

**DISTRICT OF COLUMBIA COURTS
SOLICITATION, OFFER AND AWARD
FOR SUPPLIES, OR SERVICES**

ISSUED BY: DISTRICT OF COLUMBIA COURTS
ADMINISTRATIVE SERVICES DIVISION
PROCUREMENT AND CONTRACTS BRANCH
616 H STREET, N.W., ROOM 622
WASHINGTON, D.C. 20001

DATE ISSUED: August 26, 2016

OPENING DATE: _____

OPENING TIME: _____

SOLICITATION NUMBER: DCSC-16-RP-0076

CLOSING DATE: September 15, 2016

CLOSING TIME: 2:00 P.M. EST.

OFFER/BID FOR: Web Voucher System

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OFFER (TO BE COMPLETED BY OFFEROR) Note: In sealed bid solicitations “Offer” and Offeror” mean Bid” and Bidder.”

The undersigned offers and agrees that, with respect to all terms and conditions accepted by the Courts under —AWARD below, this offer and the provisions of the RFP/IFB will constitute a Formal Contract.					
<p align="center">OFFEROR</p> <p>Name:</p> <p>Street:</p> <p>City, State:</p> <p>Zip Code:</p> <p>Area Code & Telephone Number:</p>	<p>Name and title of Person Authorized to Sign Offer: (Type or Print)</p>				
	<table border="1"> <tr> <td>Signature</td> <td>Date:</td> </tr> <tr> <td align="center">(Seal)</td> <td></td> </tr> </table>	Signature	Date:	(Seal)	
	Signature	Date:			
(Seal)					
<p>Impress Corporate Seal</p> <p>Corporate (Secretary) _____ (Seal) (Attest)</p>					

AWARD (To be completed by the District of Columbia Courts)

CONTRACT NO. _____ AWARD AMOUNT \$ _____

ACCEPTED AS TO THE FOLLOWING ITEMS:

DISTRICT OF COLUMBIA COURTS

BY: _____

CONTRACTING OFFICER

CONTRACT PERIOD: _____

AWARD DATE

All written communications regarding this solicitation should be addressed to the Contracting Officer at the mailing address listed on page 1. All communications should be directed by email to Toshia Jackson, Senior Contract Specialist at toshia.jackson@dcsc.gov.

The prospective Offerors shall submit questions no later than Thursday, September 1, 2016. The Courts will not consider any questions received after 2pm, EST. Written questions and inquires should be submitted by email to Toshia Jackson, Contract Specialist at toshia.jackson@dcsc.gov.

The Courts will post all amendments and responses to offerors questions in the DC Courts and the Federal Business Opportunities Websites at www.dccourts.gov/dccourts/courtsystem/procurement.jsp and www.fedbizopps.gov. Oral explanations or instructions given by Courts Officials before the award of the contract will not be binding.

This solicitation is an **OPEN MARKET** procurement.

1. ACKNOWLEDGMENT OF AMENDMENTS

The Offeror acknowledges receipt of Addenda to the solicitation and related documents numbered and dated as follows:

AMENDMENT NO.	DATE	AMENDMENT NO.	DATE

NOTE: Offeror may acknowledge addendum here or on addendum or both.

PART I

SECTION B - SUPPLIES OR SERVICES AND PRICE/COST

B.1 The District of Columbia Courts (the Courts) is seeking a qualified Contractor to enhance the existing Web Voucher System (WVS) for the Budget and Finance Division (B&F).

B.2 The Courts contemplates award of a firm fixed price contract as a result of this solicitation to the responsible Offeror whose offer is most advantageous to the Courts.

B.3 The Offeror shall submit a price for the services/supplies specified below and in accordance with Section C, Scope of Services, of this solicitation.

B.4 CONTRACT PERIOD

B.4.1 The term of the contract shall not exceed twelve (12) months from the date of award. The date of award shall be from the date of the Contracting Officer's signature.

B.5 PRICE/COST SCHEDULE

Table B.5.1 Base Period – 12 Months

CLIN #	CLIN Description	Total Price
0001	Requirements Validation, Project Management, Code Review and Design.	\$
0002	CJA/CCAN/Probate Modules Software Development	\$
0004	Testing, Knowledge Transferring, Training and Project Close-out	\$
Total Price		\$ _

SECTION C - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT

C.1 Background

C.1.1 As the Judicial Branch of the District of Columbia (D.C.) Government, the District Columbia Courts (the Courts) are a fully unified, large urban court system with 96 active, full-time judges and approximately 1,100 court employees.

C.1.2 The Courts include the Court of Appeals (DCCA), the District of Columbia's highest court, the Superior Court (DCSC), a trial court of general jurisdiction, and the Court System, which provides administrative functions for both courts. Because the District of Columbia has no intermediate appellate court, the Court of Appeals hears all cases appealed from the trial court. The Court of Appeals also reviews decisions and orders of D.C. Government administrative agencies. Final judgments of the Court of Appeals are reviewable by the U.S. Supreme Court.

C.1.3 DCSC has six major operating divisions which process civil, criminal, domestic violence, family, probate, and tax cases. The Court also operates the juvenile probation function for the D.C., mediation programs and Crime Victims Compensation Program which provides financial assistance to victims of violent crime and their families.

C.1.4 The Court System provides business support services, including but not limited to budget and finance, administrative services, human resources, general counseling, training, research and development, court reporting, and information technology.

C.1.5 The Budget and Finance Division(B&F) is responsible for using high quality financial and performance information to make and implement effective policy, management, stewardship, and program decisions. This Division prepares, enacts, and administers the Courts annual spending plan (budget); develops and maintains the accounting and reporting system of the Courts; receives and processes payments (i.e. court fees, fines, and forfeitures) made in the Courts; and issues, audits, reviews, tracks and pays vouchers for the Criminal Justice Act (CJA) and Counsel for Child Abuse and Neglect (CCAN) programs as well as makes payments for court-ordered compensation to legal and expert service providers under the Courts' Guardianship program. The Budget and Finance Division is comprised of the Director's Office and four branches: the Budget Branch, Accounting Branch, Banking and Finance Branch, and Defender Services Branch.

C.1.6 The Defender Services Branch of the Budget and Finance Division issues, audits, reviews, tracks and pays vouchers for the Criminal Justice Act (CJA) and Counsel for Child Abuse and Neglect (CCAN) programs. It also reviews,

processes and pays court-ordered compensation to legal and expert service providers related to the Guardianship program

C.1.7 The Information Technology (IT) Division employs staff of about 65 and is responsible for all aspects of business process automation, information systems management, network operations, security auditing, as well as desktop and peripheral support.

C.1.8 Web Voucher System (WVS) was developed in an effort to automate the paper payment processing of claims submitted for representation in the Criminal Justice Act (CJA) program and the Counsel for Child Abuse and Neglect (CCAN) program. WVS has provided successful results consistently since the time it went live on July 17, 2006. WVS has dramatically improved the speed and efficiency with which the Defender Services Branch's +\$50M budget is administered.

C.1.9 Subsequently, WVS was extended and deployed to other business areas. The processing of over 50,000 claims per year was a tall task and converting this process to a fully automated system was a huge undertaking and required a layered component based software architecture.

C.1.10 WVS is a web-based system built using Java and Java 2 Enterprise Edition (J2EE) technologies. The Java technology was selected for use given that it allows for easy maintenance and enhancement as new features are requested or other enhancements are deemed necessary to support the growing needs of the Courts. While this strategy has proven to be successful, time has seen many major developments with technology that cannot be implemented with the current version of the software. A major redesign effort is currently under way to bring the technology up to date. Additional functionalities, such as, a fully automated probate voucher submission workflow, CJA Plan changes, are expected to be included in this phase of the project.

C.2 **Scope**

C.2.1 The Courts are seeking a contractor to provide software development professional services for WVS enhancements.

C.2.2 The Agile Software Development Methodology shall be adopted for this implementation. The requirements shall be implemented in sprints using a product backlog. Each sprint shall include, but not limited to, the following detailed steps:

C.2.2.1 Requirements specifications: Document emerging requirements to accommodate changes to voucher processing policies.

C.2.2.2 Requirements Validation: The requirements as presented in this document address specific business needs that need to be reviewed and confirmed by B & F personnel.

C.2.2.3 Definition of Test Cases and Scenarios: These need to show that the actual

business need is met by the technical requirement.

C.2.2.4 Development/Testing: Creation of the actual code to produce the desired result and Test results to demonstrate each requirement is addressed.

C.2.2.5 User Acceptance Testing (UAT): Validation with B & F that the business need is satisfied.

C.3 Requirements (Web Voucher System Functionality)

C.3.1 CJA/CCAN Module Requirements

C.3.1.1 The contractor shall gather and verify the requirements, analyze, design, develop, implement, test and integrate the WVS application according to the guidelines and schedules stated in the Statement of Work.

C.3.1.2 The contractor shall be required to implement emerging requirements to accommodate changes to voucher processing policies if necessary to make the system compliant with future Administrative Orders or future amendments to the Criminal Justice Act (CJA) plan or the Counsel for Child Abuse and Neglect (CCAN) plan as mandated by the Joint Committee on Judicial Administration.

C.3.1.3 The contractor shall implement functionality to ensure system meets financial auditing and compliance standards.

C.3.1.4 The Contractor shall implement functionality to allow voucher submission for “Not Guilty by Reason of Insanity” (NGRI) case types pursuant to ADMINISTRATIVE ORDER NO. 16-08.

C.3.1.5 The system shall implement functionality to ensure compliance with the updated plan furnishing representation to indigents under the District of Columbia Criminal Justice Act (CJA Plan-April-2016)

C.3.1.6 The Contractor shall implement security and privacy controls in accordance with Federal standards and guidelines.

C.3.1.7 The Contractor shall repair bugs to improve voucher security, editing, and workflow models and extend the data model as needed.

C.3.1.8 The Contractor shall create new database logic, software code, pages, and screens to allow additional edits/workflow functionality.

C.3.1.9 The Contractor shall also participate in team code reviews, team meetings, and brainstorming sessions.

C.3.1.10 The Contractor shall assist the team with knowledge transfer to the Production Support team and Help Desk team prior to system roll-out.

C.3.1.11 The Contractor shall work closely with the IT Quality Assurance team to repair bugs and stabilize the system in preparation for roll-out.

C.3.1.12 The Contractor shall assist IT staff and the customer with end user training and possess excellent presentation, communication, and customer service skills.

C.3.1.13 The Contractor shall assist with Production support of the new Web Voucher System after system roll-out.

- C.3.1.14 The Contractor shall perform, at a minimum, the following project management activities:
- C.3.1.15 Develop and maintain the Web Voucher System Enhancements Solution Project Plan, work breakdown structure (WBS) and schedule.
- C.3.1.16 Maintaining the project schedule to reflect up-to-date information on a regular basis.
- C.3.1.17 Produce the Project Management Plan (PMP) to include sections or plans that address project management and SDLC artifacts according to the DC Courts standards.
- C.3.1.18 Manage concurrent activities within the Web Voucher System Enhancements Solution project, informing the DC Courts IT Project Manager of potential problems and recommended solutions.
- C.3.1.19 Track and report on project risks and mitigation strategies, issues, project changes, and accomplishments
- C.3.1.20 The Contractor shall implement functionality to ensure that vouchers for expert services can be submitted for payment before the voucher for legal services is submitted.
- C.3.1.21 The Contractor shall implement functionality to ensure that, if the voucher for expert services is submitted after the voucher for legal services has been submitted, the Web Voucher System will select the last date of services from the legal voucher and utilize that date to determine if the expert services voucher is submitted within 120-day timeline. In the event the legal voucher is placed in a “No Intent to Bill” status, the date the legal voucher was moved to that status will be utilized as the last date of service for the expert voucher.
- C.3.1.22 The Contractor shall implement functionality to ensure that the appointed counsel must review the expert voucher before it is submitted for payment.
- C.3.1.23 The Contractor shall implement functionality to ensure that a “pop-up” will show the attorney that outstanding expert vouchers require attention. This pop-up will appear at the time the attorney attempts to submit his/her legal voucher
- C.3.1.24 The Contractor shall implement functionality to ensure that email and/or text (optional) message/notification will be sent to the appointed counsel regarding outstanding expert vouchers that need to be reviewed.
- C.3.1.25 The Contractor shall implement functionality to ensure the appointed counsel for NGRI (Not Guilty by Reason of Insanity) cases will receive one voucher annually for each case for the purposes of recording billing services rendered during the calendar year. Calendar year being 1/1-12/31 of the current year.
- C.3.1.26 The Contractor shall implement functionality to ensure no supplemental vouchers shall be issued in the case of NGRI (Not Guilty By Reason of Insanity) appointments.
- C.3.1.27 The Contractor shall implement functionality to ensure each legal voucher issued for NGRI case appointments will have an appointment date and case filed date of January 1, of each calendar year.
- C.3.1.28 The Contractor shall implement functionality to ensure no new voucher for a subsequent year can be requested, nor will one be issued until the prior year voucher has been submitted or moved to the “No Intent to Bill” folder within the WVS (Web

Voucher System). A pop-up or flag will be activated when voucher has been moved to the “No Intent to Bill (NITB)” folder.

- C.3.1.29 The Contractor shall implement functionality to ensure that once an issued NGRI vouchers is placed in the NITB folder, upon issuance of the new calendar year NGRI voucher, the prior year voucher in the NITB folder will be permanently removed.
- C.3.1.30 The Contractor shall implement functionality to ensure that NGRI vouchers can be submitted anytime during the calendar year, but the subject voucher must include all billings in the case for that specific calendar year.
- C.3.1.31 The Contractor shall implement functionality to ensure counsel will have only one opportunity per year to file the NGRI voucher representing all services rendered during that specific calendar year.
- C.3.1.32 The Contractor shall implement functionality to ensure that each NGRI Annual Review voucher will be identified in the description area on the legal voucher (by the appointed counsel) as an “End of Year” (EOY). Option to be added for NGRI vouchers only in the dropdown box.
- C.3.1.33 The Contractor shall implement functionality to ensure the EOY voucher must be submitted no later than 120 days from the end of each calendar year (i.e., December 31). If an attempt to submit after the end of a specific calendar year takes place, an explanation letter for late submission must be completed. Filing of any NGRI Review voucher during the calendar is accepted, noting that no other submission for that year will be permitted (pop-up notification).
- C.3.1.34 The Contractor shall implement functionality to ensure if no service was rendered during that calendar year, appointed counsel is required to move the unused voucher to the “No Intent to Bill” folder so that the current year’s voucher is “locked” and the next year’s voucher can be issued.
- C.3.1.35 The Contractor shall implement functionality to ensure if at any time during the calendar year, counsel is withdrawn from representation or is deceased, the voucher can be submitted to close out the case for final billing before the end of the calendar year.
- C.3.1.36 The Contractor shall implement functionality to ensure all NGRI-Review case vouchers must be submitted no later than 120 days after the end of each calendar year (December 31).
- C.3.1.37 The Contractor shall implement functionality to ensure NGRI-Review vouchers filed over 120 days after the end of the calendar year will not be submitted unless the attorney enters the required explanation letter for waiver of the late submitted voucher. If the Chief Judge approves the waiver, the voucher can continue through the normal workflow process.
- C.3.1.38 The Contractor shall implement functionality to ensure a data collection process is established to monitor and maintain four (4) active years of continuous web voucher data within the WVS on a daily basis.
- C.3.1.39 The Contractor shall implement functionality to ensure the 120-day process in the WVS is thoroughly functioning including the initial waiver and appeal of a denied legal and expert services voucher in accordance with the Criminal Justice Act Plan (CJA) and Counsel for Child Abuse and Neglect Plan (CCAN).

C.3.1.40 The Contractor shall implement functionality to ensure that all Expert Services Vouchers have a working NITB feature for all WVS Users to utilize.

C.3.2 Probate Module Requirements

C.3.2.1 The Contractor shall implement functionality to ensure the main screen in the Probate Module will provide access to Paid Petitions, Approved Petitions, Yearly Earnings Reporting tool and a functional search petition process including status.

C.4 Contractor Qualifications

C.4.1 The Contractor shall demonstrate relevant experience with recent projects of similar nature, scope, and size pertaining to providing professional system development services to a Court, federal government agency, local government agency, or to private sector businesses. At a minimum, the Contractor shall demonstrate relevant experience in the following areas:

- C.4.1.1 Gathering and documenting detailed system requirements;
- C.4.1.2 Translating business and functional requirements into technical requirements;
- C.4.1.3 Designing and developing systems based on requirements and specifications;
- C.4.1.4 Experience in agile software development practice;
- C.4.1.5 Ability to participate in and/or lead Joint Application Development (JAD) sessions;
- C.4.1.6 Experience (5+ years) of data modeling;
- C.4.1.7 Experience (10+ years) in Oracle DBMS, Oracle Web Logic, and Java (J2EE/JEE);
- C.4.1.8 Experience (5+ years) in JSF Frameworks like PrimeFaces;
- C.4.1.9 Experience (10+ years) in Oracle PL/SQL;
- C.4.1.10 Experience (10+ years) developing Rest and/or SOAP web services in Java. using JAX-RS and/or JAX-WS;
- C.4.1.11 Strong SQL (10+ years) and query writing skills;
- C.4.1.12 Experience(10+ years) in JavaScript, HTML, XML, CSS, and jQuery;
- C.4.1.13 Experience with a Judicial Case Management system, such as Courtview;
- C.4.1.14 Experience (10+ years) using Integrated Development environments such as JDeveloper, NetBeans, or Eclipse;
- C.4.1.15 Comprehensive understanding of software design patterns, particularly proxy, memento, and façade;
- C.4.1.16 Comprehensive understanding of software state machines;
- C.4.1.17 Experience working with Virtual Private Databases (VPD) is preferred, but not required;
- C.4.1.18 Ability to furnish detailed, weekly status reports;
- C.4.1.19 Experience (5+ years) working in environments requiring proper safeguarding of sensitive and Personally Identifiable Information (PII); and,

- C.4.1.20 Experience (5+ years) in IBM Rational Suite or similar software version control system.
- C.4.1.21 The Contractor must screen and provide qualified personnel with proven experience in the discipline required. The screening process must include a criminal background check, as well as verification of education, work history, and references.
- C.4.1.22 The Courts will conduct independent interview of the Contractor's candidate(s) as part of the Source Selection Board review process;
- C.4.1.23 The Courts reserves the right to perform its own background check in addition to any checks provided by the Contractor.
- C.4.1.24 Corrective Action Plan – The Contractor must have a process for replacing individuals that are not qualified or problematic as determined by the Courts. This corrective action plan will have no cost to the Courts.
- C.4.1.25 Qualified personnel provided by the Contractor must:
 - C.4.1.25.1 Follow IT Division's processes and procedures;
 - C.4.1.25.2 Turn over source code(s) and documentation to the Courts for each assignment, when applicable.

