ATTACHMENT 1

Administrative Rules Governing RFQs

(Non-IT SERVICES)

1. **COMMUNICATIONS WITH THE COURT REGARDING THE RFQ**

Except as specifically addressed elsewhere in the RFQ, Proposers must send any communications regarding the RFQ to jill.barrios@ventura.courts.ca.gov (the “Solicitations Mailbox”). Proposers must include the RFQ Number in subject line of any communication.

1. **QUESTIONS REGARDING THE RFQ**

A. If a Proposer’s question relates to a proprietary aspect of its proposal and the question would expose proprietary information if disclosed to competitors, the Proposer may submit the question via email to the Solicitations Mailbox, conspicuously marking it as "CONFIDENTIAL." With the question, the Proposer must submit a statement explaining why the question is sensitive. If the Court concurs that the disclosure of the question or answer would expose proprietary information, the question will be answered, and both the question and answer will be kept in confidence. If the COURT does not concur regarding the proprietary nature of the question, the question will not be answered in this manner and the Proposer will be notified.

B. Proposers interested in responding to the RFQ may submit questions via email to the Solicitations Mailbox on procedural matters related to the RFQ or requests for clarification or modification of the RFQ no later than the deadline for questions listed in the timeline of the RFQ. If the Proposer is requesting a change, the request must set forth the recommended change and the Proposer’s reasons for proposing the change. Questions or requests submitted after the deadline for questions will not be answered. Without disclosing the source of the question or request, a copy of the questions and the COURT’s responses will be made available.

1. **ERRORS IN THE RFQ**

A. If, before the proposal due date and time listed in the timeline of the RFQ, a Proposer discovers any ambiguity, conflict, discrepancy, omission, or error in the RFQ, the Proposer must immediately notify the COURT via email to the Solicitations Mailbox and request modification or clarification of the RFQ. Without disclosing the source of the request, the COURT may modify the RFQ before the proposal due date and time by releasing an addendum to the solicitation.

B. If a Proposer fails to notify the COURT of an error in the RFQ known to Proposer, or an error that reasonably should have been known to Proposer, before the proposal due date and time listed in the timeline of the RFQ, Proposer shall propose at its own risk. Furthermore, if Proposer is awarded the agreement, Proposer shall not be entitled to additional compensation or time by reason of the error or its later correction.

1. **ADDENDA**

A. The COURT may modify the RFQ before the proposal due date and time listed in the timeline of the RFQ by issuing an addendum. It is each Proposer’s responsibility to inform itself of any addendum prior to its submission of a proposal.

B. If any Proposer determines that an addendum unnecessarily restricts its ability to propose, the Proposer shall immediately notify the COURT via email to the Solicitations Mailbox no later than one day following issuance of the addendum.

1. **WITHDRAWAL AND RESUBMISSION/MODIFICATION OF PROPOSALS**

A Proposer may withdraw its proposal at any time before the deadline for submitting proposals by notifying the COURT in writing of its withdrawal. The notice must be signed by the Proposer. The Proposer may thereafter submit a new or modified proposal, provided that it is received at the COURT no later than the proposal due date and time listed in the timeline of the RFQ. Modifications offered in any other manner, oral or written, will not be considered. Proposals cannot be changed or withdrawn after the proposal due date and time listed in the timeline of the RFQ.

1. **ERRORS IN THE PROPOSAL**

If errors are found in a proposal, the COURT may reject the proposal; however, the COURT may, at its sole option, correct arithmetic or transposition errors or both on the basis that the lowest level of detail will prevail in any discrepancy. If these corrections result in significant changes in the amount of money to be paid to the Proposer (if selected for the award of the agreement), the Proposer will be informed of the errors and corrections thereof and will be given the option to abide by the corrected amount or withdraw the proposal.

1. **RIGHT TO REJECT proposals**
	1. Before the proposal due date and time listed in the timeline of the RFQ, the COURT may cancel the RFQ for any or no reason. After the proposal due date and time listed in the timeline of the RFQ, the COURT may reject all proposals and cancel the RFQ if the COURT determines that: (i) the proposals received do not reflect effective competition; (ii) the cost is not reasonable; (iii) the cost exceeds the amount expected; or (iv) awarding the contract is not in the best interest of the COURT.
	2. The COURT may or may not waive an immaterial deviation or defect in a proposal. The COURT’s waiver of an immaterial deviation or defect shall in no way modify the RFQ or excuse a Proposer from full compliance with RFQ specifications. Until a contract resulting from this RFQ is signed, the COURT reserves the right to accept or reject any or all of the items in the proposal, to award the contract in whole or in part and/or negotiate any or all items with individual Proposers if it is deemed in the COURT’s best interest. A notice of intent to award does not constitute a contract, and confers no right of contract on any Proposer.
	3. The COURT reserves the right to issue similar RFQs in the future. The RFQ is in no way an agreement, obligation, or contract and in no way is the COURT or the State of California responsible for the cost of preparing the proposal.

D. Proposers are specifically directed **NOT** to contact any COURT personnel or consultants for meetings, conferences, or discussions that are related to the RFQ at any time between release of the RFQ and any award and execution of a contract. Unauthorized contact with any COURT personnel or consultants may be cause for rejection of the Proposer’s proposal.

1. **EVALUATION PROCESS**

A. An evaluation team will review all proposals that are received by the appropriate deadline to determine the extent to which they comply with RFQ requirements.

B. Proposals that contain false or misleading statements may be rejected if in the COURT’s opinion the information was intended to mislead the evaluation team regarding a requirement of the RFQ.

C. Cost proposals will be checked only if a technical proposal is determined to be responsive. All figures entered on the cost proposal must be clearly legible.

D. During the evaluation process, the COURT may require a Proposer's representative to answer questions with regard to the Proposer’s proposal. Failure of a Proposer to demonstrate that the claims made in its proposal are in fact true may be sufficient cause for deeming a proposal non-responsive.

E. In the event of a tie, the contract will be awarded to the winner of a single coin toss. The coin toss will be witnessed by two COURT employees. The COURT will provide notice of the date and time of the coin toss to the affected Proposers, who may attend the coin toss at their own expense.

1. **DISPOSITION OF MATERIALS**

All materials submitted in response to the RFQ will become the property of the COURT and will be returned only at the COURT’s option and at the expense of the Proposer submitting the proposal.

1. **PAYMENT**

A. Payment terms will be specified in any agreement that may ensue as a result of the RFQ.

B. **THE COURT DOES NOT MAKE ADVANCE PAYMENT FOR SERVICES.** Payment is normally made based upon completion of tasks as provided in the agreement between the COURT and the selected Proposer. The COURT may withhold ten percent of each invoice until receipt and acceptance of the final deliverable. The amount of the withhold may depend upon the length of the project and the payment schedule provided in the agreement between the COURT and the selected Proposer.

1. **AWARD AND EXECUTION OF AGREEMENT**

A. Award of contract, if made, will be in accordance with the RFQ to a responsible Proposer submitting a proposal compliant with all the requirements of the RFQ and any addenda thereto (including any administrative or technical requiremnts), except for such immaterial defects as may be waived by the COURT.

B. A Proposer submitting a proposal must be prepared to use a standard COURT contract form rather than its own contract form.

C. The COURT will make a reasonable effort to execute any contract based on the RFQ within ninety (90) days of selecting a proposal that best meets its requirements. However, exceptions taken by a Proposer may delay execution of a contract.

D. Upon award of the agreement, the agreement shall be signed by the Proposer in two original contract counterparts and returned, along with the required attachments, to the COURT no later than ten (10) business days of receipt of agreement form or prior to the end of June if award is at fiscal year-end. Agreements are not effective until executed by both parties and approved by the appropriate COURT officials. Any work performed before receipt of a fully-executed agreement shall be at Proposer’s own risk.

1. **FAILURE TO EXECUTE THE AGREEMENT**

The period for execution set forth in Section 11 (“Award and Execution of Agreement”) may only be changed by mutual agreement of the parties. Failure to execute the agreement within the time frame identified above constitutes sufficient cause for voiding the award. Failure to comply with other requirements within the set time constitutes failure to execute the agreement. If the successful Proposer refuses or fails to execute the agreement, the COURT may award the agreement to the next qualified Proposer.

1. **NEWS RELEASES**

News releases or other publicity pertaining to the award of a contract may not be issued without prior written approval of the Senior Manager, Office of Communications.

1. **anti-trust claims**

A. In submitting a proposal to the COURT, the Proposer offers and agrees that if the proposal is accepted, Proposer will assign to the COURT all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act Chapter 2, commencing with Section 16700, of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the Proposer for sale to the COURT pursuant to the proposal. Such assignment shall be made and become effective at the time the COURT tenders final payment to the Proposer. (See Government Code section 4552.)

B. If the COURT receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this section, the Proposer shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the COURT any portion of the recovery, including treble damages, attributable to overcharges that were paid.

C. Upon demand in writing by the Proposer, the COURT shall, within one year from such demand, reassign the cause of action assigned under this section if the Proposer has been or may have been injured by the violation of law for which the cause of action arose and (a) the COURT has not been injured thereby, or (b) the COURT declines to file a court action for the cause of action. (See Government Code section 4554.)

1. **AMERICANS WITH DISABILITIES ACT**

The COURT complies with the Americans with Disabilities Act (ADA) and similar California statutes. Requests for accommodation of disabilities by Proposers should be directed to the Solicitations Mailbox.

*END OF ATTACHMENT*