



Department of Public Safety and Correctional Services

Office of the Secretary

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QUESTIONS AND RESPONSES # 6 SOLICITATION NO. Q0015020 DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES SEXUAL OFFENDER TREATMENT SERVICES APRIL 20, 2016

Ladies and Gentlemen:

This List of Questions and Responses, question #56 - #57, is issued to clarify certain information contained in the above named IFB.

In most instances the submitted questions and the Department's responses merely serve to clarify the existing requirements of the IFB. Sometimes, however, in submitting questions potential Offerors may make statements or express interpretations of contract requirements that may be inconsistent with the Department's intent. To the extent that the Department recognizes such an incorrect interpretation, the provided answer will note that the interpretation is erroneous and either state that the question is moot once the correct interpretation is explained or provide the answer based upon the correct interpretation.

No provided answer to a question may in and of itself change any requirement of the IFB. If, based upon a submitted question, it is determined that any portion of the IFB should be changed, the actual change may only be implemented via a formal amendment to the IFB. In this situation, the answer provided will reference the amendment which contains the IFB change.

The statements and interpretations of contract requirements which are stated in the following questions of potential Offerors are not binding on the State, unless the State expressly amends the IFB. Nothing in the State's responses to these questions is to be construed as agreement to or acceptance by the State of any statement or interpretation on the part of the vendor asking the question as to what the contract does or does not require.

56. Will a copy of the treatment file be forwarded to the new provider for clients being transferred to include previous evaluation and risk assessment? This makes a significant difference in time to conduct the transition.

RESPONSE: The process for transferring offenders and their treatment files will be determined on a case-by-case basis.

57. If an appropriate treatment plan and assessment has not been conducted will individual sessions be authorized to evaluate the client?

RESPONSE: Under Section 3.5.2.1 (added in Amendment #1), each new offender referred for treatment may receive one hour of Individual Therapy in order to conduct a risk assessment and create a treatment plan.

Remember bids are due on April 26, 2016, no later than 11 AM. If there are any questions concerning this solicitation, please contact me via email at Rachel.Cruse@maryland.gov or call me at (410) 260-7430 as soon as possible.

Date Issued: 4/20/2016

By:

<signed>

Rachel J. Cruse

Procurement Officer

Rachel.Cruse@maryland.gov

410-260-7430