C.5 General Requirements

- C.5.1 The Contractor shall hold weekly status meetings with the Courts' project manager and the project team. The meetings shall be used to report of project status, tasks completed for the week, outstanding tasks, tasks scheduled for the coming weeks, issues, delays, and potential risks. The Contractor shall be responsible for capturing and reviewing the minutes of all meetings with the Courts and providing a copy to the Courts' project manager.
- C.5.2 The Contractor shall be responsible for refining and updating the overall project schedule.
- C.5.3 The Contractor shall conduct a project initiation meeting with the Courts' project team. The objective of this meeting is to clearly outline the steps, deliverables, and expectations of the project. In the event of a critical issue during project execution the Contractor agrees to work with the Courts' project manager. All contract change issues as it relates to the services provided in this project must follow the Courts' change management process.
- C.5.4 The Contractor shall provide the Courts with complete project documentation;
- C.5.5 The Contractor shall provide the Courts with comprehensive software design documentation that accurately reflects the final product;
- C.5.6 The Contractor shall provide the Courts with the entire source code for each iteration (version);
- C.5.7 The Contractor shall provide the Courts with an Updated Test Plan for UAT for each Sprint;
- C.5.8 The Contractor shall facilitate UAT sessions;
- C.5.9 The Contractor shall facilitate user training sessions;
- C.5.10 The Contractor shall perform the work on site;

C.5.11 The Contractor shall provide all deliverables in Section F.2.

END OF CLAUSE

SECTION D - PACKAGING AND MARKING

(Not applicable to this procurement)

SECTION E - INSPECTION AND ACCEPTANCE

E.1 Inspection of Services

- (a) —Services as used in this clause includes (1) project management; (2) documentation development; (3) system design and development; and (4) the training of Courts power users and end users.
- (b) The Contractor shall provide and maintain documentation of all services provided under this contract. Complete records of all services performed by the Contractor shall be maintained and made available to the Courts during contract performance and for as long afterwards as the contract requires.
- (c) The Contractor shall apply the software development life cycle methodology in order to deliver the requirements in Section C.3.
- (d) The Courts have the right to review and test all services called for by the contract to the extent practicable during the term of the contract. The Courts will perform reviews and tests in a manner that will not unduly delay the work. The Courts will perform system and integration tests, while unit testing and user acceptance testing remains the responsibility of the Contractor.
- (e) If any of the services do not conform to the contract requirements, the Courts may require the Contractor to perform these services again in conformity with contract requirements, at no increase in contract amount. When the defects in services cannot be corrected by performance, the Courts may require the Contractor to take necessary action to ensure that future performance conforms to contract requirements and reduce the contract price to reflect value of services performed.
- (f) If the Contractor fails to promptly perform the services again or take the necessary action to ensure future performance in conformity to contract requirements, the Courts may (1) by contract or otherwise, perform the services and charge the Contractor any cost incurred by the Courts that is directly related to the performance of such services, or (2) terminate the contract for default.

SECTION F - DELIVERIES AND PERFORMANCE

F.1 Term of Contract:

The term of the contract shall be twelve (12) months from date of award of the contract.

F.2 Deliverables:

All deliverables shall be in a form and manner acceptable to the Courts. The Contractor shall complete the tasks and provide to the Contracting Officer Technical Representative (COTR) the deliverables specified below within the designated and/or agreed upon time frames:

F.2.1 - Deliverables Table

CLIN	Deliverable	Format/Method of Delivery	Due Date	To Whom
0001	Project Plan (QA, Risk and Communications)	MS Word 2007 or 2013	TBD	COTR
	Project Work breakdown Structure (WBS)	MS Project		
	Technical Requirements Document	MS Spreadsheet 2007 or 2013		
	WVS Design Document	MS Word 2007 or 2013		
	Test Scenarios	MS Word 2007 or 2013 (or MS Spreadsheet 2007 or 2013)		
0002	CJA/CCAN/Probate Modules – Database Layer	Code check-in to the version control system; code review by the Courts’ Technical Lead	TBD	Technical Lead
	CJA/CCAN/Probate Modules – EJB Layer	Code check-in to the version control system; code review by the Courts’ Technical Lead		
	CJA/CCAN/Probate Modules – Web Services Layer	Code check-in to the version control system; code review by the Courts’ Technical Lead		
	CJA/CCAN/Probate Modules – User Interface Layer	Code check-in to the version control system; code review by the Courts’ Technical Lead; In-person functional software demo to stakeholders		

	Updated Documentations	Microsoft Word 2007 or 2013		
0003	User Acceptance Testing Sessions	In-person functional software	TBD	COTR
	Knowledge Transfer to the Courts' IT Teams	In-person classroom training		
	Training Sessions for End-users	In-person classroom training		
	Project Close- out Summary Report	MS Word 2007 or 2013		

All software deliverables will be tested by the Courts' Testing Team for integration test and UAT. Upon receiving the Testing Team's certification of software deliverables, COTR will sign off the deliverables.

SECTION G -CONTRACT ADMINISTRATION DATA

G.1 Payment/Invoices

G.1.1 The Contractor shall be compensated in the following manner: Contractor shall submit to the Contract Administrator a breakdown of all services performed for review. The Courts will make payments to the Contractor, upon the submission of proper invoices, at the prices stipulated in this contract, for supplies delivered and accepted or services performed and accepted, less any discounts, allowances or adjustments provided for in this contract.

G.1.2 The Courts will pay the Contractor on or before the 30th day after receiving a proper invoice from the Contractor.

G.2 Invoice Submittal

G.2.1 The Contractor shall submit proper invoices as specified in Section G.3. Invoices shall be prepared in duplicate and submitted to the Budget and Finance Division with concurrent copies to the COTR specified in Section G.9 below. The address of the Budget and Finance Division is:

**Name: Budget and Finance Division
District of Columbia Courts
616 H Street, NW
6th Floor, Suite 600
Washington, DC 20001**

G.3 To constitute a proper invoice, the Contractor's invoice shall include the following information on the invoice:

- a. Name and address of the Contractor, Federal ID and invoice date and number;
- b. The contract number and Contract Order number;
- c. Description, , price, quantity, and the date(s) that the supplies or services were delivered or performed;
- d. Date the services or supplies were rendered;
- e. Other supporting documentation or information, as required by the Contracting Officer;
- f. Name, title, telephone number and complete mailing address of the responsible official to whom payment is to be sent;
- g. Name, title, phone number of person preparing the invoice;
- h. Name, title, phone number and mailing address of person (if different from the person identified in g above) to be notified in the event of a defective invoice; and
- i. Authorized signature.

The Contractor shall submit final invoices within thirty (30) days after the expiration of this contract.

G.4 In addition, the Contractor shall complete **Attachment J.8 - District of Columbia Courts Release of Claims form and submit to the Contracting Officer.**

G.5 **Payment**
 Payment to the Contractor for services satisfactorily performed shall be made by the Courts once the Contractor’s certified invoice has been approved by the **COTR**, or in the case of a dispute, subject to final determination by the Contracting Officer.

G.5.1 Payment Schedule

CLIN	Deliverable	%	Comments
0001	Project Plan (QA, Risk and Communications)	5%	
	Project Work breakdown Structure (WBS)		
	Technical Requirements Document		
	Code Review and WVS Design Document	10%	
	Test Scenarios		
0002	CJA/CCAN Module – Database Layer	15%	
	CJA/CCAN Module – EJB Layer	15%	
	CJA/CCAN Module – Web Services Layer	15%	
	CJA/CCAN Module – User Interface Layer	20%	
	Updated Documentations	5%	
0003	User Acceptance Testing Sessions	5%	
	Knowledge Transfer Sessions	5%	
	Training Sessions and Project Close- out Summary Report	5%	

G.6 Contracting Officer (CO)

G.6.1 The District of Columbia Superior Court Contracting Officer who has the appropriate contracting authority is the only Courts official authorized to contractually bind the Courts through signing contract documents. The contact information for the Contracting Officer is:

**Louis W. Parker
Administrative Officer
Administrative Services Division
District of Columbia Courts
616 H Street, N.W., Suite 622
Washington, D.C. 20001**

G.7 Authorized Changes by the Contracting Officer

G.7.1 The CO is the only person authorized to approve changes in any of the requirements of this contract.

G.7.2 The Contractor shall not comply with any order, directive or request that changes or modifies the requirements of this contract, unless issued in writing and signed by the CO.

G.7.3 In the event the Contractor effects any change at the instruction or request of any person other than the CO, the change will be considered to have been made without authority and no adjustment will be made in the contract price to cover any cost increase incurred as a result thereof.

