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Gatineau, Québec K1A 0S5
Bid Fax: (819) 997-9776

**SOLICITATION AMENDMENT
MODIFICATION DE L'INVITATION**

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

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

Comments - Commentaires

**Vendor/Firm Name and Address
Raison sociale et adresse du
fournisseur/de l'entrepreneur**

Issuing Office - Bureau de distribution
Electrical & Electronics Products Division
L'Esplanade Laurier
East Tower, 4th floor,
Ottawa
Ontario
K1A 0S5

Title - Sujet CCTV System Upgrade - Beaver Creek CCTV System Upgrade - Beaver Creek Institution	
Solicitation No. - N° de l'invitation 21120-219816/A	Amendment No. - N° modif. 006
Client Reference No. - N° de référence du client 21120-21-3709816	Date 2021-11-08
GETS Reference No. - N° de référence de SEAG PW-\$\$HN-336-80355	
File No. - N° de dossier hn336.21120-219816	CCC No./N° CCC - FMS No./N° VME
Solicitation Closes - L'invitation prend fin at - à 02:00 PM Eastern Standard Time EST on - le 2021-11-19 Heure Normale de l'Est HNE	
F.O.B. - F.A.B.	
Plant-Usine: <input type="checkbox"/> Destination: <input type="checkbox"/> Other-Autre: <input type="checkbox"/>	
Address Enquiries to: - Adresser toutes questions à: Bisson(hn336), Phillippe	Buyer Id - Id de l'acheteur hn336
Telephone No. - N° de téléphone (613) 295-8641 ()	FAX No. - N° de FAX () -
Destination - of Goods, Services, and Construction: Destination - des biens, services et construction:	

Instructions: See Herein

Instructions: Voir aux présentes

Delivery Required - Livraison exigée	Delivery Offered - Livraison proposée
Vendor/Firm Name and Address Raison sociale et adresse du fournisseur/de l'entrepreneur	
Telephone No. - N° de téléphone Facsimile No. - N° de télécopieur	
Name and title of person authorized to sign on behalf of Vendor/Firm (type or print) Nom et titre de la personne autorisée à signer au nom du fournisseur/ de l'entrepreneur (taper ou écrire en caractères d'imprimerie)	
Signature	Date

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SOLICITATION AMENDMENT 006 IS RAISED TO:

- (1) ANSWER THE FOLLOWING QUESTIONS;
(2) ADD CLAUSES (ANTI-FORCED LABOUR), AS FOLLOWS:**
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(1)

Question 1:

In Appendix C – Site specific Requirements and System Layout, cameras F12 & 13 are later labeled B-22 & B23 connecting to Node BN3, please confirm to which Node these cameras must connect to, assuming Node#1 In A103.

Answer 1:

F12&F13 connect to Node 1 and are viewing the walkway behind Aurora as indicated on the drawings.

Question 2:

There are several type 4 monitors on Appendix C, can you provide specifications on these units.

Answer 2:

STR Section 4.12 Monitors – add type 4 monitor.
4.12.4 Type 4 monitor – Rack mount monitor

Question 3:

Camera F-15, F-16, new tower requires 120Vac power, can you indicate where is the closest available power in relation to the new tower location.

Answer 3:

Camera F15 & F16 will connect to node and acquire power form mechanical room in BC24-P27 (Node BN8). This is a new node and fibre connection to be provided by the contractor See Node layout drawing appendix G pg1.

Question 4:

STR section 60/61 cameras F-65/F-66 are listed as being connected to Node BN5 as opposed to FN4, confirm correct Node.

Answer 4:

A) Section 60 & 61 Typo Replace “BN5” with “FN4” (Driftwood)

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60. F-65 (SIS window)

The contractor must supply and install a fixed network colour camera that meet the following requirements.

60.1. Location – The location of camera F-65 is detailed on drawing “FBD-D102”

60.2. NODE – Camera F-65 will be connected to Node FN4 located in FBD-205. The contractor must supply and install all necessary CAT6, cabling and conduit from the camera location to the PoE switch in FBD-205.

60.3. FOV – Camera F-65 will observe the Hobbycraft exit providing a 360° view of the exit vestibule in corridor FBD-D102.

