

RETURN OFFERS TO: RETOURNER LES OFFRES À:

Bid Receiving - Réception des soumissions:

VIA EMAIL TO:

bidsubmissions.GEN-NHQContracting@CSC-SCC.GC.CA

ATTENTION: Aimée Legault

REQUEST FOR A STANDING OFFER DEMANDE D'OFFRE À COMMANDES

Regional Master Standing Offer (RMSO) Offre à commandes maître régionale (OCMR)

Canada, as represented by the Minister of the Correctional Service of Canada, hereby requests a Standing Offer on behalf of the Identified Users herein.

Le Canada, représenté par le ministre du Service correctionnel Canada, autorise par la présente, une offre à commandes au nom des utilisateurs identifiés énumérés ci-après.

Comments — Commentaires :

Vendor/Firm Name and Address — Raison sociale et adresse du fournisseur/de l'entrepreneur :
Telephone # — N° de Téléphone :
Fax # — No de télécopieur :
Email / Courriel : GST # or SIN or Business # — N° de TPS ou NAS ou N° d'entreprise :

Title — Sujet: Vocational Training — Chainsaw Safety T	raining – <mark>Non-PSIB</mark>			
Solicitation No. — Nº. de l'invitation	Date:			
21C50-22-4069431-A	March 16 2023			
Client Reference No. — N°. de Référence	du Client			
21C50-22-4069431-A				
GETS Reference No. — Nº. de Référence	de SEAOG			
21C50-22-4069431-A				
	Time Zone			
Solicitation Closes — L'invitation prend	Fuseau horaire			
fin	Eastern Daylight Time (EDT)			
at / à : 14 :00	/Heure avancée de l'est (HAE)			
On / Le : April 3, 2023 / 3 avril 2023	,			
Delivery Required — Livraison exigée : See herein – Voir aux présentes				
F.O.B. — F.A.B.				
Plant – Usine: Destination:	Other-Autre:			
Address Enquiries to — Soumettre toutes Aimée Legault – <u>Aimée Legault@csc-scc</u>	•			
Telephone No. – N° de téléphone: Fax No. – N 343-597-2485	l° de télécopieur:			
Destination of Goods, Services and Construct Destination des biens, services et constructio Multiple as per call-up Multiples, selon la commande subséquente.				
Security – Sécurité				
This request for a Standing Offer includes pro Cette Demande d'offre à commandes comprer sécurité.				
Instructions: See Herein Instructions : Voir aux présentes				
Name and title of person authorized to sign or Nom et titre du signataire autorisé du fourniss				
Name / Nom Title /	Titre			
Signature Date				
(Sign and return cover page with offer/ Signer et retourner la page de couverture av	rec l'offre)			

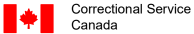


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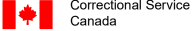
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This request for standing offers (RFSO) cancels and supersedes previous RFSO number 21C50-22-4069431 dated November 22, 2022 with a closing of December 7, 2022 at 14:00.

PART 1 - GENERAL INFORMATION

1. Introduction

The Request for Standing Offer (RFSO) is divided into seven parts plus attachments and annexes, as follows:

Part 1	General Information: provides a general description of the requirement;
Part 2	Offeror Instructions: provides the instructions applicable to the clauses and conditions of the RFSO;
Part 3	Offer Preparation Instructions: provides Offerors with instructions on how to prepare their offer to address the evaluation criteria specified;
Part 4	Evaluation Procedures and Basis of Selection: indicates how the evaluation will be conducted, the evaluation criteria which must be addressed in the offer, and the basis of selection;
Part 5	Certifications and Additional Information: includes the certifications and additional information to be provided;
Part 6	Security, Financial and Insurance Requirements: includes specific requirements that must be addressed by Offerors; and
Part 7	7A, Standing Offer, and 7B, Resulting Contract Clauses:
	7A, includes the Standing Offer containing the offer from the Offeror and the applicable clauses and conditions;

The Annexes include the Statement of Work, the Basis of Payment and any other annexes.

2. Summary

2.1 The following is a summary of the statement of work for this requirement.

call-up made pursuant to the Standing Offer.

The Correctional Service of Canada has a requirement to provide third party certification for Chainsaw Safety Training, on an <u>as and when requested basis</u>, to groups of offenders at various federal institutions and Community Industries in the Prairie Region.

7B, includes the clauses and conditions, which will apply to any contract resulting from a

Objectives: To provide third party Industry standard certification for graduated levels of Chainsaw Safety Training courses, on an <u>as and when requested basis</u>, to groups of offenders at various federal institutions in the Prairie Region.

Upon successful completion of the Chainsaw Safety Training, the Contractor must provide participants with certificates for the graduated course levels, as follows: **LEVEL 1** – Basic, **LEVEL 2** – Awareness, and **LEVEL 3** – Intermediate.

NOTE: The Contractor must provide LEVEL 1 and 2 training at sites that do <u>not</u> have access to wooded areas and LEVEL 1, 2 and 3 training at sites that have access to wooded areas, see Annex A – Statement of Work.

CSC may award of up to a maximum of five (5) Standing Offers, one (1) per each STREAM.

STREAM 1: Bowden Institution, Drumheller Institution

STREAM 2: Edmonton Institution for Women, Pê Sâkâstêw Centre

STREAM 3: Saskatchewan Penitentiary, Willow Cree Healing Lodge, Regional Psychiatric Centre

STREAM 4: Okimaw Ohci Healing Lodge

STREAM 5: Stony Mountain Institution

Bidders can bid on one or more streams. However, they must provide services at all of the sites listed within the identified stream.

The Contractor must provide:

- a) Certified instructor(s) to deliver Chainsaw Safety training that includes both classroom and application of knowledge learned in the classroom and in a practical setting.
- b) Training programs that meet curriculum requirements for participants to obtain certification in the graduated levels in Chainsaw Safety.
- c) All manuals, handouts, materials, Personal Protective Equipment (PPE) and necessary equipment for the Contractors' resource and participants. The Contractor is responsible for transporting instructors and all course materials and equipment to and from the work location sites.
- d) A training program that is up to 24 hours in length with classroom instruction and practical hands on exercises on gradual levels of Awareness, Basic and Intermediate Chainsaw Safety.

Deliverables:

For each course, the Contractor must provide:

- a) Sufficient resources (instructor(s)) to facilitate in-class Chainsaw Safety training for each of the sites in the Stream(s) for which the Contractor must provide services. Since the training will be delivered based on each site's need, the Contractor must have sufficient resources to deliver training according to CSC's requirements;
- b) Training materials, written, practical exercises and testing as required for the completion of the applicable course;
- c) All necessary materials which includes, but is not limited to: manuals, handouts, materials, chainsaws, cutting stands files, oil, gas, chains, Personal Protection Equipment (PPE) (OHS approved leg coverings, hard hats, ear protection and face shields) and any other necessary equipment.
 - The Identified User authorized to make call-ups against the Standing Offer is: Correctional Service of Canada – CORCAN CORCAN managers from the various identified institutions in Alberta, Saskatchewan and Manitoba.
 - Period of the Standing Offer: The Work is to be performed during the period of date of Standing Offer award to April 30, 2024 with the option to renew for two (2) additional one-year periods.



3. Security Requirements

There are security requirements associated with the requirement of the Standing Offer. For additional information, see Part 6 – Security, Financial and Insurance Requirements, and Part 7 – Standing Offer and Resulting Contract Clauses. For more information on personnel and organization security screening or security clauses, Offerors should refer to the Contract Security Program (CSP) of Public Works and Government Services Canada website.

4. Revision of Departmental Name

As this request for Standing Offer is issued by Correctional Service of Canada (CSC), any reference to Public Works and Government Services Canada (PWGSC) or its Minister contained in full text or by reference in any term, condition or clause of this document, or any resulting contract, must be interpreted as a reference to CSC or its Minister.

5. Debriefings

Offerors may request a debriefing on the results of the request for Standing Offer process. Offerors should make the request to the Standing Offer Authority within 15 working days of receipt of the results of the request for Standing Offer process. The debriefing may be in writing, by telephone or in person.

6. Procurement Ombudsman

The Office of the Procurement Ombudsman (OPO) was established by the Government of Canada to provide an impartial, independent venue for Canadian bidders to raise complaints regarding the award of certain federal contracts under \$26,400 for goods and \$105,700 for services. If you have concerns regarding the award of a federal contract below these dollar amounts, you may contact OPO by e-mail at the Office of the Procurement Ombudsman email address, by telephone at 1-866-734-5169, or by web at the Office of the Procurement Ombudsman website. For more information on OPO's services or to determine if your concerns are within the Ombudsman's mandate, please see the Procurement Ombudsman Regulations or visit the OPO website.

7. Multiple Standing Offers

CSC may award of up to a maximum of five (5) Standing Offers, one (1) per each STREAM.

STREAM 1: Bowden Institution, Drumheller Institution

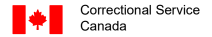
STREAM 2: Edmonton Institution for Women, Pê Sâkâstêw Centre

STREAM 3: Saskatchewan Penitentiary, Willow Cree Healing Lodge, Regional Psychiatric Centre

STREAM 4: Okimaw Ohci Healing Lodge

STREAM 5: Stony Mountain Institution

The bidder <u>must</u> supply sufficient resources for the estimated volume of sessions per STREAM for which they are interested in providing service. (See Annex A – Statement of Work for the estimated volume of sessions per site and STREAM and LEVEL of training required).



PART 2 - OFFEROR INSTRUCTIONS

1. Standard Instructions, Clauses and Conditions

All instructions, clauses and conditions identified in the Request for Standing Offer (RFSO) by number, date and title are set out in the <u>Standard Acquisition Clauses and Conditions Manual</u> issued by Public Works and Government Services Canada.

Offerors who submit an offer agree to be bound by the instructions, clauses and conditions of the RFSO and accept the clauses and conditions of the Standing Offer and resulting contract(s).

The 2006 (2022-12-01) Standard Instructions - Request for Standing Offer - Goods or Services - Competitive Requirements, are incorporated by reference into and form part of the RFSO.

Subsection 5.4 of 2006, Standard Instructions - Request for Standing Offer - Goods or Services - Competitive Requirements, is amended as follows:

Delete: sixty (60) days

Insert: one hundred and twenty (120) days

2. Submission of Offers

Offerors must submit their offer only to Correctional Service of Canada (CSC) by the date, time and at the bid submission email address indicated on page 1 of the request for standing offers (RFSO).

Section 06 Late offers of 2006 Standard Instructions - Request for Standing Offers - Goods or Services - Competitive Requirements, is amended as follows:

Delete: Section 06 in its entirety.