G.8 Contracting Officer's Technical Representative (COTR)

G.8.1 The COTR is responsible for general administration of the contract and advising the CO as to the Contractor's compliance or noncompliance with the contract. The COTR has the responsibility of ensuring the work conforms to the requirements of the contract and such other responsibilities and authorities as may be specified in the contract. These include:

G.8.1.1 Keeping the CO fully informed of any technical or contractual difficulties encountered during the performance period and advising the CO of any potential problem areas under the contract;

G.8.1.2 Coordinating site entry for Contractor personnel, if applicable;

G.8.1.3 Reviewing invoices for completed work and recommending approval by the CO if the Contractor's costs are consistent with the negotiated amounts and progress is satisfactory and commensurate with the rate of expenditure;

G.8.1.4 Reviewing and approving invoices for deliverables to ensure receipt of goods and services. This includes the timely processing of invoices and vouchers in accordance with the Courts payment provisions; and

G.8.1.5 Maintaining a file that includes all contract correspondence, modifications, records of inspections (site, data and equipment) and invoice or vouchers.

G.9.2 The address and telephone number of the COTR is:

NAME: Imran Haque
TITLE: Applications Development Manager
DIVISION: Information & Technology
ADDRESS: 410 E Street, NW, Suite 3900A
Washington, DC 20001
Office: 202-508-1827
Email: imran.haque@dcsc.gov

G.9.3 The COTR shall NOT have the authority to:

1. Award, agree to, or sign any contract, delivery order or task order. Only the CO shall make contractual agreements, commitments or modifications;
2. Grant deviations from or waive any of the terms and conditions of the contract;
3. Increase the dollar limit of the contract or authorize work beyond the dollar limit of the contract,
4. Authorize the expenditure of funds by the Contractor;
5. Change the period of performance; or
6. Authorize the use of Courts property, except as specified under the contract.

G.9.4 The Contractor will be fully responsible for any changes not authorized in advance, in writing, by the CO; may be denied compensation or other relief for any additional work performed that is not so authorized; and may also be required, at no additional cost to the Courts, to take all corrective action necessitated by reason of the unauthorized changes.

END OF CLAUSE

SECTION H - SPECIAL CONTRACTS REQUIREMENTS

H.1 Department of Labor Wage Determination

The Contractor shall be bound by the Wage Determination No. 2015-4281, Revision No. 3, Date of Revision: 04/05/2016, issued by the U.S. Department of Labor in accordance with the Service Contract Act, 41 U.S.C. §351 *et seq.*, and incorporated herein as Section J.10.

The Contractor shall be bound by the wage rates for the term of the contract subject to revision as stated herein and in accordance with Section 27 of the DC Courts General Contract Provisions (J.1). If an option is exercised, the Contractor shall be bound by the applicable wage rates at the time of the option. If the option is exercised and the CO obtains a revised wage determination, the revised wage determination is applicable for the option periods and the Contractor may be entitled to an equitable adjustment.

H.2 Publicity

The Contractor shall at all times obtain the prior written approval from the CO before it, any of its officers, agents, employees or subcontractors, either during or after expiration or termination of the contract, make any statement, or issue any material, for publication through any medium of communication, bearing on the work performed or data collected under this contract.

H.3 Disclosure of Information

H.3.1 Any information made available by the District of Columbia Courts shall be used only for the purposes of carrying out the provisions of this contract, and shall not be divulged nor made known in any manner to any person except as may be necessary in the performance of the contract.

H.3.2 In performance of this Contract, the Contractor agrees to assume responsibility for protection of the confidentiality of Courts records and that all work shall be performed under the supervision of the Contractor or the Contractor's responsible employees.

H.3.3 Each office or employee of the Contractor to whom information may be available or disclosed shall be notified in writing by the Contractor that information disclosed to such officer or employee can be used only for a purpose and to the extent authorized herein, and that further disclosure of any such information, by any means, for a purpose or to an extent unauthorized herein, may subject the offender to criminal sanctions.

H.3.4 No information regarding the Contractor's performance of the contract shall be disclosed by the Contractor to anyone other than the District of Columbia Courts officials unless written approval is obtained in advance from the Contracting Officer.

H.4 Security Requirements

H.4.1 The requirement for Contractor personnel to obtain a security clearance as designated by the Contracting Officer may arise per the Courts security policies and procedures. The District of Columbia Courts will notify the Contractor of all such requirements as soon as practicable.

H.5 Courts' Responsibilities

H.5.1 The Courts' staff will work with the selected Contractor to address any questions and concerns.

H.5.2 The Courts' staff will provide the necessary level of access to the Courts' systems.

H.6 Contractor Project Staff

H.6.1 The Contractor shall not change key Contractor staff (for this solicitation's project team) unless such replacement is necessary due to sickness, death, termination of employment, or unpaid leave of absence. Any such changes shall require formal written notice to the Courts. Replacement project staff shall have comparable or greater skills with regard to performance of the project as the staff being replaced and be subject to the provisions of this RFP and any resulting contract.

The Courts reserves the right to require removal or reassignment of the Contractor's project staff found unacceptable.

The Courts may conduct reference checks and will conduct background checks on the Contractor's project staff. The Courts reserves the right to reject the Contractor's staff as a result of such reference and background checks.

Notwithstanding anything to the contrary, the Courts shall have the option to terminate the contract, at its discretion, if it is dissatisfied with the Contractor's replacement project staff.

END OF CLAUSE

PART II

SECTION I - CONTRACT CLAUSES

I.1 Applicability of General Provisions Applicable to the D.C. Courts Contracts

The General Provisions Applicable to D.C. Courts Contracts (Attachment J. 1) shall be applicable to the contract resulting from this solicitation.

I.2 Contracts that Cross Fiscal Years

Continuation of this contract beyond the current fiscal year is contingent upon future fiscal appropriations.

I.3 Confidentiality of Information

The Contractor shall keep all information relating to any employee or customer of the Courts in absolute confidence and shall not use the information in connection with any other matters; nor shall it disclose any such information to any other person, firm or corporation, in accordance with the Courts and federal laws governing the confidentiality of records.

I.4 Time

Time, if stated in a number of days, will include Saturdays, Sundays, and holidays, unless otherwise stated herein.

I.5 Rights In Data

I.5.1 Data, as used herein, means recorded information, regardless of form or the media on which it may be recorded. The term includes technical data and computer software. The term does not include information incidental to contract administration, such as financial, administrative, cost or pricing, or management information.

I.5.2 The term Technical Data, as used herein, means recorded information, regardless of form or characteristic, of a scientific or technical nature. It may, for example, document research, experimental, developmental or engineering work, or be usable or used to define a design or process or to procure, produce, support, maintain, or operate material. The data may be graphic or pictorial delineations in media such as drawings or photographs, text in specifications or related performance or design type documents or computer printouts. Examples of technical data include research and engineering data, engineering drawings and associated lists, specifications, standards, process sheets, manuals, technical reports, catalog item identifications, and related information, and

computer software documentation. Technical data does not include computer software or financial, administrative, cost and pricing, and management data or other information incidental to contract administration.

- I.5.3 The term Computer Software, as used herein means computer programs and computer databases. Computer Programs, as used herein means a series of instructions or statements in a form acceptable to a computer, designed to cause the computer to execute an operation or operations. "Computer Programs" include operating systems, assemblers, compilers, interpreters, data management systems, utility programs, sort merge programs, and automated data processing equipment maintenance diagnostic programs, as well as applications programs such as payroll, inventory control and engineering analysis programs. Computer programs may be either machine-dependent or machine-independent, and may be general purpose in nature or designed to satisfy the requirements of a particular user.
- I.5.4 The term Computer Databases, as used herein, means a collection of data in a form capable of being processed and operated on by a computer.
- I.5.5 All data first produced in the performance of this Contract shall be the sole property of the Courts. The Contractor hereby acknowledges that all data, including, without limitation, computer program codes, produced by Contractor for the Courts under this Contract, are works made for hire and are the sole property of the Courts; but, to the extent any such data may not, by operation of law, be works made for hire, Contractor hereby transfers and assigns to the Courts the ownership of copyright in such works, whether published or unpublished. The Contractor agrees to give the Courts all assistance reasonably necessary to perfect such rights including, but not limited to, the works and supporting documentation and the execution of any instrument required to register copyrights. The Contractor agrees not to assert any rights in common law or in equity in such data. The Contractor shall not publish or reproduce such data in whole or in part or in any manner or form, or authorize others to do so, without written consent of the Courts until such time as the Courts may have released such data to the public.
- I.5.6 The Courts will have restricted rights in data, including computer software and all accompanying documentation, manuals and instructional materials, listed or described in a license or agreement made a part of this contract, which the parties have agreed will be furnished with restricted rights, provided however, notwithstanding any contrary provision in any such license or agreement, such restricted rights shall include, as a minimum the right to:
- I.5.6.1 Use the computer software and all accompanying documentation and manuals or instructional materials with the computer for which or with which it was acquired,

including use at any Courts installation to which the computer may be transferred by the Courts;

- I.5.6.2 Use the computer software and all accompanying documentation and manuals or instructional materials with a backup computer if the computer for which or with which it was acquired is inoperative;
 - I.5.6.3 Copy computer programs for safekeeping (archives) or backup purposes; and modify the computer software and all accompanying documentation and manuals or instructional materials, or combine it with other software, subject to the provision that the modified portions shall remain subject to these restrictions.
- I.5.7 The restricted rights set forth in section I.5.6 are of no effect unless:

