REQUEST FOR STANDING OFFERS

LEADERSHIP ASSESSMENT SERVICES (ONTARIO AND PRAIRIES REGION)

FOR

THE PUBLIC SERVICE COMMISSION OF CANADA

Solicitation Date: March 23rd, 2021

CLOSING DATE AND TIME: MAY 3RD, 2021 at 2:00 p.m. EASTERN DAYLIGHT TIME

Standing Offer Authority: Grant Bott

Public Service Commission E-mail: grant.bott@canada.ca

Backup: Francine Marcotte

Public Service Commission

E-mail: francine.marcotte@canada.ca

(The Standing Offer Authority is responsible for establishing and administering the contract.)

Proposal Submission:

Submit your proposal to the Public Service Commission, at one of the following email addresses:

SOLICITATION NUMBER: D1120-20-1000

Grant Bott

Francine Marcotte (back-up)

Emails:

grant.bott@canada.ca francine.marcotte@canada.ca

Table of Contents

PART 1 - GENERAL INFORMATION	5
1.1 Summary	5
1.2 Security Requirement	5
1.3 Interpretation	5
1.4 Office of the Procurement Ombudsman (OPO)	5
PART 2 – BIDDER INSTRUCTIONS	7
2.1 Standard Instructions, Clauses and Conditions	7
2.2 Aboriginal Suppliers - Self-identification	7
2.3 Submission of Bids	7
2.4 Inquiries – Request for Standing Offers	10
2.5 Applicable Laws	10
PART 3 – EVALUATION PROCEDURES AND BASIS OF SELECTION	
3.1 Evaluation Procedures	
3.2 Technical Evaluation	11
3.3 Definitions 11 3.4 Evaluation Process	
3.5 Selection for Standing Offers	12
3.6 Mandatory Requirements	12
3.7 Point Rated Technical Criteria	
3.8 Financial Evaluation	
PART 4 – CERTIFICATIONS	
4.1 Certifications Precedent to Issuance of a Standing Offer	
4.2 Federal Contractors Program for Employment Equity - Standing Offer Certification	
4.3 Former Public Servant Certification	
4.4 Status and Availability of Resources	
4.5 Conflict of Interest	
4.6 Certificate of Independent Bid Determination	
4.7 Main Region(s) of Work (Ontario and Prairies Region)	
4.8 Resource Information Sheet	
4.9 Certification of education and experience	
PART 5 - STANDING OFFER AND RESULTING CONTRACT CLAUSES	
A. STANDING OFFER	
1. Bid	25
2. Standard Clauses and Conditions	25
3. Period of Standing Offer	25
4. Authorities	25
5. Call-up Procedures – Allocation of Work	25
6. Call-up Instrument / Work Authorization	
7. Limitation of Call-ups	
8. Cancellation of Work Authorization	
9. Priority of Documents	
10. Status and Availability of Resources	
11. Closure of Government Offices	
B. RESULTING CONTRACT CLAUSES (FOR CALL-UP)	
APPENDIX "A" - GENERAL CONDITIONS OF A SERVICE CONTRACT	29

APPENDIX "B" - SUPPLEMENTARY CONDITIONS OF A SERVICE CONTRACT	29
APPENDIX "C" - TERMS OF PAYMENT OF A SERVICE CONTRACT	29
APPENDIX "D" - STATEMENT OF WORK	30
APPENDIX "E" - GENERAL CONDITIONS - STANDING OFFERS - GOODS OR SERVIO	CES38
APPENDIX "F" - STANDARD INSTRUCTIONS - REQUEST FOR STANDING OFFERS - G	OODS OR
SERVICES - COMPETITIVE REQUIREMENTS	40
APPENDIX "G" - BASIS OF PAYMENT	45
APPENDIX "H" - SECURITY REQUIREMENTS CHECK LIST (SRCL)	48
APPENDIX "I" - RESOURCE INFORMATION SHEET	52
APPENDIX "J" - CONFIDENTIALITY AGREEMENT	ວວ

Proposal to the Public Service Commission Bidder Information and Authorization

Bidder Name and Address:		
Legal Status (incorporated, registered, etc.)		
near pointed, registered, etc.)		
GST or HST Registration Number and/or	Business Identification Number (The Canada Revenue Agency):	
Jame and Title of Person authori	zed to sign on behalf of Bidder:	
Print Name	Title	
Signature	Date	
Central Point of Contact:		
he Bidder has designated the followin roposed contract, including the provis	g individual as a central point of contact for all matters p ion of all information that may be requested:	pertaining to the
Name	Title	
Ivalie	THE	
Telephone	Fax	
E-Mail		

Each proposal MUST include a copy of this page properly completed and signed. The Bidder's signature indicates acceptance of the terms and conditions set out herein.

NOTE: It is the Bidder's responsibility to contact the Standing Offer Authority as soon as possible if there are any changes to the Bidder's contact information. The PSC's main method of communicating with Bidders is via email; therefore, it is the Bidder's responsibility to ensure that they verify their email account for important information during both the solicitation period, and the resulting standing offer period. The PSC is under no obligation to contact the Bidder via any other means (such as phone, fax or mail), and should the Bidder miss important deadlines sent to their email address identified above, it will be at no fault of the PSC (unless the Bidder has previously advised the Standing Offer Authority of a change in their email address).

PART 1 - GENERAL INFORMATION

1.1 Summary

This is a Request for Standing Offers (RFSO) for the establishment of **upto three (3)** Standing Offers to satisfy the requirements of the Public Service Commission (PSC) for **Leaders hip Assessment Services for the Ontario and Prairies region***, on an "as and when requested" basis, for a period commencing on the date of the Standing Offer Authorization and terminating **one (1)** year later, with provisions to extend the period for **three (3)** additional one-year periods. Any extensions of the Standing Offer period will be done under the same terms and 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 PSC will consider entering into Standing Offers with Bidders offering the most acceptable proposals determined in regards to the evaluation factors set out in this RFSO.

This requirement is subject to the terms of the Agreement on Government Procurement of the World Trade Organization (GPA-WTO), the Canada-European Union Comprehensive Economic and Trade Agreement (CETA), the Canada-Chile Free Trade Agreement (CCFTA), the Canada-Peru Free Trade Agreement (CPFTA), the Canada-Colombia Free Trade Agreement (CCOFTA), the Comprehensive Economic and Trade Agreement (CETA) and the Canadadian Free Trade Agreement (CFTA).

*For more information on the place of work, bidders are to consult item 9.0 Place of Work and Travel, of **Appendix D – Statement of Work**.

1.2 Security Requirement

Before is suance of a Standing Offer, the following conditions MUST be met:

- a) The Bidder's proposed individuals requiring access to classified or protected information, assets or sensitive work site(s) MUST meet the security requirement as indicated in Appendix "H";
- b) The Bidder MUST provide the name of all individuals who will require access to classified or protected information, as sets or sensitive work sites; and

The PSC will not delay the is suance of any Standing Offer to allow bidders to obtain the required clearance.

1.3 Interpretation

In this RFSO and any resulting Standing Offer or Call-up, unless the context otherwise requires:

- 1. "Call-up" means an order is sued by the Call-up Authority duly authorized to is sue a Call-up against a particular Standing Offer. Is suance of a Call-up to the Bidder constitutes acceptance of its Bid and results in the creation of a contract between Her Majesty the Queen in right of Canada and the Bidder for the goods, services or both described in the Call-up:
- 2. "Canada", "Crown", "Her Majesty" or "the Government" means Her Majesty the Queen in right of Canada as represented by the Public Service Commission.
- 3. "Bidder" means the person or entity whose name appears on the signature page of the Standing Offer and who offers to provide goods, services or both to Canada under the Standing Offer;
- 4. "Standing Offer" means the written offer from the Bidder, the clauses and conditions, these general conditions, Appendixes and any other documents pecified or referred to as forming part of the Standing Offer;
- 5. "Standing Offer Authority" means the person designated as such in the Standing Offer, or by notice to the Bidder, to act as the representative of Canada in the management of the Standing Offer.

1.4 Office of the Procurement Ombudsman (OPO)

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 boa.opo@boa-opo.gc.ca, by telephone at 1-

866-734-5169, or by web at www.opo-boa.gc.ca. 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.

PART 2 – BIDDER INSTRUCTIONS

2.1 Standard Instructions, Clauses and Conditions

The attached Appendix"A" – General Conditions of a service contract, Appendix"B" – Supplementary Conditions of a service contract, Appendix"C" – Terms of Payment of a service contract, Appendix"D"- Statement of Work, Appendix"E"- General Conditions – Standing Offers – Goods or Services, Appendix"F"- Standard Instructions – Request for Standing Offers – Goods or Services – Competitive Requirements, Appendix"G"- Basis of Payment, Appendix"H" – Security Requirements Check List, Appendix"I" – Resource Information Sheet and Appendix"J" – Confidentiality Agreement, are hereby incorporated into and formpart of this solicitation.. Submission of a bid constitutes acknowledgement that the Bidder has read and agrees to be bound by such instructions.

All Bidders submitting proposals shall maintain the confidentiality of all information, documents, and material, whether in oral, written, or machine readable form furnished by the PSC and shall not communicate such information, documents or materials to any third party without the prior consent of the PSC.

2.2 Aboriginal Suppliers - Self-identification

The PSC has made a commitment to increase contracting actions between the federal government and Aboriginal businesses, in accordance with The Procurement Strategy for Aboriginal Business. In order to assist the PSC in reporting contracting activities with Aboriginal businesses, it is important that Aboriginal Bidders identify themselves as such by completing and providing appropriate Certification Requirements which have been developed by the Department of Indigenous and Northern Affairs Canada.

2.3 Submission of Bids

Bidders MUST submit electronic copies of the Technical Proposal, Financial Proposal and Certifications to the following email addresses no later than May 3rd, 2021, 2:00 PM Eastern Daylight Time:

grant.bott@canada.ca

francine.marcotte@canada.ca

It is the responsibility of the Bidders to ensure that proposals are received at the required email address before the closing date and time, and are provided in accordance with Part 2 – Bidder Instructions.

If the email including attachments is larger than 15mb, bidders must submit their bid in separate emails to no exceed the PSC's server limitation.

<u>Proposals will not be accepted after 2:00 PM Eastern Daylight Time and will be returned unopened to the sender.</u>

Proposals should be concise and should address, but not necessarily be limited to, the evaluation criteria and selection method. Bids will be evaluated solely on their content. Evaluation criteria not addressed will be given a score of zero. It is the responsibility of the Bidder to obtain clarification of the requirements contained, herein, if necessary prior to submitting a bid using the procedure described in Part 3 – Evaluation Procedures and Bas is of Seclection.

2.3.1 Bid Preparation Instructions

The PSC requests that Bidders provide their Bid in separate documents as follows:

- a) Section I: Technical Bid (electronic copy)
- b) Section II: Financial Bid (electronic copy)
- c) Section III: Certifications (PART 4) (electronic copy)

Prices MUST appear in the Financial Bid only. No prices MUST be indicated in any other section of the bid. Non-compliance with this condition (for that reason alone) may result in bid disqualification.

The PSC requests that Bidders follow the format instructions described below in the preparation of their bid.

- a) use 8.5 x 11 inch (216 mm x 279 mm) paper;
- b) use a numbering system that corresponds to the bid.

2.3.2 Section I: Technical Bid

The Technical Proposal must clearly address the following aspects:

- a) Mandatory Proposal Requirements
- b) Mandatory Technical Criteria
- c) Point Rated Technical Criteria

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

The Technical Proposal shall clearly address the following aspects:

- 1. In the Technical Proposal, the bidder shall demonstrate how the bidder meets the requirements of the RFSO (PART 3 Evaluation Procedures and Basis of Selection).
- 2. The bidder may propose one or up to two (2) individual(s) to provide the services. The evaluation team will evaluate all proposed individuals in accordance with the evaluation procedures described herein. Only bidders proposing resource(s) meeting all mandatory criteria and meeting or exceeding the minimum points of the rated criteria will be considered further and only one (1) Standing Offer will be awarded to the same bidder.

Should a bidder propose two (2) resources, at least one of the resources must meet all mandatory criteria and meet or exceed the minimum points of the rated criteria for its bid to be considered further.