Insert: 06 Late offers:

For offers submitted by email, Canada will delete offers delivered after the stipulated RFSO closing date and time. Canada will keep records documenting receipt of late offers by email.

Section 07 Delayed offers of 2006 Standard Instructions - Request for Standing Offers - Goods or Services - Competitive Requirements, is amended as follows:

Delete: Section 07 in its entirety.

Insert: 07 Delayed offers:

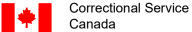
Canada will not accept any delayed offers.

Section 08 Transmission by facsimile or by E-Post Connect of 2006, Standard Instructions - Request for Standing Offers - Goods or Services - Competitive Requirements, is amended as follows:

Delete: Section 08 in its entirety.

Insert: 08 Transmission by email

a. Unless specified otherwise in the RFSO, Offerors must submit their offer to the CSC bid submission email address indicated on page 1 of the RFSO document. This email address is the only acceptable email address for Offerors to submit their offer in response to this RFSO.



- Offerors may transmit their offer at any time prior to the RFSO closing date and time.
- Offerors should include the RFSO number in the subject field of their email. C.
- Canada will not be responsible for any failure attributable to the transmission or receipt of the offer by email including, but not limited to, the following:
 - i. Receipt of a garbled, corrupted or incomplete offer;
 - Availability or condition of the email service; ii.
 - Incompatibility between the sending and receiving equipment;
 - Delay in transmission or receipt of the offer;
 - Failure of the Offeror to properly identify the offer;
 - Illegibility of the offer:
 - vii. Security of offer data;
 - viii. Failure of the Offeror to send the offer to the correct email address;
 - ix. Connectivity issues: or
 - Email attachments that are blocked or not received even though the Offeror's email has been successfully delivered.
- CSC will send an acknowledgement of receipt of the Offeror's email by email from the bid submission email address provided for the submission of offers. This acknowledgement will confirm only the receipt of the Offeror's email and will not confirm if all of the Offeror's email attachments have been received, may be opened nor if their contents are readable. CSC will not respond to follow-up emails from Offerors requesting confirmation of attachments.
- Offerors must ensure they are using the correct email address for offer submission and should not rely on the accuracy of copying and pasting the email address from the RFSO cover page.
- A offer transmitted by an Offeror to the CSC bid submission email address constitutes the Offeror's formal offer, and must be submitted in accordance with section 05 of 2006, Standard Instructions -Request for Standing Offers Goods or Services - Competitive Requirements.
- Offerors are to note that CSC's email system has a limit of 10 MB per single email message. CSC's email system will reject emails with the following attachments: batch files, executable files, and image files in the following formats: JPEG, GIF, TIFF. Canada will not accept encrypted emails or emails that include attachments with passwords.

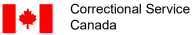
Section 09 Customs clearance of 2006. Standard Instructions - Request for Standing Offers -Goods or Services - Competitive Requirements, is deleted in its entirety.

CSC recommends that offerors submit their response to the requirements of this request for standing offer in typewritten format.

Offerors must ensure that any handwritten information included in their offer is clearly legible in order to allow CSC to complete the offer evaluation. CSC reserves the right, at its sole and entire discretion, to disregard any handwritten information which it determines to be illegible when assessing whether offers comply with all of the requirements of the request for standing offer including, if applicable, any and all evaluation criteria.

3. **Former Public Servant**

Contracts awarded to 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 contracts awarded to FPS, offerors must provide the information required below before the issuance of a standing offer. If the answer to the questions and,



as applicable the information required have not been received by the time the evaluation of offers is completed. Canada will inform the Offeror of a time frame within which to provide the information. Failure to comply with Canada's request and meet the requirement within the prescribed time frame will render the offer non-responsive.

Definitions

For the purposes of this clause,

"former public servant" is any former member of a department as defined in the Financial Administration Act R.S., 1985, c. F-11, a former member of the Canadian Armed Forces or a former member of the Royal Canadian Mounted Police. A former public servant may be:

- a. an individual;
- b. an individual who has incorporated;
- 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 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, and that portion of pension payable to the Canada Pension Plan Act, R.S., 1985, c. C-8.

Former Public Servant in Receipt of a Pension

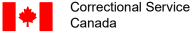
As per the above definitions, is the Offeror a FPS in receipt of a pension? YES () NO ()

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

- a. name of former public servant;
- 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: 2019-01 and the Guidelines on the Proactive Disclosure of Contracts.

Work Force Adjustment Directive



Is the Offeror a FPS who received a lump sum payment pursuant to the terms of the Work Force Adjustment Directive? YES () NO ()

If so, the Offeror must provide the following information:

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

4. **Enquiries - Request for Standing Offer**

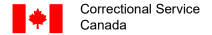
All enquiries must be submitted in writing to the Standing Offer Authority no later than five (5) business days before the Request for Standing Offer (RFSO) closing date. Enquiries received after that time may not be answered.

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 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 question(s) or may request that Offerors do so, so that the proprietary nature of the question(s) is eliminated, and the enquiry can be answered to all Offerors. Enquiries not submitted in a form that can be distributed to all Offerors may not be answered by Canada.

5. **Applicable Laws**

The Standing Offer and any contract resulting from the Standing Offer must be interpreted and governed, and the relations between the parties determined, by the laws in force in Alberta, Saskatchewan and Manitoba.

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 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 Offerors.



PART 3 - OFFER PREPARATION INSTRUCTIONS

1. Offer Preparation Instructions

CSC requests that offerors provide their offer in separate sections as follows:

Section I: Technical Offer: one (1) electronic copy in PDF format

Section II: Financial Offer: one (1) electronic copy in PDF format

Section III: Certifications: one (1) electronic copy in PDF format

Prices should appear in the financial offer only. No prices should be indicated in any other section of the offer.

Offerors should submit their technical offer and financial offer in two (2) separate documents.

In April 2006, Canada issued a policy directing federal departments and agencies to take the necessary steps to incorporate environmental considerations into the procurement process, the Policy on Green Procurement. To assist Canada in reaching its objectives, Offerors should:

- Include all environmental certification(s) relevant to their organization (e.g. ISO 14001, Leadership in Energy and Environmental Design (LEED), Carbon Disclosure Project, etc.)
- 2) Include all environmental certification(s) or Environmental Product Declaration(s) (EPD) specific to their product/service (e.g. Forest Stewardship Council (FSC), ENERGYSTAR, etc.)

Section I: Technical Offer

In their technical offer, Offerors should explain and demonstrate how they propose to meet the requirements and how they will carry out the Work.

Section II: Financial Offer

Offerors <u>MUST</u> submit their financial offer in accordance with Annex B, Basis of Payment. The total amount of Applicable Taxes must be shown separately.

Section III: Certifications

Offerors must submit the certifications and additional information required under Part 5.

PART 4 - EVALUATION PROCEDURES AND BASIS OF SELECTION

1. Evaluation Procedures

- (a) Offers will be assessed in accordance with the entire requirement of the Request for Standing Offers including the technical and financial evaluation criteria.
- (b) An evaluation team composed of representatives of CSC will evaluate the offers.

1.1. Technical Evaluation

1.1.1 Mandatory Technical Criteria

Offers will be evaluated to determine if they meet all mandatory technical criteria outlined in **Annex D** – **Evaluation Criteria**. Offers not meeting all mandatory criteria will be declared non-responsive and will be given no further consideration.

1.2 Financial Evaluation

1.2.1 Evaluation of Price - Offer

SACC Manual Clause M0220T (2016-01-28), Evaluation of Price - Offer

Offers containing a financial offer other than the one requested at **Article 3. Section II: Financial Offer** of **PART 3 – OFFER PREPARATION INSTRUCTIONS** will be declared non-compliant.

Financial evaluation will be completed as follows:

Evaluated Price Per STREAM = (Standing Offer Period Total Column C) + (Option Period 1 Total Column C + (Option Period 2 Total Column C)

2. Basis of Selection

2.1 Basis of Selection - Mandatory Technical Criteria

An offer must comply with the requirements of the Request for Standing Offers and meet all mandatory technical evaluation criteria to be declared responsive. The responsive offer with the lowest evaluated price in each identified STREAM (1-5) will be recommended for issuance of a standing offer.

In the case of a tie, the bid received first by the closing date and time, meeting all the requirements with the lowest evaluated price will be deemed the successful bidder for standing offer award.

PART 5 - CERTIFICATIONS AND ADDITIONAL INFORMATION

Offerors must provide the required certifications and additional information to be issued a Standing Offer.

The certifications provided by Offerors to Canada are subject to verification by Canada at all times. Unless specified otherwise, Canada will declare an offer non-responsive, will have the right to set-aside a standing offer, or will declare a contractor in default, if any certification made by the Offeror is found to be untrue whether made knowingly or unknowingly during the offer evaluation period, during the Standing Offer period, or during the contract period.

The Standing Offer Authority will have the right to ask for additional information to verify the Offeror's certifications. Failure to comply and to cooperate with any request or requirement imposed by the Standing Offer Authority will render the offer non-responsive, result in the setting aside of the Standing Offer or constitute a default under the Contract.

1. Certifications Precedent to the Issuance of a Standing Offer and Additional Information

The certifications and additional information listed below should be submitted with the offer, but may be submitted afterwards. If any of these required certifications or additional information is not completed and submitted as requested, the Standing Offer Authority will inform the Offeror 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 provided will render the offer non-responsive.

1.1 Integrity Provisions - Declaration of Convicted Offenses

- A) Subject to subsection B, by submitting an offer in response to this request for standing offer (RFSO), the Offeror certifies that:
 - i. it has read and understands the Ineligibility and Suspension Policy;
 - ii. it understands that certain domestic and foreign criminal charges and convictions, and other circumstances, as described in the Policy, will or may result in a determination of ineligibility or suspension under the Policy;
 - iii. it is aware that Canada may request additional information, certifications, and validations from the Offeror or a third party for purposes of making a determination of ineligibility or suspension;
 - iv. it has provided with its bid a complete list of all foreign criminal charges and convictions pertaining to itself, its affiliates and its proposed first tier subcontractors that, to the best of its knowledge and belief, may be similar to one of the listed offenses in the Policy;
 - v. none of the domestic criminal offenses, and other circumstances, described in the Policy that will or may result in a determination of ineligibility or suspension, apply to it, its affiliates and proposed first tier subcontractors; and
 - vi. it is not aware of a determination of ineligibility or suspension issued by PWGSC that applies to it.
- B) Where an Offeror is unable to provide any of the certifications required by subsection A, it must submit with its offer the completed Integrity Declaration Form. Offerors must submit this form to Correctional Service of Canada with their offer.

1.2 Integrity Provisions – Required documentation

List of names: all Offerors, regardless of their status under the Ineligibility and Suspension Policy, must submit the following information:

List of Names:

Service correctionnel Canada

- i. Offerors that are corporate entities, including those submitting an offer as joint ventures, must provide a complete list of the names of all current directors or, for a privately owned corporation, the names of the owners of the corporation;
- ii. Offerors submitting an offer as sole proprietors, including sole proprietors submitting an offer as joint ventures, must provide a complete list of the names of all owners; or
- iii. Offerors that are a partnership do not need to provide a list of names.

	
OR	
☐ The Offeror is a partnership	

During the evaluation of offers, the Offeror must, within 10 working days, inform the Contracting Authority in writing of any changes affecting the list of names submitted with the offer.

1.3 Security Requirements – Required Documentation

In accordance with the requirements of the <u>Contract Security Program</u> of Public Works and Government Services Canada, the Offeror must provide a completed Application for Registration (AFR) form to be given further consideration in the procurement process.

Offerors are reminded to obtain the required security clearance and, as applicable, security capabilities promptly. As indicated above, offerors who do not provide all the required information at solicitation closing will be given the opportunity to complete any missing information from the AFR form within a period set by the Standing Offer Authority. If that information is not provided within the timeframe established by the Standing Offer Authority (including any extensions granted by the Standing Offer Authority in its discretion), or if Canada requires further information from the Offeror in connection with assessing the request for security clearance (i.e., information not required by the AFR), the Offeror will be required to submit that information within the time period established by the Standing Offer Authority, which will not be less than 48 hours. If, at any time, the Offeror fails to provide the required information within the timeframe established by the Contracting Authority, its offer will be declared non-compliant.

1.4 Status and Availability of Resources

SACC Manual clause M3020T (2016-01-28) Status and Availability of Resources

1.5 Language Requirements - English Essential

By submitting an offer, the Offeror certifies that, should it be awarded a standing offer as result of the request for a standing offer, every individual proposed in its offer will be fluent in English. The individual(s) proposed must be able to communicate orally and in writing in English without any assistance and with minimal errors.

1.6 Education and Experience

Service correctionnel Canada

SACC Manual clause M3021T (2012-07-16) Education and Experience

1.7 Certification:

By submitting an offer, the Offeror certifies that the information submitted by the Offeror in response to the above requirements is accurate and complete.

PART 6 - SECURITY, FINANCIAL AND INSURANCE REQUIREMENTS

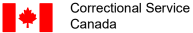
1. Security Requirement

- 1. Before issuance of a standing offer, the following conditions must be met:
 - the Offeror must hold a valid organization security clearance as indicated in Part 7A -Standing Offer;
- 2. Before access to sensitive information is provided to the Offeror, the following conditions must be met:
 - the Offeror's proposed individuals requiring access to sensitive information, assets or sensitive work sites must meet the security requirements as indicated in Part 7 – Standing Offer and Resulting Contract Clauses;
 - (b) the Offeror's security capabilities must be met as indicated in Part 7 Standing Offer and Resulting Contract Clauses.
- 3. For additional information on security requirements, Offerors should refer to the <u>Contract Security Program (CSP)</u> of Public Works and Government Services Canada website.

2. Insurance Requirements

The Offeror must provide a letter from an insurance broker or an insurance company licensed to operate in Canada stating that the Offeror, if issued a standing offer as a result of the request for standing offer, can be insured in accordance with the Insurance Requirements specified in Annex D.

If the information is not provided in the offer, 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 7 - STANDING OFFER AND RESULTING CONTRACT CLAUSES

A. STANDING OFFER

1. Offer

1.1 The Offeror offers to fulfill the requirement in accordance with the Statement of Work at Annex A.

2. Security Requirement

- **2.1** The following security requirements (SRCL and related clauses provided by CSP) apply to and form part of the Standing Offer.
 - 1. The Contractor/Offeror must, at all times during the performance of the Contract/Standing Offer, hold a valid Designated Organization Screening (DOS), issued by the Contract Security Program (CSP), Public Works and Government Services Canada (PWGSC).
 - 2. The Contractor/Offeror personnel requiring access to sensitive site(s) must EACH hold a valid RELIABILITY STATUS, granted or approved by the CSP, PWGSC.
 - 3. Subcontracts which contain security requirements are NOT to be awarded without the prior written permission of the CSP, PWGSC.
 - 4. The Contractor/Offeror must comply with the provisions of the:
 - a) Security Requirements Check List and security guide (if applicable), attached at Annex C;
 - b) Contract Security Manual (Latest Edition).

2.2 The Company Security Officer (CSO) must ensure through the <u>Contract Security Program (CSP)</u> that the Offeror and individual(s) hold a valid security clearance at the required level.

3. Standard Clauses and Conditions

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

As this Standing Offer is issued by Correctional Service of Canada (CSC), any reference to Public Works and Government Services Canada (PWGSC) or it Minister contained in full text or by reference in any term, condition or clause of this document must be interpreted as a reference to CSC or its Minister.

3.1 General Conditions

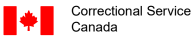
2005 (2022-12-01) General Conditions - Standing Offers - Goods or Services, apply to and form part of the Standing Offer.

4. Term of Standing Offer

4.1 Period of the Standing Offer

The period for making call-ups against the Standing Offer is from Standing Offer award to April 30, 2024.

4.2 Extension of Standing Offer



If the Standing Offer is authorized for use beyond the initial period, the Offeror offers to extend its offer for an additional **two (2)**, **one (1) year periods**, under the same conditions and at the rates or prices specified in the Standing Offer, or at the rates or prices calculated in accordance with the formula specified in the Standing Offer.

The Offeror will be advised of the decision to authorize the use of the Standing Offer for an extended period by the Standing Offer Authority at any time before the expiry date of the Standing Offer. A revision to the Standing Offer will be issued by the Standing Offer Authority.

5. Authorities

5.1 Standing Offer Authority

The Standing Offer Authority is:

Name: Aimée Legault

Title: Senior Contracting Officer

Correctional Service of Canada

NHQ Contracting and Materiel Services

Telephone: 343-597-2485

E-mail address: <u>aimee.legault@csc-scc.gc.ca</u>

The Standing Offer Authority is responsible for the establishment of the Standing Offer, its administration and its revision, if applicable. Upon the making of a call-up, as Contracting Authority, they are responsible for any contractual issues relating to individual call-ups made against the Standing Offer by any Identified User.

5.2 Project Authority

The Project Authority for the Standing Offer is identified in the call-up against the Standing Offer.

The Project Authority is the representative of the department or agency for whom the Work will be carried out pursuant to a call-up against the Standing Offer and is responsible for all the technical content of the Work under the resulting Contract.

5.3 Offeror's Representative (to be completed by the bidder)

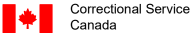
Name:	
Title:	
Organization:	
Address:	
Telephone:	<u>-</u>
E-mail address:	

6. Proactive Disclosure of Contracts with Former Public Servants

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

7. Identified Users

The Identified User authorized to make call-ups against the Standing Offer is:



Correctional Service of Canada – CORCAN CORCAN managers from the various identified institutions in Alberta, Saskatchewan and Manitoba.

8. Call-up Instrument

The Work will be authorized or confirmed by the Identified User(s) using the Call-up Against a Standing Offer form or an electronic version.

9. Limitation of Call-ups

Individual call-ups against the Standing Offer must not exceed \$_____ (insert total individual call-up limitation) (Applicable Taxes included).

10. Financial Limitation

The total cost to Canada resulting from call-ups against the Standing Offer must not exceed the sum of \$____ (insert the Standing Offer limit) (Applicable Taxes excluded) unless otherwise authorized in writing by the Standing Offer Authority. The Offeror must not perform any work or services or supply any articles in response to call-ups which would cause the total cost to Canada to exceed the said sum, unless an increase is so authorized.

The Offeror must notify the Standing Offer Authority as to the adequacy of this sum when 75 percent of this amount has been committed, or _____ (insert number of months) months before the expiry date of the Standing Offer, whichever comes first. However, if at any time, the Offeror considers that the said sum may be exceeded, the Offeror must promptly notify the Standing Offer Authority.

11. Priority of Documents

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

- a) the call-up against the Standing Offer, including any annexes;
- b) the articles of the Standing Offer;
- the general conditions 2005 (2022-12-01), General Conditions Standing Offers Goods or Services
- d) the supplemental general conditions 4013 (2022-06-20) Compliance with On-Site Measures, Standing Order, Policies, and Rules;
- e) the general conditions 2010B (2022-12-01); General Conditions Professional Services (Medium Complexity)
- f) Annex A, Statement of Work;
- g) Annex B, Basis of Payment;
- h) Annex C, Security Requirements Check List;
- i) Annex D, Insurance Requirements;
- the Offeror's offer dated _____ (insert date of offer), (if the offer was clarified or amended, insert at the time of issuance of the offer: "as clarified on _____ " **OR** "as amended on and insert date(s) of clarification(s) or amendment(s) if applicable).

12. Certifications and Additional Information

12.1 Compliance

Unless specified otherwise, the continuous compliance with the certifications provided by the Offeror with its offer or precedent to issuance of the Standing Offer (SO), and the ongoing cooperation in providing additional information are conditions of issuance of the SO and failure to comply will constitute the Offeror

in default. Certifications are subject to verification by Canada during the entire period of the SO and of any resulting contract that would continue beyond the period of the SO.

12.2 Status of Availability of Resources – Standing Offer

If for reasons beyond its control, the Offeror is unable to provide the services of an individual named in its offer, the Offeror may propose a substitute with similar qualifications and experience. The Offeror must advise the Standing Offer Authority of the reason for the substitution and provide the name, qualifications and experience of the proposed replacement. For the purposes of this clause, only the following reasons will be considered as beyond the control of the Offeror: death, sickness, maternity and parental leave, retirement, resignation, dismissal for cause or termination of an agreement for default.

If the Offeror is unable to provide a substitute with similar qualifications and experience, Canada may set aside the standing offer.

13. Applicable Laws

The Standing Offer and any contract resulting from the Standing Offer must be interpreted and governed, and the relations between the parties determined, by the laws in force in Alberta, Saskatchewan and Manitoba.

B. RESULTING CONTRACT CLAUSES

The following clauses and conditions apply to and form part of any contract resulting from a call-up against the Standing Offer.

1. Statement of Work

The Contractor must perform the Work described in the call-up against the Standing Offer.

2. Standard Clauses and Conditions

2.1 General Conditions

2010B (2022-12-01), General Conditions - Professional Services (Medium Complexity), apply to and form part of the Contract.