- (i) the data is marked by the Contractor with the following legend:

RESTRICTED RIGHTS LEGEND

Use, duplication, or disclosure is subject to restrictions stated in Contract No. _____ with _____ ; and
(Insert Contractor's Name)

- (ii) If the data is computer software, the related computer software documentation includes a prominent statement of the restrictions applicable to the computer software. The Contractor may not place any legend on the computer software indicating restrictions on the Courts' rights in such software unless the restrictions are set forth in a license or agreement made a part of the contract prior to the delivery date of the software. Failure of the Contractor to apply a restricted rights legend to such computer software shall relieve the Courts of liability with respect to such unmarked software.
- I.5.8 In addition to the rights granted in Section I.5.6 above, the Contractor hereby grants to the Courts a nonexclusive, paid-up license throughout the world, of the same scope as restricted rights set forth in Section I.5.6 above, under any copyright owned by the Contractor, in any work of authorship prepared for or acquired by the Courts under this contract. Unless written approval of the Contracting Officer is obtained, the Contractor shall not include in technical data or computer software prepared for or acquired by the Courts under this contract any works of authorship in which copyright is not owned by the Contractor without acquiring for the Courts any rights necessary to perfect a copyright license of the scope specified in the first sentence of this paragraph.
- I.5.9 Whenever any data, including computer software, are to be obtained from a subcontractor under this contract, the Contractor shall use this clause, I.5, Rights in Data, in the

subcontract, without alteration, and no other clause shall be used to enlarge or diminish the Courts' or the Contractor's rights in that subcontractor data or computer software which is required for the Courts.

- I.5.10 For all computer software furnished to the Courts with the rights specified in Section I.5.5, the Contractor shall furnish to the Courts, a copy of the source code with such rights of the scope specified in Section I.5.5. For all computer software furnished to the Courts with the restricted rights specified in Section I.5.6, the Courts, if the Contractor, either directly or through a successor or affiliate shall cease to provide the maintenance or warranty services provided the Courts under this contract or any paid-up maintenance agreement, or if Contractor should be declared bankrupt or insolvent by a court of competent jurisdiction, shall have the right to obtain, for its own and sole use only, a single copy of the then current version of the source code supplied under this contract, and a single copy of the documentation associated therewith, upon payment to the person in control of the source code the reasonable cost of making each copy.
- I.5.11 The Contractor shall indemnify and save and hold harmless the Courts, its officers, agents and employees acting within the scope of their official duties against any liability, including costs and expenses, (i) for violation of proprietary rights, copyrights, or rights of privacy, arising out of the publication, translation, reproduction, delivery, performance, use or disposition of any data furnished under this contract, or (ii) based upon any data furnished under this contract, or based upon libelous or other unlawful matter contained in such data.
- I.5.12 Nothing contained in this clause shall imply a license to the Courts under any patent, or be construed as affecting the scope of any license or other right otherwise granted to the Courts under any patent.
- I.5.13 Paragraphs I.5.6, I.5.7, I.5.8, I.5.11 and I.5.12 above are not applicable to material furnished to the Contractor by the Courts and incorporated in the work furnished under contract, provided that such incorporated material is identified by the Contractor at the time of delivery of such work.

I.6 **Other Contractors**

The Contractor shall not commit or permit any act that will interfere with the performance of work by another Courts contractor or by any Courts employee.

I.7 **Subcontracts**

None of the Contractor's work or services hereunder may be subcontracted by the Contractor to any subcontractor without the prior, written consent of the Contracting

Officer. Any work or service so subcontracted shall be performed pursuant to a subcontract agreement which the Courts shall have the rights to review and approve prior to its execution. Notwithstanding any such subcontractor approved by the Court, the Contractor shall remain liable to the Courts for all contractors' work and services required hereunder.

I.8 Ethics in Public Contracting

The Offeror shall familiarize itself with the Court's policy entitled "Ethics In Public Contracting". The Offeror shall abide by such provisions in submission of its proposal and performance of any contract awarded. See Attachment J.3.

I.9 Disputes

Any dispute arising under or out of this contract is subject to the provisions of Chapter 8 of the Procurement Guidelines of the District of Columbia Courts.

I.10 Laws and Regulations

All applicable laws, Courts rules, procurement guidelines and regulations shall apply to the contract throughout, and they will be considered to be included in the contract the same as though herein written out in full.

I.11 Non-Discrimination

The Contractor agrees that it will comply with the nondiscrimination requirements set forth in D.C. Code, Section 2-1402.11(Supp. 2006) which will be incorporated into any contract awarded. The Contractor agrees to comply with requests from the Courts to support the Contractor's adherence to this section.

I.12 Examination of Books and Records

The Contracting Officer or any of the Contracting Officer's duly authorized representatives shall, until three years after final payment, have the right to examine any directly pertinent books, documents, papers and record of the Contractor involving transactions related to the contract.

I.13 Record Keeping

The Contractor shall be expected to maintain complete and accurate records justifying all actual and accrued expenditures. The Contractor's records shall be subject to periodic audit by the Court.

I.14 Insurance

I.14.1 **General Requirements:** Prior to execution of the contract, the Contractor shall obtain at its own cost and expense and keep in force and effect during the term of this contract, including all extensions, the insurance specified below with an insurance company licensed or qualified to do business with the District of Columbia Courts. **All insurance shall set forth the District of Columbia Courts as an additional insured. The Contractor shall ensure that all policies provide that the CO shall be given thirty (30) days prior written notice in the event the stated limit in the declarations page of the policy is reduced via endorsement or the policy is canceled prior to the expiration date shown on the certificate. The Contractor shall provide the CO with Ten (10) days prior written notice in the event of non-payment of premium. The Contractor must submit to the Contracting Officer a certificate of insurance as evidence of compliance within ten (10) calendar days after request.**

1. Commercial General Liability Insurance. The Contractor shall provide evidence satisfactory to the CO with respect to the services performed that it carries \$1,000,000 per occurrence limits; \$2,000,000 aggregate; Bodily Injury and Property Damage including, but not limited to: premises-operations; broad form property damage; Products and Completed Operations; Personal and Advertising Injury; contractual liability and independent contractors. The policy coverage shall include the District of Columbia Courts as an additional insured, shall be primary and non-contributory with any other insurance maintained by the District of Columbia Courts, and shall contain a waiver of subrogation. The Contractor shall maintain Completed Operations coverage for five (5) years following final acceptance of the work performed under this contract.
2. Automobile Liability Insurance. The Contractor shall provide automobile liability insurance to cover all owned, hired or non-owned motor vehicles used in conjunction with the performance of this contract. The policy shall provide a \$1,000,000 per occurrence combined single limit for bodily injury and property damage.
3. Workers' Compensation Insurance. The Contractor shall provide Workers' Compensation insurance in accordance with the statutory mandates of the Courts of Columbia or the jurisdiction in which the contract is performed.
4. Employer's Liability Insurance. The Contractor shall provide employer's liability insurance as follows: \$500,000 per accident for injury; \$500,000 per employee for disease; and \$500,000 for policy disease limit.

I.14.2 **Duration:** The Contractor shall carry all required insurance until all contract work is accepted by the Courts, and shall carry the required General Liability; any required Professional Liability; and any required Employment Practices Liability insurance for

five (5) years following final acceptance of the work performed under this contract.

- I.14.3 **Liability:** These are the required minimum insurance requirements established by the Courts. **HOWEVER, THE REQUIRED MINIMUM INSURANCE REQUIREMENTS PROVIDED ABOVE WILL NOT IN ANY WAY LIMIT THE CONTRACTOR'S LIABILITY UNDER THIS CONTRACT.**
- I.14.4 **Contractor's Property:** Contractor and subcontractors are solely responsible for any loss or damage to their personal property, including but not limited to tools and equipment, scaffolding and temporary structures, rented machinery, or owned and leased equipment. A waiver of subrogation shall apply in favor of the District of Columbia Courts.
- I.14.5 **Measure of Payment:** The Courts shall not make any separate measure or payment for the cost of insurance and bonds. The Contractor shall include all of the costs of insurance and bonds in the contract price.
- I.14.6 **Notification:** The Contractor shall immediately provide the CO with written notice in the event that its insurance coverage has or will be substantially changed, canceled or not renewed, and provide an updated certificate of insurance to the CO.
- I.14.7 **Certificates of Insurance.** The Contractor shall submit certificates of insurance giving evidence of the required coverage as specified in this section prior to commencing work. Evidence of insurance shall be submitted to:

Louis W. Parker
Contracting Officer
Administrative Services Division
District of Columbia Courts
616 H Street, N.W., Suite 622
Washington, D.C. 20001
Louis.Parker@dcsc.gov

- I.14.8 **Disclosure of Information.** The Contractor agrees that the Courts may disclose the name and contact information of its insurers to any third party which presents a claim against the Courts for any damages or claims resulting from or arising out of work performed by the Contractor, its agents, employees, servants or subcontractors in the performance of this contract.

I.15 **Cancellation Ceiling**

- I.15.1 In the event of cancellation of the contract because of non-appropriation for any fiscal year after fiscal year 2016, there shall be a cancellation ceiling of zero dollars representing reasonable preproduction and nonrecurring costs, which would be applicable to the items or services being furnished and normally amortized over the life

of the contract.