60.4. Cameras – The provided cameras will be type #4 as detailed in section 4.5.4.5 of this statement of technical requirements.

60.5. Mounting – The cameras will be ceiling mounted at the approximate location indicated at the highest possible point.

61. F-66 (inmate canteen)

The contractor must supply and install a fixed network colour camera that meet the following requirements.

61.1. Location – The location of camera F-66 is detailed on drawing “FBD-D107”

61.2. NODE – Camera F-66 will be connected to Node FN4 located in FBD-205. The contractor must supply and install all necessary CAT6, cabling and conduit from the camera location to the PoE switch in FBD-205.

61.3. FOV – Camera F-66 will observe the interior of the inmate canteen providing a 360° view of FBDD107.

61.4. Cameras – The provided cameras will be type #4 as detailed in section 4.5.4.5 of this statement of technical requirements.

61.5. Mounting – The cameras will be ceiling mounted at the approximate location indicated at the highest possible point.

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Question 5:

Camera F-264 in FBR-101 currently is terminated where.

Answer 5:

From the STR Appendix C pg 23

78. F-264 (A&D waiting room)

The contractor must supply and install an anti-ligature outdoor colour network camera that meets or exceeds the following requirements.

78.1. Location – The location of camera F-264 is detailed on drawing “FBR-101”

78.2. NODE – Camera F-264 will be connected to Node FN9 located in FBJ-201. The contractor must supply and install all necessary CAT6, cabling CAT6 PoE extensions, and conduit from the camera location to the PoE switch in FBJ-201.

78.3. FOV – F-264 will observe the carving area FBR-101.

78.4. Cameras – The provided cameras will be type #3 as detailed in section 4.5.4.4 of this statement of technical requirements.

78.5. Mounting – The cameras will be wall/corner mounted at the approximate location indicated at the highest possible point

Question 6:

Can you provide the preferred/best route between Node 1 and Node BN1.

Answer 6:

There are existing duct banks and pull pits providing a pathway from FBA (Node 1) to BC12 (Node BN3) to BC55 (Node BN1). The connection from Node 1 to Node BN1 will be a continuous fibre run without splices or terminations between these nodes.

Question 7:

Considering the complexity and amount of work for the preparation of the RFP response, were asking for an additional 2-week extension.

Answer 7:

No further extensions will be granted.

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Question 8:

Give the lack of information related to underground infrastructure routing, and inability to access site for physical review pre-award, we would ask that any civil scope be costed post-award as a change order.

Answer 8:

The contractor will estimate civil costs and any unforeseen issues or planning changes due to blocked conduit or duct banks will be addressed on a case by case basis and change orders issued accordingly.

Question 9:

Please provide current system licensing quantities for the Genetec system, this is required for accurate pricing.

Answer 9:

Beaver Creek minimum has 8 Omnicast 4.5 licenses
Beaver Creek medium has 272 Omnicast 4.8 licenses

Question 10:

A previous RFI response has indicated the following:

Question 39 from AMD02 requires further clarification:

- a. while the fibre is terminated with SC connectors, we will still require information on type: OM1, OM2, or OM3.
 - i. If OM1 or OM2, should it be replaced with OM3?

Answer 10:

All perimeter fibre is OM1. All other is OM3.
All new fibre optic cabling to be provided is detailed in Appendix G

Question 11:

Question 29 from AMD04 requires further clarification:

‘The system shall have 150TB per stack or the calculated amount, whichever is greater’ – As 150TB is the maximum raw storage of the unit itself, is ‘stack’ defined as each physical unit? This will greatly affect price per unit. Please clarify.

Answer 11:

The contractor shall provide the calculated storage amount.
4.8.13 Space
The provided NVRS must provide up to 150TB raw storage per 3U vertical rack

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Question 12:

Questions were previously submitted on Oct 29th that have not yet been answered, please advise when responses will be received.

Answer 12:

Please see Solicitation Amendment 005 for the answers to your previous questions.

Question 13:

Can an extension be granted until Dec 9th, 2021?

Answer 13:

No further extensions will be granted.

Question 14:

Question 10 from AMD02 requires further clarification:

a. 'Contractor can use subs on S100, but will be responsible for providing support during warranty period.' – Is CSC's expectation for the installer to provide a 1-year warranty on the S100, or their connection and systems up to and excluding the S100?

Answer 14:

The contractor will be expected to provide support on the S100 up to the final acceptance and 2 week "burn in", the contractor will be expected to provide warranty on all contractor provided equipment / systems for a period of 1 year after the final acceptance process is completed.

(2)

At Part 7 – Resulting Contract Clauses, section 7.2.1 – General Conditions:

Insert:

2030 45 (2016-04-04) Code of Conduct for Procurement – Contract

The Contractor agrees to comply with the [Code of Conduct for Procurement](#) and to be bound by its terms for the period of the Contract.

2030 46 (2021-xx-xx) Anti-forced labour requirements

1. The Contractor represents and warrants that the Work is not mined, manufactured or produced wholly or in part by forced labour. Regardless of who acts as an importer, the Contractor must not during the performance of the Contract, directly or indirectly, deliver Work to Canada or import Work into Canada the importation of which is prohibited pursuant to ss. 136(1) of the *Customs Tariff Act* and tariff item No. 9897.00.00 of the [Customs Tariff – Schedule](#) (as amended from time to time), because it is mined, manufactured or produced wholly or in part by forced labour.

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2. If a tariff classification determination is made under the *Customs Act* and that the importation of the Work, or any part of the Work, is prohibited, the Contractor must immediately inform the Contracting Authority in writing. Canada may terminate the Contract for default in accordance with section 2030 31- Default by the Contractor if the Work or any part of the Work is classified under tariff item no. 9897.00.00 of the [Customs Tariff – Schedule](#) as mined, manufactured or produced wholly or in part by forced labour. If the Contractor is aware that the Work, or any part of the Work, is being or has been investigated regarding whether it is prohibited from entry pursuant to tariff item No. 9897.00.00, the Contractor must immediately inform the Contracting Authority in writing of that investigation.
 3. Canada may terminate the Contract for default in accordance with section 2030 31- Default by the Contractor if it has reasonable grounds to believe the Work was mined, manufactured or produced in whole or in part by forced labour or linked to human trafficking. Reasonable grounds for making such a determination may include:
 - a. Findings or Withhold Release Orders issued by the United States Customs *Trade and Border Protection*, under the US [Trade Facilitation and Trade Enforcement Act](#) (TFTEA) of 2015; or
 - b. Credible evidence from a reliable source, including but not limited to non-governmental organizations.
 4. Canada may terminate the Contract for default in accordance with section 2030 31- Default by the Contractor if the Contractor has, in the past three years, been convicted of any of the following offences under the [Criminal Code](#) or the [Immigration and Refugee Protection Act](#):
 - Criminal Code*
 - i. section 279.01 (Trafficking in persons);
 - ii. section 279.011 (Trafficking of a person under the age of eighteen years);
 - iii. subsection 279.02(1) (Material benefit - trafficking);
 - iv. subsection 279.02(2) (Material benefit - trafficking of person under 18 years);
 - v. subsection 279.03(1) (Withholding or destroying documents - trafficking);
 - vi. subsection 279.03(2) (Withholding or destroying documents - trafficking of person under 18 years); or
 - Immigration and Refugee Protection Act*
 - vii. section 118 (Trafficking in persons).
 5. Canada may terminate the Contract for default in accordance with section 2030 31- Default by the Contractor if the Contractor has, in the past three years, been convicted of an offence in a jurisdiction other than Canada that, in Canada's opinion, is similar to any of the offences identified in paragraphs 4(i) to (vii).
 6. For purposes of determining whether a foreign offence is similar to a listed offence, PWGSC will take into account the following factors:
 - i. in the case of a conviction, whether the court acted within its jurisdiction;
 - ii. whether the supplier was afforded the right to appear during the court's proceedings or to submit to the court's jurisdiction;
 - iii. whether the court's decision was obtained by fraud; or

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iv. whether the supplier was entitled to present to the court every defence that the supplier would have been entitled to present had the proceeding been tried in Canada.

7. Where Canada intends to terminate the Contract under this section, Canada will inform the Contractor and provide the Contractor an opportunity to make written representations before making a final decision. Written representations must be submitted within 30 days from receiving a notice unless Canada establishes a different deadline.

**** ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED ****