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Louis W. Parker
Administrative Officer

AMENDMENT NO. 2

TO: ALL PROSPECTIVE OFFERORS

AMENDMENT: DCSC-16-RP-0068

ISSUE DATE: September 13, 2016

SUBJECT: DC Court's Internet Website Redesign Project

RFP CLOSING DATE: September 15, 2016 at 2:00 p.m., local time.

The subject RFP is amended as follows:

1. Response to Questions Received (**See Attachment A**)

ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED

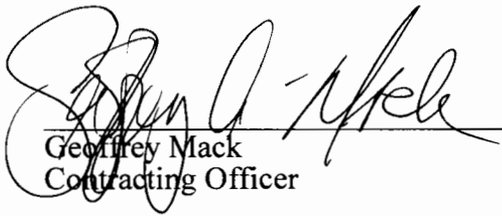
One (1) copy of this amendment is being sent to only those offerors who received a copy the solicitation. Offerors shall sign below and attach a signed copy of this amendment to each bid to be submitted to the Court in response to the subject solicitation.

Proposals shall be mailed or delivered in accordance with the instructions provided in the original solicitation documents.

Offeror(s) shall submit their proposals in sealed envelopes, identified on the outside by the solicitation number and submission date, in accordance the instructions provided in the original solicitation documents. This amendment, together with your bid must be received by the District of Columbia Courts no later than the date and time specified for the proposal submission.

Revisions or price changes occasioned by this amendment must be received by the Courts no later than the date and time set for proposal submission. Failure to acknowledge receipt of this amendment, for the subject solicitation may be cause for rejection of any bids submitted in response to the subject solicitation.

This Amendment Number (2) is acknowledged and is considered a part of the proposal for Solicitation Number DCSC-16-RP-0068.



Geoffrey Mack
Contracting Officer

This amendment is acknowledged and is considered a part of the subject solicitation.

Signature Authorized Representative

Date

Title of Authorized Representative

Name of Firm

ATTACHMENT A

RESPONSE TO WRITTEN QUESTIONS

1. In addition to COTS solutions will you also be open to a Cloud solution as long as it is in compliance with your IT EAB?

Yes, the solution must be hosted in a Federal Risk and Authorization Management Program (**FedRAMP**) provider. However, we want it to be a one-stop-shop meaning that the vendor should propose the whole solution rather than for the Courts to establish another contract with the cloud provider.

2. Since Cloud is a newer technology when compared to software will you allow references from customers who have implemented on-premise solutions while we work to grow our cloud reference base?

Cloud hosting is defined by the National Institute of Standards and Technology in Special Publication 800-145. See reference <http://nvlpubs.nist.gov/nistpubs/Legacy/SP/nistspecialpublication800-145.pdf> for past performance solutions for service models.

3. Will open source content be evaluated? No