I.16 Order of Precedence

I.16.1 The contract awarded as a result of this RFP will contain the following clause:

I.16.1.1 Order of Precedence

A conflict in language shall be resolved by giving precedence to the document in the highest order of priority that contains language addressing the issue in question. The following documents are incorporated into the contract by reference and made a part of the contract in the following order of precedence:

- (1) An applicable Court Order, if any
- (2) Contract document
- (3) DC Courts General Contract Provisions
- (4) Contract attachments other than the General Contract Provisions
- (5) RFP, as amended
- (6) BAFOs (in order of most recent to earliest)
- (7) Proposal

I.17 Governing Law

This contract, and any disputes arising out of or related to this contract, shall be governed by, and construed in accordance with, the laws of the District of Columbia.

END OF CLAUSE

LIST OF DOCUMENTS, EXHIBITS AND OTHER ATTACHMENTS

SECTION J - LIST OF ATTACHMENTS

- J.1 General Provisions Applicable to D.C. Courts Contracts**
- J.2 Anti-Collusion Statement**
- J.3 Ethics in Public Contracting**
- J.4 Non-Discrimination**
- J.5 Certification of Eligibility**
- J.6 Tax Certification Affidavit**
- J.7 Certification Regarding a Drug-Free Workplace**
- J.8 District of Columbia Courts Release of Claims**
- J.9 Past Performance Evaluation Form**
- J.10 Wage Determination**

REPRESENTATIONS AND INSTRUCTIONS

SECTION K - REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF OFFERORS

K.1 Walsh-Healy Act

If your offer is \$10,000 or more, the following information **MUST** be furnished:

(a) Regular Dealer

- The Offeror is a Regular Dealer pursuant to Clause 28 of the District of Columbia Courts General Contract Provisions.
- The Offeror is not a Regular Dealer pursuant to Clause 28 of the District of Columbia Courts General Contract Provisions.

(b) Manufacturer

- The Offeror is a Manufacturer pursuant to Clause 28 of the District of Columbia Courts General Contract Provisions.
- The Offeror is not a Manufacturer pursuant to Clause 28 of the District of Columbia Courts General Contract Provisions.

K.2 Buy American Certification

The Offeror hereby certifies that each end product, except the end products listed below, is a domestic end product (as defined in Clause 28 of the District of Columbia Courts General Contract Provisions), and that components of unknown origin are considered to have been mined, produced, or manufactured outside the United States.

EXCLUDED END PRODUCTS

COUNTRY OR ORIGIN

K.3 Officers Not To Benefit Certification

Each Offeror shall check one of the following:

- ____(a) No person listed in Clause 21 of the District of Columbia Courts General

Contract Provisions will benefit from this contract.

- ____(b) The following person(s) listed in Clause 21 of the District of Columbia Courts General Contract Provisions may benefit from this contract. For each person listed, attach the affidavit required by Clause 21 of the District of Columbia Courts General Contract Provisions.

K.4 Certification of Independent Price Determination

- (a) Each signature on the offer is considered to be a certification by the signatory that:
- (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any Offeror or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offer;
 - (2) The prices in this offer have not been and will not be knowingly disclosed by the Offeror, directly or indirectly, to any other Offeror or competitor before offer opening unless otherwise required by law; and
 - (3) No attempt has been made or will be made by the Offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory;
- (1) Is the person in the Offeror's organization responsible for determining the prices being offered in this offer, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a) (1) through (a) (3) above; or
 - (2)
 - (i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to subparagraphs (a) (1) through (a) (3) above:

(insert full name or person(s) in the organization responsible for determining the prices offered in this offer and the title of his or her position in the Offeror's organization);

- (ii) As an authorized agent, does certify that the principals named in subdivision (b) (2) (1) above have not participated, and will not participate, in any action contrary to subparagraphs (a) (1) through (a) (3) above; and
 - (iii) As an agent, has not participated, and will not participate, in any action contrary to subparagraphs (a) (1) through (a) (3) above.
- (c) If Offeror deletes or modifies subparagraph (a) (2) above, the Offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

K.5 Type of Business Organization

Offeror operates as () an individual, () a partnership, () a nonprofit organization, () a corporation, incorporated under the laws of the State of _____, () a joint venture, () other.

K.6 Payment Identification Number

The District of Columbia Courts utilizes an automated vendor database. All firms are required to submit their Federal Tax Identification Number. Individuals must submit their social security numbers.

Please list below applicable vendor information:

Federal Tax Identification Number: _____

Or

Social Security Number: _____

Dun and Bradstreet Number: _____

Legal Name of Entity Assigned this Number: _____

Street Address and/or Mailing Address: _____

City, State, and Zip Code: _____

Type of Business: _____

Telephone Number: _____

Fax Number: _____

PAYMENTS UNDER TERMS OF ANY CONTRACT RESULTING FROM THIS SOLICITATION WILL BE HELD IN ABEYANCE PENDING RECEIPT OF A VALID FEDERAL TAX IDENTIFICATION NUMBER OR SOCIAL SECURITY NUMBER.

K.7 Tax Certification

Each Offeror must submit with its offer, a sworn Tax Certification Affidavit, incorporated herein as Attachment J.6.

END OF CLAUSE

SECTION L - INSTRUCTIONS, CONDITIONS AND NOTICES TO OFFERORS

L.1 Contract Award

L.1.1 Most Advantageous to the Courts

The Courts intends to award a single contract resulting from this solicitation to the responsible Offeror whose offer conforming to the solicitation will be most advantageous to the Courts, cost or price, technical and other factors, specified elsewhere in this solicitation considered.

L.1.2 Initial Offers

The Courts may award a contract on the basis of initial offers received, without discussion. Therefore, each initial offer should contain the Offeror's best terms from a standpoint of cost or price, technical and other factors.

L.2 Proposal Form, Organization and Content

One original and five (5) copies of the written proposals shall be submitted in two parts, titled "Technical Proposal" and "Price Proposal". Proposals shall be typewritten in 12 point font size on 8.5 x11 bond paper. Telephonic, telegraphic, and facsimile proposals will not be accepted. The Offeror shall conspicuously mark on the outside of the proposal package the name and address of the Offeror and the following:

Solicitation Number: DCSC-16-RP-0076

Caption: "WEB VOUCHER SYSTEM"

Proposal Due Date & Time: Thursday, September 15, 2016, 2pm EST.

Offerors are directed to the specific proposal evaluation criteria found in Section M of this solicitation, Evaluation Factors. The Offeror shall respond to each factor in a way that will allow the Courts to evaluate the Offeror's response. The Offeror shall submit information in a clear, concise, factual and logical manner providing a comprehensive description of program supplies and services and delivery thereof. The information requested below for the technical proposal shall facilitate evaluation for all proposals. The technical proposal must contain sufficient detail to provide a clear and concise response fully reflecting the manner in which the Offeror proposes to fully meet the requirements in Section C.

L.3 PROPOSAL SUBMISSION DATE AND TIME, AND LATE SUBMISSIONS, LATE MODIFICATIONS, WITHDRAWAL OR MODIFICATION OF PROPOSALS AND LATE PROPOSALS

L.3.1 Proposal Submission

Proposals must be submitted no later than September 15, 2016 at 2:00 pm EST.

Proposals, modifications to proposals, or requests for withdrawals that are received in the designated Courts office after the exact local time specified above, are "late" and shall be considered only if they are received before the award is made and one (1) or more of the following circumstances apply:

- (a) The proposal or modification was sent by registered or certified mail not later than the 5th day before the date specified for receipt of offers;
- (b) The proposal or modification was sent by mail and it is determined by the CO that the late receipt at the location specified in the solicitation was caused by mishandling by the Courts, or
- (c) The proposal is the only proposal received.

L.3.2 Withdrawal or Modification of Proposals

An Offeror may modify or withdraw its proposal upon written, telegraphic notice, or facsimile transmission if received at the location designated in the solicitation for submission of proposals, but not later than the closing date and time for receipt of proposals.

L.3.3 Postmarks

The only acceptable evidence to establish the date of a late proposal, late modification or late withdrawal sent either by registered or certified mail shall be a U.S. or Canadian Postal Service postmark on the wrapper or on the original receipt from the U.S. or Canadian Postal Service. If neither postmark shows a legible date, the proposal, modification or request for withdrawal shall be deemed to have been mailed late. When the postmark shows the date but not the hour, the time is presumed to be the last minute of the date shown. If no date is shown on the postmark, the proposal shall be considered late unless the Offeror can furnish evidence from the postal authorities of timely mailing.

L.3.4 **Late Modifications**

A late modification of a successful proposal, which makes its terms more favorable to the Courts, shall be considered at any time it is received and may be accepted.

L.3.5 **Late Proposals**

A late proposal, late modification or late request for withdrawal of a proposal that is not considered shall be held unopened, unless opened for identification, until after award and then retained with unsuccessful proposals resulting from this solicitation.

L.4 **Explanation to Prospective Offerors**

If a prospective Offeror has any questions relating to this solicitation, the prospective Offeror shall submit the question in writing to Toshia Jackson, Contract Specialist at toshia.jackson@dsc.gov. The prospective Offeror shall submit questions no later than September 11, 2016. The Courts will not consider any questions received after 2:00pm, EST. The Courts will furnish responses promptly to all prospective Offerors. An amendment to the solicitation will be issued if the CO decides that information is necessary in submitting offers, or if the lack of it would be prejudicial to any prospective Offeror. **The Courts will post all amendments and responses to offerors questions in the DC Courts and the Federal Business Opportunities Websites at www.dccourts.gov/dccourts/courtsystem/procurement.jsp and www.fedbizopps.gov. Oral explanations or instructions given Courts officials before the award of the contract will not be binding.**

L.5 **Failure to Submit Offers**

Recipients of this solicitation not responding with an offer should not return this solicitation. Instead, they should advise the CO, identified on section G.6, by letter or postcard whether they want to receive future solicitations for similar requirements. It is also requested that such recipients advise the CO of the reason for not submitting a proposal in response to this solicitation. If a recipient does not submit an offer and does not notify the CO that future solicitations are desired, the recipient's name may be removed from the applicable mailing list.

L.6 **Restriction on Disclosure and Use of Data**

L.6.1 Offerors who include in their proposal data that they do not want disclosed to the public or used by the Courts except for use in the procurement process shall mark the title page with the following legend:

"This proposal includes data that shall not be disclosed outside the Courts and shall not be duplicated, used or disclosed in whole or in part for any purpose except for use in the procurement process.

If, however, a contract is awarded to this Offeror as a result of or in connection with the submission of this data, the Courts will have the right to duplicate, use, or disclose the data to the extent consistent with the Courts' needs in the procurement process. This restriction does not limit the Courts' rights to use, without restriction, information contained in this proposal if it is obtained from another source. The data subject to this restriction are contained in sheets (insert page numbers or other identification of sheets)."

L.6.2 Mark each sheet of data it wishes to restrict with the following legend:

"Use or disclosure of data contained on this sheet is subject to the restriction on the title page of this proposal."

L.7 Proposals with Option Years

L.7.1 N/A

L.8 Proposal Protests

L.8.1 Any aggrieved person may protest this solicitation, award or proposed contract award in accordance with Chapter 8 of the Procurement Guidelines of the District of Columbia Courts. Protest shall be filed in writing, within ten (10) working days after the basis of the protest is known (or should have been known), whichever is earlier with the Contracting Officer at:

**Administrative Services Division
District of Columbia Courts
616 H Street, N.W., Suite 622
Washington, D.C. 20001**

L.8.2 A protest shall include the following:

L.8.2.1 Name, address and telephone number of the protester;

L.8.2.2 Solicitation or contract number;

L.8.2.3 Detailed statement of the legal and factual grounds for the protest, including copies of relevant documents;

L.8.2.4 Request for a ruling by the Contracting Officer; and

L.8.2.5 Statement as to the form of relief requested.

L.9 Signing of Offers

The Offeror shall sign the offer and print or type its name on the Solicitation, Offer and Award form of this solicitation. Offers signed by an agent shall be accompanied by evidence of that agent's authority, unless that evidence has been previously furnished to the Contracting Officer.

L.10 Unnecessarily Elaborate Proposals

Unnecessarily elaborate brochures or other presentations beyond those sufficient to present a complete and effective response to this solicitation are not desired and may be construed as an indication of the Offeror's lack of cost consciousness. Elaborate artwork, expensive paper and bindings, and expensive visual and other presentation aids are neither necessary nor desired.

L.11 Retention of Proposals

All proposal documents will be the property of the Courts and retained by the Courts, and therefore will not be returned to the Offerors.

L.12 Proposal Costs

The Courts is not liable for any costs incurred by the Offerors in submitting proposals in response to this solicitation.

L.14 Certificates of Insurance

Prior to commencing work, the Contractor shall have its insurance broker or insurance company submit certificates of insurance giving evidence of the required coverages as specified in Section I.14 to:

Louis W. Parker
Contracting Officer
Administrative Services Division
District of Columbia Courts
616 H Street, N.W., Suite 622
Washington, D.C. 20001
Louis.Parker@dcsc.gov

L.15 Acknowledgment of Amendments

The Offeror shall acknowledge receipt of any amendment to this solicitation (a) by signing and returning the amendment; (b) by identifying the amendment number and date in the space provided for this purpose in Section A, Solicitation, Offer and Award form; or (c) by letter, telegram or e-mail from an authorized negotiator. The Courts must receive the acknowledgment by the date and time specified for receipt of proposals. An Offeror's failure to acknowledge an amendment may result in rejection of its offer.

L.16 Final Proposal Revisions (FPR)

The Courts may award a contract upon the basis of initial offers received, without discussions. Therefore, each initial offer shall contain the Offeror's best terms from a cost and technical standpoint. However, if discussions are held with Offerors, all Offerors within the competitive range will be notified regarding the holding of discussions and will be provided an opportunity to submit written Final Proposal Revisions at the designated date and time. If any modification is submitted, it must be received by the date and time specified and is subject to the "Late Submissions, Modifications and Withdrawals of Proposals" provisions of this solicitation. After receipt of Final Proposal Revisions, no discussions will be reopened unless the Contracting Officer determines that it is clearly in the Courts best interest to do so. If discussions are reopened, the Contracting Officer shall issue an additional request for Final Proposal Revisions to all Offerors still within the competitive range.

L.17 Familiarization with Conditions

Offerors shall thoroughly familiarize themselves with the terms and conditions of this solicitation, acquainting themselves with all available information regarding difficulties which may be encountered, and the conditions under which the work is to be accomplished. Contractors will not be relieved from assuming all responsibility for properly estimating the difficulties and the cost of performing the services required herein due to their failure to investigate the conditions or to become acquainted with all information, schedules and liability concerning the services to be performed.

L.18 Offerors may submit Proposals either by mail or by hand delivery/courier services.

L.18.1 Offerors submitting their proposals by Mail must mail their proposals to the following address:

District of Columbia Courts
Administrative Services Division
Procurement and Contracts Branch
Attn: Toshia Jackson, Contract Specialist
616 H Street, N.W., Suite 622
Washington, D.C. 20001

L.18.2 Offerors submitting their proposals by Hand Delivery/Courier services must hand deliver their proposals to the following address:

District of Columbia Courts
Administrative Services Division
Procurement and Contracts Branch
Attn: Toshia Jackson, Contract Specialist
701 7th Street, N.W., Suite 622
Washington, D.C. 20001

L.19 Technical and Price Proposals Format and Content

L.19.1 Volume I - Technical Proposal shall be comprised of the following tabs:

Tab	Section
A	General Information
B	Technical Approach
C	Section C – Credentials/Resumes
D	Past Performance

L. 19.1.1 Volume 1 - Tab A – General Information

In this section (Tab A) of the proposal, the Offeror shall provide a brief description of its organization to include:

1. Brief history of the Company;
2. Name, Address, Telephone Number and DUNS and Federal ID Numbers of the Offeror;

3. If the Offeror is a partnership or joint venture, the names and addresses of the general partners or individual members of the joint venture, and copies of any joint venture or teaming agreements; and
4. Name, Address, email and current phone number of Offeror's contact person.
5. A copy of each District of Columbia license, registration or certification that the Offeror is required by law to obtain. If the Offeror is a corporation or partnership and does not provide a copy of its license, registration or certification to transact business in the District of Columbia, the offer shall certify its intent to obtain the necessary license, registration or certification prior to contract award or its exemption from such requirements.

L.19.1.2 **Volume I - Tab B - Technical Approach (See Section M.2.1)**

Five (5) pages limit has been established for the Technical Approach to encourage concise presentation, while responding to and explaining how all technical requirements shall be fulfilled. Any material beyond the five (5) pages limit will not be considered. The Offeror shall provide a **comprehensive plan to accomplish the work described in Section "C" - Description/Specifications/Statement of Work**. This shall, at a minimum, include:

1. Overall understanding of the RFP requirements.
2. The Feasibility of the proposed approach and the method of which implementation, including tasks, timeline, and management, accountability and expected deliverables.
3. A comprehensive list of project tasks and deliverables.
4. Clearly defined project responsibilities and accountability.

L.19.1.3 **Volume I - Tab C – Section C – Credentials/Resumes (See Section M.2.2)**

The Offeror's proposed staffing, as a team, shall demonstrate, at a minimum, relevant experience with recent projects of similar nature. Resumes of proposed resources shall be included.

Any additional relevant information.

L.19.1.4 **Volume I - Tab D – Past Performance (See Section M.2.3)**

The information requested in this section shall facilitate the evaluation of the Offeror's past performance in delivering the Court's requirements as described herein.

The Offeror shall provide any information to substantiate the Offeror's past performance in completing the requirements of Section C. The Offeror shall provide the following information:

Provide a brief description of past performance on contracts for furnishing software development professional services for a Court, federal government agency, local government agency, or to private sector businesses, inclusive of dates, contract amount, address and telephone number of the contract administrator.

Three (3) references to include information about previously performed Courts or federal or private contracts providing similar and/or like services, inclusive of dates, contract amount, address and telephone number of the contract administrator. **Each reference shall be submitted on the Past Performance Evaluation Form (Attachment J.9) and shall address client's satisfaction with Offeror's performance and deliverables on similar services.**

Past Performance Evaluation Form (Attachment J.9) will be used to query previous customers regarding Offerors past performance on contracts. Offerors shall assure that customers listed in the proposal complete and sign the Performance Evaluation Form and return them with the technical proposal submission. For each reference contacted, the contact person will be requested to confirm the period of performance, dollar amount, timeliness of performance, cost control business relations and customer satisfaction.

