

COVID 19.106 Integrated Eligibility Services (IES) Program Management Office (PMO) Solicitation

Amendment 1

D.8.1 is replaced in whole as follows:

D.8.1 All services shall be performed in the United States. This information and the economic impact on Illinois and its residents may be considered in the evaluation. If the Offeror performs the services purchased hereunder in another country in violation of this provision, such action may be deemed by the State as a breach of the contract by Offeror.

The sentence that follows paragraph one of D.6.2 is replaced in whole as follows:

Vendor response for Written Technical Elements A, B, & C must not exceed 23 pages with a minimum font size of 11. The response should include the State's specification then the vendor's response to the specification.

The 4th paragraph of the Brief Description on page 1 is replaced in whole as follows:

No vendor that will manage its or an affiliate's (defined as "affiliated person" or "affiliated business" in Section 50-37(a) of the Procurement Code) performance under a separate agreement with the State can be a Responsible Offeror, since that would result in a conflict of interest.

Section A.12.2 RESPONSIBILITY (not including its subsections, *i.e.*, A.12.2.1, etc.) is replaced in its entirety with the following:

A responsible Offeror is one who has the capability in all respects to perform fully the contract requirements and who has the integrity and reliability that will ensure good faith performance. No vendor that will manage its or an affiliate's (defined as "affiliated person" or "affiliated business" in Section 50-37(a) of the Procurement Code) performance under a separate agreement with the State can be a Responsible Offeror, since that would result in a conflict of interest. The State determines whether the Offeror is a "responsible" Offeror; an Offeror with whom the State can or should do business. For example, the State may consider the following: