

Royal Canadian Mounet Police Gendarmerie Royale du Canada

RETOURNER LES SOUMISSIONS A: RETURN BIDS TO:

<u>Soft Copy / Copie électronique :</u> Attention: Carla Schonauer Email: <u>carla.schonauer@rcmp-grc.gc.ca</u>

REQUEST FOR PROPOSAL DEMANDE DE PROPOSITION

Proposal to: Royal Canadian Mounted Police

We hereby offer to sell to Her Majesty the Queen in right of Canada, in accordance with the terms and conditions set out herein, referred to herein or attached hereto, the goods, services, and construction listed herein and on any attached sheets at the price(s) set out therefor.

Proposition aux : Gendarmerie royale du Canada

Nous offrons par la présente de vendre à Sa Majesté la Reine du chef du Canada, aux conditions énoncées ou incluses par référence dans la présente et aux appendices ci-jointes, les biens, services et construction énumérés ici sur toute feuille ci-annexée, au(x) prix indiqué(s).

Title – Sujet Vest, High Visibility No Markings		Date March 31, 2022			
	Solicitation No. – Nº de l'invitation 202204065				
Client Refe	erence No No	. De Référe	ence d	u Clien	ıt
Solicitatio	n Closes – L'in	vitation pro	end fin		
At /à :	14:00				Eastern Daylight Time) (heure avancée de l'Est)
On / le :	April 21, 2022				
Delivery - See herein présentes	Livraison — Voir aux	Taxes - T See herei aux prése	n — Vo	oir	Duty – Droits See herein — Voir aux présentes
services	n of Goods and — Voir aux prés		– Dest	ination	s des biens et
Instruction See herein	ıs — Voir aux prés	sentes			
	nquiries to – oute demande	de renseig	Inemei	nts à	
Carla Scho	nauer <u>Carla.sch</u>	onauer@ro	mp-gro	<u>.gc.ca</u>	
Telephone 343-571-87	e No. – No. de té 780	éléphone	Facs	imile N	o. – No. de télécopieur
Delivery R Livraison See herein		sentes		ery Off ison pi	ered – roposée
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(type or pr du fournis	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)				risée à signer au nom
Signature			Date		



Government Gouvernement of Canada du Canada	Solicitation No./ No de l'invitation: 202204065
--	---

TABLE OF CONTENTS

PART 1 - GENERAL INFORMATION

- 1.1 Security Requirement
- 1.2 Requirement
- 1.3 Debriefings
- 1.4 Recourse Mechanisms
- 1.5 Canadian Content

PART 2 - BIDDER INSTRUCTIONS

- 2.1 Standard Instructions, Clauses and Conditions
- 2.2 Submission of Bids
- 2.3 Enquiries Bid Solicitation
- 2.4 Applicable Laws
- 2.5 Specifications and Standards
- 2.6 Promotion of Direct Deposit

PART 3 - BID PREPARATION INSTRUCTIONS

3.1 Bid Preparation Instructions

PART 4 - EVALUATION PROCEDURES AND BASIS OF SELECTION

- 4.1 Evaluation Procedures
- 4.2 Basis of Selection

PART 5 – CERTIFICATIONS AND ADDITIONAL INFORMATION

5.1 Certifications Precedent to Contract Award and Additional Information

PART 6 - RESULTING CONTRACT CLAUSES

- 6.1 Security Requirement
- 6.2 Requirement
- 6.3 Standard Clauses and Conditions
- 6.4 Term of Contract
- 6.5 Shipping Instructions Delivery at Destination
- 6.6 Packaging
- 6.7 Marking
- 6.8 Rejected Goods
- 6.9 Excess Goods
- 6.10 Authorities
- 6.11 Payment
- 6.12 Invoicing Instructions
- 6.13 Certifications and Additional Information
- 6.14 Applicable Laws
- 6.15 Priority of Documents
- 6.16 Procurement Ombudsman

Canadä



Government	Gouvernement	Solicitation No./ No de l'invitation: 202204065
of Canada	du Canada	

- 6.17 Insurance
- 6.18 Materials
- 6.19 Plant Closing
- 6.20 Plant Location
- 6.21 Subcontractors
- 6.22 Technical Requirements for Pre-Production
- 6.23 Technical Requirements for Production
- 6.24 Technical Requirements for the Option
- 6.25 Technical Requirements Original Version
- 6.26 Design Changes and Deviations
- 6.27 Patterns
- 6.28 Viewing Sample Guidance Only
- 6.29 Viewing sample and Pattern Return to RCMP
- 6.30 Specifications and Standards

List of Annexes:

- ANNEX A REQUIREMENT AND BASIS OF PAYMENT
- ANNEX B SPECIFICATION G.S. 1045-357 dated 2021-10-28
- ANNEX C DELIVERY AND INVOICING ADDRESSES
- ANNEX D CERTIFICATE OF INDEPENDENT BID DETERMINATION



of Canada du Canada Solicitation No./ No de l'invitation: 202204065	Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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PART 1 - GENERAL INFORMATION

1.1 Security Requirement

There is no security requirement associated with the requirement.

1.2 Requirement

The requirement is detailed under Article 6.2 Requirement of the resulting contract clauses.

1.3 Debriefings

Bidders may request a debriefing on the results of the bid solicitation process. Bidders should make the request to the Contracting Authority within 15 working days from receipt of the results of the bid solicitation process. The debriefing may be in writing, by telephone or in person.

1.4 Recourse Mechanisms

If you have any concerns relating to the procurement process, please refer to the <u>Bid Challenge</u> <u>and Recourse Mechanisms</u> page on the Buyandsell.gc.ca website. Please note that there are strict deadlines for filing complaints with the Canadian International Trade Tribunal (CITT) or the Office of the Procurement Ombudsman (OPO).

https://buyandsell.gc.ca/for-businesses/selling-to-the-government-of-canada/bid-follow-up/bidchallenge-and-recourse-mechanisms

http://opo-boa.gc.ca/plaintesurvol-complaintoverview-eng.html

1.5 Canadian Content

The requirement is limited to Canadian goods.



PART 2 - BIDDER INSTRUCTIONS

2.1 Standard Instructions, Clauses and Conditions

All instructions, clauses and conditions identified in the bid solicitation by number, date and title are set out in the <u>Standard Acquisition Clauses and Conditions Manual</u> (https://buyandsell.gc.ca/policy-and-guidelines/standard-acquisition-clauses-and-conditions-manual) issued by Public Works and Government Services Canada.

Revision to Departmental Name: As this solicitation is issued by the RCMP, any reference to Public Works and Government Services Canada or PWGSC or its Minister contained in any term, condition or clause of this solicitation, including any individual SACC clauses incorporated by reference, will be interpreted as reference to RCMP or its Minister.

Bidders who submit a bid agree to be bound by the instructions, clauses and conditions of the bid solicitation and accept the clauses and conditions of the resulting contract.

The <u>2003</u> (2020-05-28) Standard Instructions - Goods or Services - Competitive Requirements, are incorporated by reference into and form part of the bid solicitation.

Subsection 5.4 of <u>2003</u>, Standard Instructions - Goods or Services - Competitive Requirements, is amended as follows:

Delete: sixty (60) days Insert: one hundred and eighty (180) days

2.2 Submission of Bids

Bids must be submitted only to RCMP Bid Receiving Unit by the date, time and place indicated on page 1 of the bid solicitation.

NOTE: The RCMP has not been approved for bid submission by epost Connect service.

Due to the nature of the bid solicitation, bids transmitted by facsimile to RCMP will not be accepted.

NOTE: Bidders may submit more than one (1) bid per solicitation; however multiple bids must be submitted in separate bid packages.

2.3 Enquiries - Bid Solicitation

All enquiries must be submitted in writing to the Contracting Authority no later than seven (7) calendar days before the bid closing date. Enquiries received after that time may not be answered.

Bidders should reference as accurately as possible the numbered item of the bid solicitation to which the enquiry relates. Care should be taken by bidders to explain each question in sufficient detail in order to enable 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 Canada determines that the enquiry is not of a proprietary nature. Canada may edit the questions or may request that the Bidder do so, so that





of Canada du Canada	Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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the proprietary nature of the question is eliminated, and the enquiry can be answered with copies to all bidders. Enquiries not submitted in a form that can be distributed to all bidders may not be answered by Canada.

2.4 Applicable Laws

Any resulting contract must be interpreted and governed, and the relations between the parties determined, by the laws in force in the province of Ontario.

Bidders may, at their discretion, substitute the applicable laws of a Canadian province or territory of their choice without affecting the validity of their bid, by deleting the name of the Canadian province or territory specified and inserting the name of the Canadian province or territory of their choice. If no change is made, it acknowledges that the applicable laws specified are acceptable to the bidders.

2.5 Specifications and Standards

2.5.1 Canadian General Standards Board (CGSB) – Standards

A copy of the CGSB Standards referred to in the bid solicitation is available and may be purchased from:

Canadian General Standards Board Sales Centre L'Esplanade Laurier, 6th floor East Tower 140 O'Connor Street Ottawa, ON K1A 0R5 Telephone: 1-800-665-CGSB (Canada only) Email: <u>ncr.cgsb-ongc@pwgsc.gc.ca</u> CGSB Website: <u>http://www.tpsgc-pwgsc.gc.ca/ongc-cgsb/index-eng.html</u>.

2.5.2 ASTM International – Standards

A copy of the ASTM Standards referred to in the bid solicitation is available and may be purchased from:

ASTM Headquarters 100 Barr Harbor Drive PO Box C700 West Conshohocken, PA 19428-2959 USA Telephone: 1-877-909-2786 (USA & Canada) or 610-832-9585 (International) ATSM Website: https://www.astm.org

2.5.3 American Association of Textile Chemists and Colorists (AATCC)

A copy of the AATCC referred to in the bid solicitation is available and may be purchased from:

American Association of Textile Chemists and Colorists PO Box 12215





Gouvernement

du Canada

Research Triangle Park, NC 27709-2215 USA Telephone: (919) 549-8141 Fax: (919) 549-8933 AATCC Website: https://aatcc.org

Government

of Canada

2.5.4 Canadian Standards Association (CSA)

A copy of the CSA referred to in the bid solicitation is available and may be purchased from:

CSA 178 Rexdale Blvd. Toronto, ON Canada M9W 1R3 Tel: 416 747 4000 Toll-Free: (800) 463 6727 CSA Website: http://www.csagroup.org/

2.5.5 United States Military Specifications and Standards

The bidder is responsible for obtaining copies of all United States (US) military specifications and standards which may be applicable to the requirement. These specifications and standards are available commercially, or may be obtained by visiting the US Department of National Defence website, at the following address: http://quicksearch.dla.mil/

2.6 **Promotion of Direct Deposit**

The following information is not related to the solicitation process:

An initiative within the Government of Canada called the Cheque Standardization Project has been established whereby eventually for all payments, cheque stubs will no longer be printed and, with few exceptions, will be processed via direct deposit. This option is only available when payment is made in Canadian dollars for deposit into a Canadian bank account. In an attempt to be proactive, RCMP Corporate Accounting is promoting the registration of RCMP suppliers for the upcoming change in the payment process.

If you are the successful bidder on this or any other RCMP requirement, you are encouraged to register with the RCMP for direct deposit. Please contact RCMP Corporate Accounting by email to receive a form entitled *Recipient Electronic Payment Registration Request* along with instructions for completion of the form.

Should you have any questions regarding the Cheque Standardization Project or if you want to register, please contact the following email: <u>corporate_accounting@rcmp-grc.gc.ca</u>

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PART 3 - BID PREPARATION INSTRUCTIONS

3.1 Bid Preparation Instructions

Canada requests that the Bidder submit its complete email bid in separately saved and attached sections as follows:

- Section I: Technical Bid (one soft copy in PDF format)
- Section II: Financial Bid (one soft copy in PDF format)
- Section III: Certifications (one soft copy in PDF format)

Section IV: Additional Information (one soft copy in PDF format)

Important Note:

For bids transmitted by email, Canada will not be responsible for any failure attributable to the transmission or receipt of the bid including, but not limited to, the following:

- a. receipt of garbled or incomplete bid;
- b. delay in transmission or receipt of the bid to the Contracting Authority's email inbox (the date & time on the email received by the Contracting Authority is considered the date & time of receipt of the bid submission);
- c. availability or condition of the receiving equipment;
- d. incompatibility between the sending and receiving equipment;
- e. failure of the Bidder to properly identify the bid;
- f. illegibility of the bid; or
- g. security of bid data.

A bid transmitted electronically constitutes the formal bid of the Bidder and must be submitted in accordance with Section 05 of 2003 (2020-05-28) Standard Instructions - Goods or Services - Competitive Requirements.

The RCMP has restrictions on incoming e-mail messages. The maximum e-mail message size including all file attachments must not exceed 5MB. Zip files or links to bid documents will not be accepted. Incoming e-mail messages exceeding the maximum file size and/or containing zip file attachments will be blocked from entering the RCMP e-mail system. A bid transmitted by e-mail that gets blocked by the RCMP e-mail system will be considered not received. It is the responsibility of the Bidder to ensure receipt.

Prices must appear in the financial bid only. No prices must be indicated in any other section of the bid.

Section I: Technical Bid

All bids must be completed in full and provide all of the information requested in the bid solicitation to enable full and complete evaluation.





	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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Section II: Financial Bid

Bidders must submit their financial bid in accordance with Annex A – Requirement and Basis of Payment. The total amount of Applicable Taxes is excluded.

3.1.1 Exchange Rate Fluctuation

SACC Manual Clause C3011T (2013-11-06), Exchange Rate Fluctuation

Section III: Certifications

Bidders must submit the certifications required under Part 5.

Section IV: Additional Information

Bidder input is required to complete several sections under Part 6, Resulting Contract Clauses.

The information required in this Section should be submitted with the bid, but may be submitted afterwards. If information is missing from the bid, the Contracting Authority will inform the Bidder of a timeframe within which to provide the information. Failure to provide the information within the timeframe provided may render the bid non-responsive.

Refer to Part 6 of the solicitation.



PART 4 - EVALUATION PROCEDURES AND BASIS OF SELECTION

4.1 Evaluation Procedures

- (a) Bids will be assessed in accordance with the entire requirement of the bid solicitation including the technical and financial evaluation criteria.
- (b) An evaluation team composed of representatives of Canada will evaluate the bids.
- (c) The evaluation will be conducted in phases:
 - a. Phase I: Financial Evaluation (Article 4.1.1 of the solicitation)
 - b. Phase II: Mandatory Technical Evaluation (Article 4.1.2 of the solicitation)

4.1.1 Phase I: Financial Evaluation

The price of the bid will be evaluated in Canadian dollars, the Applicable Taxes excluded, Deliver Duty Paid (DDP) Destination (as identified in Annex A) Incoterms 2010, transportation costs and unloading at destination included, Canadian customs duties and excise taxes included.

4.1.2 Phase II: Mandatory Technical Evaluation

4.1.2.1 Mandatory Technical Criteria – General Information

The Mandatory Technical Criteria will be required after the bid closing date, upon a written request from the Contracting Authority, from the responsive bidder(s) in Phase I with the lowest evaluated price. Should these bidders not be technically compliant, the responsive bidder(s) in Phase I with the next lowest evaluated price will be requested to submit the Mandatory Technical Criteria, and so on until a technically compliant bid is found.

As part of the technical evaluation, to confirm a Bidder's capability of meeting the technical requirements, the following Mandatory Technical Criteria must be submitted:

- a. Pre-Award Sample(s) refer to Article 4.1.2.2 for more information.
- b. Certificate(s) of Compliance refer to Article 4.1.2.3 for more information.
- c. Component Sample(s) refer to Article 4.1.2.4 for more information.
- d. Test Report(s) refer to Article 4.1.2.5 for more information.