Past performance information will be used for responsibility determination. The Courts will focus on information that demonstrates quality of performance relative to the similarity of scope, magnitude and complexity to that detailed in the RFP.

The Courts reserves the right to contact the owners of projects known to have been completed within the last three (3) years but not supplied as references, and the information received may be used in the evaluation of past performance.

L.20 Volume II – Price Proposal shall be comprised of the following tabs:

Tab	Section
A	Price Information
B	Certification Forms
C	Other Considerations

L.20.1 Volume II – Tab A - Price Proposal

L.20.1.1 A separately bound price proposal must be submitted using the format provided in **Section B.5** of this RFP.

L.20.1.2 The Price Proposal shall be comprised of the following Section(s):

L.20.1.2.1 **Price/Cost Schedule (Section B.5).**

L.20.2 Volume II - Tab B – Certification Information

L.20.2.1 Offerors shall complete and return with their proposal the Representations, Certifications and Acknowledgments (Page 31-33) and Anti-Collusion Statement (Attachment J.2), Ethics in Public Contracting (Attachment J.3), Non-Discrimination (Attachment J.4), Certification of Eligibility (Attachment J.5), Tax Certification Affidavit (Attachment J.6), Certification Regarding A Drug-Free Workplace (Attachment J.7) and Past Performance Evaluation Forms (Attachment J.9)

L.20.3 Volume II - Tab C - Disclosure

L.20.3.1 Other Considerations shall contain any assumptions, conditions, or exceptions (technical, price, or otherwise) by the Offeror upon which the proposal is based to include the rationale for the assumption, condition, or exception and other general information. If the Offeror has no assumptions, conditions, or exceptions, state so.

L.20.3.2 Disclosure details of any legal action or litigation past or pending against the Offeror.

L.20.3.3 A statement that the Offeror knows of no conflict between its interests and those of the District of Columbia Courts; and further that the Offeror knows of no facts or circumstances that might create the appearance of a conflict between its interests and those of the District of Columbia Courts.

L.21 Acceptance Period

- L.21.1 The Offeror agrees, if its offer is accepted within one hundred twenty (120) days from the date specified in this solicitation for the submission of proposals, or if its Final Proposal Revision (FPR) is accepted within one hundred twenty (120) days from the date specified for submission thereof to furnish services at the price stated in the Price proposal, delivered or performed at the designated place within the time specified in this solicitation.

END OF CLAUSE

PART V

SECTION M - EVALUATION FACTORS

M.1 Evaluation for Award

The Courts intend to make an award to the responsible firm whose proposal represents the best value to the Courts. The evaluations factors are listed below in descending order of importance. The Courts may award a contract upon the basis of initial offers received, without discussions. Therefore, each initial offer shall contain the Offeror's best terms from a cost and technical standpoint.

M.2 Evaluation Criteria

M.2.1 Technical Approach 0-45 points

M.2.1.1 The technical approach will be evaluated on the extent to which the proposed technical solutions will result in high quality services and deliverables that will meet the Courts goals set forth in this solicitation to include:

- a. Demonstrating an overall understanding of the RFP requirements;
- b. Providing a comprehensive list of project tasks and deliverables, with estimated start and finish dates;
- c. Clearly defining project responsibilities and accountability;
- d. Translating the requirements described in Section C into actionable items;
- e. Designing, developing, documenting, and testing proposed products;
- f. Managing project risks;
- g. Performing user acceptance testing; and
- h. Implementing quality products on schedule and according to specification.

M.2.2 Section C – Credentials/resumes 0-40 points

M.2.2.1 The Offeror shall include credentials/resumes which clearly outline the resources skills & experiences:

Refer to Section C.4 in its entirety

M.2.3 Past Performance 0-15 points

M.2.3.1 The Courts will evaluate the Offerors past performance on the basis of its reputation for the following:

The product & services have been provided in contracts of equal or larger size providing similar and or like services, with successful problem resolution and delivery of each phase of the implementation and integration on time and within budget.

Using Attachment J.9, three (3) letters of reference to the Courts to include information about previously performed District or Federal or private entity contracts of equal or larger size providing similar and/or like services, inclusive of dates of contract. Each reference shall address:

- a) adhering to standards of good workmanship, including the technical, business, and administrative aspects of performance;
- b) timely and reliable service delivery, adhering to work schedules, response times, and deadlines;
- c) demonstrating a commitment to customer satisfaction; and
- d) positive working attitude.

M.2.4 Total Points (100 Points Maximum)

M.3 Price Proposal Evaluation

M.3.1 The Courts will not rate or score price, but will evaluate each Offeror's price proposal for realism, reasonableness, and completeness. This evaluation will reflect the Offerors understanding of the solicitation requirements and the validity of the Offeror's approach to performing the work. Alternative price proposals, if considered by the Courts will be evaluated on contract type risk, potential savings, other advantages or disadvantages to the Courts, and the discretion of the government.

M.3.2 Realism: The Courts will evaluate the realism of the proposed price by assessing the compatibility of proposed price with proposal scope and effect. In the evaluation the Courts will consider the following:

- a. Do the proposed prices reflect a clear understanding of the requirements?
- b. Do the proposed prices for performing various functional service requirements reflect the likely costs to the Offeror in performing the effort with reasonable economy and efficiency?
- c. Are proposed prices unrealistically high or low?

- d. Are the proposed prices consistent with the technical and Management/staffing approach (e.g., if the Offeror proposes a staff of x people, the price proposal must account for x people)?

M.3.3 Reasonableness: In evaluating reasonableness, the Courts will determine if the Offeror's proposed prices, in nature and amount, do not exceed those which would be incurred by a prudent contractor in the conduct of competitive business. The assessment of reasonableness will take into account the context of the source selection, including current market conditions and other factors that may impact price. In the evaluation the Courts will consider the following:

- e. Is the proposed price(s) (for Section B – Supplies or Services and Price/Cost) comparable to the independent Courts cost estimate?
- f. Is the proposed labor/skill mix comparable to the projected Courts skill mix and/or sufficient to meet the Section C requirements based upon the Offeror's technical and management approach?
- g. Are the proposed price(s) for hardware and software comparable to competitor's prices under this solicitation?
- h. Are the proposed price(s) for installing hardware and software comparable to Competitor's prices under this solicitation?
- i. Are the proposed price(s) for warranty and customer support comparable to Competitor's prices under this solicitation?

M.3.4 Completeness: In evaluating completeness, the Courts will determine if the Offeror's provides pricing data of sufficient detail to fully support the offer and permit the Courts to evaluate the proposal thoroughly. In the evaluation the Courts will consider the following:

- j. Do the proposed prices include all price elements the Offeror is likely to incur in performing the effort?
- k. Are proposed prices traceable to requirements?
- l. Do proposed prices account for all requirements?
- m. Are all proposed prices supported with adequate data to permit a thorough evaluation?

M.4 Evaluation of Prompt Payment Discount

- M.4.1 Prompt payment discounts shall not be considered in the evaluation of offers. However, any discount offered will form a part of the award and will be taken by the Courts if payment is made within the discount period specified by the Offeror.
- M.4.2 In connection with any discount offered, time will be computed from the date of delivery of the supplies to carrier when delivery and acceptance are at point of origin, or from date of delivery at destination when delivery, installation and acceptance are at that, or from the date correct invoice or voucher is received in the office specified by the Courts, if the latter date is later than date of delivery. Payment is deemed to be made for the purpose of earning the discount on the date of mailing of the Courts check.

M.5 Prospective Contractor's Responsibility

- M.5.1 In order to receive an award under this RFP, the Court's Contracting Officer must determine that the prospective contractor has the capability in all respects to perform fully the contract requirements. To be deemed responsible, a prospective contractor must establish that it has:
- M.5.1.1 Financial resources adequate to perform the contract, or the ability to obtain them;
 - M.5.1.2 Ability to comply with the required or proposed delivery or performance schedule, taking into consideration all existing commercial and governmental business commitments;
 - M.5.1.3 A satisfactory record of performance;
 - M.5.1.4 The necessary organization, experience, accounting and operational control, and technical skills, or the ability to obtain them;
 - M.5.1.5 Compliance with the applicable Courts licensing, tax laws, and regulations;
 - M.5.1.6 The necessary production, construction, and technical equipment and facilities, or the ability to obtain them; and
 - M.5.1.7 Other qualifications and eligibility criteria necessary to receive an award under applicable laws and regulations.
- M.5.2 The Courts reserves the right to request from a prospective contractor information necessary to determine the prospective contractor's responsibility. Information is to be submitted upon the request of the Courts within the time specified in the request.

Failure of an Offeror to comply with a request for information may subject the Offeror's proposal to rejection on responsibility grounds. If a prospective contractor fails to supply the requested information, the Court's Contracting Officer shall make the determination of responsibility or non-responsibility based on available information. If the available information is insufficient to make a determination of non-responsibility, the Court's Contracting Officer shall determine the Offeror to be non-responsible.

END OF CLAUSE