- 3. The bidder must provide information indicating how and where he or she acquired the experience described in the technical proposal; otherwise, it will not be included in the evaluation process.
- 4. To facilitate the evaluation and to ensure that sufficient information is provided to permit a complete evaluation, it is **strongly** suggested that the résumé of each proposed individual be presented using the following format:
 - A. Name of bidder and name of proposed individual.
 - B. Position title or affiliation with bidder.
 - C. Security clearance level of the individual.
 - D. Relevant academic and/or professional qualifications.
 - E. Career summary:
 - a. Individual's detailed employment history;
 - b. Past experience relevant to the evaluation criteria:
 - c. Organization(s) where the individual was employed, including:

- i. Organization name and total workforce (permanent, full-time employees);
- ii. Positions occupied, including start and end dates (mm-yy);
- iii. Individual's hierarchical level in the organization;
- iv. Reporting structure both below and above the individual's position
- 5. The following format should be used to demonstrate the experience gained with respect to the number of assessment centres and simulation exercises administered, and the number of assessments conducted using other behaviour-based tools (such as 360-degree feedback, structured reference check, structured interviews or other assessment techniques):

	Experience in assessing individuals' competencies using behavioural-based simulation exercises							
	Type of simulation exercise Name of Organization Outes conducted (start and end dates) Number of Candidates Assessed							
Ex.	SELEX	Organization XX	September 2009 to 2014	10				
r.								
	TOTAL NUMBER of candidates assessed							

	Experience in the use of other assessment instruments, such as but not limited to, simulation exercises, 360-degree feedback, behaviour-based structured reference checks, scoring written in-basket tests, structured interviews or other assessment techniques Type of other assessment instrument Name of Organization instrument Dates conducted (start and end dates) Number of Candidates Assessed					
Ex.	Behaviour-based structured reference checks					
	TOTAL NUMBER of c					

2.3.3 Section II: Financial Bid

Bidders must submit their Financial Bid in accordance with the Appendix "G" - Basis of Payment. The total amount of Goods and Services Taxor Harmonized Sales Tax is to be shown separately, if applicable.

In the Financial Proposal, bidders must include prices and/or rates for the services to be provided, in Canadian dollars, in compliance with the following pricing basis:

A. For Canadian-based bidders, prices and/or rates of pay for services must be firm and all-inclusive, as indicated in Appendix "G" – Basis of Payment attached, exclusive of the Goods and Services Tax (GST) or the Harmonized Sales Tax(HST), where applicable, and inclusive of excise taxes and Canadian customs duties, where applicable, and the deliverables FOB Destination.

Travel and per diemexpenses are INCLUDED in the proposed prices and/or rates for all services requested and provided within 125km of the PSC Toronto office. For services requested outside 125km of the PSC Toronto office, travel and per diemexpenses must be pre-approved by the Project Authority, and will be paid according to the National Joint Council Travel Directive.

B. Workplace and Facilities

The services will be rendered in the PSC facilities provided by Canada (mainly in the Toronto Region). The necessary facilities, supplies, and equipment will be provided by the Project Authority.

Training and orientation sessions and quality assurance reviews will be carried out in facilities provided by the PSC (mainly in the Toronto) and will be conducted at the expense of the bidder. The PSC will not agree to pay travel and per diemexpenses incurred by the bidder to attend the sessions and reviews.

- C. The proposed firmall-inclusive prices and/or rates SHALL NOT EXCEED the MAXIMUM all-inclusive prices and/or rates indicated in Appendix "G" Bas is of Payment attached.
- D. All firm all-inclusive prices and/or rates that are proposed shall be valid for the initial period of the standing offer and for any authorized extension period.
- E. In cases where more than one resource is proposed, the bidder SHALL PROPOSE the same firm all inclusive price and/or rate per item for all resources.

During the bid evaluation period, Bidders may or may not be required to clarify the details included in bids. Information shall be made available to the PSC within three (3) working days of receipt of a request. Information or clarifications submitted after the three (3) working day deadline will not be accepted. The PSC is under no obligation to request clarification(s) from the Bidder, therefore it is in the Bidder's best interest to include complete, descriptive information in its proposal.

2.4 Inquiries – Request for Standing Offers

All enquiries **MUS** T be submitted in writing by e-mail to the PSC Standing Offer Authority (identified on page one (1) of the solicitation document) on or before **four (4) calendar days** before the RFSO closing date. All enquiries and other communications with government officials throughout the solicitation period are to be directed **ONLY** to the **Standing Offer Authority (or the Backup)** named on page 1 of the solicitation. Non-compliance with this condition during the solicitation period may (for that reason alone) result in disqualification of bids.

Bidders should reference as accurately as possible the numbered item of the RFSO to which the enquiry relates. Care should be taken by Bidders to explain each question in sufficient detail in order to enable PSC 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 PSC determines that the enquiry is not of a proprietary nature. The PSC may edit the questions or may request that Bidders do so, so that the proprietary nature of the question is eliminated, and the enquiry together with the response can be distributed to all Bidders either through a posting on the Government Electronic Tendering Services (GETS) or through electronic mail. Enquiries not submitted in a form that can be distributed to all Bidders may not be answered by PSC.

2.5 Applicable Laws

The Standing Offer and any contract resulting from the Standing Offer must be interpreted and governed by the laws in force in **Ontario**.

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

PART 3 – EVALUATION PROCEDURES AND BASIS OF SELECTION

3.1 Evaluation Procedures

- a) Bids 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 the PSC will evaluate the bids.

3.2 Technical Evaluation

The Technical Proposal will be evaluated and rated according to the evaluation criteria presented hereinafter. In the proposal, the bidder must address each of the criteria in question in sufficient detail. Experience listed without supporting data indicating where and how it was acquired will be excluded from the evaluation. Rated criteria not covered in the proposal will be given a score of zero.

Proposed resource(s) who meet the Technical Mandatory Criteria MR6 and MR7 will be considered when marking rated criteria, provided that the Bidder meets all of the Mandatory Proposal Requirements (MR1 to MR5).

Where more than one resource is proposed (up to a maximum of two), the overall rating achieved by each proposed resource shall be added up and divided by the number of resources proposed, which will give the overall rating for the technical part. Proposed resource(s) who did not obtain the specified pass mark will be considered ineligible, and their rating will not be included in calculating the average rating.

3.3 Definitions

The following definitions apply to the technical requirements for this request for standing offer:

For the purposes of these definitions, "employed" also means "previously having been employed" and "an employee" or "an Executive" includes "a "previous employee" or "previous Executive".

- 3.3.1 The term "managerial responsibilities" includes managing projects, operations or deliverables, as well as a budget and human resources.
- 3.3.2 The term "manager" applies to any individual employed by an organization with a workforce of at least 100 employees (permanent, full-time, part-time) who has occupied a management position to which at least one level of staff reported and who has been responsible for human and financial resources in the administered sector.
- 3.3.3 The term "executive" applies to any individual employed by an organization* with a workforce of at least 300 employees (permanent full-time or part-time) who has occupied a management position to which at least one level of managers (may include a level of employees who have supervisory responsibilities over staff) reported directly or indirectly, and who regularly communicated directly with Senior Executives or the highest levels of management in the organization (e.g., Chief Executive Officer (CEO), Board of Directors) and who has been accountable for human and financial resources in the administered sector.
- 3.3.4 The term "senior executive" applies to any individual employed by an organization* with a workforce of at least 300 employees (permanent full time or part-time) who has occupied a management position to which at least one level of executives reported directly, and who regularly communicated directly with the highest levels of management in the organization (e.g., Chief Executive Officer (CEO), Board of Directors) and who has been accountable for human and financial resources in the administered sector OR who has occupied a position that is the highest level of management in the organization (e.g. Chief Executive Officer (CEO), Board of Directors, etc.).
- 3.3.5 The term "organization" includes companies, corporations, businesses, Government of Canada or provincial, municipal, or territorial departments, agencies, Crown Corporations, special operating agencies, government agencies and including but not limited to Business Centers, Sections, Units, Divisions, Directorates and Branches.
- 3.3.6 "Employed" does not count acting appointments toward the experience required for mandatory requirements and rated criteria.
- 3.3.7 A "year" means 12 cumulative months, as specified, for the purposes of mandatory requirements and

rated criteria.

- 3.3.8 An "Assessment Centre" is a standardized evaluation of competencies and behaviours based on multiple exercises (e.g., simulations, in-basket exercise, role plays and/or group exercise). In an assessment centre, multiple assessors (i.e. 3 or more) are used to observe candidates' behaviours and performance. Assessors' judgements of candidate's performance are pooled during an integration meeting using a consensus approach and/or a statistical integration process.
- 3.3.9 A "**simulation**" is a situational exercise that places candidates or participants in realistic situations that allow them the opportunity to demonstrate job-relevant qualifications.

3.4 Evaluation Process

The evaluation will be conducted in four stages:

Stage 1

Proposals will be evaluated to ensure compliance with the Mandatory Proposal Requirements (MR1 to MR5).

Once a proposal is considered compliant, each resource proposed will be evaluated individually and independently in stages 2, 3, and 4.

Stage 2

The responses for each of the proposed resources will be evaluated to determine whether they meet the Technical Mandatory Criteria (MR6 and MR7). If they do not, the proposed resource(s) in question will not be considered further. The rejection of one or more proposed resource will not affect the other resource(s) proposed by the bidder.

Stage 3

The responses for each Point Rated Technical Criteria (R.1 to R.5) for each proposed resource will be evaluated and points awarded. Proposed resources who do not obtain 350 points for rated requirement R.1 "Experience as an executive or senior executive related to human resources management" will not be considered further.

Stage 4

The Total Technical Score (sum of points achieved for R.1 through R.5) for each compliant proposed resource will be calculated. The Total Bid Technical Score will be calculated by averaging the total technical score of each compliant proposed resource.

Bidders are reminded that they must respond to each Mandatory and Rated Requirement sufficiently to demonstrate how the requirements are met. Requirements that are not addressed will not be awarded points. Dates, position titles, functions, organizations must be specified and described in sufficient detail.

3.5 Selection for Standing Offers

The Public Service Commission will award up to three (3) Standing Offers for Leadership Assessment services, in the manner described in section 3.9 – Basis of Selection.

3.6 Mandatory Requirements

All bids will be evaluated against the following Mandatory Requirements. Proposals that do not meet **ALL** of the following Mandatory Requirements will be deemed non-compliant, will not be given further consideration, and the proposed resources will not be evaluated.

3.6.1 – Mandatory Requirements - Table

Bidders are reminded to consult section 3.3 – Definitions prior to demonstrating how they meet the following Mandatory Criteria.

<u>Item</u> <u>#</u>	Mandatory Requirement	Cross-Reference to Proposal (Please indicate section and page # as appropriate)	Met / Not Met (Column for PSC use only)
	MANDATORY PROPOSAL	REQUIREMENTS	
	The Bidder MUST submit with its technical proposal a completed and signed "Proposal to the Public Service Commission Bidder Information and Authorization" form as provided on page 4 of this solicitation document.		
MR1	Bidders who do not submit the "Proposal to the Public Service Commission Bidder Information and Authorization" form with their proposals will have 72 hours (three business days) to provide it, unless otherwise indicated by the PSC Standing Offer Authority. If the copies are not provided within the 72 hours, or the timeframe stated by the PSC Standing Offer Authority, the proposal will be deemed noncompliant.		
	The Bidder MUST submit with its technical proposal, completed and signed copies of all certification clauses provided in PART 4 - CERTIFICATIONS .		
MR2	Bidders who do not submit the "Proposal to the Public Service Commission Bidder Information and Authorization" form with their proposals will have 72 hours (three business days) to provide it, unless otherwise indicated by the PSC Standing Offer Authority. If the copies are not provided within the 72 hours, or the timeframe stated by the PSC Standing Offer Authority, the proposal will be deemed noncompliant.		
	The Bidder MUST submit with its technical proposal, a completed and signed copy by EACH resource —Appendix "J"—Confidentiality Agreement.		
MR3	Bidders who do not submit the "Proposal to the Public Service Commission Bidder Information and Authorization" form with their proposals will have 72 hours (three business days) to provide it, unless otherwise indicated by the PSC Standing Offer Authority. If the copies are not provided within the 72 hours, or the timeframe stated by the PSC Standing Offer Authority, the proposal will be deemed noncompliant.		

<u>Item</u> <u>#</u>	Mandatory Requirement	Cross-Reference to Proposal (Please indicate section and page # as appropriate)	Met / Not Met (Column for PSC use only)
MR4	The Bidder MUST submit a completed Appendix "I" – Resource Information Sheet for each proposed resource. Bidders who do not submit the "Proposal to the Public Service Commission Bidder Information and Authorization" form with their proposals will have 72 hours (three business days) to provide it, unless otherwise indicated by the PSC Standing Offer Authority. If the copies are not provided within the 72 hours, or the timeframe stated by the PSC Standing Offer Authority, the proposal will be deemed noncompliant.		
MR5	Bidders MUST include a curriculumvitae (CV) or résumé for proposed resource to provide a summary of the qualifications and experience of the individual. Bidders who do not submitthe "Proposal to the Public Service Commission Bidder Information and Authorization" form with their proposals will have 72 hours (three business days) to provide it, unless otherwise indicated by the PSC Standing Offer Authority. If the copies are not provided within the 72 hours, or the timeframe stated by the PSC Standing Offer Authority, the proposal will be deemed noncompliant.		
	MANDATORY TECHNIC	CAL CRITERIA	
MR6	The proposed resource(s) must have at least a post- secondary degree granted by a recognized Canadian university or college, or an equivalent degree recognized by a Canadian Academic Training Evaluation Service in the case of education received outside Canada, or be granted education equivalency* *Education equivalency is granted for a secondary		
	school diploma and a minimum of 5 years of experience as a manager.		
MR7	The proposed resource(s) must have at least three (3) cumulative years of experience in management, occupying an executive position or higher.		

3.7 Point Rated Technical Criteria

For a proposal to be given further consideration, at least one of the resources proposed must, as a minimum, obtain the pass mark specified for each of the following categories:

Category	Maximum Mark	Minimum Required (pass mark)
R.1 Experience as an executive or senior executive related to human resources management	500	350
R.2 Experience in management at the senior executive level or higher	300	0
R.3 Post-secondary education	100	0
R.4 Experience in assessment of the competencies of individuals using assessment centre methodology	50	0
R.5 Experience in the use of other assessment instruments	50	0
Total Points Available	1000	350

Technical proposals will be evaluated and scored in accordance with the following point-rated criteria. <u>Partial points</u> will not be awarded for the point-rated criteria. Bidders are reminded that proposals should clearly demonstrate each criteria by descriptions of experience including titles, functions and dates, for each proposed resource.

Should the Bidder propose more than one (1) resource (up to a maximum of two (2) resources), each proposed resource will be evaluated against all the rated criteria. The average of the total points will be calculated among the proposed resources that will have obtained the minimum points required for R.1 and only those will be used as the Total Bid Technical Score for the Technical Evaluation. The following table should be duplicated and completed for each proposed resource.

Table 3.7.1 – Point-Rated Technical Criteria

 $Bidders\ are\ reminded\ to\ consult\ section\ 3.3-Definitions\ prior\ to\ demonstrating\ the\ following\ Rated\ Criteria.$

	Scoring Guidelines	Minimum Required	Proposal (Please indicate section and page # as appropriate)
Experience as an Executive or Senior Executive related to Human Resources Management	Points are awarded as follows, based on the number of years of cumulative experience in at least two of the three indicated functions:	350/500	page a no appropriate,
Experience acquired as an Executive or Senior Executive working directly with	18 years or more = 500 points		
executives and/or managers in at least two of the following functions for a minimum of	16 years or more, but less than 18 = 475 points		
three (3) years, from date of bid closing:	14 years or more, but less than 16 = 450 points		
Assessment and selection of executives and/or managers;	12 years or more, but less than 14		
ii) Development and orientation of executives and/or managers;	= 425 points 10 years or more, but less than 12 = 400 points		
iii) Management of executives and/or managers.	6 years or more, but less than 10 = 375 points		
Proposed resources who do not demonstrate experience in at least two of the three functions will not be awarded points.	3 years or more, but less than 6 = 350 points		
	In situations in which a proposed resource has experience in more than one function during the same period, the individual's length of experience will count only once. (For example, a proposed resource who has worked in two functions concurrently in three complete and cumulative years will receive 350 points)		
	or Senior Executive related to Human Resources Management Experience acquired as an Executive or Senior Executive working directly with executives and/or managers in at least two of the following functions for a minimum of three (3) years, fromdate of bid closing: i) Assessment and selection of executives and/or managers; ii) Development and orientation of executives and/or managers; iii) Management of executives and/or managers. Proposed resources who do not demonstrate experience in at least two of the three functions will not be	based on the number of years of cumulative experience in at least two of the three indicated functions: Experience acquired as an Executive working directly with executives and/or managers in at least two of the following functions for a minimum of three (3) years, fromdate of bid closing: i) Assessment and selection of executives and/or managers; ii) Development and orientation of executives and/or managers; iii) Management of executives and/or managers; Proposed resources who do not demonstrate experience in at least two of the three functions will not be awarded points. based on the number of years of cumulative experience in at least two of the three indicated functions: 18 years or more, but less than 18 = 475 points 14 years or more, but less than 16 = 450 points 19 years or more, but less than 12 = 400 points 6 years or more, but less than 10 = 375 points 10 years or more, but less than 10 = 375 points In situations in which a proposed resource has experience in more than one function during the same period, the individual's length of experience will count only once. (For example, a proposed resource who has worked in two functions concurrently in three complete and cumulative years will	based on the number of years of cumulative experience in at least two of the three indicated functions: Experience acquired as an Executive working directly with executives and/or managers in at least two of the following functions for a minimum of three (3) years, fromdate of bid closing: i) Assessment and selection of executives and/or managers; ii) Development and orientation of executives and/or managers; iii) Management of executives and/or managers. Proposed resources who do not demonstrate experience in at least two of the three functions will not be awarded points. In situations in which a proposed resource has experience im more than one function during the same period, the individual's length of experience worked in two functions concurrently in three complete and cumulative years will

Item#	Rated Requirement	Scoring Guidelines	Minimum Required	Cross-Reference to Proposal (Please indicate section and page # as appropriate)
R2	A minimum of one (1) year of experience in management at the Senior Executive level or higher Experience in management acquired at the Senior Executive level or higher, occupying a Senior Executive position or a higher position	Points are awarded for the highest rank reached: 300 pts for: Highest Ranking Senior Executive in an organization 250 pts for: Second-highest ranking senior executive in an organization 150 pts for Senior Executive in an organization	0/300	
R3	Post-secondary education	Points are awarded based on the highest level of education attained: Doctorate=80 points Master's=75 points Bachelor's=70 points Certificate or diploma = 50 points and for the specialization in the highest level of education: Public Administration=20 points Business Administration=20 points HR / Industrial Relations = 15 points Social Sciences = 10 points Applied Sciences=5 points	0/100	
R4	Experience in assessment of competencies of individuals using simulation exercises Assessment such as, but not limited to: assessment centres* or other behaviour-based simulation exercises *See Section 3.3 for definition of terms	Points are awarded based on the number of assessment centre (AC) modules conducted: More than 200 assessments = 50 points 150 assessments or more but less than 200 = 40 points 100 assessments or more but less than 150 = 30 points 50 assessments or more but less than 100 = 20 points 25 assessments or more but less than 50 = 10 points	0/50	

Item#	Rated Requirement	Scoring Guidelines	Minimum Required	Cross-Reference to Proposal (Please indicate section and page # as appropriate)
R5	Experience using other standardized assessment instruments (such as, but not limited to, behaviour-based structured reference checks, scoring written/in-basket tests, structured competency-based interviews, 360degree feedback)	Points are awarded based on the number of assessments done: • 200 assessments or more = 50 points • 150 assessments or more but less than 200 = 40 points • 100 assessments or more but less than 150 = 30 points • 50 assessments or more but less than 100 = 20 points • 25 assessments or more but less than 50 = 10 points	0/50	
Overal	l rating for the technical part	Total =		1000

3.8 Financial Evaluation

The Bidder must include a completed Appendix "G" - Basis of Payment in its proposal.

The price of the bid will be evaluated in Canadian dollars, the Goods and Services Taxor the Harmonized Sales Tax excluded.

The bids that meet the minimum score as set out in section 3.7 – Point-Rated Technical Criteria above will then be evaluated based on the financial evaluation of the prices/rates proposed in Appendix "G" – Basis of Payment. A Bid Evaluation Value (BEV), which will be used for evaluation purposes only, will be calculated as follows (using the Bidder's offered prices in Appendix "G" – Basis of Payment):

Bid Evaluation Value (BEV) =

((Bidder's proposed Firm Batch Price for Simulations for EX Selection (SELEX)) +

(Bidder's proposed Firm Batch Price for Simulations for the Identification of Leadership (SIL)) +

(Bidder's Firm all-inclusive Daily Rate for Additional Instruments, Revised Instrument and Other Services))/7.5 x 10 hours (for evaluation purpose only)

3.9 Basis of Selection – Lowest Price Per Point

To be declared responsive, a bid must:

- a) comply with all the requirements of the RFSO;
- b) meet all mandatory requirements; and
- c) obtain the required minimum of points for the rated requirement which are subject to point rating.

Bids not meeting (a) or (b) or (c) will be declared non-responsive. Neither the responsive bid that receives the highest number of points nor the one that proposed the lowest price will necessarily be accepted.

The recommendations for award will be determined using the evaluated cost-per-point methodology and by ranking responsive Bidders from lowest to highest evaluated cost-per-point. The total estimated cost of each of the responsive proposal not exceeding the specified prices and/or rates will be divided by the overall rating assigned to the Technical Proposal, to determine the cost per point:

Formula: Total Bid Evaluation Value (BEV) = Cost per point

Average Technical Score for the Bidder's compliant proposed resource(s)

Example:

Both Bidder A and Bidder B meet parts a), b), and c) above and have therefore been declared responsive.

If Bidder A has a Bid Evaluation Value (BEV) of \$1,600 and has 1,000 technical points, the cost-per-point of Bidder A will be 1,600 / 1,000 = 1.60.

If Bidder B has a BEV of \$1,000 and has 1,200 technical points, the cost-per-point of Bidder B will be \$1,000 / 1,200 = \$0.83.

Bidder B has the lower cost-per-point and would be recommended first for award of a standing offer.

If two (2) or more eligible proposals obtain the same rating, a recommendation will be made to award the contract to the bidder with the best technical rating.

Should there be multiple proposals having identical cost-per points and identical technical scores, the PSC will rank the bidders with the highest points in the following priority order: 1) R2, 2) R1, 3) R4, 4) R5 and 5) R3.

See PART 5 - STANDING OFFER AND RESULTING CONTRACT CLAUSES for information on how the work will be allocated.

Solicitation Number: D1120-20-1000

PART 4 – CERTIFICATIONS

Bidders MUST provide the required certifications to be is sued a Standing Offer. The PSC will declare a bid non-responsive if the required certifications are not completed and submitted as requested.

Compliance with the certifications Bidders provide to the PSC is subject to verification by the PSC during the bid evaluation period (before issuance of a Standing Offer) and after issuance of a Standing Offer. The PSC Standing Offer Authority will have the right to ask for additional information to verify the Bidders' compliance with the certifications before is suance of a Standing Offer. The bid will be declared non-responsive if any certification made by the Bidder is untrue, whether made knowingly or unknowingly. Failure to comply with the certifications or to comply with the request of the PSC Standing Offer Authority for additional information will also render the bid non-responsive.

4.1 Certifications Precedent to Issuance of a Standing Offer

The certifications listed below should be completed and submitted with the bid, but may be submitted afterwards. If any of these required certifications is not completed and submitted as requested, the PSC Standing Offer Authority will so inform the Bidder and provide the Bidder with a time frame within which to meet the requirement. Failure to comply with the request of the PSC Standing Offer Authority and meet the requirements within that time period will render the bid non-responsive.

4.2 Federal Contractors Program for Employment Equity - Standing Offer Certification

By submitting a bid, the Bidder certifies that the Bidder, and any of the Bidder's members if the Bidder is a Joint Venture, is not named on the Federal Contractors Program (FCP) for employment equity "FCP Limited Eligibility to Bid" list (http://www.labour.gc.ca/eng/standards_equity/eq/emp/fcp/list/inelig.shtml) available from Employment and Social Development Canada-Labour's website.

Canada will have the right to declare an offer non-responsive, or to set-aside a Standing Offer, if the Bidder, or any me	mbe
of the Bidder if the Bidder is a Joint Venture, appears on the "FCP Limited Eligibility to Bid" list at the time of issuing	gofa
Standing Offer or during the period of the Standing Offer.	_

4.3 Former Public Servant Certification

Contracts with former public servants (FPS) in receipt of a pension or of a lump sumpayment MUST bear the closest public scrutiny and reflect fairness in spending public funds. In order to comply with Treasury Board policies and directives on contracts with FPS, Bidders MUST provide the information required below.

Definitions

For the purposes of this clause,

Signature of authorized representative

- 1. "Former public servant" means a 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 and includes:
 - a) an individual;
 - b) an individual who has incorporated;
 - c) a partnership made up of former public servants; or
 - d) a sole proprietorship or entity where the affected individual has a controlling or major interest in the entity.

- 2. "lump sumpayment 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 Public Service.
- 3. "pension" means a pension payable pursuant to the *Public Service Superannuation Act*, R.S., 1985, c. P-36 as indexed pursuant to the *Supplementary Retirement Benefits Act*, R.S., 1985, c. S-24.

Former Public Servant in Receipt of a Pension

	ders owir	who are former public servants in receipt of a pension MUST identify themselves as such by completing the ag:
()	The bidder is a former public servant in receipt of a pension;
()	The bidder is a former public servant in receipt of a pension who has incorporated;
()	The bidder is a partnership made up of former public servant in receipt of a pension;
()	The bidder is a former public servant in receipt of a pension who is the sole proprietorship or has a major interested in the entity;
()	The bidder is a former public servant not in receipt of a pension.
Ì)	The bidder is NOT a former public servant.
If tl	ne B	idder is a FPS in receipt of a pension, the Bidder MUST provide the following information:
	a)	Name of the former public servant
	b)	Date of termination of employment or retirement from the Public
		Service
	c)	Former maximum salary
	d)	Total annual (gross) pension
Wo	rk I	Force Reduction Program
Is t	he B	idder a FPS who received a lump sumpayment pursuant to the terms of a work force reduction program?
		YES () NO ()
Ifs	o, th	e Bidder MUST provide the following information:
	a)	Name of former public servant
	b)	Conditions of the lump sumpayment incentive
	c)	Date of termination of employment
	d)	Amount of lump sumpayment
	e)	Rate of pay on which lump sumpayment is based
	f)	Period of lump sumpayment 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
		reduction program
		contracts awarded during the lump sumpayment period, the total amount of fee that may be paid to a FPS who d a lump sumpayment is \$5,000, including the Goods and Services Taxor Harmonized Sales Tax.
Ву	sub	eation mitting a bid, the Bidder certifies that the information submitted by the Bidder in response to the above requirements ate and complete.
Sign	ature	of authorized representative Date

4.4 Status and Availability of Resources

The Bidder certifies that, should it be issued a Standing Offer as a result of the Request for Standing Offers, every individual proposed in its bid will be available to perform the Work resulting from a Call-up against the Standing Offer as required by Canada's representatives and at the time specified in a Call-up or agreed to with Canada's representatives. If for reasons beyond its control, the Bidder is unable to provide the services of an individual named in its bid, the Bidder may propose a substitute with the same or better qualifications and experience. The Bidder MUST advise the Standing Offer Authority of the reason for the substitution and provide the name, qualifications and experience of the proposed replacement.

If the Bidder has proposed any individual who is not an employee of the Bidder, the Bidder certifies that it has the permission from that individual to propose his/her services in relation to the Work to be performed and to submit his/her résumé to Canada. The Bidder MUST, upon request from the Standing Offer Authority, provide a written confirmation, signed by the individual, of the permission given to the Bidder and of his/her availability.

signed by the individual, of the permission given to	othe Bidder and of his/her availability.
Signature of authorized representative	Date
4.5 Conflict of Interest	
of <i>Policy on Conflict of Interest and Post-Employn</i> resulting Standing Offer and/or Call-up. The Bi	mofthis RFSO that no person who is not in compliance with the provisions ment (current version) shall derive any direct benefit from this RFSO, any idder further acknowledges and agrees that failure to comply with the t-Employment referenced herein will render the Bidder ineligible to providualting from this RFSO.
	ceived, directly or indirectly, advantage, benefit, preferential treatment omily or a friend in relation to this RFSO and any resulting Standing Offe
Signature of authorized representative	Date

4.6 Certificate of Independent Bid Determination

I, the undersigned, in submitting the accompanying bid or tender (hereinafter "bid") to the Public Service Commission for this Request for Standing Offers do hereby make the following statements that I certify to be true and complete in every respect:

I certify, on behalf of:

(Corporate Name of Bidder or Tenderer [hereinafter "Bidder"])

That:

- 1. I have read and I understand the contents of this Certificate;
- 2. I understand that the accompanying bid will be disqualified if this Certificate is found not to be true and complete in every respect;
- 3. I am authorized by the Bidder to sign this Certificate, and to submit the accompanying bid, on behalf of the Bidder;
- 4. Each person whose signature appears on the accompanying bid has been authorized by the Bidder to determine the terms of, and to sign, the bid, on behalf of the Bidder;
- 5. For the purposes of this Certificate and the accompanying bid, I understand that the word "competitor" shall include any individual or organization, other than the Bidder, whether or not affiliated with the Bidder, who:
 - (a) has been requested to submit a bid in response to this call for bids;
 - (b) could potentially submit a bid in response to this call for bids, based on their qualifications, abilities or experience;

6.	The Bidder discloses that (check one of the following, as applicable):						
	(a)) ()	the Bidder has arrived at the accompanying bid independently from, and without consultation, communication, agreement or arrangement with, any competitor;			
	(b)	()	the Bidder has entered into consultations, communications, agreements or arrangements with one or more competitors regarding this call for bids, and the Bidder discloses, in the attached document(s), complete details thereof, including the names of the competitors and the nature of, and reasons for, such consultations, communications, agreements or arrangements;			
7.				rithout limiting the generality of paragraphs (6)(a) or (6)(b) above, there has been no consultation, agreement or arrangement with any competitor regarding:			
	(a) (b)		ces;	, factors or formulas used to calculate prices;			
	(c)			tion or decision to submit, or not to submit, a bid; or			
	(d)	the	subn	nission of a bid which does not meet the specifications of the call for bids; except as specifically d pursuant to paragraph (6)(b) above;			
8.	In addition, there has been no consultation, communication, agreement or arrangement with any competitor regarding the quality, quantity, specifications or delivery particulars of the products or services to which this call for bids relates, except as specifically authorized by the Tendering Authority or as specifically disclosed pursuant to paragraph (6)(b) above;						
9.	The terms of the accompanying bid have not been, and will not be, knowingly disclosed by the Bidder, directly or indirectly, to any competitor, prior to the date and time of the official bid opening, or of the awarding of the contract, whichever comes first, unless otherwise required by law or as specifically disclosed pursuant to paragraph (6)(b) above.						
(Printed	Name ar	nd Si	gnature	of Authorized Agent of Bidder)			
4.7	Main	Re	gion((s) of Work (Ontario and Prairies Region)			
	idder co s regio		ies tha	at he or she is in a position to deliver services in person, face-to-face to clients within the Ontario and			
Signatur	re of auth	orize	ed repres	Date Date			
4.8	Res	our	ce In	formation Sheet			
	idder ce ch prop			at all the information provided in Appendix"I" – Resource Information Sheet, are true and accurate arce.			
Signatur	re of auth	orize	ed repres	entative Date			
4.9	Certi	fica	tion (of education and experience			

The Bidder hereby certifies that all statements made with regard to the education and experience of the resources proposed for carrying out the work relating to this bid are accurate and factual. The Bidder is aware that the PSC reserves the right to

Page 23

Solicitation Number: D1120-20-1000					
verify any information provided in this regard and that untrue statements may result in the bid being declared non-responsive or result in any other action that the PSC may consider appropriate.					
Signature of authorized representative	- Date				

PART 5 - STANDING OFFER AND RESULTING CONTRACT CLAUSES

A. STANDING OFFER

1. Bid

The Bidder offers to perform the Work in accordance with the Statement of Work at Appendix "D".

2. Standard Clauses and Conditions

Appendixes "A", "B", "C", "D", "E", "G", "H", "I" and "J" are incorporated by reference into and formpart of the Standing Offer or any resulting Call-up.

3. Period of Standing Offer

The period for making Call-ups against the Standing Offer is for a **one (1)-year** period beginning on the date of Standing Offer award.

If the Standing Offer is authorized for use beyond the initial period, the Bidder offers to extend its bid for an additional three (3) one-year period(s), under the same conditions and at the rates or prices specified in the Standing Offer.

The Bidder will be advised of the decision to authorize the use of the Standing Offer for an extended period by the Standing Offer Authority. A revision to the Standing Offer will be issued by the Standing Offer Authority.

4. Authorities

4.1 Standing Offer Authority

The Standing Offer Authority (to be confirmed upon resulting Standing Offer) for the Standing Offer is responsible for the establishment of the Standing Offer, its administration and its revision, if applicable. Upon the making of a Call-up, the Standing Offer Authority is responsible for any contractual is sues relating to individual Call-ups made against the Standing Offer.

4.2 Project Authority

The Project Authority (to be confirmed upon resulting Standing Offer) for the Standing Offer is:

- identified in the Call-up against the Standing Offer.
- the representative of the Division 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 Call-up.

5. Call-up Procedures – Allocation of Work

In order for a call-up to be issued, the Bidder/proposed resource must have attended the training and/or orientation sessions of the instruments to be used or of the services to be provided in the call-up. The Bidder must meet the quality assurance criteria described in the Quality Assurance Monitoring Report in Appendix "D—Statement of Work. The Bidder/proposed resource's participation and performance during the training session will be subject to monitoring by the Project Authority.

Work will be allocated based on both the volume and particular nature of the demand received by the Project Authority. As neither the volume nor nature of the demand is controlled by the Project Authority, there can be no minimum guarantee of work and the Project Authority cannot guarantee equal allocation of work across successful resources. For each work request, the Project Authority will, with the client's input, define specific service requirements. Work will be assigned based on specific criteria to the resources whose profile best responds to these requirements. The assessment of

requirements and corresponding criteria will be made using the "Resource Information Sheet" (APPENDIX "I" of the present document). In no particular order, the criteria that will be used are the following:

- a) Language proficiency
- b) Specialization
- c) Sensitivity and diversity
- d) Availability

For the purpose of this Standing Offer, the above criteria are defined as follows:

1. <u>Language proficiency</u>

The requested service may require that the services be provided in the language of the client's choosing (French or English) or in the language of the assessment (French or English), as the case may be.

2. Specialization

The requested service may require (as per professional assessment standards or in the best interest of a client) that the work be allocated to a Contractor with a proposed resource who has:

- experience at a given level of leadership (such as Highest Ranking Senior Executive in an organization, Senior Executive, etc.); or
- experience in a specific type of organization, or in a given range of organizations; or
- experience in certain functions or roles (e.g., policy development, operations, work with political level); or
- expertise in a specific field (e.g., financial management, human resources management, management of scientific or professional groups); or
- demonstrated competence or special interest and ability in a particular area of coaching or counselling (e.g., selection methodology, strategic career planning, job search strategies).

3. <u>Sensitivity and diversity</u>

The requested service may require (for professional as sessment standards or at a client's request) that the proposed resource be of a specific gender, belong to a visible minority group or have other characteristics necessary for the successful completion of the work as specified in the individual Call-Up.

4. Availability

A given client or assessment process may require the delivery of service during a specific period of time, or within a short time frame, in which case the proposed resource's availability may influence work allocation. If the highest-ranked Contractor meeting the above criteria is unable to provide the services within the required time frame, the project authority may then request the services from the next-ranked Contractor on the list who meets the same criteria, and so on.

Contractors must respond within 48 hours to calls/messages offering work from the Project Authority. If Contractors are aware in advance that they will be away or unavailable for a prolonged period of time, it is their responsibility to inform the project authority. If after two (2) successive times, Contractors do not respond within 48 hours in order to either accept or decline the work being offered, they may be removed from the list and/or no longer considered for future work.

Subject to the above criteria, the PSC will make a best effort to evenly allocate Call-ups among the Standing Offer holders. Availability and other factors may limit the PSC's ability to allocate Call-ups evenly.

6. Call-up Instrument / Work Authorization

The Project Authority will authorize work by phone or by email amongst Standing Offer Holders, based on the Call-up procedures listed above. Once the work has been carried out, the Standing Offer Holder will invoice the PSC for the services. A Call-up using form PWGSC-TPSGC 942, "Call-up against a Standing Offer", will be issued in accordance to the pre-authorized work and accepted invoice. The contractor will provide one (1) invoice per month for the work provided and completed during that same month.

At no time may the Standing Offer Holder perform work beyond the maximum authorized in writing by the Project Authority. The Standing Offer Holder will not be compensated for any work performed without prior authorization.

7. Limitation of Call-ups

Individual Call-ups against the Standing Offer MUST NOT exceed \$25,000.00 (Taxes included).

7.1 Needs Exceeding the Allowable Limit of \$25,000 for Call-ups:

The Project Authority **MUST** submit proposals from the Bidder exceeding the \$25,000 limit to the Standing Offer Authorities. Individual Call-ups exceeding \$25,000 can only be authorized using a PWGSC-TPSGC 942 form, "Call-up Against a Standing Offer", signed by the Standing Offer Authority, awarded **BEFORE** the work is authorized.

8. Cancellation of Work Authorization

Without restricting any other terms and conditions, any Work Authorization may be cancelled in whole or in part by the Project Authority by giving a verbal or written notice to the Bidder, at least twenty four (24) hours prior to the Work Requirement scheduled date and time. There shall be no charges to The Crown for such cancellation.

Should the Project Authority cancel a Work Authorization without a notice to the Bidder of at least twenty four (24) hours prior to the Work Requirement schedules date and time, the Bidder may be paid a Cancellation Fee. The applicable instances where a payment will be made to the Bidder and the associated cancellation fees are specified under Appendix "G" - Basis of Payment of this Standing Offer.

9. Priority of Documents

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

- 9.1 The Call-up against the Standing Offer, including any Appendixes;
- 9.2 Appendix "A" General Conditions of a Service Contract;
- 9.3 Appendix "B" Supplementary Conditions of a Service Contract;
- 9.4 Appendix"C" Terms of Payment of a Service Contract;
- 9.5 Appendix"D" Statement of Work;
- 9.6 Appendix "E" General Conditions Standing Offers Goods or Services;
- 9.7 Appendix"G" Basis of Payment;
- 9.8 Appendix"H" Security Requiremenst Check List;
- 9.9 Appendix"I" Resource Information Sheet;
- 9.10 Appendix", Confidentiality Agreement; and
- 9.11 The Bidder's bid ", as clarified on "or", as amended on

10. Status and Availability of Resources

If for reasons beyond its control, the Bidder is unable to provide the services of an individual named in its bid, the Bidder may propose a substitute with similar qualifications and experience. The Bidder MUST advise the Standing Offer Authority of the reason for the substitution and provide the name, qualifications and experience of the proposed replacement. The Standing Offer Authority will provide its approval for the substitution prior to a call-up is suance.

If the Bidder is unable to provide a substitute with the equal or superior qualifications and experience, Canada may set aside the Standing Offer.

11. Closure of Government Offices

Where the Bidder's employees are providing services on government premises pursuant to any Call-up resulting from this Standing Offer and the premises become non-accessible due to evacuation or closure of government offices, and

consequently no work is being performed as a result of the closure, the PSC will not be liable for payment to the Bidder for the period of closure.

B. RESULTING CONTRACT CLAUSES (FOR CALL-UP)

APPENDIX "A" - General Conditions of a Service Contract

APPENDIX "B" - Supplementary Conditions of a Service Contract

APPENDIX "C" - Terms of Payment of a Service Contract

The above documents are available at the following Web site:

 $\frac{https://www.canada.ca/en/public-service-commission/corporate/about-us/doing-business-public-service-commission/general-conditions-service-contract.html}{}$

APPENDIX "D" - Statement of Work

Leadership Assessment Services (Ontario and Prairies region) for the Public Service Commission of Canada (PSC)

1.0 Title:

Leadership Assessment Services for the Public Service Commission of Canada (PSC), for the Ontario and Prairies region.

2.0 Objective:

The objective of this Request for Standing Offer (RFSO) is to establish up to three (3) standing offers to provide professional services on an "as-and-when-required basis," in accordance with the general conditions of the standing offer, for the services described below.

3.0 Background:

The PSC in the Ontario and Prairies region administers the following assessment tools; these tools are subject to change.

- the Simulations for EX Selection (SELEX);
- Simulation Exercise for Senior Executives at Level 3 (EX-03);
- the Assessment Centre for the Identification of Middle Management Potential (AC for IMMP);
- Simulation for Identifying Leaders (SIL)
- the PPC management simulation exercises;
- the 360-degree feedback,
- various types of paper-and-pencil tests,
- in-basket exercises and
- other regular or custom-designed PSC tools / instruments.

4.0 Assessment Centres (AC) and/or Additional or Revised Instruments:

As assessment instruments administered by the PSC may be revised and/or additional instruments may be developed during the course of the resulting Standing Offer, the Project Authority reserves the right to introduce modified or revised instruments to the current list.

The contractors are authorized to use PSC as sessment instruments under the following conditions:

- a. This material is protected by the Copyright Act, and the contractor and its proposed resource must comply with the Act.
- b. The contractor and its proposed resource must agree to use the assessment material solely for the purposes of conducting PSC assessments for employees employed by the Federal Government or for any other candidate identified by the Project Authority.
- c. The contractor and its proposed resource must agree not to insert, reproduce or adapt the assessment materials, in whole or in part, in any other material.
- d. Any departure from these conditions without the prior agreement of the Public Service Commission by the contractor and/or its proposed resource could result in the cancellation of the Standing Offer.

5.0 Description of Work:

Using the assessment tools as stated in 3.0 Background, the work to be provided by the proposed resource on an "as-and-when-required basis" as authorized by the Project Authority includes but is not limited to the following tasks; these tasks are to be provided in English or French or English and French as specified by the Project Authority.

- 1. Scoring "in-basket" and written exercises at an assessment centre or as part of a simulation;
- 2. Observing behaviour during simulations (individual and group exercises) or assessment centres;

- 3. Taking verbatim (word for word) notes of observations and discussions;
- 4. Participating in role-play situations;
- 5. Participating in structured interviews;
- 6. Completing summary sheets to summarize observations;
- 7. Integrating assessment data (assessors share observations and reach consensus on the rating);
- 8. Administering tests and simulations;
- 9. Greeting candidates when they report on site;
- 10. Preparing and revising as sessment material on site;
- 11. Providing feedback for candidates and departments on the results obtained with the assessment instruments used;
- 12. Providing clarifications and explanations on the work done and report(s) written to help PC's psychologists give feedback to candidates;
- 13. Participating in information and feedback sessions to give specialized advice, share lessons learned and make recommendations;
- 14. Carrying out other related administrative tasks on site;
- 15. Any other services related to the assessment of the competencies or abilities of employees of the Public Service, as requested by the PSC.

6.0 Language Requirement

The language of work will be primarily in English. Where French will be required, an assessor who meets this requirement will be chosen from the contractors.

7.0 Contractor Training and Orientation Sessions:

7.1 <u>Training and Orientation Sessions:</u>

Before a standing offer can be authorized, the contractor's proposed resource(s) must attend specific training and/or orientation sessions for assessors. The contractor's proposed resource(s) must participate in a training and/or orientation session of up to three (3) days for each of the instruments and assessment services to be supplied. The training session(s) will consist of a review of the specific assessment approach or method used and/or the competencies to be assessed, as well as the contractor's role and responsibilities, in accordance with the general conditions of the standing offer. Some training sessions may include the shadowing of assessments.

As determined by the Project Authority, a contractor's resource must attend specific training and/or orientation sessions for assessors if he/she has not assessed with a PSC tool for more than one (1) year.

Attendance at an initial training or orientation session shall be at the contractor's sole expense and at no cost to the Crown.

8.0 Conditions for Work Allocation and Proposed Resource Performance:

8.1 <u>Initial call-up</u>

In order for its first call-up to be placed, the contractor's proposed resource(s) must attend the training and/or orientation sessions specified in section 7.0 above. The proposed resource(s) must meet the quality assurance criteria (QAC) described in the Quality Assurance Monitoring Report in section 8.3 of this RFSO. The proposed resource(s)'s participation and performance during the training session will be subject to monitoring by the project authority.

8.2 Future work requirements

During the period of the standing offer, the Project Authority will conduct regular quality as surance checks to monitor the work done by the contractor's proposed resource(s). The Quality Assurance Monitoring Report will be used to record the results. The Project Authority will also meet with the contractor and/or its proposed resource(s) on an "as needed" basis for quality as surance (QA) review and feedback purposes.

The frequency of monitoring will depend on the service provided but will be at least once a year with or without prior notice. The contractor shall allow the project authority to monitor the assessment process at any time.

To be called back in the future, the proposed resource(s) must pass the applicable quality assurance checks (QAC) described in the Quality Assurance Monitoring Report each time the work is checked. If the proposed resource(s)' performance is found unsatis factory on one of the applicable criteria, corrective measures will be recommended and the contractor and/or its proposed resource(s) will be given time to correct the situation. If the proposed corrective measures do not allow the situation to be corrected within the established time frame, the contractor and its proposed resource(s) will no longer be able to provide services for the specific assessment component or instrument(s) or service(s) identified in the unsatisfactory performance report.

8.3 <u>Ouality as surance checks (OAC)</u>

During the period of the standing offer, the Project Authority will conduct regular quality assurance checks to monitor the work done by the proposed resource(s), using the Quality Assurance Monitoring Report shown below. The project authority or responsible psychologist will meet with each Contractor or its proposed resource, as required, for quality assurance review and feedback. The monitoring will take place anytime throughout the year and may or may not be announced in advance.

Unless otherwise specified by the Project Authority, the QAC will be conducted on government premises.

Attendance at a quality assurance reviewand feedback session shall be at the Contractor's sole expense and at no cost to the Crown.

QUALITY ASSURANCE MONITORING REPORT

Contractor's Name:	Date:			
Proposed resources Name:				
In-basket/Written Exercises • gives standardized instructions	Satisfactory Unsatisfactory	-	Comments	
 uses proper marking scheme when scoring appropriate explanations provided when necessary 	Non Applicable			
Group Discussion / Individual Meetings Presentation / Question Period • observes attentively • asks standardized questions • takes verbatimnotes • follows standardized instructions and guidelines	Satisfactory Unsatisfactory Non Applicable		Comments	
Interview (in person or by telephone) uses proper tone and standardized questions asks effective probing questions takes verbatimnotes verbal and non-verbal cues indicate attention	Satisfactory Unsatisfactory Non Applicable		Comments	
Role Play uses standardized scripts and prompts when appropriate communicates clearly	Satisfactory Unsatisfactory Non Applicable		Comments	
 proper tone takes appropriate notes responds adequately modifies interactions appropriately 				
 Summary Sheets provides appropriate behavioural examples sufficient information on sheets no biased information or impressions checks indicate demonstrated, observed behaviours 	Satisfactory Unsatisfactory Non Applicable		Comments	
Integration • proper use of behavioural indicators • constructive/collegial contribution to consensus • ratings are justified • provides relevant developmental recommendations when required	Satisfactory Unsatisfactory Non Applicable	0 0 0	Comments	

Reports/Notes	Satisfactory	Comments
 detailed, complete, impartial 	Unsatisfactory	
• no spelling or grammar mistakes	Non Applicable	
 no protected or discriminatory information deals effectively with dimensions/competencies 		
assessed		
Feedback/Consultation	Satisfactory	Comments
• gives useful information and advice	Unsatisfactory	
adapts to client interests	Non Applicable	
 appropriate balance between structure and adaptation to client needs 		
elicits client solutions		
Professional Courtesy and Demeanour	Satisfactory	Comments
• maintains harmonious relations with peers, and	Unsatisfactory	
clients (departmental clients, candidates, PPC and PSC staff)	Non Applicable	
adopts a collegial approach with co-workers		
• shows sensitivity, makes tactful and respectful		
commentsprofessional behaviour		
 meets deadlines 		
shows discretionkeeps appointments		
• keeps appointments		
Quality of Client Contacts		
• empathy, genuine attention		
adapts to client level and needsrespectful		
 appropriately balances support and challenges 		
Teamwork		
• maintains positive relations with peers and staff		
• performs administrative tasks		
open to guidance from psychologistsappropriate balance between autonomy and		
consultation in service delivery		
contributes to service development		
Current Knowledge		
• takes initiative to update knowledge of Public		
Service environment • shares knowledge		
keeps specialized knowledge current		
Other comments		

Proposed Corrective Measures	

Project Authority / PPC Psychologist Name:	Date:
Project Authority / PPC Psychologist Signature:	
Feedback provided by:	Date:
Proposed resource's ignature*:	Date:
Contractor's signature*:	Date

^{*} Signature to confirm that Contractor and/or its proposed resources have received information and feedback regarding this Quality Assurance Monitoring Report

9.0 Place of Work and Travel:

A) ON SITE

Unless otherwise specified by the project authority, the training and orientation sessions and the quality assurance review meetings described in this section will be conducted at the **PSC office in Toronto**.

The contractor will be paid for attending the training sessions (other than initial training, shadowing and orientation sessions for each assessment instrument or service to be supplied), in accordance with section 3 – Other Training Sessions of Appendix "G" – Basis of Payment of this standing offer.

Attendance at the initial training and orientation sessions for each assessment instrument or service to be supplied and attendance to Quality Assurance (QA) review meetings shall be at the contractor's sole expense and at no cost to The Crown.

Unless otherwise specified by the project authority, the services will be provided at **federal government offices in Toronto**. The PSC will provide furnished, equipped offices (personal computer and access to the Division's local network will be subject to the usual security requirements) where necessary, as determined by the Project Authority.

B) CONTRACTOR'S OFFICES

If work is to be done at the Contractor's offices, all the security requirements indicated in Article 11 – Security Requirements of this Statement of Work will apply.

C) TRAVEL

Travel outside the 125 km radius from the PSC office in Toron to may be necessary and must be pre-approved in writing by the Project Authority and will be reimbursed in accordance with the National Joint Council Travel.

10.0 Cancellation of Authorized Work:

- 10.1 Without limiting the scope of the other terms and conditions, the Project Authority may cancel any work authorization, in whole or in part, by giving verbal or written notice at least twenty-four (24) hours (based on calendar days) before the scheduled date and time of the requested work. There shall be no charges to Canada for such cancellation.
- 10.2 If the Project Authority cancels a work authorization without giving the contractor notice at least twenty-four (24) hours (1 calendar day) prior to the scheduled date and time of the requested work, cancellation fees may be paid to

the Contractor. Cases in which a payment will be made to the contractor and the related cancellation fees are indicated in Appendix "G".

11.0 Security Requirements:

The Contractor/Offeror personnel requiring access to PROTECTED information, assets or sensitive work site(s) must EACH hold a valid **RELIABILITY STATUS**, granted or approved by CISD/PWGSC.

The Contractor/Offeror MUST NOT remove any PROTECTED information or assets from the identified work site(s), and the Contractor/Offeror must ensure that its personnel are made aware of and comply with this restriction.

Subcontracts which contain security requirements are NOT to be awarded without the prior written permission of CISD/PWGSC.

The Contractor/Offeror must comply with the provisions of the:

- a. Security Requirements Check List and security guide (if applicable), attached at Annex "H";
- b. Industrial Security Manual (Latest Edition).

Confidentiality and Material:

- 11.1 The Contractor shall keep confidential all information provided to the Contractor by or on behalf of Canada in connection with the Work, including any information that is confidential or proprietary to third parties. The Contractor shall not disclose any such information to any person without the written permission of the PSC, except that the Contractor may disclose to a subcontractor authorized by the PSC, information necessary for the performance of the Subcontract, on the condition that the subcontractor agrees that it will be used solely for the purposes of such Subcontract. Information provided to the Contractor by or on behalf of Canada shall be used solely for the purpose of the Contract and shall remain the property of Canada or the third party, as the case may be. Unless the Contract otherwise expressly provides, the Contractor shall deliver to Canada all such information, together with every copy, draft, working paper and note thereof that contains such information, upon completion or termination of the Contract or at such earlier time. The Contractor shall deliver to the PSC all PROTECTED documents or confidential information, together with every copy, draft, working paper and note that contains such information, upon completion or termination of the Contractor at such earlier time
- When the Contract, the Work, or any information referred to in subsection 12.1 is identified as PROTECTED by Canada, the Contractor shall at all times take all measures reasonably necessary for the safeguarding of the material so identified, including those set out in the PWGSC Industrial Security Manual and its supplements and any other instructions is sued by the PSC.
- 11.3 Without limiting the generality of subsections 12.1 and 12.2, when the Contract, the Work, or any information referred to in subsection 12.1 is identified as PROTECTED by Canada, the PSC shall be entitled to inspect the Contractor's premises and the premises of a subcontractor at any tier for security purposes at any time during the term of the Contract, and the Contractor shall comply with, and ensure that any such subcontractor complies with, all written instructions is sued by the PSC dealing with the material so identified, including any requirement that employees of the Contractor or of any such subcontractor execute and deliver declarations relating to reliability screenings, security clearances and other procedures.

The Contractor must consult all protected document on site during normal working hours and must not remove or copy any protected documents from the authorized work. The Contractor must ensure that its proposed resource(s) is/are aware of and comply with this requirement. It is the responsibility of the Contractor/its proposed resource(s) to make arrangements with the Project Authority prior to consulting the documents on site in order to ensure that a room is secured.

12.0 Restrictions on the use of materials provided by the Crown

The contractor acknowledges and agrees that any and all materials and information provided by the Crown to the contractor in the context of this Standing Offer and its resulting work, are the exclusive property of the Crown and cannot be shared with any third party (private or public) or used outside the context of this Standing Offer and its resulting work without the express written permission of the Public Service Commission (PSC).

These materials and information include but are not limited to assessment tools, materials provided to assist in the administration of the assessment tools, test simulation binders, documentation (e.g. handouts, sample questions, competency profiles) used as aids to coaching clients, as well as information and materials provided to the contractor by the PSC as part of training sessions given in support of this Standing Offer and its resulting work.

13.0 Intellectual Property:

Other than what is specifically provided for in this Standing Offer, any intellectual property arising from the performance of the services described herein shall vest with the Contractor.

14.0 Green Procurement and Services:

As part of Canada's policy directing federal departments and agencies to take the necessary steps to acquire products and services that have a lower impact on the environment than those traditionally acquired, the contractor should:

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

APPENDIX "E" - General Conditions - Standing Offers - Goods or Services

- 01 Interpretation
- 02 General
- 03 Standard Clauses and Conditions
- 04 Bid
- 05 Call-ups
- 06 Withdrawal
- 07 Revision
- 08 Disclosure of Information

01 Interpretation

In the Standing Offer, unless the context otherwise requires,

"Call-up" means an order is sued by the Call-up Authority duly authorized to issue a Call-up against a particular Standing Offer. Is suance of a Call-up to the Contractor constitutes acceptance of its Bid and results in the creation of a contract between Her Majesty the Queen in right of Canada and the Contractor for the goods, services or both described in the Call-up;

"Canada", "Crown", "Her Majesty" or "the Government" means Her Majesty the Queen in right of Canada as represented by the Public Service Commission.

"Bidder" means the person or entity whose name appears on the signature page of the Standing Offer and who bids to provide goods, services or both to Canada under the Standing Offer;

"Contractor" or "Standing Offer Holder" means the person or entity whose name appears on the signature page of the Standing Offer and who bids to provide goods, services or both to Canada under the Standing Offer;

"Standing Offer" means the written bid from the Contractor, the clauses and conditions, these general conditions, Appendixes and any other document specified or referred to as forming part of the Standing Offer;

"Standing Offer Authority" means the person designated as such in the Standing Offer, or by notice to the Contractor, to act as the representative of Canada in the management of the Standing Offer.

02 General

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

03 Standard Conditions and Clauses

Pursuant to the Department of Public Works and Government Services Act, S.C. 1996, c.16, the clauses and conditions identified in the Standing Offer by number, date and title are incorporated by reference and formpart of the Standing Offer and any contract resulting from the Standing Offer as though expressly set out in the Standing Offer and resulting contract.

04 Bid

1. The Contractor offers to provide and deliver to Canada the goods, services or both described in the Standing Offer, in accordance with the pricing set out in the Standing Offer as and when the PSC may request such goods, services or both, in accordance with the conditions listed at subsection 2 below.

2. The Contractor understands and agrees that:

- (a) a Call-up against the Standing Offer will form a contract only for those goods, services, or both, which have been called-up, provided that such Call-up is made in accordance with the provisions of the Standing Offer;
- (b) Canada's liability is limited to that which arises from Call-ups against the Standing Offer made within the period specified in the Standing Offer;
- (c) the Standing Offer cannot be assigned or transferred in whole or in part;
- (d) the Standing Offer may be set aside by Canada at any time.

05 Call-ups

The Project Authority will authorize work by phone or by email amongst Standing Offer Holders. Once the work has been carried out, the Standing Offer Holder will invoice the PSC for the services. A Call-up using form PWGSC-TPSGC 942, "Call-up against a Standing Offer", will be issued in accordance to the pre-authorized work and accepted invoice. The contractor will provide one (1) invoice per month for the work provided and completed during that same month.

At no time may the Standing Offer Holder perform work beyond the maximum authorized in writing by the Project Authority. The Standing Offer Holder will not be compensated for any work performed without prior authorization.

Call-ups against the Standing Offer paid for with the Government of Canada acquisition card (credit card) at point of sale MUST be accorded the same prices and conditions as any other Call-up.

06 Withdrawal

In the event that the Contractor wishes to withdraw the Standing Offer after authority to Call-up against the Standing Offer has been given, the Contractor MUST provide no less than thirty (30) days written notice to the Standing Offer Authority, unless specified otherwise in the Standing Offer. The thirty (30) day period will start upon receipt of the notification by the Standing Offer Authority and the withdrawal will be effective at the expiry of that period. The Contractor MUST fulfill any and all Call-ups which are made before the expiry of that period.

07 Revision

The period of the Standing Offer may only be extended, or its usage increased, by the Standing Offer Authority is suing a revision to the Standing Offer in writing.

08 Disclosure of Information

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

APPENDIX "F" – Standard Instructions – Request for Standing Offers – Goods or Services – Competitive Requirements

Code of Conduct for Procurement

- 01 Standard Instructions, Clauses and Conditions
- 02 Definition of Bidder
- 03 Submission of Bids
- 04 Late Bids
- 05 Legal Capacity
- 06 Rights of Canada
- 07 Vendor Performance
- 08 Price Justification
- 09 Bid Costs
- 10 Conduct of Evaluation
- 11 Joint Venture
- 12 Conflict of Interest Unfair Advantage
- 13 Entire Requirement
- 14 Further Information

To comply with the *Code of Conduct for Procurement* (http://www.tpsgc-pwgsc.gc.ca/app-acq/cndt-cndct/index-eng.html) Bidders **MUST** respond to Requests for Standing Offers (RFSOs) in an honest, fair and comprehensive manner, accurately reflect their capacity to satisfy the requirements stipulated in the RFSO and resulting contract, submit bids and enter into contracts only if they will fulfill all obligations of the contract.

To ensure fairness, openness and transparency in the bidding process, payment of a contingency fee by any party to a contract to a person to whom the *Lobbyists Registration Act*, R.S. 1985, c. 44 (4th Supplement) applies is prohibited.

By submitting a bid, the Bidder certifies that it meets the above requirements.

Bidders further understand that the commission of certain offences may render them ineligible to be awarded a contract. By submitting a bid, the Bidder declares that it has never been convicted of an offence under Section 121 (*Frauds on the government and Contractor subscribing to election fund*), Section 124 (Selling or Purchasing Office), Section 380 (*Fraud committed against Her Majesty*) or Section 418 (*Selling defective stores to Her Majesty*) of the Criminal Code of Canada, or under paragraph 80(1)(d) (*False entry, certificate or return*) subsection 80(2) (*Fraud against Her Majesty*) or Section 154.01 (*Fraud against Her Majesty*) of the *Financial Administration Act*.

01 Standard Instructions, Clauses and Conditions

Pursuant to the *Department of Public Works and Government Services Act*, S.C. 1996, c.16, the instructions, clauses and conditions identified in the RFSO, Standing Offer and resulting contract(s) by number, date and title are incorporated by reference into and formpart of the RFSO, Standing Offer and resulting contract(s) as though expressly set out in the RFSO, the Standing Offer and the resulting contract(s).

02 Definition of Bidder

"Bidder" means the person or entity (or, in the case of a joint venture, the persons or entities) submitting a Standing Offer to bid goods, services or both under a Call-up resulting from a Standing Offer. It also includes the parent, subsidiaries or other affiliates of the Bidder, or its subcontractors.

03 Submission of Bids

- 1. Canada requires that each bid, at closing date and time or upon request from the Standing Offer Authority, be signed by the Bidder or by an authorized representative of the Bidder. If a bid is submitted by a joint venture, it MUST be in accordance with section 11.
- 2. It is the Bidder's responsibility to:
 - (a) obtain clarification of the requirements contained in the RFSO, if necessary, before submitting a bid;
 - (b) prepare its bid in accordance with the instructions contained in the RFSO;
 - (c) submit by closing date and time a complete bid;
 - (d) send its bid only to the PSC as specified on page 1 of the RFSO or to the address specified in the RFSO;
 - (e) ensure that the Bidder's name, return address, and RFSO number are clearly visible on the envelope or the parcel(s) containing the bid; and
 - (f) provide a comprehensible and sufficiently detailed bid, including all requested pricing details, that will permit a complete evaluation in accordance with the criteria set out in the RFSO.
- 3. If Canada has provided Bidders with multiple formats of a document (for example, a document may be downloaded through the Government Electronic Tendering Service (GETS) but may also be made available on CD-ROM through GETS), the format downloaded through GETS will take precedence. If Canada posts an amendment to the RFSO revising any documents provided to Bidders in multiple formats, Canada will not necessarily update all formats to reflect these revisions. It is the Bidder's responsibility to ensure that revisions made through any RFSO amendment is sued through GETS are taken into account in the alternate formats it uses of RFSO documents.
- 4. Bids will remain open for acceptance for a period of not less than 120 days from the closing date of the RFSO, unless specified otherwise in the RFSO. Canada reserves the right to seek an extension of the bid validity period from all responsive Bidders in writing. If the extension is accepted by all responsive Bidders, Canada will continue with the evaluation of the bids. If the extension is not accepted by all responsive Bidders, Canada will, at its sole discretion, either continue with the evaluation of the bids of those who have accepted the extension or cancel the RFSO.
- 5. Bids and supporting information may be submitted in either English or French.
- 6. Bids received on or before the stipulated RFSO closing date and time will become the property of Canada and will not be returned. All bids will be treated as confidential, subject to the provisions of the *Access to Information Act*, R.S. 1985, c. A-1 and the *Privacy Act*, R.S. 1985, c. P-21.
- 7. Unless specified otherwise in the RFSO, Canada will evaluate only the documentation provided with a Bidder's bid. Canada will not evaluate information such as references to Website addresses where additional information can be found, or technical manuals or brochures not submitted with the bid.

04 Late Bids

The PSC will return bids delivered after the stipulated RFSO closing date and time.

05 Legal Capacity

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

06 Rights of Canada

Canada reserves the right to:

- (a) reject any or all bids received in response to the RFSO;
- (b) enter into negotiations with Bidders on any or all aspects of their bids;
- (c) authorize for utilization any bid in whole or in part without negotiations;
- (d) cancel the RFSO at any time;
- (e) reissue the RFSO;
- (f) if no responsive bids are received and the requirement is not substantially modified, reissue the RFSO by inviting only the Bidders who submitted a bid to resubmit bids within a period designated by Canada; and
- (g) negotiate with the sole responsive Bidder to ensure best value to Canada.

07 Vendor Performance

- 1. Other than has already been specified herein, Canada may reject a bid where any of the following circumstances is present:
 - (a) the Bidder, or any employee or subcontractor included as part of the bid, has been convicted under Section 121 (Frauds on the government & Contractor subscribing to election fund), Section 124 (Selling or purchasing office), Section 380 (Fraud committed against Her Majesty) or Section 418 (Selling defective stores to Her Majesty) of the Criminal Code or under paragraph 80(1)(d) (False entry, certificate or return) subsection 80(2) (Fraud against Her Majesty) or Section 154.01 (Fraud against Her Majesty) of the Financial Administration Act.
 - (b) the Bidder is subject to a Vendor Performance Corrective Measure, under the Vendor Performance Policy, which renders the Bidder ineligible to submit a bid for the requirement;
 - (c) an employee, or subcontractor included as part of the bid, is subject to a Vendor Performance Corrective Measure, under the Vendor Performance Policy, which would render that employee or subcontractor ineligible to submit an bid for the requirement, or the portion of the requirement the employee or subcontractor is to perform;
 - (d) with respect to current or prior transactions with the Government of Canada:
 - (i) the Bidder is bankrupt or where, for whatever reason, its activities are rendered inoperable for an extended period;
 - (ii) evidence, satisfactory to Canada, of fraud, bribery, fraudulent mis representation or failure to comply with any law protecting individuals against any manner of discrimination, has been received with respect to the Bidder, any of its employees or any subcontractor included as part of the bid;
 - (iii) Canada has exercised its contractual remedies of suspension or termination for default with respect to a contract with the Bidder, any of its employees or any subcontractor included as part of the bid;
 - (iv) Canada determines that the Bidder's performance on other contracts, including the efficiency and workmanship as well as the extent to which the Bidder performed the Work in accordance with contractual clauses and conditions, is sufficiently poor to jeopardize the successful completion of the requirement being bid on.
- 2. Where Canada intends to reject a bid pursuant to a provision of subsection 1, other than 1.(b), the Standing Offer Authority will so inform the Bidder and provide the Bidder ten (10) days within which to make representations, before making a final decision on the bid rejection.

08 Price Justification

In the event that the Bidder's bid is the sole responsive bid received, the Bidder MUST provide, on Canada's request, one or more of the following price justifications:

- (a) a current published price list indicating the percentage discount available to Canada; or
- (b) a copy of paid invoices for the like quality and quantity of the goods, services or both sold to other customers; or
- (c) a price breakdown showing the cost of labour, materials, purchased items, engineering and plant overheads, general and administrative overhead, transportation, etc., and profit; or
- (d) price or rate certifications; or
- (e) any other supporting documentation as requested by Canada.

09 Bid Costs

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

10 Conduct of Evaluation

- 1. In conducting its evaluation of the bids, Canada may, but will have no obligation to, do the following:
 - (a) seek clarification or verification from Bidders regarding any or all information provided by them with respect to the RFSO;
 - (b) contact any or all references supplied by Bidders to verify and validate any information submitted by them;
 - (c) request, before is suance of any Standing Offer, specific information with respect to Bidders' legal status;
 - (d) conduct a survey of Bidders' facilities and/or examine their technical, managerial, and financial capabilities to determine if they are adequate to meet the requirements of the RFSO;
 - (e) correct any error in the extended pricing of bids by using unit pricing and any error in quantities in bids to reflect the quantities stated in the RFSO; in the case of error in the extension of prices, the unit price will govern.
 - (f) verify any information provided by Bidders through independent research, use of any government resources or by contacting third parties;
 - (g) interview, at the sole costs of Bidders, any Bidder and/or any or all of the resources proposed by Bidders to fulfill the requirement of the RFSO.

11 Joint Venture

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

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

12 Conflict of Interest - Unfair Advantage

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

13 Entire Requirement

The RFSO contains all the requirements relating to the solicitation. Any other information or documentation provided to or obtained by a Bidder from any source are not relevant. Bidders should not assume that practices used under previous contracts will continue, unless they are described in the RFSO. Bidders should also not assume that their existing capabilities meet the requirements of the RFSO simply because they have met previous requirements.

14 Further Information

For further information, Bidders may contact the Standing Offer Authority identified in the RFSO.

APPENDIX "G" - Basis of Payment Leadership Assessment Services

FOR EASE OF SUBMISSION, THE BIDDER SHOULD COMPLETE AND SUBMIT THIS APPENDIX AS PART OF ITS FINANCIAL PROPOSAL.

1- Services related to assessment instruments

Item	Assessment Instruments	Maximum Batch Price**all- inclusive by module	Firm Batch Price**all-inclusive by module proposed by bidder
1	Simulations for the Selection of Executives for the EX Group (SELEX);	\$400.00	
2	Simulations for the identification of leadership (SIL)	\$ 975.00	

An assessment module consists of one or more individuals to be assessed simultaneously with the same assessment centre. The number of individuals assessed per module varies according to the assessment centre used. The duration of an assessment module varies from half a day to three days, depending on the assessment centre used.

2 Additional Instruments, Revised Instruments and Other Services

The firm all-inclusive batch prices for additional or revised assessment instruments shall be determined using the following firm all-inclusive daily rate and an estimate by the project authority of the level of effort required.

A revised assessment instrument is defined as follows: changes to an existing assessment instrument that significantly increase or decrease the level of effort, as determined by the project authority.

Item	MAXIMUM All-Inclusive Daily Rate**	Firm All-Inclusive Daily Rate Proposed by Bidder**			
3	\$650				

The bidder understands and agrees that the firmall-inclusive price of any additional or revised assessment instrument takes effect ONLY when officially authorized in writing by the PSC standing offer authority.

^{**}For a proposal to be deemed responsive from the standpoint of the financial bid, the bidder must propose firm all-inclusive prices and a firm all-inclusive daily rate for items 1-3 above, each of which MUST NOT EXCEED the MAXIMUM all-inclusive price and the corresponding MAXIMUM all-inclusive daily rate specified above.

3 Initial training and orientation sessions

Bidders will NOT be remunerated for participating in the initial training, shadowing and orientation sessions for each assessment instrument or service to be supplied.

4 Other Training Sessions

Bidders will be remunerated for participating in training sessions (other than the initial training and orientation sessions for each assessment instrument or service to be), held in the **Ontario and Prairies region**, based on the applicable firm all-inclusive price given below, including travel and per diemexpenses. These prices are established by the PSC, and are for the bidder's information only.

Item	Duration of Training Session	Maximum All-inclusive Payment
4	Two (2) Days (15 hours)	\$650.00
5	One (1) Day (7.5 hours)	\$325.00
6	Associated Training Preparation (per hour)	\$43.33

5 Definition of a Day/Proration:

A day is defined as 7.5 hours exclusive of meal breaks. Payment will be for days actually worked with no provision for annual leave, statutory holidays and sick leave. Time worked ("Days worked", in the formula below) which is less than a day will be prorated to reflect actual time worked in accordance with the following formula:

Days worked = Hours Worked divided by 7.5 hours per day

6 Quality Assurance Reviews

The firm all-inclusive rates and prices stipulated in this RFSO include the bidder's participation in one or all of the quality assurance reviews.

7 Travel and Per Diem Expenses

Travel and per diem expenses are INCLUDED in the prices and/or rates indicated above, for all services requested and provided at PSC Toronto office or within 125km radius from the PSC Toronto office

For services requested outside a 125km radius from the PSC Toronto office, travel and per diemexpenses will be EXTRA and must be pre-approved by the Project Authority. The Contractor will not be reimbursed for time in transit.

In that case, the Contractor will be reimbursed its authorized travel and living expenses reasonably and properly incurred in the performance of the Work, at cost, without any allowance for profit and/or administrative overhead, in accordance with the meal, private vehicle and incidental expenses provided in Appendices B, C and D of the National Joint Council Travel Directive (http://www.tbs-sct.gc.ca/pubs_pol/hrpubs/TBM_113/td-dv_e.asp), and with the other provisions of the directive referring to "travellers", rather than those referring to "employees".

Note: The PSC will not pay any travel expenses incurred by the Bidder to attend training sessions, or in relation to quality assurance reviews, or because staff members must relocate to meet the conditions of the Standing Offer or any resulting Call-Up made under it.

All travel must be authorized in advance by the project authority.

All payments are subject to government audit.

8		Γaxes

The Bidder should indicate which tax	rate it wi	ll be charging the PSC:
Tax:	(%)

9 Changes in Rates

The rates stated within this RFSO are subject to increase. Only the PSC can determine if the rates should be increased. In the event of a rate increase, the bidder's proposed rates will be prorated and the changes shall be effected by a standing offer amendment.

10 CANCELLATION OF AUTHORIZED WORK

If the project authority cancels a work authorization without giving the Contractor at least twenty-four (24*) hours' notice prior to the work requirement scheduled date and time, or if the client does not show up, the bidder will be paid the applicable cancellation fee specified below, upon submission of a valid invoice, in accordance with the Basis of Payment and invoicing instructions provided in the standing offer.

Assessment Instruments	Cancellation Fees
Simulations for EX Selection (SELEX)	Half the original firm batch price all-inclusive specified in item 1
Simulations for the Identification of Leadership (SIL)	Half the original firm batch price all-inclusive specified in item2
Other Assessment Instruments	Half the firm all-inclusive daily rate specified in item3

^{*24} hours means 1 calendar day

APPENDIX "H" - Security Requirements Check List (SRCL)

*	Government of Canada	Gouvernement du Canada		
			ŀ	-

Contract Number / Numéro du contrat D1120-20-1000 Security Classification / Classification de sécurité

SECURITY REQUIREMENTS CHECK LIST (SRCL)

LISTE DE VÉRIFIC	ATION DES EXIGENCES REL	ATIVES À LA SÉ						
PART A - CONTRACT INFORMATION / PARTIE A - 1. Originating Government Department or Organization	INFORMATION CONTRACTUELL	2 Branch o	Directorate / Direction génér	ale au Direction				
Ministère ou organisme gouvernemental d'origine	"'' PSC	Z. DIAIICH O						
a) Subcontract Number / Numéro du contrat de sou	1,000,000 (0.00)		(National Recruitme					
5. a) Subcontract Number / Numero du contrat de soc	3. b) Name and	Address of Subcom	ractor / Norri et auresse du sc	us-traitant				
4. Brief Description of Work / Brève description du tra								
Leadership Assessment Services Cen	tral and Southern Ontario							
5. a) Will the supplier require access to Controlled Go	oods?			No Yes				
Le fournisseur aura-t-il accès à des marchandise				Non Oui				
5. b) Will the supplier require access to unclassified m	nilitary technical data subject to the	provisions of the Tec	chnical Data Control	No Yes				
Regulations?		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Non Oui				
Le fournisseur aura-t-il accès à des données tec	hniques militaires non classifiées q	ui sont assujetties au	ıx dispositions du Règlement					
sur le contrôle des données techniques?	W. 15	SI	S-2310 391945					
Indicate the type of access required / Indiquer le ty	pe d'accès requis							
6. a) Will the supplier and its employees require acce				No Yes				
Le fournisseur ainsi que les employés auront-ils		les biens PROTÉGÉ	S et/ou CLASSIFIÉS?	Non V Oui				
(Specify the level of access using the chart in Qu								
(Préciser le niveau d'accès en utilisant le tableau			2 No	No. No.				
b) Will the supplier and its employees (e.g. cleaner PROTECTED and/or CLASSIFIED information of		access to restricted a	access areas? No access to	No Yes Oui				
Le fournisseur et ses employés (p. ex. nettoyeur		accès à des zones d	'accès restreintes? L'accès	Non Oui				
à des renseignements ou à des biens PROTÉGI			added reducinces. L added					
6. c) Is this a commercial courier or delivery requirem	ent with no overnight storage?	and the contraction		No Yes				
S'agit-il d'un contrat de messagerie ou de livrais	on commerciale sans entreposage	de nuit?		Non L Oui				
7. a) Indicate the type of information that the supplier	will be required to access / Indiquer	le type d'information	auguel le fournisseur devra	avoir accès				
	NATO / OTAN							
			Foreign / Étranger					
7. b) Release restrictions / Restrictions relatives à la								
No release restrictions	All NATO countries	2	No release restrictions					
Aucune restriction relative à la diffusion	Tous les pays de l'OTAN	8	Aucune restriction relative à la diffusion					
a la dilidsion			a la diliusion					
Not releasable								
À ne pas diffuser								
Restricted to: / Limité à :	Restricted to: / Limité à :	5000	Restricted to: / Limité à :					
Specify country(ies): / Préciser le(s) pays :	Specify country(ies): / Préciser le	s) pays :	Specify country(ies): / Précis	er le(s) pays :				
7. c) Level of information / Niveau d'information		L						
PROTECTED A	NATO UNCLASSIFIED		PROTECTED A					
PROTÉGÉ A	NATO NON CLASSIFIÉ		PROTÉGÉ A					
DROTECTED B	NATO RESTRICTED		PROTECTED B					
PROTEGÉ B X	NATO DIFFUSION RESTREINTE	: []	PROTÉGÉ B					
PROTECTED C	NATO CONFIDENTIAL		PROTECTED C					
PROTÉGÉ C	NATO CONFIDENTIEL		PROTÉGÉ C					
CONFIDENTIAL	NATO SECRET		CONFIDENTIAL					
CONFIDENTIEL	NATO SECRET		CONFIDENTIEL					
SECRET	COSMIC TOP SECRET		SECRET					
SECRET	COSMIC TRÈS SECRET		SECRET					
TOP SECRET			TOP SECRET					
TRÈS SECRET			TRÈS SECRET					
TOP SECRET (SIGINT)			TOP SECRET (SIGINT)					
TRÉS SECRET (SIGINT)			TRÈS SECRET (SIGINT)					

