordance with this Article only if Elections Canada is responsible for the delay in paying the Contractor. Elections Canada will not pay interest on overdue advance payments.

Article 7 Accounts and Audit

Section 7.01 Accounts and Audit

- 7.01.01 The Contractor must keep proper accounts and records of the cost of performing the Work and of all expenditures or commitments made by the Contractor in connection with the Work, including all invoices, receipts and vouchers. The Contractor must retain records, including bills of lading and other evidence of transportation or delivery, for all deliveries made under the Contract.
- 7.01.02 If the Contract includes payment for time spent by the Contractor, its employees, representatives, agents or subcontractors performing the Work, the Contractor must keep a record of the actual time spent each day by each individual performing any part of the Work.
- 7.01.03 Unless Elections Canada has consented in writing to its disposal, the Contractor must retain all the information described in this Article for six years after it receives the final payment under the Contract, or until the settlement of all outstanding claims and disputes, whichever is later. During this time, the Contractor must make this information available for audit, inspection and examination by the representatives of Elections Canada, who may make copies and take extracts. The Contractor must provide all reasonably required facilities for any audit and inspection and must furnish all the information as the representatives of Elections Canada may from time to time require to perform a complete audit of the Contract.
- 7.01.04 The amount claimed under the Contract, calculated in accordance with the basis of payment provision in the Articles of Agreement, is subject to audit both before and after

payment is made. If an audit is performed after payment, the Contractor agrees to repay any overpayment immediately on demand by Elections Canada. Elections Canada may hold back, deduct and set off any credits owing and unpaid under this Article from any money that Elections Canada owes to the Contractor at any time (including under other contracts). If Elections Canada does not choose to exercise this right at any given time, Elections Canada does not lose this right.

Article 8 Taxes

Section 8.01 Municipal Taxes

Municipal Taxes do not apply.

Section 8.02 Provincial Taxes Exemption

- 8.02.01 Except as provided by law, Elections Canada is not required to pay any sales tax payable to the province in which the taxable goods or services are delivered. This exemption has been provided to federal government departments and agencies under the authority of one of the following:
 - (a) Provincial Sales Tax (PST) Exemption Licence Numbers, for the provinces of:
 - British Columbia PST-1000-5001;
 - ii. Manitoba 390-516-0;
 - (b) for Saskatchewan, the Yukon Territory, the Northwest Territories and Nunavut, an Exemption certification, which certifies that the goods or services purchased by Elections Canada are not subject to the provincial and territorial sales and consumption taxes because they are purchased by a federal government department or agency with Canada funds for the use of Elections Canada.
- 8.02.02 Currently, in Alberta, the Yukon Territory, the Northwest Territories and Nunavut, there is no general PST. However, if a PST is introduced in Alberta, the Yukon Territory, the Northwest Territories or Nunavut, PST will be payable unless an exemption certification is included in the purchasing document.

Section 8.03 Harmonized Sales Tax

Elections Canada must pay the HST in the participating provinces of Newfoundland and Labrador, Nova Scotia, New Brunswick, Ontario and Prince Edward Island.

Section 8.04 Quebec Sales Tax

Elections Canada must pay the Quebec Sales Tax in the province of Quebec.

Section 8.05 Provincial Taxes paid by the Contractor

The Contractor is not exempt from paying PST under the above Exemption Licence Numbers or Exemption Certification. The Contractor must pay the PST on taxable goods or services used or consumed in the performance of the Contract (in accordance with applicable provincial legislation), including material incorporated into real property.

Section 8.06 Changes to Taxes and Duties

- 8.06.01 If there is any change to any tax or duty payable to any level of government in Canada after the bid submission date that affects the costs of the Work to the Contractor, the Contract Price will be adjusted to reflect the increase or decrease in the cost to the Contractor.
- 8.06.02 However, there will be no adjustment for any change that increases the cost of the Work to the Contractor if public notice of the change was given before bid submission date in sufficient detail to have permitted the Contractor to calculate the effect of the change on its cost. There will be no adjustment if the change takes effect after the date required by the Contract for delivery of the Work.

Section 8.07 Applicable Sales Tax

The estimated amount of applicable sales tax is included in the total estimated cost on page 1 of the Contract. The applicable sales tax is not included in the Contract Price but will be paid by Elections Canada as provided in Section 6.01. The Contractor agrees to remit to the appropriate government agency any amount of applicable sales tax paid or due.

Section 8.08 Tax Withholding of 15 Percent

Pursuant to the Income Tax Act, 1985, c. 1 (5th Supp.) and the Income Tax Regulations, Elections Canada must withhold 15 percent of the amount to be paid to the Contractor in respect of services provided in Canada if the Contractor is a non-resident unless the Contractor obtains a valid waiver. The amount withheld will be held on account for the Contractor in respect to any tax liability which may be owed to Canada.

Article 9 Transportation

Section 9.01 Transportation Costs

Unless provided otherwise in the Contract, if transportation costs are payable by Elections Canada under the Contract and the Contractor makes the transportation arrangements, shipments must be made by the most direct and economical means consistent with normal shipping practice. The costs must be shown as a separate item on the invoice.

Section 9.02 Transportation Carriers' Liability

In light of the federal government's policy of underwriting its own risks, Elections Canada is precluded to pay for insurance or valuation charges for transportation beyond the point at which ownership of

goods passes to it (determined by the FOB point or Incoterms). Where increased carrier liability is available without charge, the Contractor must obtain the increased liability for shipment.

Article 10 Ownership

- 10.01.01 Unless provided otherwise in the Contract, the Work or any part of the Work belongs to Elections Canada after delivery and acceptance by or on behalf of Elections Canada.
- 10.01.02 However if any payment is made to the Contractor for or on account of any Work, either by way of progress or milestone payments, that Work paid for by Elections Canada belongs to Elections Canada upon such payment being made. This transfer of ownership does not constitute acceptance by Elections Canada of the Work or any part of the Work and does not relieve the Contractor of its obligation to perform the Work in accordance with the Contract.
- 10.01.03 Despite any transfer of ownership, the Contractor is responsible for any loss or damage to the Work or any part of the Work until it is delivered to Elections Canada in accordance with the Contract. Even after delivery, the Contractor remains responsible for any loss or damage to any part of the Work caused by the Contractor or any subcontractor.
- 10.01.04 Upon transfer of ownership to the Work or any part of the Work to Elections Canada, the Contractor must, if requested by Elections Canada, establish to Elections Canada's satisfaction that the title is free and clear of all claims, liens, attachments, charges or encumbrances. The Contractor must execute any conveyances and other instruments necessary to perfect the title that Elections Canada may require.

Article 11 Elections Canada Property

- 11.01.01 All EC Property must be used by the Contractor solely for the purpose of the Contract and remains the property of Elections Canada. The Contractor must maintain adequate accounting records of all EC Property and, whenever feasible, mark it as being the property of Elections Canada.
- 11.01.02 The Contractor must take reasonable and proper care of all EC Property while it is in its possession or subject to its control. The Contractor is responsible for any loss or damage resulting from its failure to do so other than loss or damage caused by ordinary wear and tear.
- 11.01.03 All EC Property, unless it is installed or incorporated in the Work, must be returned to Elections Canada on demand. All scrap and all waste materials, articles or things that are EC Property must, unless provided otherwise in the Contract, remain the property of Elections Canada and must be disposed of only as directed by Elections Canada.
- 11.01.04 At the time of completion of the Contract, and if requested by the Contracting Authority, the Contractor must provide to Elections Canada an inventory of all EC Property relating to the Contract.

Article 12 Liability

The Contractor is liable for any damage caused by the Contractor, its employees, subcontractors, or agents to Elections Canada or any third party. Elections Canada is liable for any damage caused by Elections Canada, its employees or agents to the Contractor or any third party. The Parties agree that no limitation of liability or indemnity provision applies to the Contract unless it is specifically incorporated in full text in the Articles of Agreement or specifically provided for in any supplemental general conditions that form part of the Contract. Damage includes any injury to persons (including injury resulting in death) or loss of or damage to property (including real property) caused as a result of or during the performance of the Contract.

Article 13 Confidentiality

Section 13.01 Confidentiality

- 13.01.01 The Contractor must keep confidential all information provided or made available to the Contractor by or on behalf of Elections Canada in connection with the Work, including any information that is confidential or proprietary to third parties, and all information conceived, developed or produced by the Contractor as part of the Work when copyright or any other intellectual property rights in such information belongs to Elections Canada under the Contract (collectively, the "EC Information"). The Contractor must not disclose any EC Information without the written permission of Elections Canada. The Contractor may disclose to a subcontractor any EC Information necessary to perform the subcontract as long as the subcontractor agrees to keep such EC Information confidential and that it will be used only to perform the subcontract.
- 13.01.02 The Contractor agrees to use the EC Information only for the purpose of the Contract. The Contractor acknowledges that all EC Information remains the property of Elections Canada or the third party, as the case may be. Unless provided otherwise in the Contract, the Contractor must deliver to Elections Canada all such EC Information, together with every copy, draft, working paper and note that contains such information, upon completion or termination of the Contract or at such earlier time as Elections Canada may require.
- 13.01.03 Subject to the *Access to Information Act*, R.S.C. 1985, c. A-1, and to any right of Elections Canada under the Contract to release or disclose, Elections Canada must not release or disclose outside the Government of Canada any information delivered to Elections Canada under the Contract that is proprietary to the Contractor or a subcontractor.
- 13.01.04 The obligations of the Parties set out in this Article do not apply to any information if the information:
 - (a) is publicly available from a source other than the other Party; or
 - (b) is or becomes known to a Party from a source other than the other Party, except any source that is known to be under an obligation to the other Party not to disclose the

information; or

- (c) is developed by a Party without use of the information of the other Party.
- 13.01.05 Wherever possible, the Contractor must mark or identify any proprietary information delivered to Elections Canada under the Contract as "Property of (Contractor's name), permitted uses defined under Elections Canada Contract No. (fill in Contract Number)". Elections Canada will not be liable for any unauthorized use or disclosure of information that could have been so marked or identified and was not.
- 13.01.06 If the Contract, the Work, or any information referred to in Subsection 13.01.01 is identified as TOP SECRET, SECRET, CONFIDENTIAL, or PROTECTED by Elections Canada, the Contractor must at all times take all measures reasonably necessary for the safeguarding of the material so identified, including those set out in the PWGSC Industrial Security Manual and its supplements and any other instructions issued by Canada.
- 13.01.07 If the Contract, the Work, or any information referred to in Subsection 13.01.01 is identified as TOP SECRET, SECRET, CONFIDENTIAL, or PROTECTED, by Elections Canada, representatives of Elections Canada are entitled to inspect the Contractor's premises and the premises of a subcontractor at any tier for security purposes at any time during the term of the Contract. The Contractor must comply with, and ensure that any subcontractor complies with, all written instructions issued by Elections Canada dealing with the material so identified, including any requirement that employees of the Contractor or of any subcontractor execute and deliver declarations relating to reliability screenings, security clearances and other procedures.