2.2 Supplemental General Conditions

4013 (2022-06-20) – Compliance with On-Site Measures, Standing Orders, Policies, and Rules – apply to and form part of the contract

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

2.3 Replacement of Specific Individuals

- 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.
- 2. 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 Canada. The Contractor must, as soon as possible, give notice to the Contracting Authority of the reason for replacing the individual and provide:

- The name, qualifications and experience of the proposed replacement; and
- Proof that the proposed replacement has the required security clearance granted by Canada, if applicable.
- 3. 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 2. The fact that the Contracting Authority does not order that a replacement stop performing the work does not release the Contractor from its responsibility to meet the requirements of the contract.

3. Term of Contract

3.1 Period of the Contract

The work must be completed in accordance with the call-up against the Standing Offer.

4. Proactive Disclosure of Contracts with Former Public Servants

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

5. Payment

5.1 Basis of Payment

Payments will be made in accordance with Annex B – Basis of Payment

5.2 Financial Limitation - Total

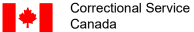
The total cost to Canada resulting from call ups against the Standing Offer must not exceed the sum of \$_____ (Applicable Taxes excluded) unless otherwise authorized in writing by the Standing Offer Authority. The Offeror must not perform any work or services or supply any articles in response to call ups which would cause the total cost to Canada to exceed the said sum, unless an increase is so authorized.

The Offeror must notify the Standing Offer Authority as to the adequacy of this sum when 75 percent of this amount has been committed, or 2 months before the expiry date of the Standing Offer, whichever comes first. However, if at any time, the Offeror considers that the said sum may be exceeded, the Offeror must promptly notify the Standing Offer Authority.

5.3 Multiple Payments

Canada will pay the Contractor upon completion and delivery of training in accordance with the payment provisions of 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 the Contract;
- b. all such documents have been verified by Canada;
- the Work delivered has been accepted by Canada.



5.4 SACC Manual Clauses

SACC Manual clause A9117C (2007-11-30), T1204 - Direct Request by Customer Department

SACC Manual clause C0710C (2007-11-30), Time and Contract Price Verification

SACC Manual clause C0705C (2010-01-11), Discretionary Audit

5.5 Travel and Living Expenses

There are no travel and living expenses associated with the Contract.

5.6 Electronic Payment of Invoices - Contract (to be determined at time of award)

The Contractor accepts to be paid using the following Electronic Payment Instrument(s):

- (a) MasterCard Acquisition Card;
- (b) Direct Deposit (Domestic and International).

6. Invoicing Instructions

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.

Each invoice must be supported by: a copy of time sheets to support the time claimed;

- 2. Invoices must be distributed as follows:
 - . One (1) copy must be forwarded to the Project Authority identified under the section entitled "Authorities" of the Standing Offer.

7. Insurance - Specific Requirements

The Contractor must comply with the insurance requirements specified in Annex D. The Contractor must maintain the required insurance coverage for the duration of the Contract. Compliance with the insurance requirements does not release the Contractor from or reduce its liability under the Contract.

The Contractor is responsible for deciding if additional insurance coverage is necessary to fulfill its obligation under the Contract and to ensure compliance with any applicable law. Any additional insurance coverage is at the Contractor's expense, and for its own benefit and protection.

The Contractor must forward to the Contracting Authority within ten (10) days after the date of award of the Contract, a Certificate of Insurance evidencing the insurance coverage and confirming that the insurance policy complying with the requirements is in force. For Canadian-based Contractors, coverage must be placed with an Insurer licensed to carry out business in Canada, however, for Foreign-based Contractors, coverage must be placed with an Insurer with an A.M. Best Rating no less than "A-". The Contractor must, if requested by the Contracting Authority, forward to Canada a certified true copy of all applicable insurance policies.

8. Liability

The Contractor is liable for any damage caused by the Contractor, its employees, subcontractors, or agents to Canada or any third party. Canada is liable for any damage caused by 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. 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.

9. Ownership Control

Where the Contractor will have access to any and all personal and confidential information belonging to Canada, CSC staff or inmates for the performance of the work, the following will apply:

- 9.1 The Contractor warrants that it is not under ownership control of any non-resident entity (i.e. Individual, partnership, joint venture, corporation, limited liability company, parent company, affiliate or other).
- 9.2 The Contractor must advise the Minister of any change in ownership control for the duration of the contract.
- 9.3 The Contractor acknowledges that the Minister has relied on this warranty in entering into this Contract and that, in the event of breach of such warranty, or in the event that the Contractor's ownership control becomes under a non-resident entity, the Minister must have the right to treat this Contract as being in default and terminate the contract accordingly.
- 9.4 For the purposes of this clause, a non-resident entity is any individual, partnership, joint venture, corporation, limited liability company, parent company, affiliate or other residing outside of Canada.

10. Closure of Government Facilities

- 10.1 Contractor personnel are employees of the Contractor and are paid by the Contractor on the basis of services rendered. Where the Contractor or the Contractor's employees are providing services on government premises pursuant to this Contract and the said premises become non accessible due to evacuation or closure of government facilities, and consequently no Work is being performed as a result of the closure, Canada will not be liable for payment to the Contractor for the period of closure.
- 10.2 Contractors working at CSC sites should be aware that they may be faced with delay or refusal of entry to certain areas at certain times even if prior arrangements for access may have been made. Contractors are advised to call in advance of travel to ensure that planned access is still available.

11. Tuberculosis Testing

- 11.1 It is a condition of this contract that the Contractor or any employees of the Contractor who require entry into a Correctional Service of Canada Institution to fulfill the conditions of the contract may, at the sole discretion of the Warden, be required to provide proof of and results of a recent tuberculin test for the purpose of determining their TB infection status.
- 11.2 Failure to provide proof of and results of a tuberculin test may result in the termination of the contract.
- 11.3 All costs related to such testing will be at the sole expense of the Contractor.

12. Compliance with CSC Policies

- 12.1 The Contractor agrees that its officers, servants, agents and subcontractors will comply with all regulations and policies in force at the site where the work covered by this contract is to be performed.
- 12.2 Unless otherwise provided in the contract, the Contractor must obtain all permits and hold all certificates and licenses required for the performance of the Work.

12.3 Details on existing CSC policies can be found on the <u>CSC website</u> or any other CSC web page designated for such purpose.

13. Health and Labour Conditions

- 13.1 In this section, "Public Entity" means the municipal, provincial or federal government body authorized to enforce any laws concerning health and labour applicable to the performance of the Work or any part thereof.
- 13.2 The Contractor must comply with all laws concerning health and labour conditions applicable to the performance of the Work or part thereof and must also require compliance of same by all its subcontractors when applicable.
- 13.3 The Contractor upon any request for information or inspection dealing with the Work by an authorized representative of a Public Entity must forthwith notify the Project Authority or His Majesty.
- 13.4 Evidence of compliance with laws applicable to the performance of the Work or part thereof by either the Contractor or its subcontractor must be furnished by the Contractor to the Project Authority or His Majesty at such time as the Project Authority or His Majesty may reasonably request."

14. Identification Protocol Responsibilities

The Contractor must ensure that the Contractor and each of its agents, representatives or subcontractors (referred to as Contractor Representatives for the purposes of this clause) comply with the following self-identification requirements:

- 14.1 During the performance of any Work at a Government of Canada site, the Contractor and each Contractor Representative must be clearly identified as such at all times;
- 14.2 During attendance at any meeting, the Contractor or Contractor Representatives must identify themselves as such to all meeting participants;
- 14.3 If the Contractor or a Contractor Representative requires the use of the Government of Canada's email system in the performance of the Work, then the individual must clearly identify themself as the Contractor or an agent or subcontractor of the Contractor in all electronic mail in the signature block as well as under the e-mail account Properties. This identification protocol must also be used in all other correspondence, communication, and documentation; and
- 14.4 If Canada determines that the Contractor is not complying with any of the obligations stated in this article, Canada will advise the Contractor and request that the Contractor implement, without delay, appropriate corrective measures to eliminate recurrence of the problem.

15. 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 <a href="https://doi.org/10.1001/jhe-10.100

16. Contract Administration

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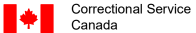
The Office of the Procurement Ombudsman (OPO) was established by the Government of Canada to provide an impartial, independent venue for Canadian bidders to raise complaints regarding the administration of certain federal contracts, regardless of dollar value. If you have concerns regarding the administration of a federal contract, you may contact OPO by e-mail at the Office of the Procurement Ombudsman email address, by telephone at 1-866-734-5169, or by web the Office of the Procurement Ombudsman email Ombudsman email The Office of the Procurement Ombuds

17. Privacy

- 17.1 The Contractor acknowledges that Canada is bound by the Privacy Act, R.S.C. 1985, c. P-21, with respect to the protection of personal information as defined in that Act. The Contractor must keep private and confidential any such personal information collected, created or handled by the Contractor under the Contract, and must not use, copy, disclose, dispose of or destroy such personal information except in accordance with this clause and the delivery provisions of the Contract.
- 17.2 All such personal information is the property of Canada, and the Contractor must have no right in or to that information. The Contractor must deliver to Canada all such personal information in whatever form, including all copies, drafts, working papers, notes, memoranda, reports, data in machine-readable format or otherwise, and documentation which have been made or obtained in relation to this Contract, upon the completion or termination of the Contract, or at such earlier time as the Minister may request. Upon delivery of the personal information to Canada, the Contractor must have no right to retain that information in any form and must ensure that no record of the personal information remains in the Contractor's possession.

18. Information Guide for Contractors

Prior to the commencement of any work, the Contractor certifies that its employees or employees of its subcontractors, working under contract for CSC will complete the applicable Module(s) and retain the signed checklist(s) from the CSC "Information Guide for Contractors" website: www.bit.do/CSC-EN



ANNEX A - STATEMENT OF WORK

The Correctional Service of Canada (CSC) CORCAN has a requirement to provide third party certification for Chainsaw Safety Training, on an as and when requested basis, to groups of offenders at various institutions and Community Industries in the Prairie Region.

1.0 Background:

CORCAN is an Agency of the Correctional Service of Canada (CSC) within the department of Public Safety and Emergency Preparedness. CSC and CORCAN are mandated to provide training, programs, and services that facilitate offenders' re-entry into the work force following their release. Our focus is to ensure that offenders who participate in CORCAN activities are fully, regularly, and suitably employed in a work environment that strives to achieve private sector standards.

To facilitate reintegration of offenders to the community and to support their opportunities for obtaining employment, it is necessary to deliver vocational training programs. It is important to ensure that vocational certifications are recognized in the labour market and relevant to community employment, therefore, accessing third party certifiers that issue certifications that meet community standards is imperative.