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité

Canadä



Gouvernement du Canada Contract Number / Numéro du contrat D1120-20-1000

Security Classification / Classification de sécurité

PART A (continued) / PARTIE A (suite) . Will the supplier require access to PROTECTED and/or CLASSIFIED COMSEC information or assets? Le fournisseur aura-t-il accès à des renseignements ou à des biens COMSEC désignés PROTÉGÉS et/ou CLASSIFIÉS? If Yes, indicate the level of sensitivity: Dans l'affirmative, indiquer le niveau de sensibilité : Will the supplier require access to extremely sensitive INFOSEC information or assets? Yes Le fournisseur aura-t-il accès à des renseignements ou à des biens INFOSEC de nature extrêmement délicate? Oui Short Title(s) of material / Titre(s) abrégé(s) du matériel : Document Number / Numéro du document PART B - PERSONNEL (SUPPLIER) / PARTIE B - PERSONNEL (FOURNISSEUR) 10. a) Personnel security screening level required / Niveau de contrôle de la sécurité du personnel requis **RELIABILITY STATUS** CONFIDENTIAL TOP SECRET SECRET COTE DE FIABILITÉ CONFIDENTIEL SECRET TRÈS SECRET TOP SECRET- SIGINT NATO CONFIDENTIAL NATO SECRET COSMIC TOP SECRET TRÈS SECRET - SIGINT NATO CONFIDENTIEL NATO SECRET COSMIC TRÈS SECRET SITE ACCESS ACCÈS AUX EMPLACEMENTS Special comments: Commentaires spéciaux : NOTE: If multiple levels of screening are identified, a Security Classification Guide must be provided. REMARQUE : Si plusieurs niveaux de contrôle de sécurité sont requis, un guide de classification de la sécurité doit être fourni 10. b) May unscreened personnel be used for portions of the work? No Yes Non Du personnel sans autorisation sécuritaire peut-il se voir confier des parties du travail? Oui If Yes, will unscreened personnel be escorted? No Yes Dans l'affirmative, le personnel en question sera-t-il escorté? PART C - SAFEGUARDS (SUPPLIER) / PARTIE C - MESURES DE PROTECTION (FOURNISSEUR) INFORMATION / ASSETS / RENSEIGNEMENTS / BIENS No Non 11. a) Will the supplier be required to receive and store PROTECTED and/or CLASSIFIED information or assets on its site or Yes Oui Le fournisseur sera-t-il tenu de recevoir et d'entreposer sur place des renseignements ou des biens PROTÉGÉS et/ou CLASSIFIÉS? 11. b) Will the supplier be required to safeguard COMSEC information or assets? No Non Yes Le fournisseur sera-t-il tenu de protéger des renseignements ou des biens COMSEC? Oui PRODUCTION 11. c) Will the production (manufacture, and/or repair and/or modification) of PROTECTED and/or CLASSIFIED material or equipment Yes Non occur at the supplier's site or premises? Oui Les installations du fournisseur serviront-elles à la production (fabrication et/ou réparation et/ou modification) de matériel PROTÉGÉ et/ou CLASSIFIÉ? INFORMATION TECHNOLOGY (IT) MEDIA / SUPPORT RELATIF À LA TECHNOLOGIE DE L'INFORMATION (TI) 11. d) Will the supplier be required to use its IT systems to electronically process, produce or store PROTECTED and/or CLASSIFIED Non Oui Le fournisseur sera-t-il tenu d'utiliser ses propres systèmes informatiques pour traiter, produire ou stocker électroniquement des renseignements ou des données PROTÉGÉS et/ou CLASSIFIÉS? No Non Yes 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? TBS/SCT 350-103(2004/12) Security Classification / Classification de sécurité Canad'ä



Category Catégorie Gouvernement du Canada

> CLASSIFIED CLASSIFIÉ

Contract Number / Numéro du contrat D1120-20-1000

Security Classification / Classification de sécurité

COMSEC

DART C.	(continued	/ PARTIE C	- (cuito

For users completing the form manually use the summary chart below to indicate the category(ies) and level(s) of safeguarding required at the supplier's site(s) or premises.

Les utilisateurs qui remplissent le formulaire manuellement doivent utiliser le tableau récapitulatif ci-dessous pour indiquer, pour chaque catégorie, les niveaux de sauvegarde requis aux installations du fournisseur.

For users completing the form **online** (via the Internet), the summary chart is automatically populated by your responses to previous questions. Dans le cas des utilisateurs qui remplissent le formulaire **en ligne** (par Internet), les réponses aux questions précédentes sont automatiquement saisies dans le tableau récapitulatif.

SUMMARY CHART / TABLEAU RÉCAPITULATIF

NATO

Caregone			-	~	D (0011 12						1					
	Α	В	С	CONFIDENTIAL	SECRET	TOP SECRET	NATO RESTRICTED	NATO CONFIDENTIAL	NATO SECRET	COSMIC TOP		OTECT		ONFIDENTIAL	SECRET	TOP SECRET
				CONFIDENTIEL		TRÈS SECRET	NATO DIFFUSION RESTREINTE	NATO CONFIDENTIEL		SECRET COSMIC TRÈS SECRET	Α	В	c co	ONFIDENTIEL		TRES SECRET
nformation / Assets denseignements / Biens																
roduction												П				
ΓMedia / Support TI		T									T					
T Link / Lien électronique										i i					1	
La description														L	X Non	Ш
If Yes, classif Dans l'affirma																
« Classificati																
2. b) Will the docu	mer	ntatio	on at	tached to this	SRCL be	PROTEC	TED and/or	CLASSIFIED?	,					Г	X No	П
La documenta	ation	ass	ocié	e à la présente	LVERS	sera-t-elle	PROTÉGÉ	et/ou CLASS	SIFIÉE?					L	Non	Ш
If Yes, classif						and bott	om in the are	a entitled "S	ecurity C	lassificat	ion"	and	indicate	with		
attachments Dans l'affirma						ire en inc	liguant le ni	eau de sécu	rité dans	la case i	ntitul	ée				
Dung Familie	uu v	o, or		ioi io bi eseii	i ioiiiiuia		aqualit it ill	rouu ue secu	nto dans	iu case ii	mitui			20		

« Classification de sécurité » au haut et au bas du formulaire et indiquer qu'il y a des pièces jointes (p. ex. SECRET avec

TBS/SCT 350-103(2004/12)

des pièces jointes).

Security Classification / Classification de sécurité

Canad'ä



Contract Number / Numéro du contrat D1120-20-1000

Security Classification / Classification de sécurité

PART D - AUTHORIZATION / PART	IE D - AUTORISATIO	N				
13. Organization Project Authority / C	chargé de projet de l'org	ganisme				
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature	2	
Andrew Valinskas		Assessm	nent Specialist	Andrew Valinskas		
Telephone No N° de téléphone 416-973-1013	télécopieur	E-mail address - Adresse cour Andrew.Valinskas@ca		Date 2020-11-18		
14. Organization Security Authority /	Responsable de la séc	urité de l'orgar	nisme			
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature		
Marc Bellefeuille		Mgr, Sec	curity & Facilities	marc	c Bellefeuille	
Telephone No N° de téléphone 613-859-2253	E-mail address - Adresse courri Marc.bellefeuille@canada			Date 2020-11-23		
 Are there additional instructions (Des instructions supplémentaires 				t-elles jointes	? No Yes Oui	
16. Procurement Officer / Agent d'app	provisionnement					
Name (print) - Nom (en lettres moulé	es)	Title - Titre		Signature		
Grant Bott		Procurement Officer			Grant Bott	
Telephone No N° de téléphone 819-420-8830	Facsimile No N° de	e télécopieur E-mail address - Adresse cou grant.bott@canada.ca		urriel	Date 2020-11-30	
17. Contracting Security Authority / A	utorité contractante en	matière de sé	curité			
Name (print) - Nom (en lettres moulé	Title - Titre		Signature			
Telephone No N° de téléphone	Facsimile No N° de	télécopieur	E-mail address - Adresse cou	urriel	Date	

TBS/SCT 350-103(2004/12)

Security Classification / Classification de sécurité

Canadä

APPENDIX "I" - Resource Information Sheet

FOR CALL-UP / WORK ALLOCATION PURPOSES

Bidders MUST fill this appendix as this information will be used to allocate work to successful bidders

Bidders MUST include an information sheet for each proposed resource in their technical proposal.

Name of Proposed Resource(s):					
1.0 Identify in which of the follo	owing Area(s) of Speciali	zations the propos	ed resource h	nas experience:	
DIVERSITY & SENSITIVITY	Y				
☐ Male	☐ Female ☐ Persons with Disability				
☐ Visible Minority	☐ Aboriginal				
SPECIALIZATION OR SEC	TOR		1		
☐ Finance	☐ Policy/Central	Agency	□HR		
☐ Scientific Group	☐ Professional G	roup	☐ Operations		
☐ Policy Development	☐ Legal		☐ Work with political level		
☐ Coaching	☐ Counselling				
2.0 Within which of the follow	ing groups does the propos	sed resource self-ide	entify:		
☐ Male	☐ Female		☐ Persons	with Disability	
☐ Visible Minority	☐ Aboriginal				
3.0 Identify which of the follow	ring Official language(s) a	and the degree of f	luency the pro	oposed resource has:	
☐ English	□ None	□ None □ Working Knowledge □ Fluent			
☐ French	□ None	☐ Working	☐ Working Knowledge ☐ Fluent		
For the purpose of this	RFSO and resulting Standi	ing Offers,		•	

Working knowledge means ability to sustain a conversation on concrete topics, give straightforward instructions, provide factual descriptions and explanations, may have some deficiencies in fluency, grammar and vocabulary; ability to grasp the main idea of most work-related text; ability to write short descriptive or factual texts, deal with explicit information on work-related topics with sufficient mastery of grammar and vocabulary;

Fluent means ability to converse fluidly and easily; ability to understand complex details, inferences and fine points of meaning; ability to write texts in which the ideas are presented in a coherent manner, ability to write texts in which vocabulary, grammar and spelling are generally appropriate and require few corrections.

None means not be able to communicate in the specific language.

APPENDIX "J" - Confidentiality Agreement

Confidentiality Agreement

WHEREAS the undersigned has been hired by the Public Service Commission of Canada (PSC) to perform work duties for the PSC;

AND WHEREAS the undersigned, in carrying out the duties, may have access to sensitive and/or proprietary information ("Information");

THEREFORE, the undersigned undertakes and agrees as follows:

- 1. The undersigned agrees to treat as confidential the Information communicated to him/her and agrees not to disclose the Information to any other person.
- 2. The confidentiality obligation imposed by section 1 shall not apply where:
 - (a) the Information was known to the undersigned prior to disclosure by PSC;
 - (b) the Information is, at time of disclosure, part of the public domain;
 - (c) the Information, after the time of disclosure, becomes part of the public domain other than by disclosure by the undersigned;
 - (d) the Information is the same as information that has come to the undersigned by a third party who is not under a similar agreement or obligation of confidentiality to PSC;
 - (e) the undersigned is required to disclose the Information by law, including pursuant to an order of a court of competent jurisdiction; or
 - (f) PSC has approved the disclosure of the Information.

THE UNDERSIGNED

Signature		
Name (print)	 	