Section 13.02 An Oath of Secrecy

The Parties hereby agree to sign any document that is necessary for the execution of this Contract, including but not limited to, an oath of secrecy pertaining to information contained in the Register of Electors, lists of electors and/or any record placed under the responsibility and/or owned by Elections Canada.

Article 14 Copyright

Section 14.01 Copyright

- 14.01.01 In this Section, "Material" means anything that is created by the Contractor as part of the Work under the Contract, that is required by the Contract to be delivered to Elections Canada and in which copyright subsists. "Material" does not include anything created by the Contractor before the date of the Contract.
- 14.01.02 Copyright in the Material belongs to Elections Canada and the Contractor must include the copyright symbol and either of the following notice on the Material: © Her Majesty the Queen in right of Canada (year) or © Sa Majesté la Reine du chef du Canada (année).

- 14.01.03 The Contractor must not use, copy, divulge or publish any Material except as is necessary to perform the Contract. The Contractor must execute any conveyance and other documents relating to copyright in the Material as Elections Canada may require.
- 14.01.04 The Contractor must provide at the request of Elections Canada a written permanent waiver of moral rights, in a form acceptable to Elections Canada, from every author that contributed to the Material. If the Contractor is the author of the Material, the Contractor permanently waives its moral rights in the Material.

Section 14.02 Use and Translation of Documentation

The Contractor agrees that Elections Canada may translate in the other official language any documentation delivered to Elections Canada by the Contractor that does not belong to Elections Canada under Section 14.01. The Contractor acknowledges that Elections Canada owns the translation and that it is under no obligation to provide any translation to the Contractor. Elections Canada agrees that any translation must include any copyright notice and any proprietary right notice that was part of the original. Elections Canada acknowledges that the Contractor is not responsible for any technical errors or other problems that may arise as a result of the translation.

Article 15 Intellectual Property Infringement and Royalties

- 15.01.01 The Contractor represents and warrants that, to the best of its knowledge, neither it nor Elections Canada will infringe any third party's intellectual property rights in performing or using the Work, and that Elections Canada will have no obligation to pay royalties of any kind to anyone in connection with the Work.
- 15.01.02 If anyone makes a claim against Elections Canada or the Contractor concerning intellectual property infringement or royalties related to the Work, that Party agrees to notify the other Party in writing immediately. If anyone brings a claim against Elections Canada, Elections Canada may either defend the claim or may request that the Contractor defend Elections Canada against the claim. In either case, the Contractor agrees to participate fully in the defence and any settlement negotiations and to pay all costs, damages and legal costs incurred or payable as a result of the claim, including the amount of any settlement. Both Parties agree not to settle any claim unless the other Party first approves the settlement in writing.
- 15.01.03 The Contractor has no obligation regarding claims that were only made because:
 - (a) Elections Canada modified the Work or part of the Work without the Contractor's consent or used the Work or part of the Work without following a requirement of the Contract;
 - (b) Elections Canada used the Work or part of the Work with a product that the Contractor did not supply under the Contract (unless that use is described in the Contract or the manufacturer's specifications);

- (c) the Contractor used equipment, drawings, specifications or other information supplied to the Contractor by Elections Canada (or by someone authorized by Elections Canada); or
- (d) the Contractor used a specific item of equipment or software that it obtained because of specific instructions from the Contracting Authority; however, this exception only applies if the Contractor has included the following language in its own contract with the supplier of that equipment or software:

"[Supplier name] acknowledges that the purchased items will be used by the Elections Canada. If a third party claims that equipment or software supplied under this contract infringes any intellectual property right, [supplier name], if requested to do so by either [Contractor name] or Elections Canada, will defend both [Contractor name] and Elections Canada against that claim at its own expense and will pay all costs, damages and legal fees payable as a result of that infringement."

Obtaining this protection from the supplier is the Contractor's responsibility and, if the Contractor does not do so, it will be responsible to Elections Canada for the claim.

- 15.01.04 If anyone claims that, as a result of the Work, the Contractor or Elections Canada is infringing its intellectual property rights, the Contractor must immediately do one of the following:
 - (a) take whatever steps are necessary to allow Elections Canada to continue to use the allegedly infringing part of the Work; or
 - (b) modify or replace the Work to avoid intellectual property infringement, while ensuring that the Work continues to meet all the requirements of the Contract; or
 - (c) take back the Work and refund any part of the Contract Price that Elections Canada has already paid.

If the Contractor determines that none of these alternatives can reasonably be achieved, or if the Contractor fails to take any of these steps within a reasonable amount of time, Elections Canada may choose either to require the Contractor to do (c), or to take whatever steps are necessary to acquire the rights to use the allegedly infringing part(s) of the Work itself, in which case the Contractor must reimburse Elections Canada for all the costs it incurs to do so.

Article 16 Excusable Delay

16.01.01 A delay in the performance by the Contractor of any obligation under the Contract that is caused by an event that:

- (a) is beyond the reasonable control of the Contractor;
- (b) could not reasonably have been foreseen;
- (c) could not reasonably have been prevented by means reasonably available to the Contractor; and
- (d) occurred without the fault or neglect of the Contractor, will be considered an "Excusable Delay" if the Contractor advises the Contracting Authority of the occurrence of the delay or of the likelihood of the delay as soon as the Contractor becomes aware of it.
- 16.01.02 Within 15 Business Days of an Excusable Delay, the Contractor must:
 - (a) provide written notice to the Contracting Authority of all the circumstances relating to such Excusable Delay; and
 - (b) provide for approval to the Contracting Authority within 15 Business Days a clear work around plan explaining in detail the steps that the Contractor proposes to take in order to minimize the impact of the event causing the delay.
- 16.01.03 Any delivery date or other date that is directly affected by an Excusable Delay will be postponed for a reasonable time that will not exceed the duration of the Excusable Delay.
- 16.01.04 However, if an Excusable Delay has continued for 30 calendar days or more, the Contracting Authority may, by giving notice in writing to the Contractor, terminate the Contract. In such a case, the Parties agree that neither will make any claim against the other for damages, costs, expected profits or any other loss arising out of the termination or the event that contributed to the Excusable Delay. The Contractor agrees to repay immediately to Elections Canada the portion of any advance payment that is unliquidated at the date of the termination.
- 16.01.05 Unless Elections Canada has caused the delay by failing to meet an obligation under the Contract, Elections Canada will not be responsible for any costs incurred by the Contractor or any of its subcontractors or agents as a result of an Excusable Delay.
- 16.01.06 If the Contract is terminated under this Article, the Contracting Authority may require the Contractor to deliver to Elections Canada, in the manner and to the extent directed by the Contracting Authority, any completed parts of the Work not delivered and accepted before the termination and anything that the Contractor has acquired or produced specifically to perform the Contract. Elections Canada will pay the Contractor:
 - (a) the value, of all completed parts of the Work delivered to and accepted by Elections Canada, based on the Contract Price, including the proportionate part of the Contractor's profit or fee included in the Contract Price; and

(b) the Cost to the Contractor that Elections Canada considers reasonable in respect of anything else delivered to and accepted by Elections Canada.

The total amount paid by Elections Canada under the Contract to the date of termination and any amounts payable under this Subsection must not exceed the Contract Price.

Article 17 Suspension of the Work

- 17.01.01 The Contracting Authority may at any time, by written notice, order the Contractor to suspend or stop the Work or part of the Work under the Contract for a period of up to 180 calendar days. The Contractor must immediately comply with any such order in a way that minimizes the cost of doing so. While such an order is in effect, the Contractor must not remove any part of the Work from any premises without first obtaining the written consent of the Contracting Authority. Within these 180 calendar days, the Contracting Authority must either cancel the order or terminate the Contract, in whole or in part, under Article 18 or Article 19.
- 17.01.02 The Contracting Authority may, whether in the notice of the order or during the 180 calendar days referred to in Subsection 17.01.01, request that the Contractor provide information regarding the status of the Work or outstanding invoices. The Contractor shall respond within the timeline provided in the request.
- 17.01.03 When an order is made under Subsection 17.01.01, unless the Contracting Authority terminates the Contract by reason of default by the Contractor or the Contractor abandons the Contract, the Contractor will be entitled to be paid its additional costs incurred as a result of the suspension plus a fair and reasonable profit.
- 17.01.04 When an order made under Subsection 17.01.01 is cancelled, the Contractor must resume work in accordance with the Contract as soon as practicable. If the suspension has affected the Contractor's ability to meet any delivery date under the Contract, the date for performing the part of the Work affected by the suspension will be extended for a period equal to the period of suspension plus a period, if any, that in the opinion of the Contracting Authority, following consultation with the Contractor, is necessary for the Contractor to resume the Work. Any equitable adjustments will be made as necessary to any affected conditions of the Contract.

Article 18 Default by the Contractor

- 18.01.01 If the Contractor is in default in carrying out any of its obligations under the Contract, the Contracting Authority may, by giving written notice to the Contractor, terminate for default the Contract or part of the Contract. The termination will take effect immediately or at the expiration of a cure period specified in the notice, if the Contractor has not cured the default to the satisfaction of the Contracting Authority within that cure period.
- 18.01.02 If the Contractor becomes bankrupt or insolvent, makes an assignment for the benefit of creditors, or takes the benefit of any statute relating to bankrupt or insolvent debtors, or if

a receiver is appointed under a debt instrument or a receiving order is made against the Contractor, or an order is made or a resolution passed for the winding down of the Contractor, the Contracting Authority may, to the extent permitted by the laws of Canada, by giving written notice to the Contractor, immediately terminate for default the Contract or part of the Contract.

- 18.01.03 If Elections Canada gives notice under Subsection 18.01.01 or 18.01.02, the Contractor will have no claim for further payment except as provided in this Article. The Contractor will be liable to Elections Canada for all losses and damages suffered by Elections Canada because of the default or occurrence upon which the notice was based, including any increase in the cost incurred by Elections Canada in procuring the Work from another source. The Contractor agrees to repay immediately to Elections Canada the portion of any advance payment that is unliquidated at the date of the termination.
- 18.01.04 Upon termination of the Contract under this Article, the Contracting Authority may require the Contractor to deliver to Elections Canada, in the manner and to the extent directed by the Contracting Authority, any completed parts of the Work, not delivered and accepted before the termination and anything the Contractor has acquired or produced specifically to perform the Contract. In such a case, subject to the deduction of any claim that Elections Canada may have against the Contractor arising under the Contract or out of the termination, Elections Canada will pay or credit to the Contractor:
 - (a) the value, of all completed parts of the Work delivered to and accepted by Elections Canada, based on the Contract Price, including the proportionate part of the Contractor's profit or fee included in the Contract Price; and
 - (b) the cost to the Contractor that Elections Canada considers reasonable in respect of anything else delivered to and accepted by Elections Canada.

The total amount paid by Elections Canada under the Contract to the date of the termination and any amount payable under this Subsection must not exceed the Contract Price.

- 18.01.05 Title to everything for which payment is made to the Contractor will, once payment is made, pass to Elections Canada unless it already belongs to Elections Canada under any other provision of the Contract.
- 18.01.06 If the Contract is terminated for default under Subsection 18.01.01, but it is later determined that grounds did not exist for a termination for default, the notice will be considered a notice of termination for convenience issued under Subsection 19.01.01.

Article 19 Termination for Convenience

19.01.01 At any time before the completion of the Work, the Contracting Authority may, by giving notice in writing to the Contractor, terminate for convenience the Contract or part of the Contract. Once such a notice of termination for convenience is given, the Contractor must

comply with the requirements of the termination notice. If the Contract is terminated in part only, the Contractor must proceed to complete any part of the Work that is not affected by the termination notice. The termination will take effect immediately or, as the case may be, at the time specified in the termination notice.

- 19.01.02 If a termination notice is given pursuant to Subsection 19.01.01, the Contractor will be entitled to be paid, for costs that have been reasonably and properly incurred to perform the Contract to the extent that the Contractor has not already been paid or reimbursed by Elections Canada. The Contractor will be paid:
 - (a) on the basis of the Contract Price, for all completed Work that is inspected and accepted in accordance with the Contract, whether completed before, or after the termination in accordance with the instructions contained in the termination notice:
 - (b) the Cost to the Contractor plus a fair and reasonable profit for all work terminated by the termination notice before completion; and
 - (c) all costs incidental to the termination of the Work incurred by the Contractor but not including the cost of severance payments or damages to employees whose services are no longer required, except wages that the Contractor is obligated by statute to pay.

Elections Canada may reduce the payment in respect of any part of the Work, if upon inspection, it does not meet the requirements of the Contract.

19.01.03 The total of the amounts, to which the Contractor is entitled to be paid under this Article, together with any amounts paid, due or becoming due to the Contractor must not exceed the Contract Price. The Contractor will have no claim for damages, compensation, loss of profit, allowance arising out of any termination notice given by Elections Canada under this Article except to the extent that this Article expressly provides. The Contractor agrees to repay immediately to Elections Canada the portion of any advance payment that is unliquidated at the date of the termination.

Article 20 Assignment

- 20.01.01 The Contractor must not assign the Contract without first obtaining the written consent of the Contracting Authority. Any assignment made without that consent is void and will have no effect. The assignment will be effective upon execution of an assignment agreement signed by the Parties and the assignee.
- 20.01.02 Assignment of the Contract does not relieve the Contractor from any obligation under the Contract and it does not impose any liability upon Elections Canada.

Article 21 Right of Set-Off

Without restricting any right of set-off given by law, Elections Canada may set-off against any amount

payable to the Contractor under the Contract, any amount payable to Elections Canada by the Contractor under the Contract or under any other current contract. Elections Canada may, when making a payment pursuant to the Contract, deduct from the amount payable to the Contractor any such amount payable to Elections Canada by the Contractor which, by virtue of the right of set-off, may be retained by Elections Canada.

Article 22 Amendments and Waivers

Section 22.01 Amendment

- 22.01.01 To be effective, any amendment to the Contract must be done in writing by the Contracting Authority and the authorized representative of the Contractor.
- 22.01.02 While the Contractor may discuss any proposed modifications to the Work with other representatives of Elections Canada, Elections Canada will not be responsible for the cost of any modification unless it has been incorporated into the Contract in accordance with Subsection 22.01.01.

Section 22.02 Waiver

- 22.02.01 A waiver will only be valid, binding or affect the rights of the Parties if it is made in writing by, in the case of a waiver by Elections Canada, the Contracting Authority and, in the case of a waiver by the Contractor, the authorized representative of the Contractor.
- 22.02.02 The waiver by a Party of a breach of any condition of the Contract will not be treated or interpreted as a waiver of any subsequent breach and therefore will not prevent it from enforcing that term or condition in the case of a subsequent breach.

Article 23 Codes

Section 23.01 Conflict of Interest and Values and Ethics Codes for the Public Sector

The Contractor acknowledges that individuals who are subject to the provisions of the *Conflict of Interest Act*, 2006, c. 9, s. 2, the Conflict of Interest Code for Members of the House of Commons, the Values and Ethics Code for the Public Sector or all other codes of values and ethics applicable within specific organizations cannot derive any direct benefit resulting from the Contract.

Section 23.02 Code of Conduct for Procurement

The Contractor certifies that it has read the *Code of Conduct for Procurement* (http://www.tpsgc-pwgsc.gc.ca/app-acq/cndt-cndct/index-eng.html) and agrees to be bound by its terms.

Article 24 No Bribe or Conflict

Section 24.01 No Bribe

The Contractor declares that no bribe, gift, benefit, or other inducement has been or will be paid, given, promised or offered directly or indirectly to any official or employee of Elections Canada or to a member of the family of such a person, with a view to influencing the entry into the Contract or the administration of the Contract.

Section 24.02 No Conflict of Interest

- 24.02.01 The Contractor must not influence, seek to influence or otherwise take part in a decision of Elections Canada knowing that the decision might further its private interest. The Contractor must have no financial interest in the business of a third party that causes or would appear to cause a conflict of interest in connection with the performance of its obligations under the Contract. If such a financial interest is acquired during the period of the Contract, the Contractor must immediately declare it to the Contracting Authority.
- 24.02.02 The Contractor warrants that, to the best of its knowledge after making diligent inquiry, no conflict exists. In the event the Contractor becomes aware of any matter that causes or is likely to cause a conflict in relation to the Contractor's performance under the Contract, the Contractor must immediately disclose such matter to the Contracting Authority in writing.
- 24.02.03 If the Contracting Authority is of the opinion that a conflict exists as a result of the Contractor's disclosure or as a result of any other information brought to the Contracting Authority's attention, the Contracting Authority may require the Contractor to take steps to resolve or otherwise deal with the conflict or, at its entire discretion, terminate the Contract for default. Conflict means any matter, circumstance, interest, or activity affecting the Contractor, its personnel or subcontractors, which may or may appear to impair the ability of the Contractor to perform the Work diligently and independently.

Article 25 Contingency Fees

25.01.01 The Contractor certifies that it has not, directly or indirectly, paid or agreed to pay and agrees that it will not, directly or indirectly, pay a contingency fee for the solicitation, negotiation or obtaining of the Contract to any person, other than an employee of the Contractor acting in the normal course of the employee's duties.

25.01.02 In this Article:

- (a) "contingency fee" means any payment or other compensation that depends or is calculated based on a degree of success in soliciting, negotiating or obtaining the Contract; and
- (b) "person" includes any individual who is required to file a return with the registrar pursuant to section 5 of the *Lobbying Act*, 1985, c. 44 (4th Supplement).

Article 26 International Sanctions

- 26.01.01 Persons in Canada, and Canadians outside of Canada, are bound by economic sanctions imposed by Canada. As a result, Elections Canada cannot accept delivery of goods or services that originate, either directly or indirectly, from the countries or persons subject to economic sanctions.
- 26.01.02 The Contractor must not supply to Elections Canada any goods or services which are subject to economic sanctions.
- 26.01.03 The Contractor must comply with changes to the regulations imposed during the period of the Contract. The Contractor must immediately advise Elections Canada if it is unable to perform the Work as a result of the imposition of economic sanctions against a country or person or the addition of a good or service to the list of sanctioned goods or services. If the Parties cannot agree on a work around plan, the Contract will be terminated for the convenience of Elections Canada in accordance with Article 19.

Article 27 Notice

Any notice under the Contract must be in writing and may be delivered by hand, courier, mail, facsimile or other electronic method that provides a paper record of the text of the notice. It must be sent to the Party for whom it is intended at the address stated in the Contract or to such other address, from time to time designated in writing. Any notice will be effective on the day it is received at that address. Any notice to Elections Canada must be delivered to the Contracting Authority.

Article 28 Survival

All the Parties' obligations of confidentiality, representations and warranties set out in the Contract as well as the provisions, which by the nature of the rights or obligations might reasonably be expected to survive, will survive the expiry or termination of the Contract.

Article 29 Governing Law

Section 29.01 Compliance with Applicable Laws

- 29.01.01 The Contractor must comply with all laws applicable to the performance of the Contract. The Contractor must provide evidence of compliance with such laws to Canada at such times as Elections Canada may reasonably request.
- 29.01.02 The Contractor must obtain and maintain at its own cost all permits, licenses, regulatory approvals and certificates required to perform the Work. If requested by the Contracting Authority, the Contractor must provide a copy of any required permit, license, regulatory approvals or certificate to Elections Canada.

Article 30 Successor and Assigns

The Contract is binding upon and enures to the benefit of Elections Canada and its successors and assigns and the Contractor and its successors and permitted assigns.

Appendix Supplemental Conditions Personal Information

Article 1 Interpretation

1.01.01 In the Contract, unless the context otherwise requires,

"General Conditions" means the general conditions that form part of the Contract;

"Personal Information" means information about an individual, including the types of information specifically described in the *Privacy Act*, R.S. 1985, c. P-21;

"Record" means any hard copy document or any data in a machine-readable format containing Personal Information;

- 1.01.02 Words and expressions defined in the General Conditions and used in these supplemental general conditions have the meanings given to them in the General Conditions.
- 1.01.03 If there is any inconsistency between the General Conditions and these supplemental general conditions, the applicable provisions of these supplemental general conditions prevail.

Article 2 - Ownership of Personal Information and Records

To perform the Work, the Contractor will be provided with and/or will be collecting Personal Information from third parties. The Contractor acknowledges that it has no rights in the Personal Information or the Records and that Elections Canada owns the Records. On request, the Contractor must make all the Personal Information and Records available to Elections Canada immediately in a format acceptable to Elections Canada.

Article 3 - Use of Personal Information

The Contractor agrees to create, collect, receive, manage, access, use, retain, and dispose of the Personal Information and the Records only to perform the Work in accordance with the Contract.

Article 4 - Collection of Personal Information

4.01.01 If the Contractor must collect Personal Information from a third party to perform the Work, the Contractor must only collect Personal Information that is required to perform

the Work. The Contractor must collect the Personal Information from the individual to whom it relates and the Contractor must inform that individual (at or before the time when it collects the Personal Information) of the following:

- (a) that the Personal Information is being collected on behalf of, and will be provided to, Elections Canada;
- (b) the ways the Personal Information will be used;
- (c) that the disclosure of the Personal Information is voluntary or, if there is a legal requirement to disclose the Personal Information, the basis of that legal requirement;
- (d) the consequences, if any, of refusing to provide the information;
- (e) that the individual has a right to access and correct his or her own Personal Information; and
- (f) that the Personal Information will form part of a specific personal information bank (within the meaning of the *Privacy Act*), and also provide the individual with information about which government institution controls that personal information bank, if the Contracting Authority has provided this information to the Contractor.
- 4.01.02 The Contractor, its subcontractors, and their respective employees must identify themselves to the individuals from whom they are collecting Personal Information and must provide those individuals with a way to verify that they are authorized to collect the Personal Information under a Contract with Elections Canada.
- 4.01.03 If requested by the Contracting Authority, the Contractor must develop a request for consent form to be used when collecting Personal Information, or a script for collecting the Personal Information by telephone. The Contractor must not begin using a form or script unless the Contracting Authority first approves it in writing. The Contractor must also obtain the Contracting Authority's approval before making any changes to a form or script.
- 4.01.04 At the time it requests Personal Information from any individual, if the Contractor doubts that the individual has the capacity to provide consent to the disclosure and use of his or her Personal Information, the Contractor must ask the Contracting Authority for instructions.

Article 5 - Maintaining the Accuracy, Privacy and Integrity of Personal Information

The Contractor must ensure that the Personal Information is as accurate, complete, and up to date as possible. The Contractor must protect the privacy of the Personal Information. To do so, at a minimum, the Contractor must:

- (a) not use any personal identifiers (e.g., social insurance number) to link multiple databases containing Personal Information;
- (b) segregate all Records from the Contractor's own information and records;
- restrict access to the Personal Information and the Records to people who require access to perform the Work (for example, by using passwords or biometric access controls);
- (d) provide training to anyone to whom the Contractor will provide access to the Personal Information regarding the obligation to keep it confidential and use it only to perform the Work. The Contractor must provide this training before giving an individual access to any Personal Information and the Contractor must keep a record of the training and make it available to the Contracting Authority if requested;
- (e) if requested by the Contracting Authority, before providing anyone with access to the Personal Information, require anyone to whom the Contractor provides access to the Personal Information to acknowledge in writing (in a form approved by the Contracting Authority) their responsibilities to maintain the privacy of the Personal Information;
- (f) keep a record of all requests made by an individual to review his or her Personal Information, and any requests to correct errors or omissions in the Personal Information (whether those requests are made directly by an individual or by Elections Canada on behalf of an individual);
- (g) include a notation on any Record(s) that an individual has requested be corrected if the Contractor has decided not to make the correction for any reason. Whenever this occurs, the Contractor must immediately advise the Contracting Authority of the details of the requested correction and the reasons for the Contractor's decision not to make it. If directed by the Contracting Authority to make the correction, the Contractor must do so;
- (h) keep a record of the date and source of the last update to each Record;
- (i) maintain an audit log that electronically records all instances of and attempts to access Records stored electronically. The audit log must be in a format that can be reviewed by the Contractor and Elections Canada at any time; and
- (j) secure and control access to any hard copy Records.

Article 6 - Safeguarding Personal Information

The Contractor must safeguard the Personal Information at all times by taking all measures reasonably necessary to secure it and protect its integrity and confidentiality. To do so, at a minimum, the Contractor must:

- (a) store the Personal Information electronically so that a password (or a similar access control mechanism, such as biometric access) is required to access the system or database in which the Personal Information is stored;
- (b) ensure that passwords or other access controls are provided only to individuals who require access to the Personal Information to perform the Work;
- (c) not outsource the electronic storage of Personal Information to a third party (including an affiliate) unless the Contracting Authority has first consented in writing;
- (d) safeguard any database or computer system on which the Personal Information is stored from external access using methods that are generally used, from time to time, by prudent public and private sector organizations in Canada in order to protect highly secure or sensitive information;
- (e) maintain a secure back-up copy of all Records, updated at least weekly;
- (f) implement any reasonable security or protection measures requested by Elections Canada from time to time; and
- (g) notify the Contracting Authority immediately of any security breaches; for example, any time an unauthorized individual accesses any Personal Information.

Article 7 - Appointment of Privacy Officer

The Contractor must appoint someone to be its privacy officer and to act as its representative for all matters related to the Personal Information and the Records. The Contractor must provide that person's name to the Contracting Authority within ten (10) days of from the Effective Date of the Contract.

Article 8 - Quarterly Reporting Obligations

Within thirty (30) calendar days of the end of each quarter (January-March; April-June; July-September; October-December), the Contractor must submit the following to the Contracting Authority:

- (a) a description of any new measures taken by the Contractor to protect the Personal Information (for example, new software or access controls being used by the Contractor);
- (b) a list of any corrections made to Personal Information at the request of an individual (including the name of the individual, the date of the request, and the correction made);
- (c) details of any complaints received from individuals about the way in which their Personal Information is being collected or handled by the Contractor; and
- (d) a complete copy (in an electronic format agreed to by the Contracting Authority and the Contractor) of all the Personal Information stored electronically by the Contractor.

Article 9 - Threat and Risk Assessment

Within ninety (90) calendar days from the Effective Date of the Contract and, if the Contract lasts longer than one year, within thirty (30) calendar days of each anniversary date of the Contract, the Contractor must submit to the Contracting Authority a threat and risk assessment, which must include:

- (a) a copy of the current version of any request for consent form or script being used by the Contractor to collect Personal Information;
- (b) a list of the types of Personal Information used by the Contractor in connection with the Work;
- (c) a list of all locations where hard copies of Personal Information are stored;
- (d) a list of all locations where Personal Information in machine-readable format is stored (for example, the location where any server housing a database including any Personal Information is located), including back-ups;
- (e) a list of every person to whom the Contractor has granted access to the Personal Information or the Records;
- (f) a list of all measures being taken by the Contractor to protect the Personal Information and the Records;
- (g) a detailed explanation of any potential or actual threats to the Personal Information or any Record, together with an assessment of the risks created by these threats and the adequacy of existing safeguards to prevent these risks; and

(h) an explanation of any new measures the Contractor intends to implement to safeguard the Personal Information and the Records.

Article 10 - Audit

Elections Canada may audit the Contractor's compliance with these supplemental general conditions at any time. If requested by the Contracting Authority, the Contractor must provide Elections Canada (or Elections Canada's authorized representative) with access to its premises and to the Personal Information and Records at all reasonable times. If Elections Canada identifies any deficiencies during an audit, the Contractor must immediately correct the deficiencies at its own expense.

Article 11 - Statutory Obligations

- 11.01.01 The Contractor acknowledges that Elections Canada is required to handle the Personal Information and the Records in accordance with the provisions of federal *Privacy Act, Access to Information Act,* R.S. 1985, c. A-1, and *Library and Archives of Canada Act,* S.C. 2004, c. 11. The Contractor agrees to comply with any requirement established by the Contracting Authority that is reasonably required to ensure that Elections Canada meets its obligations under these acts and any other legislation in effect from time to time.
- 11.01.02 The Contractor acknowledges that its obligations under the Contract are in addition to any obligations it has under the *Personal Information Protection and Electronic Documents Act*, S.C. 2000, c. 5, or similar legislation in effect from time to time in any province or territory of Canada. If the Contractor believes that any obligations in the Contract prevent it from meeting its obligations under any of these laws, the Contractor must immediately notify the Contracting Authority of the specific provision of the Contract and the specific obligation under the law with which the Contractor believes it conflicts.

Article 12 - Disposing of Records and Returning Records to Elections Canada

The Contractor must not dispose of any Record, except as instructed by the Contracting Authority. On request by the Contracting Authority, or once the Work involving the Personal Information is complete, the Contract is complete, or the Contract is terminated, whichever of these comes first, the Contractor must return all Records (including all copies) to the Contracting Authority.

Article 13 - Legal Requirement to Disclose Personal Information

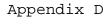
Before disclosing any of the Personal Information pursuant to any applicable legislation, regulation, or an order of any court, tribunal or administrative body with jurisdiction, the Contractor must immediately notify the Contracting Authority, in order to provide the Contracting Authority with an opportunity to participate in any relevant proceedings.

Article 14 - Complaints

Elections Canada and the Contractor each agree to notify the other immediately if a complaint is received under the *Access to Information Act* or the *Privacy Act* or other relevant legislation regarding the Personal Information. Each Party agrees to provide any necessary information to the other to assist in responding to the complaint and to inform the other immediately of the outcome of that complaint.

Article 15 - Exception

The obligations set out in these supplemental general conditions do not apply to any Personal Information that is already in the public domain, as long as it did not become part of the public domain as a result of any act or omission of the Contractor or any of its subcontractors, agents, or representatives, or any of their employees.





Elections Canada File Number: [INSERT]

Loan Agreement for use of Equipment by Contractors Convention de prêt de matériel à un entrepreneur

Contractor Information – Renseignements concernant l'entrepreneur								
Name ("Contractor") / Nom ("Entrepreneur")	Work Phone No. au travail	. / N ^º de télé _l	phone	Home Phone No. / N° d	e téléphone à domicile			
Contract No. ("Contract") /N° de contrat ("Contrat")	Elections Canada	a Contracting	Authorit	y/Autorité contractante	d'Élections Canada			
	Pu	rpose of Lo	oan – Ra	nison du prêt				
Describe the reason why the e la raison pour le prêt du maté				nd for what purpose the	equipment will be used – Décrire			
		Equipm	ent – M	latériel				
Description	Make	Model		Serial Number	Bar Code			
	Marque	Modèle		Numéro de série	Code à barres			
	+							
	Tei	rm of the L	.oan – D	urée du prêt				
Term of the equipment loan	n:							
Durée du prêt du matériel :				From/Du :				
(The term of the loan should no	ot be longer							
then the term of the contract /	// La durée du			To/Au :				
prêt ne devrait pas être plus lo	ngue que celle							
du contrat)								
				nditions de prêt				
In the event of the termination			Advenant la résiliation ou l'expiration du contrat, le matériel doit					
the equipment is to be		•	être remis aux services de l'administration et de la sécurité avant					
Administration Services on or before such termination or				ladite date de résiliation ou d'expiration.				
expiry date. The contractor is responsible f	for oncuring that s	all coftware	Il appar	tiont à l'ontropropour do	s'assurar qua l'usaga des logisials			
that is part of the loaned equi	_		Il appartient à l'entrepreneur de s'assurer que l'usage des logiciels qui font partie du matériel prêté est utilisé en vertu d'une licence.					
with its terms of use.	pinent is asea in	accordance	qui font partie du materiei prete est utilise en vertu d'une licence.					
			II appa	rtient à l'entrepreneur	de s'assurer que le matériel			
The Contractor is responsible f	for ensuring that i	nformation		•	cation fourni par Élections Canada			
technology and telecommunic	ation equipment :	supplied by	est util	isé en conformité ave	c la « Politique sur l'utilisation			
Elections Canada is used					e la TI » et la « Politique sur le			
"Information Technology Info	•				télécommunications et sur leur			
Policy" and the "Policy on Tele					a remise à l'entrepreneur avant la			
Services and their Use", a contractor of			signatur	e de la présente conventi	on ae pret.			
available to the contractor pr	nor to the execut	tion of this						
loan agreement.								





	properly maintained and returned in n, allowing for responsible wear and	Le matériel doit être bien entretenu et remis en bonne condition, sous réserve d'usure normale.
Elections Canada re	serves the right to inspect the asonable time and view its state of	Élections Canada se réserve le droit d'inspecter le matériel prêté à n'importe quel moment et de déterminer les réparations nécessaires.
The contractor will in save Elections Canada	ndemnify Elections Canada for, and harmless from, all losses and claims of the contractor's use or possession	L'entrepreneur s'engage à tenir Élections Canada indemne et à couvert de toute perte, de tout dommage ou de toute réclamation découlant de l'utilisation ou de la possession du matériel par lui.
	st equipment, the Assistant Director nistration Services is to be notified	Le directeur adjoint des services de l'administration et de la sécurité doit être informé du vol ou de la perte du matériel prêté immédiatement.
,	Consideration for the	e loan – Contrepartie du prêt
parties acknowledge and execution of this	that the consideration set forth in loan agreement.	d the contractor to enter into this loan agreement and the the Contract is sufficient consideration for the performance et l'entrepreneur est une condition essentielle du contrat. Les
parties conviennent	que la contrepartie établie dans le	contrat est une contrepartie suffisante pour l'exécution de la
présente convention		
	Approvals and Signatu	res – Approbation et Signature
Approval / Approbate Technical Authority / A		
Signature	Date	
Approval / Approbation Assistant Administration Service sécurité et		Borrower – I acknowledge receipt of the equipment listed above and agree to the conditions set out in this loan agreement. Emprunteur – J'accuse réception du matériel décrit ci-dessus et j'accepte les conditions du prêt décrites dans cette convention.
Signature	Date	Signature Date
Fo	• •	be completed upon return of equipment es - À remplir au retour du matériel
Lending Custodian	- Conservateur prêteur :	
	·	(name - nom) uipment loaned to the Contractor has been returned. nt, l'entrepreneur a remis tous le matériel assujetti à cette
Remarks – Observa	ations	
nemarks – Observe	ations	
		Signature Date
		-



Temporary Help Services for an Electoral Event

ANNEX B

Pricing Table



Annex B — Pricing Table [TO BE COMPLETED AT ISSUANCE OF STANDING OFFER]

Resource Rates - Effective Date to March 31, 2016

Α	В	С	D	E
	Resource Category	Firm Hourly Base Rate	Agency Firm Mark-Up Rate (percentage)	Firm All- Inclusive Hourly Rate Per Resource (column C X D)
1.	Data Entry Clerk	\$17.78		
2.	Data Entry Supervisor	\$19.69		
3.	Administration Clerk - Junior	\$17.78		
4.	Administration Clerk - Intermediate	\$19.69		
5.	Call Centre Agent	\$21.27		
6.	Call Centre Supervisor	\$23.70		
7.	Administrative Assistant	\$21.27		
8.	Correspondence Officer	\$23.70		
9.	Assembly Room Clerk	\$17.78		
10.	Junior Stores Services Personnel	\$14.94		

Annex C - Basic Standards for Testing Temporary Help Resources

1. Keyboarding Examinations

1.1. Skills Assessed

Keyboarding examinations are available separately in English and French. They must evaluate the speed of the keyboarding skill in English or French and determine the error rate.

1.2. Examination Specifications

- 1.2.1 Two equivalent versions in each language must be available for the assessment of the keyboarding skills listed in Section 1.1; that is two parallel forms of the French keyboarding test and two parallel forms of the English keyboarding test.
- 1.2.2 The equivalency of the two forms of the examination is determined by an evaluation of the following two factors:
 - (a) stroke intensity; and
 - (b) syllabic intensity
- 1.2.3 Each equivalent form is comprise of the following:
 - (a) a page of general instructions preceding the test;
 - (b) a practice keyboarding text of approximately 150 words (3 to 5 minutes);
 - (c) a first examination text of 1,250 to 1,550 strokes in narrative format (that does not contain numbers or symbols) with a time limit of 5 minutes; and
 - (d) a second examination text of 1,250 to 1,550 strokes in narrative of 5 minutes duration.
- 1.2.4 For each keyboarding text the mean number of strokes per dictionary word fall between 5.90 and 6.10. The average stroke intensity may be calculated by dividing the total number of key-strokes in the keyboarding text by the total number of words.
- 1.2.5 The syllabic intensity of each keyboarding text fall between 1.45 and 1.55. The average syllabic intensity can be calculated by dividing the total number of syllables by the total number of words in the text.
- 1.2.6 At the completion of the examination the candidates are asked to decide which of the two examination texts typed they wish to be scored upon. Only the one text designated by the candidate is to be scored.
- 1.2.7 The scoring of the examination take into account the two criteria below:

- (a) the speed in number of words typed per minute, determined by dividing the total number of keyboarding strokes by 25; and
- (b) accuracy by percentage of errors, determined by dividing the number of error by the total number of words typed.
- 1.2.8 The pass mark required on the keyboarding examination is a speed of 60 words per minute with no more than 5% error.
- 1.2.9 To be fully qualified each candidate is able to meet the criterion for both speed and accuracy. Failure on either one or the other of these criteria will result in a failure on the examination.
- 1.2.10 In the case of a failure the candidate may be re-tested within a reasonable time.

 However in this case a different version of the examination form must be used and the examination is to be administered under the same conditions as in the first test session.

2. Grammar, Spelling and Punctuation Proficiency Examinations

2.1. Skills Assessed

Grammar, spelling and punctuation proficiency examinations are administered to assess, as a minimum, the resource's ability to identify and correct grammar, spelling and punctuation errors in existing English and/or French text quickly and accurately at the level equivalent to the completion of two years of secondary school.

2.2. Examination Specifications

- 2.2.1 An examination of grammar, spelling and punctuation must be available in each official language to evaluate the knowledge qualifications; that is separate English and French examinations of grammar, spelling and punctuation proficiency.
- 2.2.2 The examinations must be able to provide a reliable measure of fundamental rules of grammar, spelling and punctuation at a grade 10 level.

3. Clerical Ability

3.1. Skills Assessed

Clerical ability examinations, generally administered in the resource's official language, are designed to assess basic abilities required to satisfactorily carry out office duties. Although the number and types of abilities measured may vary from one examination to another, a clerical ability examination should normally contain a series of sub-tests designed to evaluate:

(a) filing ability;

- (b) coding ability;
- (c) checking ability; and
- (d) arithmetic ability.

3.2. Examination Specifications

- 3.2.1 An examination of clerical abilities must be available in each official language to evaluate the qualifications.
- 3.2.2 The examination must provide a reliable and valid measure of the following abilities judged necessary for successful office work:
 - (a) speed and accuracy in activities related to filling, coding and checking of numerical and/or alphabetical material; and
 - (b) arithmetic abilities.
- 3.2.3 The examination and related material (that is answer sheet, administration and technical manual) must be accompanied by appropriate normative data based on one or more carefully identified reference groups. Among these may be students and incumbents of clerical positions.
- 3.2.4 The pass mark for the examination is to be based on the normative data available. When this data is expressed in terms of percentiles for female and male subjects separately, it is recommended that a pass mark corresponding to the 40th percentile for each normative group be established.

4. Commonly Used Software

Depending on the candidate's desired work, candidates are to be tested on commonly used software such as Windows XP or higher, Word, Excel, Outlook etc. relevant to such work.



SECURITY REQUIREMENTS CHECK LIST (SRCL)

	ATION DES EXIGENCES RELATIVES	S A LA SECURITE (LVERS)
PART A - CONTRACT INFORMATION / PARTIE A - 1. Originating Government Department or Organization	INFORMATION CONTRACTUELLE	2. Branch or Directorate / Direction générale ou Direction
Ministère ou organisme gouvernemental d'origine	Office of the Chief Electoral Officer	
3. a) Subcontract Number / Numéro du contrat de soi	Alternative Voting Methods s of Subcontractor / Nom et adresse du sous-traitant	
5. a) Subcontract Number / Numero do contrat de son	35-trailance 3. b) Name and Address	of Subcontractor / Norm of adjected du Soud-Vallant
4. Brief Description of Work / Brève description du tra	vall	
The supplier will provide temporary help services for 10 of	categories of positions to Elections Canada for a fe	deral election or referendum.
5. a) Will the supplier require access to Controlled Go	nods?	□ No □ Yes
Le fournisseur aura-t-il accès à des marchandis		Non Oui
5. b) Will the supplier require access to unclassified n	nilitary technical data subject to the provision	ns of the Technical Data Control No Yes
Regulations?	minus y tournous data daugest to are provided	Non Oui
Le fournisseur aura-t-il accès à des données tec	chniques militaires non classifiées qui sont a	ssujetties aux dispositions du Règlement
sur le contrôle des données techniques?	4.	
Indicate the type of access required / Indiquer le ty	pe d'accès requis	
6. a) Will the supplier and its employees require acce	ss to PROTECTED and/or CLASSIFIED info	ormation or assets? No Yes
Le fournisseur ainsi que les employés auront-ils		s PROTÉGÉS et/ou CLASSIFIÉS? Non V Oui
(Specify the level of access using the chart in Q		
(Préciser le niveau d'accès en utilisant le tablea 6. b) Will the supplier and its employees (e.g. cleaner		o restricted access areas? No access to 7 No 7 Yes
PROTECTED and/or CLASSIFIED information of		Non Oui
Le fournisseur et ses employés (p. ex. nettoyeur		
à des renseignements ou à des biens PROTÉG	ÉS et/ou CLASSIFIÉS n'est pas autorisé.	7876447
6. c) Is this a commercial courier or delivery requirem	ent with no overnight storage?	/ No Yes
S'agit-il d'un contrat de messagerie ou de livrais	on commerciale sans entreposage de nuit?	Non L Oui
7. a) Indicate the type of information that the supplier	will be required to access / Indiquer le type	d'information auquel le fournisseur devra avoir accès
Canada 🗸	NATO / OTAN	Foreign / Étranger
7. b) Release restrictions / Restrictions relatives à la		
No release restrictions	All NATO countries	No release restrictions
Aucune restriction relative	Tous les pays de l'OTAN	Aucune restriction relative
à la diffusion		à la diffusion
	P	
Not releasable	2	
À ne pas diffuser	·	
Restricted to: / Limité à :	Restricted to: / Limité à :	Restricted to: / Limité à :
Specify country(ies): / Préciser le(s) pays :	Specify country(ies): / Préciser le(s) pays :	Specify country(ies): / Préciser le(s) pays :
		1
7. c) Level of information / Niveau d'information		
PROTECTED A	NATO UNCLASSIFIED	PROTECTED A
PROTÉGÉ A	NATO NON CLASSIFIÉ	PROTÉGÉ A L
PROTECTED B	NATO RESTRICTED	PROTECTED B
THOTEGER	NATO DIFFUSION RESTREINTE	PROTĖGĖ B
PROTECTED C	NATO CONFIDENTIAL	PROTECTED C
PROTÉGÉ C	NATO CONFIDENTIEL	PROTÉGÉ C
CONFIDENTIAL	NATO SECRET	CONFIDENTIAL
SECRET	NATO SECRET COSMIC TOP SECRET	SECRET
SECRET	COSMIC TOP SECRET	SECRET
TOP SECRET	COSIVIIO TRES SECRET	TOP SECRET
TRÈS SECRET		TRÈS SECRET
TOP SECRET (SIGINT)	8 18 =	TOP SECRET (SIGINT)
TRÈS SECRET (SIGINT)	9 70K ± 90	TRÈS SECRET (SIGINT)
		(INCO DEDICE (CIGINI)

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité Protected B

Canadä



Gouvernement du Canada

Contract Number	/ Numéro du contrat
Security Classification	Classification de sécurité

PART A (continued) / PARTIE A (suite) 8. Will the supplier require access to PROTECTED and/or CLASSIFIED COMSEC Information or assets? Le fournisseur aura-t-il accès à des renseignements ou à des biens COMSEC désignés PROTÉGÉS et/ou CLASSIFIÉS? If Yes, indicate the level of sensitivity: Dans l'affirmative, indiquer le niveau de sensibilité:	No Yes Non Oui						
9. Will the supplier require access to extremely sensitive INFOSEC information or assets? Le fournisseur aura-t-il accès à des renseignements ou à des biens INFOSEC de nature extrêmement délicate?	No Non Oui						
Short Title(s) of material / Titre(s) abrégé(s) du matériel : Document Number / Numéro du document :							
PART B - PERSONNEL (SUPPLIER) / PARTIE B - PERSONNEL (FOURNISSEUR) 10. a) Personnel security screening level required / Niveau de contrôle de la sécurité du personnel requis							
RELIABILITY STATUS COTE DE FIABILITÉ CONFIDENTIAL CONFIDENTIAL SECRET SECRET	TOP SECRET TRÈS SECRET						
TOP SECRET – SIGINT NATO CONFIDENTIAL NATO SECRET NATO SECRET NATO CONFIDENTIEL NATO SECRET	COSMIC TOP SECRET COSMIC TRÈS SECRET						
SITE ACCESS ACCÈS AUX EMPLACEMENTS							
Special comments: Commentaires spéciaux :	=						
NOTE: If multiple levels of screening are identified, a Security Classification Guide must be provided. REMARQUE: Si plusieurs niveaux de contrôle de sécurité sont requis, un guide de classification de la sécuri	té doit être fourni						
b) May unscreened personnel be used for portions of the work? Du personnel sans autorisation sécuritaire peut-il se voir confier des parties du travail?	No Non Oui						
If Yes, will unscreened personnel be escorted? Dans l'affirmative, le personnel en question sera-t-il escorté?	No Yes Non Oui						
PART C - SAFEGUARDS (SUPPLIER) / PARTIE C - MESURES DE PROTECTION (FOURNISSEUR) INFORMATION / ASSETS / RENSEIGNEMENTS / BIENS							
11. a) Will the supplier be required to receive and store PROTECTED and/or CLASSIFIED information or assets on its site or premises? Le fournisseur sera-t-il tenu de recevoir et d'entreposer sur place des renseignements ou des biens PROTÉGÉS et/ou CLASSIFIÉS?	V No Yes Non Oui						
1. b) Will the supplier be required to safeguard COMSEC information or assets? Le fournisseur sera-t-il tenu de protéger des renseignements ou des biens COMSEC? Non Ves Oui							
PRODUCTION							
1. c) Will the production (manufacture, and/or repair and/or modification) of PROTECTED and/or CLASSIFIED material or equipmoccur at the supplier's site or premises? Les installations du fournisseur serviront-elles à la production (fabrication et/ou réparation et/ou modification) de matériel PRO et/ou CLASSIFIÉ?	✓ Non Oui						
INFORMATION TECHNOLOGY (IT) MEDIA / SUPPORT RELATIF À LA TECHNOLOGIE DE L'INFORMATION (TI)							
11. d) Will the supplier be required to use its IT systems to electronically process, produce or store PROTECTED and/or CLASSIFIE information or data? Le fournisseur sera-t-il tenu d'utiliser ses propres systèmes informatiques pour traiter, produire ou stocker électroniquement or renseignements ou des données PROTÉGÉS et/ou CLASSIFIÉS?	NonOui						
11. e) Will there be an electronic link between the supplier's IT systems and the government department or agency? Disposera-t-on d'un lien électronique entre le système informatique du fournisseur et celui du ministère ou de l'agence gouvernementale?	No Yes Non Oui						

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Security Classification / Classification de sécurité
Protected B

Canadä



Contract Number	/ Numéro du contrat
	6
Security Classification	Classification de sécurité

RT C - (continue) For users comple site(s) or premise Les utilisateurs q niveaux de sauve For users comple Dans le cas des u dans le tableau ré	ting s. ui re gan ting utilis	the mpli de re the ateu	ssei equis form	manually us nt le formulain s aux installati online (via tl	e manuel ions du fo ne interne le formul	lement do urnisseur. t), the sur aire en lig	nivent utiliser nmary chart i ne (par Inter	le tableau réc	apitulatif y populat ises aux	ci-dessou ed by you questions	s pol	ır inc	lique es to	r, pour chaqu	e catégori	e, les
Calegory Catégorie		TECT OTÉG		CL	ASSIFIED LASSIFIÉ			NATO						COMSEC		
	A	В	С	CONFIDENTIAL	SECRET	TOP SECRET	NATO RESTRICTED	NATO CONFIDENTIAL	NATO SECRET	COSMIC TOP		OTECT ROTEC		CONFIDENTIAL	SECRET	TOP SECRET
				CONFIDENTIEL		TRÈS SECRET	NATO DIFFUSION RESTREINTE	NATO CONFIDENTIEL		SECRET COSMIC TRÈS SECRET	A	В	С	CONFIDENTIEL		TRES SECRET
formation / Assets enseignements / Biens										JEUNE!						
roduction						61										
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Gouvernement du Canada Contract Number / Numéro du contrat

Security Classification / Classification de sécurité

PART D - AUTHORIZATION / PART	TIE D - AUTORISATIO	N						
13. Organization Project Authority / 0	Chargé de projet de l'or	ganisme						
Name (print) - Nom (en lettres moulé		Title - Titre		Signature		.7		
Jean-Marc	Collin	195:57	Dic. Altergrative		in	Clin		
Telephone No N° de téléphone	Facsimile No Nº de	télécopieur	E-mail address - Adresse cou	rrjel //	Date			
45-939- 1641		1	rean-place cellings	de la seco	201	14/12/15		
14. Organization Security Authority /	Responsable de la séc	urité de l'organ	sme	Charles and	1	110/10		
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature	11	7110		
Bill Duncan		Director, Co	Director, Corporate Plan, Sec & Admin					
Telephone No N° de téléphone	Facsimile No Nº de	télécopieur	E-mail address - Adresse cou	rriel	Date			
819-939-1516	819-939-1589		Bill.Duncan@elections.ca					
 Are there additional instructions (Des instructions supplémentaires 				nt-elles jointes	5?	No Yes Non Oui		
16. Procurement Officer / Agent d'ap	provisionnement							
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature		0		
Annie de Belle F	eville	Senio	r Advisor	Prine	odo	Dan Deute		
Telephone No N° de téléphone	Facsimile No Nº de	télécopieur	E-mail address - Adresse co	41	Date	DEC 2 2 2014		
17. Contracting Security Authority / A	utorité contractante en	matière de séc		election	15. CA	- 2 2 2 2017		
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature	25			
Telephone No N° de téléphone	Facsimile No Nº de	télécopieur	E-mail address - Adresse co	urriel	Date			

Annex E - Template Call-up Annexe E - Gabarit d'une Commande subséquente



Call-up against a Standing Offer – Services Commande subséquente à une offre à commandes – Services

1. Information							
Standing Offer – Title and No.							
Offre à commande – Titre et no.							
Offeror – Offrant							
Name - Nom:			To the Offeror: As a res	ult of this Co	all-up, you are required to supply the		
			•		and conditions stated in the Standing		
			Offer. Invoices must be sent in accordance with the detailed instructions in				
Address - Adresse:			the standing offer.				
			À l'offrant: Suite à cette	e commande	subséquente, vous devez fournir les		
			•		es modalités établies dans l'offre à		
Contact – Personne contact:			commandes. Les facture détaillées dans l'Offre à c		être envoyées selon les instructions		
			detainees dans i Ojjie d c	ommunue.			
2. Call-up – Commande su	bséauent	e					
Call-up No. –		Financial Code(s) –		Term of th	nis Call-up —		
N° de la commande subséquente:		Codes(s) financier(s):			la commande subséquente:		
				[NOTE TO	STANDING OFFER AUTHORITY:		
					npleting this form the resource		
					rovided at minimum 24 hours		
				from issua	ance of the Call-up]		
Value of Call-up (excl. taxes) –	Call-un C	ost Breakdown (excl	taxes) –				
Valeur de la commande	•	•	le subséquente (taxe:	s excl.)			
subséquente (taxes excl.):		nal Fees – Honoraires	Travel – Déplacement		Administrative Expenses – Frais		
	profession				d'administration		
Amendment - Modification			I				
Amendment No., if any – N° de modification, s'il y a lieu:		alue (excl. taxes) — rédente (taxes excl.):	Value of the increase/de (excl. taxes) – Valeur de	crease	Total Revised Value (excl. taxes) – Montant total prévue (taxes excl.):		
it ac modification, s if y a near	vaicai prec	edente (taxes exen).	l'augmentation ou dimin	ution	montant total prevae (taxes exert).		
			(taxes excl.):				
3. Services							
5. Services							
[NOTE TO STANDING OFFER AUT	HORITY: \\/	hen completing this for	m at minimum, the follo	owing infor	mation must be included in this		
box:	ilomiii. w	nen completing this for	in, at miniman, the following	Owing into	mation must be included in this		
1. the full name of th	e temporar	y help resource;					
2. the Resource Cate	gory numbe						
3. the location of the							
4. name of the Techn	ical Authori	i <mark>ty]</mark>					
4 5 5	• · · · · · · • ·						
4. Enquiries – Demandes of			 				
For additional information, contain			Tel. No. – Nº de tél:				
Pour de plus amples renseigneme la commande subséquente:	nts, s uares	ser uu responsable de					
			Email address – Adres	se courriel:			
Name – Nom:							
5. Invoice to – Facturer à							

March 2013 v.1 1

Annex E - Template Call-up Annexe E - Gabarit d'une Commande subséquente

	•
6. Signature	
The CEO hereby accepts the offer made by the Offeror in the Standing Offer for the services described in Section 3 above which forms part of the Work.	Chief Electoral Officer of Canada – Directeur général des élections du Canada
Le DGE accepte par la présente l'offre de l'offrant tel que décrit dans l'offre à commande de fournir les services décrits ci-haut à la section 3 qui font partie des travaux.	Signature of authorized representative Signature du représentant autorisé
	Print name of authorized representative Nom du représentant autorisé en caractères d'impression
	Print title of authorized representative Titre du représentant autorisé en caractères d'impression
	Date:

March 2013 v.1 2

Temporary Help Services for an Electoral Event

Part 7

Technical Evaluation Criteria

CONTENTS

MANDATORY EVALUATION CRITERIA

- [M1] Minimum Temporary Help Services Years of Business
- [M2] Testing of Temporary Help Resources

Part 7 - Technical Evaluation Criteria

ID#	Mandatory Criteria	Reference to Annex A - Technical Response Template	Scoring Methodology
<u>M1</u>	Minimum Temporary Help Services Years of Business	<u>4</u>	MET / NOT MET
	The Offeror must be providing temporary help services (THS) that are similar in nature to Resource Categories outlined in the SOW, for a minimum of 24 consecutive months within the last five years from the RFSO closing date.		
	In case of a joint venture, each member of the joint venture must be in business for a minimum of 24 consecutive months prior to the RFSO closing date.		
	In case of the recent amalgamation of two or more legal entities, each legal entity must be in business for a minimum of 24 consecutive months prior to the RFSO closing date.		
	For the purposes of this mandatory criterion, THS means: (a) supplying temporary help resources similar in nature to Resource Categories 1, 5, 8 and 9 as set-out in the SOW; and		
	(b) supplying temporary help resources to clients for short term work; and		
	The Offeror must provide two client references that have each entered into a contract, standing offer or supply arrangement with the Offeror for THS of a value of at least \$400,000 annually (including all applicable taxes).		
	The client references must be clients of the Offeror for a minimum of 12 consecutive months within the last five years from the RFSO closing date.		

ID#	Mandatory Criteria	Reference to Annex A – Technical Response Template	Scoring Methodology
	 Each client reference must contain, at minimum, the following information: client organization, client contact name, title, responsibility, telephone number, civic address and email address; year and month of the start and end dates when the THS were provided and duration [i.e. number of months] of the provision of the THS; and contract, standing offer or supply arrangement value (including all applicable taxes) relating to the THS provided by the Offeror that are similar in nature to the Resource Categories described in the SOW. 		
<u>M2</u>	Testing of Temporary Help Resources The Offeror must test the resources under Resource Category 1 to 8. The test must be relevant to the requirements of the category in which they are being proposed to the Offeror's clients. The Offeror must provide a narrative (no more than 5 pages in total, 8 1/2" x 11" paper, maximum 500 words per page). The narrative must provide a detailed description of: (a) its testing protocol; (b) the tests it uses and how such test comply with the requirement set-out in Annex C to the Standing Offer - Basic Standards for Testing Temporary Help Resources; and (c) the test(s) it uses to test official languages competencies (oral communication and comprehension as well as written communication and comprehension).	N/A	MET / NOT MET

ID#	Mandatory Criteria	Reference to Annex A – Technical Response Template	Scoring Methodology
	With respect to (a), the Offeror must provide a detailed description of the manner in which it administers examinations; such as its policy on time allocation for the completion of examinations by potential resources; and on scoring of examinations.		
	The Offeror must not provide samples of the tests.		

ANNEX A - TECHNICAL RESPONSE TEMPLATE

Offeror Profile

1. Corporate information					
Full Legal Name and Procurement Business Number	Offeror	Joint Venture Member 1	Joint Venture Member 2	Joint Venture Member 3	
(PBN) of Offeror Note: If Offeror is a Joint Venture, indicate the full legal names and PBN of all Joint Venture members.	[Legal name and PBN]	[Legal name and PBN]	[Legal name and PBN]	[Legal name and PBN]	
Lead Joint Venture Member Note: If Offerer is a Joint Venture member. Otherwise indicate N/A	t				
Legal Nature of Offeror					
		nership or joint venture; if Offerer is a Joint Venture	e, indicate the legal nature of each member	er.	
Sole Proprietorship					
Corporation					
Partnership					
Joint Venture					
Offeror Main Business Address					
(should reflect PBN details as re	gistered with Offeror Supplier Registration	Information - https://srisupplier.contractscanada	.gc.ca)		
Full Business/Street Address					
City					
Province					
Postal Code					
Physical Location if Different from Full Business Address					
City					
Province					
Postal Code					
Telephone Number					
Fax Number					
E-Mail Address Web Site		[insert website address, if	applicable		
2. Offeror's SPOC		[ilisert website address, il	applicable		
Name					
Title of Position					

Language Capability	French Er	nglish Biling	ual	
Telephone Number				
Mobile Number				
Fax Number				
E-Mail Address				
3. Security Clearance:				
Please select the applicable sec	urity clearance level the	Offeror currently I	nolds:	
3.1 Security Clearance Level	***Select	***		
3.2 Canadian Industrial Securit	y Directorate (CISD) File	#		
CISD File # of Offeror	[Insert Offero	r Name]	[Insert valid CISD#]	
Joint Ventures (JVs) please prov	vide the following:			
CISD File # of JV Member 1	[Insert JVM1	or N/A]	[Insert valid CISD#]	
CISD File # of JV Member 2	[Insert JVM1	or N/A]	[Insert valid CISD#]	
CISD File # of JV Member 3	[Insert JVM1	or N/A]	[Insert valid CISD#]	
CISD File # of JV Member 4	[Insert JVM1	or N/A]	[Insert valid CISD#]	
4. M1 - Minimum Temporary Ho Refer to M1 of Part 7 of the RFS		ness		
Client organization, client contact name, title, responsibility, telephone number, civic address and email address			Date of THS From: To: (day-month-year) e.g. 09-Mar-2008	Contract, SA or SO value (including all applicable taxes) to the client for those THS

Temporary Help Services for an Electoral Event

Part 8

Financial Evaluation Criteria

Part 8 - Financial Evaluation Criteria

1. General Instruction with respect to the Financial Offer Tables

- 1.1 All Offerors must submit prices by completing the table in Annex A ("Financial Offer Tables").
- 1.2 Prices in the Financial Offer Tables must include all direct and indirect costs to provide the Work described in the SOW, including without limitation, all necessary material, supplies, equipment, labour, wages, salaries, management fees, overhead, profit, and taxes, Canadian custom duties and excise taxes, where applicable (collectively, "Costs").
- 1.3 All prices indicated in the Financial Offer Tables must be in Canadian Dollars; include amounts representing Canadian custom duties and excise taxes, where applicable; and exclude applicable sales tax.
- 1.4 The "Firm Hourly Base Rate" set out in Column C of the Financial Offer Tables is fixed and cannot be modified by Offerors.

2. No Guarantee

2.1 All volumes, durations or cost factors inserted in the Financial Offer Tables are only included as weighting factors for financial evaluation purposes and are not a minimal commitment by Elections Canada to purchase according to these quantities.

3. Resource Rates

- 3.1 All Offerors must include a "Firm Mark-up Rate" under Column D of the Financial Offer Tables for each Resource Category as well as the "Firm All-Inclusive Hourly Rate Per Resource" under Column E of the Financial Offer Tables for each Resource Category.
- 3.2 All Offerors must provide the "Price Per Resource" under Column G of the Financial Offer Tables by multiplying the "Firm All-Inclusive Hourly Rate Per Resource" under Column E of the Financial Offer Tables for each Resource Category by the "Estimated Level of Effort in Hours Per Resource" under Column F of the Financial Offer Tables for each Resource Category.

4. Determination of Total Offer Price for Evaluation Purposes

- 4.1 All Offerors must provide a "Total Offer Price" by submitting the cumulative sum of the "Price Per Resource" for all Resource Categories under Column G of the Financial Offer Tables.
- 4.2 The "Total Offer Price" will be used for the purpose of determining the highest ranked Offeror, in accordance with Subsection 4.4.5 of Part 4 of the RFSO.

ANNEX A – Financial Offer Tables

Resource Rates - Effective Date to March 31, 2016

Α	В	С	D	E	F	G
	Resource Category	Firm Hourly Base Rate	Agency Firm Mark-Up Rate (percentage)	Firm All-Inclusive Hourly Rate Per Resource (column C x D)	Estimated Level of Effort in Hours Per Resource	Price Per Resource (column E x F)
1.	Data Entry Clerk	\$17.78			240	
2.	Data Entry Supervisor	\$19.69			300	
3.	Administration Clerk - Junior	\$17.78			240	
4.	Administration Clerk - Intermediate	\$19.69			300	
5.	Call Centre Agent	\$21.27			300	
6.	Call Centre Supervisor	\$23.70			300	
7.	Administrative Assistant	\$21.27			300	
8.	Correspondence Officer	\$23.70			300	
9.	Assembly Room Clerk	\$17.78			240	
10.	Junior Stores Services Personnel	\$14.94			290	_

Total Offer Price
(Cumulative Total of Column G)
\$

Temporary Help Services for an Electoral Event

PART 9

Certificates

Certificates

1. Certificate of Independent Offer

1.1.	I, the undersigned, on behalf of [insert name of Offeror] (the "Offeror") in
	submitting the accompanying offer (the "Offer") to Elections Canada for the
	[Insert name of requirement] hereby make the following statements, which I
	certify to be true and complete in every respect:

- (a) I have read and I understand the content of this Certificate;
- (b) I understand that the Offer will be disqualified if this Certificate is found to not be true and complete in every respect;
- (c) I am authorized by the Offeror to sign this Certificate and to submit the Offer on behalf of the Offeror;
- (d) each person whose signature appears in the Offer has been authorized by the Offeror to determine the terms of, and to sign, the Offer on behalf of the Offeror;
- (e) for the purpose of this Certificate and the Offer, I understand that the word "competitor" shall include any individual or organization, other than the Offeror, whether or not an Affiliate of the Offeror, who:
 - i. has been requested to submit an offer in response to the request for standing offer; or
 - ii. could potentially submit an offer in response to the request for standing offer based on their qualification, abilities or experience;

OR

ii. the Offeror has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this call for offers, and the Offeror disclosed, in the attached document(s) complete details thereof, including the name(s) of the

competitor(s) and the nature of, and reasons for, such consultation, communications, agreements or arrangements.

- (g) in particular, without limiting the generality of Subparagraphs 1.1(f)i. and 1.1(f)ii., there has been no consultation, communications, agreement or arrangement with any competitor regarding:
 - i. prices;
 - ii. methods, factors or formulas used to calculate prices;
 - iii. the intention or decision to submit or not to submit an offer; or
 - iv. the submission of an offer that does not meet the specifications of the call for offers;

except as specifically disclosed pursuant to Subparagraph 1.1(f)ii.;

- (h) there has been no consultation, communications, agreement or arrangement with any competitor regarding the quality, quantity, specifications or delivery particulars of the products or services to which this call for offers relates, except as specially authorized by the Standing Offer Authority or as specifically disclosed pursuant to Subparagraph 1.1(f)ii.;
- (i) the terms of the Offer have not been, and will not be, knowingly disclosed by the Offeror, directly or indirectly, to any competitor, prior to the date and time of the official offer opening, or of the issuance of the Standing Offer, whichever comes first, unless otherwise required by law or as specially disclosed pursuant to Subparagraph 1.1(f)ii..

2. Federal Contractors Program Certificate

- 2.1. The Federal Contractors Program for employment equity is intended to address employment disadvantage for the four designated groups: women, Aboriginal peoples, persons with disabilities and members of visible minorities. Further information is available on the Human Resources and Skills Development Canada (HRSDC) Website.
- 2.2. The Offeror certifies as follows (check only one of the following):(a) it does not have a work force in Canada;(b) it is a public sector employer;

	(c)		it is a <u>fee</u>	derally regulated employer being subject to the Employment of the			
	(d)		combined time and those wh	ombined work force in Canada of less than 100 employees. A d work force includes: permanent full-time, permanent part-temporary employees. Temporary employees only includes to have worked 12 weeks or more during a calendar year and not full-time students;			
	(e)		it has a c	ombined workforce in Canada of 100 or more employees; and			
			i. 🗌	it already has a valid and current <u>Agreement to Implement</u> <u>Employment Equity</u> (AIEE) in place with HRSDC-Labour.			
			OR				
			ii.	it has submitted the <u>Agreement to Implement Employment Equity (LAB1168)</u> to HRSDC-Labour. As this is a condition to contract award, proceed to completing the form Agreement to Implement Employment Equity (LAB1168), duly signing it, and transmit it to HRSDC-Labour.			
2.3.	The C	Offero	r further o	ertifies as follows (check only one of the following):			
	(a)		it is not a	joint venture;			
		OR					
	(b)		each me Authority	Int venture. In the event that the Offeror is a joint venture, mber of the joint venture must provide the Standing Offer with a certificate containing the certification set-out in .2 of this Certificate.			
3.	Former Public Servant Certification						
3.1.	Standing offers and any resulting contract with former public servants (FPS) in receipt of a pension or of a lump sum payment must bear the closest public scrutiny and reflect fairness in the spending of public funds. In order to comply with Treasury Board policies and directives on standing offers and contracts with FPS, Offerors must provide the information required below.						

"former public servant" is any former member of a department as defined in the *Financial Administration Act*, R.S., 1985, c. F-11, any former member of the

3.2. For the purposes of this clause,

Canadian Armed Forces or any former member of the Royal Canadian Mounted Police. A former public servant may be:

- (a) an individual;
- (b) an individual who has incorporated;
- (c) a partnership made of former public servants; or
- (d) a sole proprietorship or entity where the affected individual has a controlling or major interest in the entity.

"lump sum payment period" means the period measured in weeks of salary for which payment has been made to facilitate the transition to retirement or to other employment as a result of the implementation of various programs to reduce the size of the Public Service. The lump sum payment period does not include the period of severance pay, which is measured in a like manner.

"pension" means, in the context of the fee abatement formula, a pension or annual allowance paid under the *Public Service Superannuation Act* (PSSA), R.S., 1985, c. P-36 and any increases paid pursuant to the *Supplementary Retirement Benefits Act*, R.S., 1985, c. S-24 as it affects the PSSA. It does not include pensions payable pursuant to the *Canadian Forces Superannuation Act*, R.S., 1985, c. C-17, the *Defence Services Pension Continuation Act*, 1970, c. D-3, the *Royal Canadian Mounted Police Pension Continuation Act*, 1970, c. R-10, and the *Royal Canadian Mounted Police Superannuation Act*, R.S., 1985, c. R-11, the *Members of Parliament Retiring Allowances Act*, R.S., 1985, c. M-5 or that portion of pension payable to the *Canada Pension Plan Act*, R.S., 1985, c. C-8.

3.3.	Is the Offeror a FPS in receipt of a pension as defined above? YES		NO [
	If yes, the Offeror must provide in the Offer the following informat	ion:	

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

By providing this information, Offerors agree that the successful Offeror'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 Contracting Policy Notice: 2012-2 and the Guidelines on the Proactive Disclosure of Contracts.

Is the Offeror a FPS who received a lun	•		 pursuant to	the	terms	of
a work force reduction program? YES		NO				

	If yes, the Offeror must provide in the Offer the following information:							
	(a) name of former public servant;							
	(b) conditions of the lump sum payment incentive;							
	(c)	date of te	ermination of employment;					
	(d)	amount o	of lump sum payment;					
	(e)	rate of pa	ay on which lump sum payment is based;					
	(f)	period of weeks; ar	Flump sum payment including start date, end date and number of and					
	(g)		and amount (professional fees) of other contracts subject to the ns of a work force reduction program.					
3.5.	lump	For all standing offers issued and any resulting contracts awarded during the lump sum payment period, the total amount of fees that may be paid to a FPS who received a lump sum payment is \$5,000, including applicable sales taxes.						
3.6.	By submitting an offer, the Offeror certifies that the information submitted by the Offeror in response to the above requirements is accurate and complete.							
4.	Educ	Education and Experience						
4.1.	The Offeror certifies that all the information provided in the résumés and supporting material submitted with the offer, particularly the information pertaining to education, achievements, experience and work history, has been verified by the Offeror to be true and accurate. Furthermore, the Offeror warrants that every resource proposed by the Offeror for the requirement is capable of performing the Work resulting from a Call-Up.							
5.	Testi	ng						
5.1	The C	Offeror cer	tifies that:					
	(8	a)	it has tested the temporary help resources in compliance with the four types of examinations described in Annex C to the Standing Offer – Basic Standards for Testing Temporary Help Resources, and:					

	(b)		it has tested the temporary help resou or both official languages (oral and wri comprehension) .		
	Minimum Capacity				
1	The Offeror certifies that it is capable of providing temporary help resources that meet the qualifications and requirements of all ten Resource Categories as set out in the SOW.				
	General				
1.	These certifications shall be true and correct throughout the term of the Standing Offer and any resulting contract with the same force and effect as if continuously made throughout the term of such Standing Offer and resulting contract.				
2.	Furthermore, the Offeror acknowledges that Elections Canada shall rely on these certifications for the issuance of the Standing Offer. Should the Offeror fail to comply with the certifications or in the event that verification or inspection by the Elections Canada discloses a misrepresentation on the part of the Offeror, Elections Canada shall have the right to set aside the Standing Offer and to treat any resulting contract as being in default and to terminate them in accordance with their default provisions.				
	Signature	of Au	thorized Representative of Offeror	Date	
Pr	Print Name of Authorized Representative of Offeror:				
Print Title of Authorized Representative of Offeror:					

6.

6.1

7.

7.1.

7.2.