2.0 Objectives:

To provide third party Industry standard certification for graduated levels of Chainsaw Safety Training courses, on an as and when requested basis, to groups of offenders at various federal institutions in the Prairie Region.

Upon successful completion of the Chainsaw Safety Training, the Contractor must provide participants with certificates for the graduated course levels, as follows: **LEVEL 1** – Basic, **LEVEL 2** – Awareness, and LEVEL 3 - Intermediate.

NOTE: The Contractor must provide LEVEL 1 and 2 training at sites that do not have access to wooded areas and LEVEL 1, 2 and 3 training at sites that have access to wooded areas, see Annex A -Statement of Work.

3.0 Tasks

3.1 The Contractor must provide:

- a) Certified instructor(s) to deliver Chainsaw Safety training that includes both classroom and application of knowledge learned in the classroom and in a practical setting.
- b) Training programs that meet curriculum requirements for participants to obtain certification in the graduated levels in Chainsaw Safety.
- c) All manuals, handouts, materials, Personal Protective Equipment (PPE) and necessary equipment for the Contractors' resource and participants. The Contractor is responsible for transporting instructors and all course materials and equipment to and from the work location sites
- d) A training program that is up to 24 hours in length with classroom instruction and practical hands on exercises on gradual levels Awareness, Basic and Intermediate Chainsaw Safety, that includes but are not limited to:
 - Identify chainsaw safety components/features
 - Awareness in safe saw handling, how to safely perform, use, operate and maintain tools and saw machine.
 - Saw Handling and Cutting techniques
 - Personal Protective Equipment (PPE),

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- Specific work procedures, practices and requirements, including general and specific safety and health hazards recognition, prevention and control associated with each task.
- Avoiding kickback hazard
- Basic bucking and limbing techniques
- Tree felling

NOTE: There is no computer availability for Offenders or internet access – All training courses MUST be <u>instructor led / in-class facilitation</u> without offenders requiring access to a computer or internet. Any computer equipment, if required by the instructor requires pre-approval by the delegated Manager.

3.2 The Contractor or Contractor's resource delivering the training must:

- Participate in an orientation at the identified location prior to delivery of training as per section 8.0 Orientation Prior to Course Delivery;
- Arrive at least 30 to 45 minutes prior to the start time of the course to allow time for processing by the principal entrance security and resolve any logistical issue, set up and be ready for arrival of participants;
- c) Have all materials prepared for the course; and seek assistance from CSC personnel, when needed for the practical training,
- d) Ensure area of work is searched at the end of each day and any tool control, attendance management and security procedures are followed as identified in the site orientation prior to course delivery.

4.0 Deliverables

4.1 For each course, the Contractor must provide:

- a) Sufficient resources (instructor(s)) to facilitate in-class Chainsaw Safety training for each of the sites in the Stream(s) for which the Contractor must provide services. Since the training will be delivered based on each site's need, the Contractor must have sufficient resources to deliver training according to CSC's requirements;
- b) Training materials, written, practical exercises and testing as required for the completion of the applicable course;
- d) Training as per the required LEVEL indicated at 5.0 Location of Work. Due to some institutional sites not having access to wooded areas, only LEVEL 1 and 2 training will be required;
- c) A comprehensive equipment and tool list to the Project Authority or delegated Manager two (2) weeks in advance of the program start date;
- d) All necessary materials which would includes, but is not limited to: manuals, handouts, materials, chainsaws, cutting stands files, oil, gas, chains, PPE (OHS approved leg coverings, hard hats, ear protection and face shields) and any other necessary equipment. Gloves and boots for participants, as noted in paragraph 4.2.e., will be provided by CORCAN;
- e) Delivery of all materials/equipment to the location prior to start of course (materials/equipment will be stored on site at the location during the course);
- f) A list of successful participants to the delegated Manager;

- g) Hard copy of certificates for successful participants within 21 days of course completion, delivered to the delegated Manager; and,
- h) To the Project Authority, the dates of training, the location of training and number of participants within 21 days of completion of each course.

4.2 For each course, CSC (CORCAN) will provide:

- a) Selection of participants with a confirmed number of participants for the course to be provided to the Contractor two working days prior to the course commencement date;
- b) Training facilities of delivery, including classroom required for use during classroom instruction (note that all types of media utilized for delivery of the training is subject to pre-approval by the Project Authority and the type of media will be identified in the call-up);
- c) At each location, sufficient space for practical training;
- d) At each location, sufficient space and access (dependent on site protocols) for the Contractor's resource to utilize this space, to store all of the Contractor's materials and necessary equipment for the duration of each course;
- e) Gloves and steel toe boots for all participants, and practice logs as needed;
- f) The CSC CORCAN, Project Authority will provide a list to the Contractor of the delegated Managers for each CSC institutional location upon award of the Standing Offer; and
- g) The Project Authority or delegated Manager for each CSC institutional location will work with the Contractor to determine course delivery dates.

The <u>estimated</u> number of courses per year for each location (STREAM) is listed below in 5.0 Location of Work. The estimated course requirement does not constitute a contractual guarantee and there is no guaranteed minimum number of courses at each location.

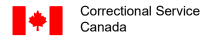
5.0 Locations of Work:

STREAM 1: ALBERTA SOUTH

CSC Institutions	LEVEL of Chainsaw Safety Training required	Security Classification	Estimated Number of Sessions per year
Bowden Institution Hwy 2 PO Box 6000 Innisfail AB, T4G 1V1	LEVEL 3	Medium Security Facility and Minimum Security Facility	Up to 2 courses
Drumheller Institution Hwy 9PO Box 3000 Drumheller AB, T0J 0Y0	LEVEL 1 and LEVEL 2	Medium Security Facility and Minimum Security Facility	Up to 2 courses

STREAM 2: ALBERTA CENTRAL

CSC Institutions Safety Training	Security Classification	Estimated Number of Sessions per year
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Edmonton Institution for Women 11151 178 Street Edmonton AB, T5S 2H9	LEVEL 3	Medium Security Facility and Minimum Security Facility	Up to 2 courses
Pê Sâkâstêw Centre Highway 2A PO Box 1500 Maskwacis AB, T0C 1N0	LEVEL 3	Minimum Security Facility	Up to 3 courses

STREAM 3: SASKATCHEWAN NORTH and CENTRAL

CSC Institutions	LEVEL of Chainsaw Safety Training required	Security Classification	Estimated Number of Sessions per year
Saskatchewan Penitentiary 15th Street West P.O. Box 160 Prince Albert SK, S6V 5R6	LEVEL 1 and LEVEL 2	Minimum Security Facility	Up to 2 courses
Willow Cree Healing Lodge P.O. Box 520 Duck Lake SK, S0K 1J0	LEVEL 3	Minimum Security Facility	Up to 3 courses
Regional Psychiatric Centre 2520 Central Ave N PO Box 9243 Saskatoon SK, S7K 3X5	LEVEL 1 and LEVEL 2	Medium Security Facility	Up to 2 courses

STREAM 4: SASKATCHEWAN SOUTH

CSC Institutions	LEVEL of Chainsaw Safety Training required	Security Classification	Estimated Number of Sessions per year
Okimaw Ohci Healing Lodge PO Box 1929 Maple Creek SK, S0N 1N0	LEVEL 3	Minimum Security Facility	Up to 2 courses

STREAM 5: MANITOBA (Stony Mountain)

CSC Institutions	LEVEL of Chainsaw Safety Training required	Security Classification	Estimated Number of Sessions per year
Stony Mountain Institution Highway #7 North at Stony Mountain	LEVEL 1 and LEVEL 2	Minimum Security Facility	Up to 4 courses

Service correctionnel Canada

Stony Mountain MB, R0C 3A0		

5.1 Class Size

<u>Minimum</u> class size will be **five (5)** participants. <u>Maximum</u> class size will be **eight (8)** participants

5.2 Travel and Living

There will be no travel and living expenses associated with this Standing Offer.

6.0 Hours of Work

The Contractor must provide training during the available location operational hours (Monday to Friday, 8:00 am to 4:00 pm).

Expected hours available for training at a Minimum Security Level Institution is 7 hours per day.

Expected hours available for training at a Medium Security Level Institution is 6 hours per day.

Specific times may vary slightly (start a bit later, end a bit earlier) at each location and will be identified at the time of the call-up for services. All locations will have a 30 to 90 minute shut down period during lunch for operational reasons. The shutdown period for lunch will be identified at the time of call-up for services.

7.0 Language of Work

The Contractor's Resources must deliver the courses (read, communicate orally and in writing) in English.

8.0 Orientation Prior to Course Delivery

Prior to commencing delivery of each course (date acceptable to the Contractor and Delegated Manager), the Contractor's Resource must receive an Orientation, briefing on the policies and procedures, including security procedures, delivery and storage of materials/equipment, review any logistical questions and other information necessary prior to course commencement including practical training. Site-specific protocols relating to COVID-19 will be discussed as part of the site orientation. This will include protocols related to masks, hand-sanitizing, disinfecting of equipment, physical distancing, etc. The site orientation may last up to three hours (may be shorter if it is not the first course that the Contractor has delivered at the location), and may be delivered via pre-reading, telephone, video conference or in person, as determined by the delegated CSC CORCAN manager at the site.

COVID-19 Mitigation Plans:

Due to the COVID-19 pandemic situation, the number of participants in a vocational training session may vary depending on the availability of training space that will allow for compliance with COVID-19 mitigation requirements. The number of participants shall always be determined with consideration to opportunity for physical distancing. Due to the impacts from the COVID-19 pandemic, temporary measures are being taken on-site at CSC institutions (Please refer to Fact Sheet for Contractors in Annex F- Fact Sheet: Resuming program and service delivery in CSC institutions)

9.0 Meetings

The Project Authority may call a meeting at any time to resolve urgent matters, and/or resolve any issues or concerns. The location, date and time will be agreed upon between the Project Authority and Contractor.

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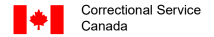
10.0 Limitations and Constraints

- a) Courses are delivered to federally sentenced offenders who are incarcerated at federal institutions (including minimum and medium security inmates). Policies related to security classification determination and federal institutions can be found on the following CSC website: www.csc-scc.gc.ca
- b) Participants may exhibit difficult or resistant behaviour;
- c) There may be delays entering the location. All items brought into the location must be inspected, x-rayed and may be tested for contraband;
- d) Individuals entering the location may also be subject to search procedures (for example dog search, ion scan, walk through metal detector, etc.);
- e) No computer availability for Offenders or internet access All courses MUST be instructor led/inclass facilitation:
- f) Courses may be delayed or cancelled due to operational requirements at the location. For example, scheduling conflicts, institutional shut downs, emergency situations that may modify the course schedule in part or in whole.

11.0 Cancellation

In the event that a scheduled session must be cancelled or rescheduled by CSC, the Project Authority, delegated Manager or the location (facility), shall give the Contractor a minimum of 24 hours notice. An email message will be deemed as notification. Course session(s) will be rescheduled at a suitable time. It is the contractor's responsibility to call the institution prior to leaving the day of the training to ensure that a lockdown has not been issued in the previous 24 hours.

In the event that a cancellation occurs and a notice of 24 hours isn't provided and in case of a lockdown when the Contractor is on site, the Contractor will be entitled to bill CSC the full value of one day of the course cost.



ANNEX B - PROPOSED BASIS OF PAYMENT

The following basis of payment will apply to any call-up issued against this Standing Offer.

1.0 Professional Services provided with a Firm Price:

For professional services requested by Canada, Canada will pay the Contractor the firm price set out in the Contract based on the firm, all-inclusive rates set out in this Annex, Applicable Taxes extra.

The <u>estimated</u> number of courses for each program for each location is listed below. The following estimated course requirement does not constitute a contractual guarantee and there is no guaranteed minimum number of courses at each location.

NOTES:

The Level of Chainsaw Safety Training required is identified for each site in the below tables; bidders are to provide pricing accordingly.

Bidders can bid on one or on multiple streams however, they must provide services at the institution(s) listed within the identified stream.

If the Bidder adds any conditions or makes changes to the pricing schedule, the Bidder's financial bid will be declared non-responsive.

2.0 Rates

Prices are to be Firm Unit price per Participant

A – Standing Offer Period – From Standing Offer award to April 30, 2024.

STREAM 1: ALBERTA SOUTH

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	Total A + B
	Α	В	С
a) Bowden Institution – Level 3 training	\$	\$	\$
b) Drumheller Institution – Level 1 and 2 training	\$	\$	\$
Total Column C			\$

STREAM 2: ALBERTA CENTRAL

Description Chainsaw Sa	All-inclusive firm rate per participant, at a	All-inclusive firm rate per participant, at a medium	TOTAL
-----------------------------------	---	--	-------

Training - as described in Annex A - Site and LEVEL of training	Community or minimum security facility	or maximum security facility	A + B
	A	В	С
a) Edmonton Institution for Women Level 3 training	\$	\$	\$
b) Pê Sâkâstêw Centre - Level 3 Training	\$	n/a \$0.00	\$
		Total Column C	\$

STREAM 3: SASKATCHEWAN NORTH & CENTRAL

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	TOTAL A + B
	Α	В	С
a) Saskatchewan Penitentiary – Level 1 and 2 training	\$	n/a \$0.00	\$
b) Willow Cree Healing Lodge – Level 3 training	\$	n/a \$0.00	\$
c) Regional Psychiatric Centre Level 1 and 2 training	n/a \$0.00	\$	\$
		Total Column C	\$

STREAM 4: SASKATCHEWAN SOUTH

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a <u>medium</u> or <u>maximum</u> security facility	TOTAL A + B
	Α	В	С

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a) Okimaw Ohci Healing Lodge – Level 3 training	\$ n/a \$0.00	\$
	Total Column C	\$

STREAM 5: MANITOBA - Stony Mountain Institution

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	TOTAL A + B
	Α	В	С
a) Stony Mountain Institution – Level 1 and 2 training	\$	n/a \$0.00	\$
		Total Column C	\$

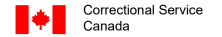
3.0 Options to Extend the Standing Offer Period:

Subject to the exercise of the option to extend the Standing Offer period in accordance with Article ETO
Be Inserted at Contract Award of the original Standing Offer, Options to Extend the Standing Offer, the Contractor will be paid the firm all inclusive rate(s) in accordance with the following table, Applicable Taxes extra, to complete all Work and services required to be performed in relation any call-up issued as a result of the Standing Offer extension

B - Option Period 1 - From May 1, 2024 to April 30, 2025.

STREAM 1: ALBERTA SOUTH

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	Total A + B
	Α	В	С
a) Bowden Institution – Level 3 training	\$	\$	\$
b) Drumheller Institution – Level 1 and 2 training	\$	\$	\$



Total Column C	\$
----------------	----

STREAM 2: ALBERTA CENTRAL

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a <u>medium</u> or <u>maximum</u> security facility	TOTAL A + B
	A	В	С
a) Edmonton Institution for Women – Level 3 training	\$	\$	\$
b) Pê Sâkâstêw Centre - Level 3 Training	\$	n/a \$0.00	\$
		Total Column C	\$

STREAM 3: SASKATCHEWAN NORTH & CENTRAL

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a <u>Community or minimum</u> security facility	All-inclusive firm rate per participant, at a <u>medium</u> or maximum security facility	TOTAL A + B
	Α	В	С
a) Saskatchewan Penitentiary – Level 1 and 2 training	\$	n/a \$0.00	\$
b) Willow Cree Healing Lodge – Level 3 training	\$	n/a \$0.00	\$
c) Regional Psychiatric Centre Level 1 and 2 training	n/a \$0.00	\$	\$
		Total Column C	\$

STREAM 4: SASKATCHEWAN SOUTH

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	TOTAL A + B
	Α	В	С
a) Okimaw Ohci Healing Lodge – <i>Level</i> 3 training	\$	n/a \$0.00	\$
		Total Column C	\$

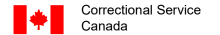
STREAM 5: MANITOBA - Stony Mountain Institution

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a <u>medium</u> or <u>maximum</u> security facility	TOTAL A + B
	Α	В	С
a) Stony Mountain Institution – Level 1 and 2 training	\$	n/a \$0.00	\$
		Total Column C	\$

C - Option Period 2 - From May 1, 2025 to April 30, 2026.

STREAM 1: ALBERTA SOUTH

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	Total A + B
	Α	В	С
a) Bowden Institution – Level 3 training	\$	\$	\$
b) Drumheller Institution – Level 1 and 2 training	\$	\$	\$
Total Column C			\$



STREAM 2: ALBERTA CENTRAL

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	TOTAL A + B
	A	В	С
a) Edmonton Institution for Women – Level 3 training	\$	\$	\$
b) Pê Sâkâstêw Centre - Level 3 Training	\$	n/a \$0.00	\$
		Total Column C	\$

STREAM 3: SASKATCHEWAN NORTH & CENTRAL

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a <u>medium</u> or maximum security facility	TOTAL A + B
	Α	В	С
a) Saskatchewan Penitentiary – Level 1 and 2 training	\$	n/a \$0.00	\$
b) Willow Cree Healing Lodge – Level 3 training	\$	n/a \$0.00	\$
c) Regional Psychiatric Centre Level 1 and 2 training	n/a \$0.00	\$	\$
		Total Column C	\$

STREAM 4: SASKATCHEWAN SOUTH

Description:	All-inclusive firm rate per	All-inclusive firm rate per	TOTAL
Chainsaw Safety	participant, at a	participant, at a <u>medium</u>	
Training - as described	Community or minimum	or maximum security	A + B
in Annex A -	security facility	facility	

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Site and LEVEL of training			
	A	В	С
a) Okimaw Ohci Healing Lodge – <i>Level</i> 3 training	\$	n/a \$0.00	\$
		Total Column C	\$

STREAM 5: MANITOBA - Stony Mountain Institution

Description: Chainsaw Safety Training - as described in Annex A - Site and LEVEL of training	All-inclusive firm rate per participant, at a Community or minimum security facility	All-inclusive firm rate per participant, at a medium or maximum security facility	TOTAL A + B	
	Α	В	С	
a) Stony Mountain Institution – Level 1 and 2 training	stitution – n/a		\$	
Total Column C \$				

<u>Basis of Selection:</u> The responsive offer with the lowest evaluated price for each stream will be recommended for issuance of a standing offer.

Evaluated Price Per STREAM = (Standing Offer Period Total Column C) + (Option Period 1 Total Column C) + (Option Period 2 Total Column C)

4.0 Applicable Taxes

- (a) All prices and amounts of money in the Standing Offer are exclusive of Applicable Taxes, unless otherwise indicated. Applicable Taxes are extra to the price herein and will be paid by Canada.
- (b) The estimated Applicable Taxes are included in the total estimated cost shown on page 1 of this Standing Offer. The estimated Applicable Taxes will be incorporated into all invoices and progress claims and shown as a separate item on invoices and progress claims. All items that are zero-rated, exempt, or to which taxes do not apply, are to be identified as such on all invoices. The Offeror agrees to remit to Canada Revenue Agency (CRA) any amounts of Applicable Taxes or due.

5.0 Electronic Payment of Invoices - Offer

Canada requests that Offerors complete option 1 or 2 below:

1. () Electronic Payment Instruments will be accepted for payment of invoices.

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The following Electronic Payment Instrument(s) are accepted:

- () MasterCard Acquisition Card; () Direct Deposit (Domestic and International);
- 2. () Electronic Payment Instruments will not be accepted for payment of invoices.

The Offeror is not obligated to accept payment by Electronic Payment Instruments.

Acceptance of Electronic Payment Instruments will not be considered as an evaluation criterion.