The Mandatory Technical Criteria will be evaluated against the entirety of Specification G.S. 1045-357 dated 2021-10-28.

If a bidder signs the waiver at Article 4.1.2.7 and it is accepted by the RCMP Technical Authority, bidders with a lower evaluated price than the lowest bidder signing the waiver will be requested to provide the Mandatory Technical Criteria in accordance with the evaluation procedures of the solicitation.

For reasons of, but not limited to, the number of submissions received, the complexity of the item being procured, the urgency of the requirement, the RCMP may elect, at its discretion, to request Mandatory Technical Criteria from all bidders deemed responsive in Phase I.

The Bidders must deliver the required Mandatory Technical Criteria at no cost to Canada.





Government Gouvernement of Canada du Canada	Solicitation No./ No de l'invitation: 202204065
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The address to which the Mandatory Technical Criteria must be delivered will be provided in the written request from the Contracting Authority.

The due dates are as follows:

Technical Requirement	Due Date
Pre-Award Sample(s)	within 45 calendar days from request
Certificate(s) of Compliance	within 45 calendar days from request
Component Sample(s)	within 45 calendar days from request
Test Report(s)	within 45 calendar days from request

Canada may consider an extension to the above due dates in the following cases:

- a. Prior to bid closing, provided the Bidder submits a justification to the Contracting Authority for the extension request in accordance with Article 2.3 Enquiries Bid Solicitation in Part 2 and the request is deemed reasonable at Canada's sole discretion; and/or
- b. After bid closing, provided the Bidder submits a justification to the Contracting Authority for the extension request no later than five (5) calendar days before the due date of the Mandatory Technical Criteria and the request is deemed reasonable at Canada's sole discretion.

If an extension is granted by Canada after bid closing for any or all of the technical criteria, all Bidders who have been asked to submit the Mandatory Technical Criteria will be given the same extension.

All submissions received in Phase II by the original due date or the extension due date, if one is granted, will be subject to a preliminary assessment. The assessment will be conducted as follows:

a. Submission and completeness of the Mandatory Technical Criteria Documentation

Canada will examine the bid to determine if the Mandatory Technical Criteria documentation has been submitted. If the documentation has been submitted, Canada will review each document to determine whether it includes all the information required in its definition, if applicable. The submission and completeness of all documentation will be subject to this assessment. However, the evaluation of the documentation to determine if it meets the technical requirements will be done during the Technical Evaluation outlined in Part 4, Article 4.1.2.

b. Submission of the Mandatory Technical Criteria Samples

Canada will examine the bid to determine if the samples have been submitted. However, the evaluation of the samples to determine if the samples meet the technical requirements will be done during the Technical Evaluation outlined in Part 4, Article 4.1.2.

If any Mandatory Technical Criteria is missing or incomplete, the Bidder will be notified in writing by the Contracting Authority. The Bidder must provide the missing or incomplete Mandatory Technical Criteria within 3 business days of the written notification from the Contracting Authority.

Failure to submit the required Mandatory Technical Criteria, whether from the initial submission or the submission after the preliminary assessment by the respective due dates will result in the bid being declared non-responsive.





Government Gouvernement Solicitation No./ No de l'invitation: 202204065 of Canada du Canada	
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One or more deviations to any of the Mandatory Technical Criteria will result in the bid being declared non-responsive.

The Mandatory Technical Criteria submitted by the bidders will remain the property of Canada.

The requirement for the Mandatory Technical Criteria will not relieve the successful bidder from submitting a sample(s), certificate(s) and/or report(s) as required by the contract terms or from strictly adhering to the technical requirement of this Request for Proposal and any resultant contract.

4.1.2.2 Mandatory Technical Criteria – Pre-Award Sample

One (1) pre-award sample of the following item will be required:

ITEM:	SIZE:	MMR#
a. Vest, High Visibility, No Markings	S/M	122451

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

Pre-Award Sample Waivers and Substitutions:

Waivers and Substitutions to RCMP Specification G.S. 1045-357 dated 2021-10-28:

a. Paragraph 4.1.1 of the Specification, shell material may be a different colour fluorescent yellow than the RCMP standard

The Bidder must ensure that the required Pre-Award Sample is manufactured in accordance with the technical requirement (unless specification waivers or substitutions have been permitted by the RCMP for the Pre-Award Sample and have been identified herein) and are fully representative of the bid submitted.

The Pre-Award Sample must be clearly identified as such and have the following information: the solicitation number, the name of the company that submitted the sample, the size and the MMR number.

Viewing Sample and Pattern:

A RCMP viewing sample will be provided to Bidders who are requested to provide Pre-Award Sample and is to be used for guidance for all factors not covered by the RCMP Specification G.S. 1045-357 dated 2021-10-28. The RCMP Specification will govern.

A pattern (refer to Appendix of A Specification G.S. 1045-357 dated 2021-10-28) will be provided to Bidders who are requested to supply a Pre-Award Sample(s). Patterns must not be duplicated or distributed. The Bidder should specify their preference for paper or electronic patterns.

Instruction to Bidder: The Bidder is to select one of the following:

() Electronic Patterns

Paper Patterns



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Government Gouvernement Solicitation No./ No de l'invitation: 202204065 of Canada du Canada	65
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The viewing sample and pattern <u>should be</u> returned to the RCMP with the Pre-Award Sample. The viewing sample is not to be damaged or cut, but returned in the same condition as sent to the Bidder. If the viewing sample and pattern are not returned with the Pre-Award Sample, the viewing sample and pattern must be received by the RCMP from the Bidder within seven (7) calendar days upon written notice from the Contracting Authority.

Failure to return the viewing sample and pattern within that timeframe will result in the bid being declared non-responsive. If the Bidder elects not to submit a Pre-Award Sample, the viewing sample and pattern must be received by the RCMP from the Bidder within seven (7) calendar days upon written notice from the Contracting Authority.

Lost or damaged viewing sample and pattern must be reimbursed to the RCMP for the cost of an acceptable replacement. The viewing sample and pattern remain the property of the RCMP.

The Pre-Award Sample(s) will be evaluated for quality of workmanship and conformance to the technical requirements. Inferior quality of workmanship and non-conformances that do not affect the serviceability of the item, as determined by the Technical Authority, will not be a reason to reject the sample. All other quality of workmanship issues and non-conformances are considered deviations.

4.1.2.3 Mandatory Technical Criteria – Certificate of Compliance

4.1.2.3.1 Definition

A Certificate of Compliance is defined, for this document, as a signed and dated certification to confirm that a specified component adheres to the specification. The certification must be prepared, signed and dated by an official representative of the component manufacturer using company letterhead making reference to the specification and paragraph numbers. It must specifically address the component. Compliance can be shown by referring to a part number, providing the component values, and/or providing a manufacturing data sheet to show technical compliance together with the certificate of compliance. In-house testing is also acceptable to show compliance. Copying the specification word for word is not acceptable.

A separate certificate of compliance is required for each individual component. Multiple components supplied by the same component manufacturer may be submitted on one certificate of compliance as long as the individual components are clearly identified with the corresponding paragraph numbers in the specification.

The Bidder is to note that copies of invoices, purchase orders, packing slips and certificates of compliance for products or components that are not manufactured by the certifier are not suitable for use as a certificate of compliance.

4.1.2.3.2 Certificate(s) of Compliance

A Certificate of Compliance for each of the following properties is required. The certificate(s) must be dated within 18 months of the solicitation posting date.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

- a. Paragraph 4.1.4, Retroreflective marking of the Specification
- b. Paragraph 4.1.5, Thread of the Specification
- c. Paragraph 4.1.6, Hook and Loop tape of the Specification





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Non-conformances to the requirements of Article 4.1.2.3 are considered deviations.

4.1.2.4 Mandatory Technical Criteria – Component Sample

4.1.2.4.1 Definition

A Component Sample is a piece or part used in the overall construction of the item. The component requirement is indicated in the Specification and the sample submitted must adhere to the Specification requirements.