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ANNEX C - SECURITY REQUIREMENTS CHECK LIST

Government Gouvernement of Canada du Canada

Contract Number / Numéro du contrat 21C50-22-4069431 Security Classification / Classification de sécurité

DSD-NHQ5026

LISTE	SECURITY REQU DE VÉRIFICATION DES EX				
PART A - CONTRACT INFORMATION				CORTE (EVERO)	
Originating Government Department of Ministère ou organisme gouvernemer	or Organization /	701111212121		or Directorate / Direction génér N	ale ou Direction
3. a) Subcontract Number / Numéro du o		3. b) Name and A		ntractor / Nom et adresse du so	ous-traitant
Brief Description of Work / Brève description of Work		tutions in the Prairie F	Region.		
5. a) Will the supplier require access to Le fournisseur aura-t-il accès à des					No Non Ves
5. b) Will the supplier require access to Regulations? Le fournisseur aura-t-il accès à des sur le contrôle des données technic	données techniques militaires ques?				No Yes Non Oui
Indicate the type of access required /	Indiquer le type d'accès requis				
Will the supplier and its employees Le fournisseur ainsi que les employ (Specify the level of access using the specify of the level of access en utilise. Préciser le niveau d'accès en utilise Préciser le niveau d'accès en utilise	vés auront-ils accès à des rense ne chart in Question 7. c) cant le tableau qui se trouve à la	eignements ou à de question 7. c)	s biens PROTÉG	ÉS et/ou CLASSIFIÉS?	No Yes No Ves
6. b) Will the supplier and its employees PROTECTED and/or CLASSIFIED Le fournisseur et ses employés (p. à des renseignements ou à des bie	information or assets is permitt ex. nettoyeurs, personnel d'ent ens PROTÉGÉS et/ou CLASSIF	ed. retien) auront-ils ad TÉS n'est pas auto	cès à des zones		Non Ves Oui
S'agit-il d'un contrat de messagerie	ery requirement with no overni	ght storage?	800		No Non Yes Oui
7. a) Indicate the type of information tha	t the supplier will be required to	access / Indiquer I	e type d'information	on auquel le fournisseur devra	avoir accès
Canada	N/A NAT	O / OTAN	N/A	Foreign / Étranger	N/A
7. b) Release restrictions / Restrictions r					
No release restrictions Aucune restriction relative à la diffusion	All NATO countr Tous les pays de			No release restrictions Aucune restriction relative à la diffusion	
Not releasable À ne pas diffuser					
Restricted to: / Limité à :	Restricted to: / L	imité à :		Restricted to: / Limité à :	
Specify country(ies): / Préciser le(s) pa	ys : Specify country(ies): / Préciser le(s) pays :	Specify country(ies): / Précis	eer le(s) pays :
7. c) Level of information / Niveau d'info					
PROTECTED A	NATO UNCLAS			PROTECTED A	
PROTÉGÉ A	NATO NON CLA		⊢	PROTÉGÉ A PROTECTED B	
PROTECTED B PROTÉGÉ B	NATO RESTRIC	ON RESTREINTE		PROTECTED B PROTÉGÉ B	
PROTECTED C	NATO CONFIDE			PROTECTED C	
PROTÉGÉ C	NATO CONFIDE	NTIEL		PROTÉGÉ C	
CONFIDENTIAL CONFIDENTIEL	NATO SECRET NATO SECRET			CONFIDENTIAL CONFIDENTIEL	
SECRET	COSMIC TOP S	ECRET	一	SECRET	一
SECRET L	COSMIC TRÈS	SECRET		SECRET	
TOP SECRET TRÈS SECRET				TOP SECRET TRÈS SECRET	
TOP SECRET (SIGINT)				TOP SECRET (SIGINT)	
TRÈS SECRET (SIGINT)				TRÈS SECRET (SIGINT)	
	<u> </u>			•	

TBS/SCT 350-103(2004/12) Security Classification

Security Classification / Classification de sécurité

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Service correctionnel Canada

DSD-NHQ5026

- 4 -	Government	Gouvernement	Contract Num	nber / Numéro du contr	rat
*	of Canada	du Canada	21C	50-22-4069431	
			Security Classificat	tion / Classification de	sécurité
PART A (con	tinued) / PARTIE	A (suite)			
8. Will the sup	plier require acces	ss to PROTECTED and/or CLASSIFIED COM		OUT!ÉOO	No Yes
	eur aura-τ-ıı acces ≿ate the level of seı	à des renseignements ou à des biens COMS nsitivity:	SEC designes PROTEGES et/ou CLAS	SIFIES?	Non Oui
		niveau de sensibilité :			
		ss to extremely sensitive INFOSEC information à des renseignements ou à des biens INFOS			No Yes Oui
Short Title(s) of material / Titre	e(s) abrégé(s) du matériel :			
Document I	Number / Numéro	du document :			
		LIER) / PARTIE B - PERSONNEL (FOURNIS ing level required / Niveau de contrôle de la :			
	RELIABILITY ST	TATUS CONFIDENTIAL	SECRET	TOP SECRE	т
~	COTE DE FIABI		SECRET	TRÈS SECR	
	TOP SECRET- TRÈS SECRET			COSMIC TO	OP SECRET RÈS SECRET
	SITE ACCESS ACCÈS AUX EN	MPLACEMENTS			
	Special commen	nte:			
	Commentaires s				
		e levels of screening are identified, a Security (ii plusieurs niveaux de contrôle de sécurité s		e la sécurité doit être fo	ourni.
	screened personne	el be used for portions of the work?			No Non Oui
		rsonnel be escorted?			No Yes
Dans l'a	affirmative, le perso	onnel en question sera-t-il escorté?			Non Oui
		PLIER) / PARTIE C - MESURES DE PROTE	CTION (FOURNISSEUR)		
INFORMATI	ON / ASSETS /	RENSEIGNEMENTS / BIENS			
11. a) Will the	supplier be require	ed to receive and store PROTECTED and/or	CLASSIFIED information or assets on	its site or	No Yes
premise		nu de recevoir et d'entreposer sur place des i	rancoignaments ou des bions BROTÉG	ÉS atlau	Non Oui
CLASS		iu de recevoir et d'entreposer sur place des i	enseignements ou des biens PROTEG	ES el/ou	
11 h) Will the	supplier he require	ed to safeguard COMSEC information or ass	ets?		□ No □Yes
		nu de protéger des renseignements ou des b			Non Oui
PRODUCTION	ON				
		cture, and/or repair and/or modification) of PR	OTECTED and/or CLASSIFIED material	or equipment	No Yes
	t the supplier's site or allations du fourniss	or premises? seur serviront-elles à la production (fabrication	et/ou réparation et/ou modification) de m	atériel PROTÉGÉ	Non Oui
et/ou Cl	LASSIFIÉ?				
INFORMATION	ON TECHNOLOGY	(IT) MEDIA / SUPPORT RELATIF À LA	TECHNOLOGIE DE L'INFORMATION (1	71)	
				•	
		to use its IT systems to electronically process	, produce or store PROTECTED and/or	CLASSIFIED	No Yes
	tion or data? nisseur sera-t-il tenu	ı d'utiliser ses propres systèmes informatiques	pour traiter, produire ou stocker électroni	iquement des	
		nnées PROTÉGÉS et/ou CLASSIFIÉS?			

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité

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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?

DSD-NHQ5026

*	Government of Canada	Gouvernemen du Canada
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Contract Number / Numéro du contrat 21C50-22-4069431 Security Classification / Classification de sécurité

PART C - (continue																
For users comple		the	form	manually us	e the sum	mary cha	rt be l ow to in	dicate the cat	egory(ies	and level	(s) o	f safe	egua	rding required	at the su	pplier's
site(s) or premise Les utilisateurs q		mnli	ccor	at le formulaire	manuall	omont de	sivent utiliser	le tableau réc	anitulatif	ci dossou	no.	ır ind	liauo	r pour chaque	o catégori	o los
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	•															
For users comple																
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dans ic tableau ii	Jour	ntaic			SL	JMMARY	CHART /	TABLEAU R	ÉCAPITI	JLATIF						
200.00								000000000			Π			Processor (1997)		
Category Catégorie		OTECT			ASSIFIED LASSIFIÉ			NATO						COMSEC		
	H	T	_			TOP	NATO	NATO	NATO	COSMIC	Ppi	OTECT	ED			TOP
	Α	В	С	CONFIDENTIAL	SECRET	SECRET	RESTRICTED	CONFIDENTIAL	SECRET	TOP		ROTÉG		CONFIDENTIAL	SECRET	SECRET
N/A				CONFIDENTIEL		TRÈS	NATO	NATO		SECRET	A	В	С	CONFIDENTIEL		TRES
						SECRET	DIFFUSION RESTREINTE	CONFIDENTIEL		TRÈS SECRET						SECRET
Information / Assets							TREOTREME			OLONET					T	
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IT Media /	_	┢							-		\vdash	-	-			
Support TI											_	_				
IT Link / Lien électronique																
				•	•		•		•	•				•		
12. a) Is the descrip	tion	of th	ne w	ork contained	within this	SRCL P	ROTECTED	and/or CLAS	SIFIFD?					Г	No	Г∏Yе
La description										SIFIÉE?				L	Non	L
If Yes, classif Dans l'affirma	y th	IS TO	rm I	by annotating	the top a	ind botto	m in the are	a entitled "Se	ecurity C	lassificati	on".	óο				
« Classification								read de secu	inte dans	ia case ii	ititui					
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b) Will the docu La documenta															✓ No	Ye
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ANNEX D - INSURANCE REQUIREMENTS

Commercial General Liability Insurance

- 1. The Contractor must obtain Commercial General Liability Insurance, and maintain it in force throughout the duration of the Contract, in an amount usual for a contract of this nature, but for not less than \$2,000,000 per accident or occurrence and in the annual aggregate.
- 2. The Commercial General Liability policy must include the following:
 - a. Additional Named Insured: Canada is added as an additional named insured, but only with respect to liability arising out of the performance of the Contract. The interest of Canada should read as follows: Canada, as represented by His Majesty the King in Right of Canada as represented by the Minister of Public Safety.
 - Bodily Injury and Property Damage to third parties arising out of the operations of the Contractor.
 - c. Products and Completed Operations: Coverage for bodily injury or property damage arising out of goods or products manufactured, sold, handled, or distributed by the Contractor and/or arising out of operations that have been completed by the Contractor.
 - d. Personal Injury: While not limited to, the coverage must include Violation of Privacy, Libel and Slander, False Arrest, Detention or Imprisonment and Defamation of Character.
 - e. Cross Liability/Separation of Insureds: Without increasing the limit of liability, the policy must protect all insured parties to the full extent of coverage provided. Further, the policy must apply to each Insured in the same manner and to the same extent as if a separate policy had been issued to each.
 - f. Blanket Contractual Liability: The policy must, on a blanket basis or by specific reference to the Contract, extend to assumed liabilities with respect to contractual provisions.
 - g. Employees and, if applicable, Volunteers must be included as Additional Insured.
 - h. Employers' Liability (or confirmation that all employees are covered by Worker's compensation (WSIB) or similar program)
 - i. Broad Form Property Damage including Completed Operations: Expands the Property Damage coverage to include certain losses that would otherwise be excluded by the standard care, custody or control exclusion found in a standard policy.
 - j. Notice of Cancellation: The Contractor will provide the Contracting Authority thirty (30) days prior written notice of policy cancellation or any changes to the insurance policy.
 - k. If the policy is written on a claims-made basis, coverage must be in place for a period of at least 12 months after the completion or termination of the Contract.
 - I. Owners' or Contractors' Protective Liability: Covers the damages that the Contractor becomes legally obligated to pay arising out of the operations of a subcontractor.
 - m. Litigation Rights: Pursuant to subsection 5(d) of the <u>Department of Justice</u> <u>Act</u>, S.C. 1993, c. J-2, s.1, if a suit is instituted for or against Canada which the Insurer would, but for this clause, have the right to pursue or defend on behalf of Canada as an Additional Named Insured under the insurance policy, the Insurer must promptly contact the Attorney General of Canada to agree on the legal strategies by sending a letter, by registered mail or by courier, with an acknowledgement of receipt.

For the province of Quebec, send to:

Director Business Law Directorate, Quebec Regional Office (Ottawa), Department of Justice, 284 Wellington Street, Room SAT-6042, Ottawa, Ontario, K1A 0H8

For other provinces and territories, send to:

Senior General Counsel, Civil Litigation Section, Department of Justice

Service correctionnel Canada

234 Wellington Street, East Tower Ottawa, Ontario K1A 0H8

A copy of the letter must be sent to the Contracting Authority. Canada reserves the right to co-defend any action brought against Canada. All expenses incurred by Canada to co-defend such actions will be at Canada's expense. If Canada decides to co-defend any action brought against it, and Canada does not agree to a proposed settlement agreed to by the Contractor's insurer and the plaintiff(s) that would result in the settlement or dismissal of the action against Canada, then Canada will be responsible to the Contractor's insurer for any difference between the proposed settlement amount and the amount finally awarded or paid to the plaintiffs (inclusive of costs and interest) on behalf of Canada.

ANNEX E - EVALUATION CRITERIA

1.0 Technical Evaluation:

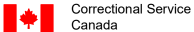
- 1.1 The following elements of the offer will be evaluated and scored in accordance with the following evaluation criteria.
 - Mandatory Technical Criteria

It is <u>imperative</u> that the offer <u>address each of these criteria</u> to demonstrate that the requirements are met.

- 1.2 LISTING EXPERIENCE WITHOUT PROVIDING ANY SUBSTANTIATING DATA TO SUPPORT WHERE, WHEN AND HOW SUCH EXPERIENCE WAS OBTAINED WILL RESULT IN THE STATED EXPERIENCE NOT BEING CONSIDERED FOR EVALUATION PURPOSES.
- 1.3 All experience must be strictly work-related. Time spent during education and/or training will not be considered, unless otherwise indicated.
- 1.4 Experience must be demonstrated through a history of past projects, either completed or on-going.
- 1.5 References shouldbe provided for each project/employment experience.
 - I. Where the stated experience was acquired within a Canadian Federal Government Department or Agency **as a Public Servant**, the reference must be a Public Servant who had a supervisory role over the proposed resource during the stated employment.
 - II. Where the stated experience was acquired within a Canadian Federal Government Department or Agency **as a consultant**, the reference must be the Public Servant who was identified as the Project Authority of the project on which the proposed resource acquired the experience.
 - III. References should be presented in this format:
 - a. Name;
 - b. Organization;
 - c. Current Phone Number; and
 - d. Email address if available

1.6 Response Format

- I. In order to facilitate evaluation of offers, it is recommended that Offerors' offers address the mandatory criteria in the order in which they appear in the Evaluation Criteria and using the numbering outlined.
- II. Offerors are also advised that the month(s) of experience listed for a project or experience whose timeframe overlaps that of another referenced project or experience will only be counted once. For example: Project 1 timeframe is July 2001 to December 2001; Project 2 timeframe is October 2001 to January 2002; the total months of experience for these two project references is seven (7) months.



- III. For any requirements that specify a particular time period (e.g., 2 years) of work experience, CSC will disregard any information about experience if the technical offer does not include the required month and year for the start date and end date of the experience claimed.
- IV. CSC will also only evaluate the duration that the resource actually worked on a project or projects (from the start date to end date), instead of the overall start and end date of a project or a combination of projects in which a resource has participated.

Canada asks the offeror to clearly indicate for which STREAM they are submitting their offer. Bidders can bid on one or both streams however, they must provide services at the institutions listed within the identified stream.	□STREAM 1: AB SOUTH sites □STREAM 2: AB CENTRAL sites □STREAM 3: SK NORTH & CENTRAL sites □STREAM 4: SK SOUTH site □STREAM 5: MANITOBA site (Stony Mountain)
Printed name	

MANDATORY TECHNICAL CRITERIA -

#	Mandatory Technical Criteria	Offeror Response Description (include location in offer)	Met/Not Met
/ 11	*Industry Certification of <u>Chainsaw Safety</u> Training:		
	Bidder must provide proof of documentation from industry, which may be in the form of a letter / certificate, demonstrating the bidder's training course is recognized as an official trainer to deliver training to educational, governmental or industry association or multiple industry sites.		
	*Industry certified means that the training provided by the bidder will result in certification recognized by the industry to include, but not limited to; International Society of Arboriculture (ISA), Canadian Standards Association (CSA), Woodland Trainers Association (WTA), Arboriculture Canada.		

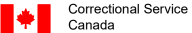
	December of decrease autotion for an industrial and the first of	<u> </u>
	Proof of documentation from industry may be in the form of a letter / certificate demonstrating the bidder is recognized as an official trainer to deliver training to educational, governmental industry association or multiple industry sites.	
	Certification that is only recognized by a specific company or work site location, does not meet this standard and will be not be accepted.	
	Proof of industry certification must be submitted with the bid. Failure to provide proof of industry certification will result in your bid being deemed non-responsive.	
M2	Certification to instruct Chainsaw Safety:	
	The Bidder's proposed resource(s) must be certified to instruct Chainsaw Safety Training .	
	The Bidder must provide for <u>EACH</u> proposed resource, the name of the proposed resource(s) and documentation (e.g. valid certificate, letter(s), etc.) that demonstrates the proposed resource is certified to instruct the training that is industry certified, as defined under M1.	
	Proof of certification for EACH proposed resource must be submitted with the bid. Failure to provide proof that the resource is certified to instruct will result in your bid being deemed non-responsive.	
М3	Experience instructing Chainsaw Safety:	
	EACH of the bidder's proposed resource(s) must have delivered a minimum of six (6) Chainsaw Safety Training courses as a current certified instructor with experience being within the last four (4) years prior to the bid solicitation closing date.	
	To demonstrate the experience , the Bidder must provide for EACH proposed resource, details of the courses they have facilitated which includes:	
	a) Resource name b) Client's name with contact information c) Start and end date of each course facilitated (day/month/year to day/month/year)	
	It is the bidder's responsibility to clearly show how the proposed resource(s) meet the above experience criteria. Failure to do so will result in your proposal being deemed non-responsive.	
	See Example below of how to submit the M3 requirement for each resource being proposed:	

- a) Resource (Trainer): Joe Bell
- b) Client: John Doe, ABC Company; phone: (555) 555-5555); email: testing@generic.com;
- c) Course details:
 - 1. Chainsaw Safety January 15-17, 2019

 - Chainsaw Safety April 22-24, 2019
 Chainsaw Safety September 6-8, 2019
 - 4. Chainsaw Safety August 12-14, 2020
 - 5. Chainsaw Safety July 16-18, 2021
 - 6. Chainsaw Safety September 13-15, 2021

Proof of experience for EACH resource proposed (minimum 6 courses) may be met through providing required course details for one or more clients.

NOTE: FOR M3 criteria - If not all information is provided with the proposal, Canada will request it and the bidder will have 24 hours from the time of the request to provide it.



ANNEX F – FACT SHEET FOR CONTRACTORS – Resuming program and service delivery in CSC institutions

What is CSC's plan to resume programs and services?

Resuming program and service delivery is essential to supporting CSC's legislated mandate. As restrictions related to COVID-19 begin to ease in regions across the country, CSC is working diligently to ensure the safe and gradual resumption of certain services and programs in federal institutions.

The timeline around reinstating any activities will vary across the country, informed by national, provincial and local circumstances and public health advice.

As resumption of activities unfold, CSC will closely monitor the situation within its institutions. At the sign of one case of transmission in a site, contractors will no longer be allowed entry in that site until the outbreak is contained through contact tracing, testing and isolation.

As these activities slowly resume, there are measures in place for those coming into the institutions detailed in this document.

What should I know before I return to an institution?

CSC is actively screening all persons entering CSC institutions. These measures are in place to ensure the safety of everyone in the institution and to limit the risk of infection from COVID-19.

Before coming to an institution, ask yourself the following questions:

- Are you feeling sick (a new cough, headache, weakness, fever, difficulty breathing, etc.)?
- Have you travelled outside Canada in the past 14 days?
- Have you provided care or had close contact with a person with COVID-19 without personal protection equipment?
- Are you coming from a community where there is a travel ban?
- Do you need to cross a provincial boundary and does public health in that province require you to self-isolate for 14 days?

If you answered yes to any of these questions, do not enter a CSC institution. Consult your local public health authorities as you may be required to self-isolate.

What should I know when I arrive at an institution?

You will have your temperature taken by a non-touch thermometer when you enter. If you register a temperature of 38°C or higher you will be required to sit at the entrance for fifteen minutes to allow your temperature to normalize. When fifteen minutes have passed, you will take a second temperature reading orally yourself using a disposable thermometer. If the second reading yields a result of 38°C or above, you will not be allowed to enter the operational site and will be instructed to return home immediately and contact your local public health authorities to seek testing for COVID-19.

What can I expect in an institution?

CSC is putting in place several measures to help prevent COVID-19 from entering the institutions and to control the spread if it does. The measures will vary based on the configuration of each location and the public health risk in each community.

You will be required to wear a mask on the premises at all times. We encourage you to bring your own, however if you arrive without one, CSC will provide one. You will also be required to clean and sanitize your hands at the main entrance and throughout the day as you move about the facility.

All offenders and staff have been provided masks to wear and are encouraged to respect the physical distancing of two meters. You will also be required to respect the same physical distancing.

We advise that you reach out to your CSC contact to find out what measures are in place in the specific institution you will be visiting.

Are there measures in place to keep me safe from COVID-19 while in an institution?

CSC is actively engaging experts on public health and infection prevention in response to the COVID-19 pandemic. In our institutions, we have put the following measures in place to limit the introduction of COVID-19 and reduce the spread of the virus:

- Active screening of all persons entering CSC institutions.
- Masks are being provided to all offenders and staff to wear. Contractors are also required to wear a mask, and will be provided with one if they do not have their own.
- Physical distancing of two meters is being enforced.
- Office doors will be kept open when possible for air circulation and shared offices will be disinfected between uses.
- Cleaning practices have been enhanced, including disinfecting common areas and high-contact surfaces.
- Shared equipment will be cleaned before and after each use.
- Hand sanitizer will be available to staff, inmates and contractors throughout the institution, including program spaces.

For group programming, groups will be significantly smaller, chairs will be spaced apart, everyone will be wearing masks, and session lengths may be shorter.

All sites will implement measures based on the layout of individual institutions and the status of the virus in each local area. Our top priority remains the health and safety of inmates, staff and all those entering our institutions.

Have more questions?

We advise that you reach out to your CSC contact for more information, including information regarding specific institutions.