4.1.2.4.2 Component Sample(s)

A Component Sample of each of the following properties is required and must be representative of the components used in production.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

a. Paragraph 4.1.1, Shell Material of the Specification -¹/₂ metre sample, full width

Non-conformances to the requirements of Article 4.1.2.4 are considered deviations.

4.1.2.5 Mandatory Technical Criteria – Test Report

4.1.2.5.1 Definition

Test report documents signed and dated by an independent, third-party accredited laboratory must include the test method, test conditions and test results performed to verify requirements as specified in this specification. Individual results from all specimens must be reported. The average reported result must meet the requirements of the applicable table. Testing for each table must be performed in its entirety on the same piece of material to adhere to all specified test methods and conditions.

4.1.2.5.2 Test Report(s)

A Test Report for each of the following properties is required. The report(s) must be dated within 12 months of the solicitation posting date and all tests must be performed on the same material within a two-week period.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

a. Paragraph 4.1.1, Shell Material, Table I of the Specification – requirement 4 and 6 through 14

Non-conformances to the requirements of Article 4.1.2.5 are considered deviations.

4.1.2.6 Mandatory Technical Criteria – Original Version

The RCMP reserves the right to request the original version of any of the Mandatory Technical Criteria provided by the Bidder. The Bidder will have three (3) calendar days upon written notice from the Contracting Authority to provide the original version of the Mandatory Technical Criteria. When submitted by the Bidder, the original version of the Mandatory Technical Criteria becomes part of the Bidder's submission and is subject to evaluation. Failure to provide the original version of the Mandatory Technical Criteria notice from the Mandatory Technical Criteria becomes part of the Bidder's submission and is subject to evaluation.





of Canada du Canada	Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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responsive. Rejection of the original version of the Mandatory Technical Criteria will result in the bid being declared non-responsive.

4.1.2.7 Waiver

The requirement for the Mandatory Technical Criteria may be waived if the Bidder has:

Submitted the Mandatory Technical Criteria on a previous requirement or through a separate prequalification process by the RCMP Technical Authority to the latest specifications and where the Mandatory Technical Criteria were found to be compliant. Bidders may be requested to submit a copy of the evaluation report to validate compliance.

If the bidder submitted the Mandatory Technical Criteria on a previous requirement or separate pre-qualification process by the RCMP Technical Authority to the Specification but not to the latest version of it, the Technical Authority may, at its discretion, accept the waiver if the Technical Authority considers the changes to the specification to be minor.

If the above has been met, the bidder must sign this representation and warrants that no significant changes have occurred in their manufacturing processes or their organization since the last award or pre-award qualification, which could affect the manufacturing of the referenced item.

The signed representation should be submitted with the bid but may be submitted afterwards. If the signed representation is not submitted with the bid, the Contracting Authority will inform the Bidder of a time frame within which to provide the information. Failure to provide the signed representation within the time frame specified will result in the Bidder being required to submit the Mandatory Technical Criteria in accordance with Article 4.1.1.

Signature

Date



Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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4.2 Basis of Selection

- 4.2.1 A bid must comply with the requirements of the bid solicitation and meet all mandatory technical criteria to be declared responsive.
- 4.2.2 The responsive bid with the lowest evaluated price will be recommended for award of a contract (1 contract only).



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PART 5 – CERTIFICATIONS AND ADDITIONAL INFORMATION

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Bidders must provide the required certifications and additional information to be awarded a contract.

The certifications provided by Bidders to Canada are subject to verification by Canada at all times. Unless specified otherwise, Canada will declare a bid non-responsive, or will declare a contractor in default if any certification made by the Bidder is found to be untrue whether made knowingly or unknowingly, during the bid evaluation period or during the contract period.

The Contracting Authority will have the right to ask for additional information to verify the Bidder's certifications. Failure to comply and to cooperate with any request or requirement imposed by the Contracting Authority may render the bid non-responsive or constitute a default under the Contract.

5.1 Certifications Precedent to Contract Award and Additional Information

The certifications and additional information listed below should be submitted with the bid but may be submitted afterwards. If any of these required certifications or additional information is not completed and submitted as requested, the Contracting Authority will inform the Bidder of a time frame within which to provide the information. Failure to provide the certifications or the additional information listed below within the time frame specified will render the bid non-responsive.

5.1.1 Integrity Provisions

In accordance with the section titled Information to be provided when bidding, contracting or entering into a real property agreement subject to the <u>Ineligibility and Suspension Policy</u> (<u>http://www.tpsgc-pwgsc.gc.ca/ci-if/politique-policy-eng.html</u>), the Bidder must provide the required documentation, as applicable, to be given further consideration in the procurement process:

- Declaration of Convicted Offences Integrity Declaration Form (as applicable)
- Required Documentation (List of names for integrity verification form)

Please see the <u>Forms for the Integrity Regime</u> website for further details (<u>http://www.tpsgc-pwgsc.gc.ca/ci-if/formulaires-forms-eng.html</u>).

5.1.2 Federal Contractor's Program for Employment Equity – Bid Certification

By submitting a bid, the Bidder certifies that the Bidder, and any of the Bidder's members if the Bidder is a Joint Venture, is not named on the Federal Contractors Program (FCP) for employment equity "FCP Limited Eligibility to Bid" list

(http://www.labour.gc.ca/eng/standards_equity/eq/emp/fcp/list/inelig.shtml) available from <u>Employment and Social Development Canada (ESDC) - Labour's</u> website.

Canada will have the right to declare a bid non-responsive if the Bidder, or any member of the Bidder if the Bidder is a Joint Venture, appears on the "<u>FCP Limited Eligibility to Bid</u>" list at the time of contract award.

5.1.3 Additional Certifications Precedent to Contract Award





5.1.3.1 Sample and Production Certification

The Bidder certifies that:

- () The manufacturer that produced the Pre-Award Sample(s) will remain unchanged for the Pre-Production Sample(s), Production Sample(s), full production of the firm quantity and full production of the optional goods, if exercised.
- () The components that are used in the Pre-Production Sample(s) will remain unchanged for the Production Sample(s), full production of the firm quantity and full production of the optional goods, if exercised. If a waiver is granted by the Technical Authority for the Pre-Production Sample(s), the components that are used in the pre-award sample(s), with the exception of any applicable waivers and substitutions and/or any observations noted in the evaluation of the pre-award sample(s), will remain unchanged for Production Sample(s), full production of the firm quantity and full production of the optional goods, if exercised unless otherwise approved by the Technical Authority during the production process.

5.1.3.2 Independent Bid Determination

The attached Certificate of Independent Bid Determination (attached Annex D) has been developed by the federal Competition Bureau for use by the Contacting Authority when calling for bids, tenders or quotations. The intention of this documentation is to deter bid-rigging by requiring bidders to disclose, to the Contracting Authority, all material facts about any communications and arrangements which the bidder has entered into with competitors regarding the call for tenders.

5.1.3.3 Canadian Content Certification

This procurement is limited to Canadian goods.

Bidders must clearly identify below which items meet the definition of Canadian good and complete the certification below (reference Annex A).

ltem	1	Yes	No
ltem	2	Yes	No
ltem	3	Yes	No
ltem	4	Yes	No

The Bidder certifies that:

() the item(s) offered and identified as Canadian goods are Canadian goods as defined in paragraph 1 of clause <u>A3050T</u>.

5.1.3.3.1 SACC Manual Clause A3050T (2020-07-01) Canadian Content Definition





PART 6 - RESULTING CONTRACT CLAUSES

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

6.1 Security Requirement

There is no security requirement applicable to the Contract.

6.2 Requirement

The Contractor must provide the Royal Canadian Mounted Police (RCMP) with a firm quantity of Vest, High Visibility, No Markings.

For further details, please reference Annex A.

6.2.1 Optional Goods

The Contractor grants to Canada the irrevocable option(s) to acquire the goods, described at Annex A of the Contract under the same conditions and at the prices stated in the Contract. The option(s) may only be exercised by the Contracting Authority and will be evidenced, for administrative purposes only, through a contract amendment.

The Contracting Authority may exercise the option(s) at any time within the period(s) described at Annex A by sending a written notice to the Contractor.

For further details, please reference Annex A.

6.3 Standard Clauses and Conditions

All clauses and conditions identified in the Contract by number, date and title are set out in the <u>Standard Acquisition Clauses and Conditions Manual</u> (https://buyandsell.gc.ca/policy-and-guidelines/standard-acquisition-clauses-and-conditions-manual) issued by Public Works and Government Services Canada.

Revision to Departmental Name: As this contract is issued by Royal Canadian Mounted Police (RCMP), any reference to Public Works and Government Services Canada or PWGSC or its Minister contained in any term, condition or clause of this contract, including any individual SACC clauses incorporated by reference, will be interpreted as reference to RCMP or its Minister.

6.3.1 General Conditions

<u>2010A</u> (2021-12-02), General Conditions - Goods (Medium Complexity), apply to and form part of the Contract.

6.4 Term of Contract

6.4.1 Delivery Date

Delivery Requested – Firm Quantity



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Government Gouvernement Solicitation No./ No de l'invitation: 202204065 of Canada du Canada	
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Delivery is requested within 30 calendar days of the date of the written notice of approval of the Technical Requirements for Pre-Production identified at Article 6.22.

Instruction to Bidder: Should the requested delivery schedule indicated above be impossible to meet for the full firm quantity per consignee, the Bidder is to offer their very best delivery schedule below.

The Bidder is to complete the table below as follows:

- a. In Column 1, indicate what portion of the total quantity can be delivered within the requested delivery.
- b. In Column 2, indicate the quantity and frequency of the subsequent deliveries after the first delivery until the total quantity is delivered.

Delivery Required – Firm Quantity (To be completed by the Bidder if requested delivery cannot be met for the full firm quantity per consignee. If the table is left blank by the Bidder, the Bidder agrees to meet the requested delivery for the full firm quantity per consignee.)

Consignee Code (Refer to Annex C)	MMR# (Refer to Annex A)	Total Quantity	Unit of Issue	First Delivery Quantity (Column 1)	First Delivery (# calendar days)	Subsequent Delivery Quantity (delivered every after the first delivery) (Column 2)
M4000	122451	100	EA		30 calendar days	
M4000	122452	100	EA		30 calendar days	
M4000	122453	100	EA		30 calendar days	
M2000	122452	50	EA		30 calendar days	
M4500	122452	50	EA		30 calendar days	
M3327	122453	10	EA		30 calendar days	

Delivery Requested – Optional Goods Period 1 to 3

Delivery is requested within 30 calendar days of the date of the written notice of approval of the Technical Requirements for the Option identified at Article 6.24.



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GovernmentGouvernementSolicitation No./ No de l'invitation: 202204065of Canadadu Canada	
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Instruction to Bidder: Should the requested delivery schedule indicated above be impossible to meet for the full optional goods, the Bidder is to offer their very best delivery schedule below.

Delivery Required – Optional Goods Period 1 to 3 (To be completed by the Bidder if requested delivery cannot be met for the full optional goods quantities. If the following paragraph is left blank by the Bidder, the Bidder agrees to meet the requested delivery for the full optional goods quantities.)

For the Vest, High Visibility, No Markings, the delivery must be made within ____ calendar days of the date of the written notice of approval of the Technical Requirements for the Option identified at Article 6.24.

6.4.2 Delivery Points

Delivery of the requirement will be made to delivery point(s) specified at Annex C of the Contract.

6.5 Shipping Instructions – Delivery at Destination

Goods must be consigned to the destination specified in the Contract and delivered:

DDP Destination (as identified in Annex C) Incoterms 2010, transportation costs and unloading at destination included, for shipments from a commercial contractor.

6.6 Packaging

To be in accordance with standard commercial packaging to ensure safe arrival of goods at destination.

While respecting the above packaging requirements, the Contractor is encouraged, where applicable, to:

- Minimize packaging;
- Include recycled content in packaging;
- Re-use packaging;
- Reduce/eliminate toxics in packaging.

6.7 Marking

- a. Marking and labelling must be in accordance with the Specification.
- b. Sizes, quantities and MMR numbers to be indicated on carton.
- c. Proper shipping documents must accompany each shipment. Packing slips must include the contract number, item description, size, MMR number and quantity per size being shipped.
- d. Manufacturer's markings/advertisements will not appear on this item except on the inside label as per the specification/purchase description. Failure to comply with this article may result in rejection of goods upon inspection.





Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065

6.8 Rejected Goods

If any goods are rejected and are sold to commercial outlets, all RCMP markings and insignia, if applicable, must be removed before being turned over to the purchaser.

6.9 Excess Goods

SACC Manual Clause <u>B7500C</u> (2006-06-16) Excess Goods

6.10 Authorities

6.10.1 Contracting Authority

The Contracting Authority for the Contract is:

Name:Carla SchonauerTitle:Procurement OfficerOrganization:Royal Canadian Mounted PoliceAddress:73 Leikin Drive, Ottawa, Ontario K1A 0R2Telephone:(343) 571-8780E-mail address:Carla.schonauer@rcmp-grc.gc.ca

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

6.10.2 Technical Authority

The Technical Authority for the Contract is:

Mailing & Shipping Address:

RCMP – Uniform & Equipment Program Design and Technical Authority Section 73 Leikin Drive (for furtherance to: 440 Coventry Road, Warehouse Bldg.) Ottawa, Ontario K1A 0R2

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





6.10.3 Contractor's Representative

General enquiries	Delivery follow-up
Name:	Name:
Telephone No.:	Telephone No.:
Facsimile No.:	Facsimile No.:
E-mail address:	E-mail address:

6.11 Payment

6.11.1 Basis of Payment – Firm Unit Price

In consideration of the Contractor	satisfactorily completing all of its obligations under the Contract,
the Contractor will be paid firm un	it prices, as detailed at Annex A – Requirement and Basis of
Payment for a cost of \$	(to be inserted at contract award). Customs duties,
transportation and unloading at de	estination are included and Applicable Taxes are extra, if
applicable.	

Canada will not pay the Contractor for any design changes, modifications or interpretations of the Work, unless they have been approved, in writing, by the Contracting Authority before their incorporation into the Work.

6.11.2 Method of Payment – Multiple Payments

SACC Manual Clause H1001C (2008-05-12) Multiple Payments

6.12 Invoicing Instructions

- **6.12.1** 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.
- **6.12.2** Invoices must be distributed as follows:
 - a. The original and one (1) copy must be forwarded to the applicable addresses identified in Annex C for certification and payment.
 - b. A copy of the invoice(s) must be forwarded to the Contracting Authority identified under the section entitled "Authorities" of the Contract.

6.13 Certifications and Additional Information

6.13.1 Compliance



Government Gouvernement Solicitation No./ No de l'invitation: 202204065

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

6.13.2 Canadian Content Definition

SACC Manual Clause A3060C (2008-05-12) Canadian Content Certification

6.14 Applicable Laws

The Contract must be interpreted and governed, and the relations between the parties determined, by the laws in force in _____ (to be inserted at contract award).

6.15 **Priority of Documents**

If there is a discrepancy between any items that appear on the list, the item that first appears on the list has priority over any item that subsequently appears on the list.

- a) The Articles of Agreement;
- b) <u>2010A</u> (2021-12-02) General Conditions Goods (Medium Complexity);
- c) Annex A, Requirement and Basis of Payment;
- d) Annex B, Specification G.S. 1045-357 dated 2021-10-28
- e) Patterns;
- f) Viewing Sample;
- g) The Contractor's bid dated _____

6.16 Procurement Ombudsman

6.16.1 Dispute Resolution Services

The Parties agree to make every reasonable effort, in good faith, to settle amicably all disputes or claims relating to the Contract, through negotiations between the Parties' representatives authorized to settle. If the Parties do not reach a settlement within 25 working days after the dispute was initially raised to the other party in writing, either Party may contact the Office of the Procurement Ombudsman (OPO) to request dispute resolution/mediation services. OPO may be contacted by e-mail at <u>boa.opo@boa-opo.gc.ca</u> by telephone at 1-866-734-5169, or by web at <u>www.opo-boa.gc.ca</u>. For more information on OPO's services, please see the <u>Procurement Ombudsman Regulations</u> or visit the <u>OPO website</u>.

6.16.2 Contract Administration

The parties understand that the Procurement Ombudsman appointed pursuant to Subsection 22.1(1) of the *Department of Public Works and Government Services Act* will review a complaint filed by the complainant respecting administration of this contract if the requirements of Subsection 22.2(1) of the *Department of Public Works and Government Services Act* and Sections 15 and 16 of the *Procurement Ombudsman Regulations* have been met.





Government Gouvernement Solicitation No./ No de l'invitation: 202204065 of Canada du Canada	
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To file a complaint, the Office of the Procurement Ombudsman may be contacted by e-mail at <u>boa.opo@boa-opo.gc.ca</u> by telephone at 1-866-734-5169, or by web at <u>www.opo-boa.gc.ca</u>.

6.17 Insurance

SACC Manual Clause G1005C (2016-01-28) Insurance – No Specific Requirement

6.18 Materials

The Contractor will be responsible for obtaining all materials required in the manufacture of the items specified.

6.19 Plant Closing

The Contractor's plant closing for winter and summer holidays are as follows. During this time there will be no shipments.

Summer Holiday	From:	То:
Winter Holiday	From:	То:
Summer Holiday	From:	То:
Winter Holiday	From:	То:
Summer Holiday	From:	То:
Winter Holiday	From:	То:
Summer Holiday	From:	То:
Winter Holiday	From:	То:
6.20 Plant Location		
Items will be manufactured at:		

6.21 Subcontractors

The following subcontractor(s) will be utilized in the performance of the contract. Name of Company: ______

Location:





Government Gouvernement Solicitation No./ No de l'invitation: 202204065

Nature of subcontracting work performed: ____

6.22 Technical Requirements for Pre-Production

Unless a waiver is granted by the RCMP Technical Authority, the following Technical Requirements for Pre-Production are required for evaluation prior to full production. Requests for a waiver by the Contractor must be submitted in writing to the Contracting Authority. The waiving of the Technical Requirements for Pre-Production will be at the sole discretion of the Technical Authority. The Technical Authority will provide notification of the waiver in writing to the Contractor and Contracting Authority.

- a. Pre-Production Sample(s) refer to Article 6.22.3 for more information.
- b. Certificate(s) of Compliance refer to Article 6.22.4 for more information.
- c. Test Report(s) refer to Article 6.22.5 for more information.

6.22.1 Submission of the Technical Requirements for Pre-Production

The due date for each of the Technical Requirements for Pre-Production is as follows:

Technical Requirement for Pre-Production	Due Date
Pre-Production Sample(s)	within 45 calendar days of contract award
Certificate(s) of Compliance	within 45 calendar days of contract award
Test Report(s)	within 45 calendar days of contract award

The Technical Requirements for Pre-Production must be submitted at no cost to Canada.

Canada may consider an extension to the above due date(s) provided the Contractor submits a justification to the Contracting Authority for the extension request five (5) calendar days before the due date of the respective Technical Requirements for Pre-Production and the request is deemed reasonable at Canada's sole discretion.

The Technical Requirements submitted by the Contractor will remain the property of Canada.

6.22.2 Evaluation of the Technical Requirements for Pre-Production

- (a) If the Technical Requirements for Pre-Production are rejected, the Contractor must submit the second Technical Requirements for Pre-Production within 21 calendar days of notification of rejection from the Technical Authority.
- (b) The Technical Authority will notify the Contractor, in writing, of the acceptance or rejection of the Technical Requirements for Pre-Production. A copy of this notification is to be provided by the Technical Authority to the Contracting Authority. The notice of acceptance does not relieve the Contractor from complying with all requirements of the specification(s) and all other terms of the Contract.
- (c) The Contractor must not commence production of the items and must not make any deliveries until the Contractor has received written notification from the Technical Authority that the Technical Requirements for Pre-production are acceptable. Any production of items before acceptance will be at the sole risk of the Contractor.





Goverr	nment Gouverneme	ent Solicitation No./ No de l'invitation: 202204065	
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(d) Rejection by the Technical Authority of the second Technical Requirements for Pre-Production submitted by the Contractor for failing to meet the Contract requirements will be grounds for termination of the Contract for default.

6.22.3 Pre-Production Sample

ITEM:	SIZE:	MMR#:
a. Vest, High Visibility, No Markings	S/M	122451

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

6.22.4 Certificate of Compliance

6.22.4.1 Definition

A Certificate of Compliance is defined, for this document, as a signed and dated certification to confirm that a specified component adheres to the specification. The certification must be prepared, signed and dated by an official representative of the component manufacturer using company letterhead making reference to the specification and paragraph numbers. It must specifically address the component. Compliance can be shown by referring to a part number, providing the component values, and/or providing a manufacturing data sheet to show technical compliance together with the certificate of compliance. In-house testing is also acceptable to show compliance. Copying the specification word for word is not acceptable.

A separate certificate of compliance is required for each individual component. Multiple components supplied by the same component manufacturer may be submitted on one certificate of compliance as long as the individual components are clearly identified with the corresponding paragraph numbers in the specification.

The Contractor is to note that copies of invoices, purchase orders, packing slips and certificates of compliance for products or components that are not manufactured by the certifier are not suitable for use as a certificate of compliance.

6.22.4.2 Certificate(s) of Compliance

A Certificate of Compliance for each of the following properties is required. The certificate(s) must be dated after the contract award.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

- a. Paragraph 4.1.4, Retroreflective marking of the Specification
- b. Paragraph 4.1.5, Thread of the Specification
- c. Paragraph 4.1.6, Hook and Loop tape of the Specification

6.22.5 Test Report

6.22.5.1 Definition



Government Gouvernement Solicitat of Canada du Canada	tion No./ No de l'invitation: 202204065
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Test report documents signed and dated by an independent, third-party accredited laboratory must include the test method, test conditions and test results performed to verify requirements as specified in this specification. Individual results from all specimens must be reported. The average reported result must meet the requirements of the applicable table. Testing for each table must be performed in its entirety on the same piece of material to adhere to all specified test methods and conditions.

6.22.5.2 Test Report(s)

A Test Report for each of the following properties is required. The report(s) must be dated after contract award. The test reports must be performed on production materials and must be submitted to the Technical Authority for approval prior to beginning production.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

a. Paragraph 4.1.1, Shell Material, Table I of the Specification – requirement 4 and 6 through 14

6.23 Technical Requirements for Production

The RCMP has the right to request one or more Production Sample(s), Certificate(s) of Compliance and Test Report(s) at its discretion at any time during the contract period in order to ensure technical compliance with the requirements of the Contract. This request will be done in writing by the Contracting Authority. Rejection by the Technical Authority of one or more Production Sample(s), Certificate(s) of Compliance and Test Report(s) for failing to meet the Contract requirements will be grounds for termination of the Contract for default. The sample(s), certificate(s) and report(s) submitted by the Contractor will remain the property of Canada.

6.24 Technical Requirements for the Option

Unless a waiver is granted by the RCMP Technical Authority, the following Technical Requirements apply to each optional goods exercised under the Contract. Requests for a waiver by the Contractor must be submitted in writing to the Contracting Authority. The waiving of the Technical Requirements for the Option will be at the sole discretion of the Technical Authority. The Technical Authority will provide notification of the waiver in writing to the Contractor and Contracting Authority.

- a. Certificate(s) of Compliance refer to Article 6.24.3 for more information.
- b. Test Report(s) refer to Article 6.24.4 for more information.

6.24.1 Submission of Technical Requirements for the Option

The due date for each of the Technical Requirements for the Option is as follows:

Technical Requirement for the Option	Due Date
Certificate(s) of Compliance	within 60 calendar days of contract amendment
Test Report(s)	within 60 calendar days of contract amendment

The Technical Requirements for the Option must be submitted at no cost to Canada.





Government Gouvernement Solicitation No./ No de l'invitation: 20220406 of Canada du Canada	5
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Canada may consider an extension to the above due date(s) provided the Contractor submits a justification to the Contracting Authority for the extension request five (5) calendar days before the due date of the respective Technical Requirement and the request is deemed reasonable at Canada's sole discretion.

6.24.2 Evaluation of Technical Requirements for the Option

- a. The Contractor must not commence production of the optional goods quantity and must not make any deliveries until the Contractor has received written notification from the Technical Authority that the Technical Requirements for the Option are acceptable. Any production of the optional goods quantity before acceptance will be at the sole risk of the Contractor. The notice of acceptance does not relieve the Contractor from complying with all requirements of the specification(s) and all other terms of the Contract.
- b. Rejection by the Technical Authority of the Technical Requirements for the Option submitted by the Contractor for failing to meet the Contract requirements will be grounds for termination of the Contract for default.

6.24.3 Certificate of Compliance

A Certificate of Compliance (as described under Article 6.22.4 of the Contract) is required before full production of the optional goods quantity for each of the following properties. The Certificate(s) of Compliance must be dated within 60 days of the exercising of the optional goods quantity.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

- a. Paragraph 4.1.4, Retroreflective marking of the Specification
- b. Paragraph 4.1.5, Thread of the Specification
- c. Paragraph 4.1.6, Hook and Loop tape of the Specification

6.24.4 Test Report

A Test Report (as defined under Article 6.22.5 of the Contract) is required before full production of the optional goods quantity for each of the following properties. The Test Report(s) must be dated within 60 days of the exercising of the optional goods quantity. The test reports must be performed on production materials and all tests must be performed on the same material within a two-week period and must be submitted to the Technical Authority for approval prior to beginning production of the option quantity. If any of the fabric suppliers change during the period of the contract, then a complete test report is required.

Reference RCMP Specification G.S. 1045-357 dated 2021-10-28

a. Paragraph 4.1.1, Shell Material, Table I of the Specification – requirement 4 and 6 through 14

6.25 Technical Requirements – Original Version

The RCMP reserves the right to request the original version of any of the Technical Requirements provided by the Contractor for Pre-Production, Production and Optional Goods. The Contractor will have three (3) calendar days upon written notice from the Contracting Authority to provide the original version of the Technical Requirements. Failure to provide the original version of the Technical Requirements within that timeframe may be grounds for termination of the Contract for





Government Gouvernement Solicitation No./ No de l'invitation: 202204065 of Canada du Canada	
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default. Rejection of the original version of the Technical Requirements may be grounds for the termination of the Contract for default.

6.26 Design Changes and Deviations

When it is necessary to depart, either temporarily or permanently, from the governing technical data in a Contract, the Technical Authority or the Contractor may originate a request for a design change to or deviation from the Specification.

If both the Technical Authority and the Contractor agree to the change to or deviation from the Specification and its associated cost, the Contracting Authority will amend the Contract accordingly. The design or deviation is only authorized once the amendment is issued and signed by the Contracting Authority.

6.27 Patterns

The full set of patterns either in individual sizes or as a graded nest will be provided by the RCMP to the Contractor following contract award (refer to Appendix A of the Specification G.S. 1045-357 dated 2021-10-28).

6.28 Viewing Sample – Guidance Only

The viewing sample is to be used for guidance on all factors not covered by the RCMP Specification G.S. 1045-357 dated 2021-10-28. The RCMP Specification G.S. 1045-357 dated 2021-10-28 will govern.

6.29 Viewing Sample and Pattern - Return to RCMP

The viewing sample(s) and/or pattern(s) which may have been sent to the Contractor must be returned to the sender upon completion of the Contract at the expense of the Contractor. The viewing sample must not be damaged or cut, but returned in the same condition as sent to the Contractor. Lost or damaged viewing sample(s) and/or pattern(s) must be reimbursed to the RCMP for the cost of an acceptable replacement.

Electronic pattern(s), if provided to the Contractor, must be destroyed and/or deleted. Confirmation or proof of destruction and/or deletion of the electronic pattern(s) may be required by the Technical Authority.

The viewing sample(s) and/or pattern(s) remain the property of the RCMP.

6.30 Specifications and Standards

6.30.1 Canadian General Standards Board (CGSB) – Standards

A copy of the CGSB Standards referred to in the Contract is available and may be purchased from:

Canadä



Canadian General Standards Board Sales Centre L'Esplanade Laurier, 6th floor East Tower 140 O'Connor Street Ottawa, ON K1A 0R5 Telephone: 1-800-665-CGSB (Canada only) Email: <u>ncr.cgsb-ongc@pwgsc.gc.ca</u> CGSB Website: <u>http://www.tpsgc-pwgsc.gc.ca/ongc-cgsb/index-eng.html</u>.

6.30.2 ASTM International – Standards

Government

of Canada

A copy of the ASTM Standards referred to in the Contract is available and may be purchased from:

ASTM Headquarters 100 Barr Harbor Drive PO Box C700 West Conshohocken, PA 19428-2959 USA Telephone: 1-877-909-2786 (USA & Canada) or 610-832-9585 (International) ATSM Website: https://www.astm.org

6.30.3 American Association of Textile Chemists and Colorists (AATCC)

A copy of the AATCC referred to in the Contract is available and may be purchased from:

American Association of Textile Chemists and Colorists PO Box 12215 Research Triangle Park, NC 27709-2215 USA Telephone: (919) 549-8141 Fax: (919) 549-8933 AATCC Website: https://aatcc.org

6.30.4 Canadian Standards Association (CSA)

A copy of the CSA referred to in the Contract is available and may be purchased from:

CSA 178 Rexdale Blvd. Toronto, ON Canada M9W 1R3 Tel: 416 747 4000 Toll-Free: (800) 463 6727 CSA Website: <u>www.csa.ca</u>

6.30.5 United States Military Specifications and Standards

The Contractor is responsible for obtaining copies of all United States (US) military specifications and standards which may be applicable to the requirement. These specifications and standards are available commercially, or may be obtained by visiting the US Department of National Defence website, at the following address: <u>http://quicksearch.dla.mil/</u>





Royal Canadian Mounted Police Gendarmerie Royale du Canada

Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065

ANNEX A REQUIREMENT AND BASIS OF PAYMENT

1. <u>Technical Requirement</u>

The Contractor must provide the Royal Canadian Mounted Police (RCMP) with Vest, High Visibility, No Markings in accordance with RCMP Specification G.S. 1045-357 dated 2021-10-28; viewing sample(s) and pattern(s).

2. <u>Basis of Payment</u>

All Firm Unit Prices are DDP Destination, Incoterms 2010, transportation costs and unloading at destination included and applicable taxes extra.

Firm Quantity

Item	Description	Total Quantity	Unit of Issue	Firm Unit Price	Extended Price (Quantity x Firm Unit Price) (A)
1	122451 – Vest, High Visibility No Markings (S/M)	100	Ea.	\$	\$

MMR#	Consignee Code (Refer to Annex C)	Quantity
122451	M4000	100

Item	Description	Total Quantity	Unit of Issue	Firm Unit Price	Extended Price (Quantity x Firm Unit Price) (B)
2	122452 – Vest, High Visibility No Markings (L/XL)	200	Ea.	\$	\$

MMR#	Consignee Code (Refer to Annex C)	Quantity
122452	M2000	50
122452	M4000	100
122452	M4500	50

ltem	Description	Total Quantity	Unit of Issue	Firm Unit Price	Extended Price (Quantity x Firm Unit Price) (C)
3	122453 – Vest, High Visibility No Markings (2XL/3XL)	110	Ea.	\$	\$



Page 32 of 39



			Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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MMR#	Consignee Code (Refer to Annex C)	Quantity
122453	M3327	10
122453	M4000	100

Optional Goods

Optional Goods may be exercised within 36 months from contract award.

Optional Goods Period 1 is valid for 12 months (from ______ to _____). (to be inserted at contract award) Optional Goods Period 2 is valid for 12 months (from ______ to _____). (to be inserted at contract award) Optional Goods Period 3 is valid for 12 months (from ______ to _____). (to be inserted at contract award)

Quantity by Consignee for each optional quantity to be provided, if exercised.

Orders may include any combination of size and quantity by Consignee identified in Annex C for the duration of each Optional Goods period.

Item	Description	Total Estimated Quantity*	Unit of Issue	Optional Goods Period 1 Firm Unit Price	Optional Goods Period 2 Firm Unit Price	Optional Goods Period 3 Firm Unit Price
4	Vest, High Visibility No Markings	1500	Ea.	\$	\$	\$

*The total estimated quantity identified above is an estimate only for the entire Optional Goods duration of 36 months and is in no way a commitment on the part of the RCMP to acquire this quantity.

Evaluated Price for Optional Goods (Average of the Firm Unit Prices of each Optional Goods period x Total Estimated Quantity)	d \$((D)
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Total Evaluated Price (A + B + C + D)	\$
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	Government of Canada	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204065
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ANNEX B SPECIFICATION

RCMP Specification G.S. 1045-357 dated 2021-10-28

Attached



	Gouvernement du Canada	Solicitation No./ No de l'invitation: 202204

ANNEX C
DELIVERY AND INVOICING ADDRESSES

Consignee Code	Destination Address	Invoice Address
M0634	Royal Canadian Mounted Police National Division Stores 1426 St. Joseph Blvd., Room 1550 Mail Stop #164 Ottawa, ON K1A 0R2 Attn: <i>to be inserted at contract award</i>	Same as Delivery Address Email: to be inserted at contract award
M1084	Royal Canadian Mounted Police "B" Division Stores 100 East White Hills Road St. John's, Newfoundland A1A 5J7 Attn: to be inserted at contract award	Royal Canadian Mounted Police Procurement & Contracting 80 Garland Street Mailstop H-066 Dartmouth, NS B3B 0J8 Email: to be inserted at contract award
M1570	Royal Canadian Mounted Police "C" Division Stores 4225 Boul Dorchester Ouest. Westmount, QC H3Z 1V5 Attn: to be inserted at contract award	Same as Delivery Address Email: <i>to be inserted at contract award</i>
M2000	Royal Canadian Mounted Police "D" & "V" Division Stores Attn. Bulk Buy Administrator 1091 Portage Avenue Winnipeg, Manitoba R3G 0S6 Attn: to be inserted at contract award	Same as Delivery Address Email: to be inserted at contract award
M2607	Royal Canadian Mounted Police "E" Division Stores 1151 - 45101 Caen Road Chilliwack, BC V2R 0N3 Attn: <i>to be inserted at contract award</i>	Same as Delivery Address Email: to be inserted at contract award



Government Go of Canada du		on No./ No de l'invitation: 202204065
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M3327	Royal Canadian Mounted Police "F" Division Stores Services RCMP Training Academy 5600-11th Avenue, C-Block Regina, Saskatchewan S4P 3J7 Attn: <i>to be inserted at contract award</i>	Same as Delivery Address Email: <i>to be inserted at contract award</i>
M4000	Royal Canadian Mounted Police H/L Division Headquarters 80 Garland Street Dartmouth, NS B3B 0J8 Attn: <i>to be inserted at contract award</i>	Royal Canadian Mounted Police Procurement & Contracting 80 Garland Street Mailstop H-066 Dartmouth, NS B3B 0J8 Email: <i>to be inserted at contract award</i>
M4500	Royal Canadian Mounted Police "J" Division Stores 1445 Regent Street Fredericton, New Brunswick E3B 4Z8 Attn: <i>to be inserted at contract award</i>	Royal Canadian Mounted Police Procurement & Material Management 80 Garland Avenue Mailstop H-066 Dartmouth, Nova Scotia B3B 0J8 Email: <i>to be inserted at contract award</i>
M5287	Royal Canadian Mounted Police "K" & "G" Division Stores Attn: Logistics Officer 11140 - 109 Street Edmonton, AB T5G 2T4 Attn: <i>to be inserted at contract award</i>	Same as Delivery Address Email: to be inserted at contract award
M8026	Royal Canadian Mounted Police "M" Division Stores 4100- 4 th Ave. Whitehorse, Yukon Y1A 1H5 Attn: <i>to be inserted at contract award</i>	Same as Delivery Address Email: to be inserted at contract award



Government Gouvernement So of Canada du Canada	licitation No./ No de l'invitation: 202204065
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M6579	Royal Canadian Mounted Police "O" Division Stores 130 Dufferin Avenue London, Ontario N6A 5R2 Attn: <i>to be inserted at contract award</i>	Royal Canadian Mounted Police P.O. Box 3240, Station 'B' London, Ontario N6A 4K3 Email: <i>to be inserted at contract award</i>
M8525	Royal Canadian Mount Police Depot Division Stores RCMP Training Academy 5600-11 th Avenue – C-BLOCK Regina, Saskatchewan S4P 3J7 Attn: <i>to be inserted at contract award</i>	Same as Delivery Address Email: RCMP. <i>to be inserted at contract award</i>



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ANNEX D CERTFICATE OF INDEPENDENT BID DETERMINATION

I, the undersigned, in submitting the accompanying bid or tender (hereinafter "bid") to:

(Corporate Name of Recipient of this Submission)

for:

(Name and Number of Bid and Project)

in response to the call or request (hereinafter "call") for bids made by:

(Name of Tendering Authority)

do hereby make the following statements that I certify to be true and complete in every respect:

I certify, on behalf of:		that:
	(Corporate Name of Bidder or Tenderer [hereinafter "Bidder"])	

- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the Bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the Bidder;
- 4. each person whose signature appears on the accompanying bid has been authorized by the Bidder to determine the terms of, and to sign, the bid, on behalf of the Bidder;
- 5. for the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the Bidder, whether or not affiliated with the Bidder, who:
 - a. has been requested to submit a bid in response to this call for bids;
 - b. could potentially submit a bid in response to this call for bids, based on their qualifications, abilities or experience;
- 6. the Bidder discloses that (check one of the following, as applicable):
 - a. the Bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with, any competitor;
 - b. the Bidder has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this call for bids, and the Bidder discloses, in the attached document(s), complete details thereof, including the names of the competitors and the nature of, and reasons for, such consultations, communications, agreements or arrangements;





Government	Gouvernement	Solicitation No./ No de l'invitation: 202204065
of Canada	du Canada	

- 7. in particular, without limiting the generality of paragraphs (6)(a) or (6)(b) above, there has been no consultation, communication, agreement or arrangement with any competitor regarding:
 - a. prices;
 - b. methods, factors or formulas used to calculate prices;
 - c. the intention or decision to submit, or not to submit, a bid; or
 - d. the submission of a bid which does not meet the specifications of the call for bids;

except as specifically disclosed pursuant to paragraph (6)(b) above;

- 8. in addition, there has been no consultation, communication, agreement or arrangement with any competitor regarding the quality, quantity, specifications or delivery particulars of the products or services to which this call for bids relates, except as specifically authorized by the Tendering Authority or as specifically disclosed pursuant to paragraph (6)(b) above;
- 9. the terms of the accompanying bid have not been, and will not be, knowingly disclosed by the Bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening, or of the awarding of the contract, whichever comes first, unless otherwise required by law or as specifically disclosed pursuant to paragraph (6)(b) above.

(Printed Name and Signature of Authorized Agent of Bidder)

(Position Title)

(Date)

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