

FLORIDA DEPARTMENT OF FINANCIAL SERVICES
FLORIDA PALM PROJECT

RFQ Florida PALM 1617-01
Systems and Data Strategy Data Architecture Support Services

Revised July 22, 2016

Statement of Work
And Request for Quote

1. Purpose.

The Department of Financial Services (the Department), Florida PALM (Planning, Accounting, and Ledger Management) Project (Project) is issuing this Statement of Work (SOW) to define the scope and requirements of this contract and to request quotes and responses (Response) to this Request for Quotes (RFQ) pursuant to the State Term Contract for Information Technology (IT) Consulting Services, No. 973-561-10-1, Project Area 4 Staff Augmentation, (Data Strategy and Management, Job number 1410 Data Architect.

This Contract is needed to provide a qualified Data Architect who will report to the Systems and Data Strategy (SDS) Track Lead. Day to day direction for the Data Architect (DA) will be provided by the ~~Project Enterprise Architect (EA)~~ SDS Track Manager. Tracks are defined below.

2. Definitions.

The following are key terms included within the SOW. With the exception of terms identified herein, the defined terms in Chapters 60A-1, 74-1 and 74-2, Florida Administrative Code (F.A.C.), shall apply:

1. **Business Days** – Monday through Friday, inclusive, except for holidays declared and observed by the state government of Florida. Whether capitalized or not, “day” means business day (defined as the Department’s normal working hours) unless otherwise described.
2. **Business Requirements** – Details the business solution for a project including documentation of customer needs and expectations.¹ For Florida PALM, business requirements refer to general system, technical, functional, and reporting requirements for the State’s new financial management system. Business requirements are not design specifications.
3. **Business Process Standardization (BPS) Track** – The Florida PALM Project track responsible for developing and executing business process standardization activities. This is one of four Project tracks.
4. **Data Architecture** - A description of the structure and interaction of the enterprise's major types and sources of data, logical data assets, physical data assets, and data management resources.
5. **Department of Financial Services (the Department)** – The Florida State agency overseen by the Chief Financial Officer that also administratively houses the Offices of Finance Regulation and Insurance Regulation. Website: <http://www.myfloridacfo.com/>
6. **Division of Accounting & Auditing (A&A)**: The division within the Department responsible for safeguarding public assets, settling the State’s financial obligations, reporting financial information, and improving accountability of the State. A&A is the functional owner of the Florida Accounting Information Resource (FLAIR). The A&A Division Director serves as a sponsor for the Florida PALM Project.
7. **Division of Information Systems (DIS)** – The division within the Department that plans, manages, and operates the Department’s information technology resources. DIS is the technical owner of all Department applications including FLAIR and the Cash Management System (CMS). The Chief Information Officer (Director of the Division of Information Systems) serves as a sponsor for the Florida PALM Project.
8. **Enterprise Resource Planning (ERP)** – Business process management software that allows an organization to use a system of integrated applications to manage the business and automate back office

¹ iSixSigma, <http://www.isixsigma.com/implementation/project-selection-tracking/business-requirements-document-high-level-review/>.

functions. The Florida PALM Project is focusing on a financial management ERP.

9. **FLAIR Study** – A document delivered in March 2014 to the Florida Department of Financial Services that provides an evaluation and recommendations for the enhancement or replacement of the State’s current financial management systems. Option 3 to “replace FLAIR and CMS” was the ultimate recommendation of the Study.
10. **Florida PALM Contractors** – For the purposes of the Pre-DDI phase of the Florida PALM Project, these are individuals or groups providing support services. A list of these services can be found at: <http://www.myfloridacfo.com/floridapalm/SupportServices.htm>. (Also referred to as consultant.)
11. **Pre-Design Development, and Implementation (Pre-DDI) Communication Plan** – The plan that outlines and defines the Project’s approach to communication activities during the Pre-DDI phase of the Project.
12. **PO** – The Purchase Order documents to be issued by the Department in the form of a State purchase order. For any attachment referencing Contract, that refers to the PO, its attachments and documents incorporated by reference.
13. **Master Project Schedule** - A tool outlining the work to be performed, which resources of the organization will perform the work, and the timeframes during which the work will be performed. The project schedule should reflect the activities and tasks associated with delivering the project. The Florida PALM Project maintains a Master Project Schedule for all Project work.
14. **Respondent**: The entity that submits materials to the Department in response to this request for quote.
15. **Response**: The materials submitted to the Department in accordance with the RFQ by Respondents qualified to reply.
16. **Software & System Integrator (SSI)** – A vendor with specialization in planning, implementing, coordinating, scheduling, testing, improving, and sometimes maintaining a computing operation.
17. **State** – The state of Florida.
18. **State Data** – Any data or information of or concerning the State or the Department that is provided to or obtained by the Contractor or Contractor personnel in connection with the performance of the Contractor’s obligations under the contract, including any such data and information that either (i) is created, generated, collected or processed by Contractor personnel in the performance of the Contractor’s obligations under the contract, including data processing input and output, performance measurements, asset information, reports, third party service and product contracts, and the Contractor’s charges to the Department, or (ii) resides in or is accessed through the Department operating environment or the Contractor’s service delivery infrastructure; as well as any data and information derived from the foregoing.
19. **SDS Team** - The collective group of State staff and Contractor staff assigned to support the Systems and Data Strategy Track.
20. **Track** – One of four Project critical dimensions:
 - PMO: Project Management (supported by PMO Team)
 - OCM: People (supported by OCM Team)
 - BPS: Process (supported by BPS Team)

- SDS: Technology (supported by SDS Team)

21. **Treasury** – A division within the Florida Department of Financial Services that performs the cash management and investing activities for the State. The Treasury is the functional owner of CMS. The Treasury Division Director serves as a sponsor for the Florida PALM Project.

3. **Background.**

Section 215.93, Florida Statutes (F.S.), establishes the Florida Financial Management Information System (FFMIS) for the State of Florida. FFMIS is comprised of the accounting, budgeting, cash management, human resources and procurement subsystems. For nearly two decades, all of the FFMIS subsystems ran on legacy technology. To date, only the human resources and procurement subsystems have been fully modernized. A portion of the Cash Management System (CMS) was modernized in August 2013.

The Florida Accounting Information Resource (FLAIR) has been performing the State's accounting and payroll functions for thirty years. Although it has been maintained and modified over the years to accommodate state and federal mandates, it is becoming increasingly unable to meet the State's changing and growing needs. Issues and concerns with FLAIR include limited integration with the other subsystems (batch vs. transactional processing), incomplete reporting capabilities, inability to perform offsets, inability to schedule and consolidate payments, and insufficient information to perform state-level cash forecasting.

In 2002, the Legislature appropriated funding for the then Department of Banking and Finance² to undertake a project to replace the accounting and cash management subsystems, FLAIR and CMS, respectively. Project Aspire, as it was called, suffered insurmountable challenges and was ultimately cancelled in 2007. In 2013, the Department of Financial Services began efforts to evaluate the options and best approach for replacing the FLAIR and CMS.

A. **Florida Accounting Information Resource – FLAIR.**

FLAIR is a double entry, computer-based general ledger accounting system consisting of the following four components:

- **Departmental Accounting:** Maintains agencies' accounting records and is utilized at the end of each fiscal year to prepare financial statements in accordance with generally accepted accounting principles.
- **Central Accounting:** Maintains cash basis records and is used by the Chief Financial Officer (CFO) to ensure that expenditures are made in accordance with the legislative appropriations.
- **Payroll Accounting:** Processes the State's payroll.
- **Information Warehouse:** Provides a reporting system that allows users to access Central Accounting information and most Departmental Accounting information in FLAIR.

FLAIR is a mature subsystem, supported at the data center located within Department. FLAIR is fully implemented in 35 state agencies with approximately 12,000+ individual users at 400+ accounting office sites throughout the State. FLAIR typically processes 95+ million accounting transactions, accounting for a \$90+ billion budget, and pays 180,000+ State personnel, annually. Not all agencies use FLAIR exclusively for their accounting functions. Further, there are numerous specialized accounting methods and compensating systems used by state agencies in addition to FLAIR.

² Effective January 7, 2003, the Department of Banking and Finance and the Department of Insurance merged into the new Florida Department of Financial Services.

B. Cash Management System - CMS.

The Division of Treasury (the Treasury) receives and disburses funds, invests available balances, performs related accounting functions, cash management operations, and consultations. The Treasury operates separate systems (collectively known as the CMS) to carry out its responsibilities of monitoring cash levels and activities in State bank accounts, for keeping detailed records of cash transactions and investments for State agencies, and paying of warrants and other disbursements issued by the CFO. These functions or activities include exchanging information between FLAIR, Department of Revenue, other State agencies, and business partners, i.e., financial institutions.

C. The FLAIR Study.

In accordance with proviso language in section 42 of the 2013 General Appropriations Act (GAA), Department procured the services of an independent consulting firm to complete a study (the FLAIR Study) to recommend either replacement or remediation of FLAIR and CMS. The Study, completed by The North Highland Company in partnership with Grant Thornton and Thomas, Howell, Ferguson (the North Highland Team), included an assessment of implementing an Enterprise Resource Planning (ERP) System for the State of Florida and an inventory of agency systems (Compensating Systems) interfacing with FLAIR.

Based on the analysis completed in the FLAIR Study, the recommendation is that the State of Florida should replace FLAIR and CMS with a commercial off-the-shelf ERP solution. This option was selected based on information collected from the market conditions and trends and the analysis of both qualitative and quantitative factors, including:

- Alignment to Goals and Objectives
- Cost Comparison
- Benefits Comparison
- Risk Analysis

The cost model of the FLAIR Study was a projection based on a series of assumptions to provide the Department with a way to compare the options and provide an estimate for total cost of ownership. The estimate was provided for the Department to consider when making the initial legislative budget request.

For full details, the FLAIR Study can be found at:

<http://www.myfloridacfo.com/Division/AA/FLAIRStudy.htm>

D. Florida PALM Project Structure and Timeline.

The multi-year Florida PALM (i.e. Planning, Accounting, and Ledger Management) Project (the “Project”) will have at least three parts or “phases”:

- a. Pre-DDI – This initial phase (the Pre-Design, Development and Implementation or “Pre-DDI” phase) includes planning, business process standardization, and procurement of the financial management software solution.
- b. DDI Phase 1 – This phase will implement the financial management software solution focusing on core functionality (functionality currently performed by Central FLAIR, Departmental FLAIR, Information Warehouse, and selected CMS functions).
- c. Future DDI Phases – Subsequent phases beyond what is defined for DDI Phase 1 (e.g., transition from Grant Accounting to full Grant Management functionality) will include the implementation of the remaining functionality necessary to meet the solution goals.

The Project is currently in the Pre-DDI phase. Currently the Project is organized into multiple “Tracks” or work streams that are staffed to simultaneously support the mission of the Project. The Tracks for Pre-DDI are:

- BPS – Business Process Standardization
- OCM – Organizational Change Management (will include Workforce Transformation)
- SDS – Systems and Data Strategy
- PMO – Project Management Office (includes Procurement)

The Project seeks to leverage a contractor during the Pre-DDI phase of the Project to assist in the support of the SDS activities of the Project.

The Contractor is expected to work with all Project stakeholders, including but not limited to, the Project Director, SDS Manager, and Project Team members, as requested. The Contractor is responsible for the work products and activities outlined in the SOW.

4. Scope of Work.

The following section describes the scope of work to be performed by the SDS Data Architect (DA) Contractor. The deliverables associated with the identified scope of work are further defined in Section 5 – Deliverable Acceptance Criteria. The SDS DA Contractor will work in direct coordination with the SDS Track (State and Contractor Staff) to provide SDS DA Support Services. All tasks and deliverables will be directed and communicated to the SDS DA Contractor by the SDS Manager. The SDS Manager will utilize weekly SDS team meetings as well as a detailed track schedule to prioritize and document assignments. The SDS DA Contractor shall perform the following tasks:

1. Perform all the duties and responsibilities necessary to complete the work outlined in Section 5 - Deliverable Acceptance Criteria.
2. Identification of risks associated with the area of Data Architecture and the development of mitigation plans to address those identified risks throughout the life of the contract.
3. Take day to day direction from the Project’s SDS Manager and work with the SDS Team to support all activities related to the Project’s development and maintenance of its Enterprise Architecture in the areas of data architecture (and related areas as needed).
4. Serve as a DA thought leader throughout the life of the contract. The SDS DA Contractor shall collaborate across Project Tracks to provide technical support for the Project and its objectives. The SDS DA Contractor will serve as a Subject Matter Expert (SME) in the field of DA as well as an ERP deployment advisor to the Project Team.
5. Assist in any planning and strategy, and execution activities related to the technical aspects of the project. The SDS DA Contractor will work with the Project Team to review, support the production of, and execute any strategic plans or documents developed by each Track as it relates to the technical aspects of the Project as directed by the SDS Track Lead ~~and the Project’s Enterprise Architect.~~
6. Provide support throughout the procurement of an SSI for Florida PALM.
7. Perform other duties as assigned by the SDS Manager, Project Director and/or their designee(s).
8. Complete transition services including facilitating lessons learned meetings and creating a lessons learned document related to this SDS DA Support Services contract as well as the overall Florida PALM Project. Transition services also include providing all of the documents, software, software licenses and other Project artifacts to the Project Team as it relates to the work performed under this contract.
9. Other Project support which includes:
 - a. Support updates to weekly SDS Track Status Report;

- b. Review and refinement of Project materials created by the Project Team to ensure project material and messaging consistency including document templates;
- c. Coordination with the PMO, BPS, and OCM tracks to develop new/update templates for Track and Project use;
- d. Facilitation of meetings, promote teamwork and collaboration and provide training as needed;
- e. Support of SDS risk and issue tracking, mitigation, and escalation processes and tools for the Project Team;
- f. Support change management communication activities; and
- g. Researching, collecting, evaluating and refining data and or tools necessary to meet project reporting and evaluation requirements.

5. Deliverables Acceptance Criteria.

The following criteria will be used to determine when each non-invoiced deliverable is considered complete and acceptable. The Department Contract Manager or designee may provide additional acceptance criteria to be used for each Deliverable. The SDS DA Contractor will submit electronically all artifacts and deliverables necessary to achieve the acceptance criteria outlined below.

Deliverable Acceptance Criteria
<p>Deliverable: SDS6 Description: Review, Analysis of, and Recommended Updates to Current-State Data Architecture Artifacts</p> <p>Due Date of Deliverable: 40 Business Days from Contractor On-Site Date in the Master Project Schedule</p>
<p>Minimum Acceptance Criteria: This deliverable shall be submitted to include, but is not limited to:</p> <p>A Microsoft Word 2013 (or higher) Deliverable Expectations Document (DED) to define the development of any work products or artifacts necessary to achieve the SDS6 deliverable.</p> <p>A Microsoft Word 2013 (or higher) document shall be provided, using approved Project templates, to include but not limited to:</p> <ul style="list-style-type: none"> a. An Executive Summary; b. A narrative of the review, analysis, and recommendation approach used by the author; c. A thorough review, analysis of, and suggested updates to data architecture artifacts identified during the Project’s DED process; and d. A thorough review, analysis of, and suggested updates to integration artifacts identified during the Project’s DED process.

6. Acceptance of Work.

This SOW includes both daily, ongoing tasks, as well as defined Contract deliverables (SDS6) Acceptance of work will be provided on a monthly basis, for tasks and activities as defined during the invoicing period.

- A. The SDS DA Contractor’s performance will be evaluated on an ongoing basis; however, acceptance and approval of services will be performed in accordance with monthly billing. The SDS DA Contractor’s

performance will be evaluated for ongoing tasks on a pass/fail basis in the following three areas. The SDS DA Contractor must meet the following criteria to achieve a “Pass” during the monthly invoicing period:

1. Quality of work products (and deliverables) – develops clear, well organized work products; reduces complex issues to simple terms and is sensitive to audience levels. Produces reports, correspondence and other work products which meet the intended objectives; that are free of errors and omissions.
2. Timely Completion of Assigned Tasks – consistently meets assigned deadlines; proactively identifies tasks with conflicting priorities or deadlines and escalates to the SDS Lead, Project Director or their designees.
3. Communication - Exhibits the ability to provide information clearly, accurately and succinctly; keeps others informed; exhibits good listening skills. Actively participates in discussions at meetings; comes prepared to meetings having reviewed materials.

The SDS DA Contractor evaluation on performance of the tasks will be evaluated on the criteria above. Criteria for “Pass or Fail” is determined by the Contract Manager for work performed as specified in the RFQ or as directed by the Contract Manager. For the completion of support services, at the end of the month, the Contract Manager will review weekly time reports at the end of each month to validate completion of support services to document “Pass” or “Fail” performance. The Contract Manager will evaluate the SDS DA Contractor on the criteria above but only the overall “Pass” or “Fail” will result in the performance measure determination. Evaluation of the SDS DA Contractor will take into consideration, but is not limited to, weekly time reporting, tasks assigned by the Contract Manager, as well as review of monthly invoice details provided by the SDS DA Contractor and will take place when payment is due as specified herein.

All deliverables shall be submitted to the Project Contract Manager for review and approval (Acceptance) in accordance with the agreed upon schedule unless otherwise approved by the Contract Manager in writing. The Department will only accept each deliverable when it has been reviewed and signed off that it meets the applicable criteria specified in this SOW, including the standards and guidelines referenced herein.

The Department anticipates to complete their review of deliverables within 10 days after receiving the deliverable. The Department may return a deliverable for modification. The Contractor will have up to 10 calendar days after receiving request for modification to cure and return deliverable to the Department. If additional cure and review cycles are needed, the Contractor and the Department will have seven (7) to ten (10) calendar days to review, request revisions or make modifications. If either the Contractor or the Department needs additional time to review, modify, or cure the deliverables, the request will be submitted in writing by email to the Contract Manager for consideration. The Department may provide additional acceptance criteria during the PO period to be used for the deliverables. The Department reserves the right to require the Contractor to revise deliverables previously approved at no additional cost to the Department for any inadequate or insufficient information. The invoices will not be paid for deliverables that fail to meet specifications until acceptable corrective action has been completed.

Failure to accept a deliverable within thirty (30) calendar days of an original or revised deliverable submission means automatic non-acceptance by the Department unless stated otherwise by the Contract Manager or designee in writing. See Section 170 for financial consequences.

- B. Any tools, templates, or applications developed and work conducted by the Contractor pursuant to this SOW shall be performed in accordance with the Division of Information Systems (DIS) standards and specifications. These standards will be strictly adhered to and are available at the following website: <http://www.myfloridacfo.com/Division/DIS/ISDM/>. New application development activities are defined as

“activities that result in the creation of new source code with the expected outcome of satisfying a business need for the first time in the chosen development language.” New application development and technology upgrade activities are required to follow the Department Information Systems Development Methodology (ISDM) and the Department Application Development Standards unless prior written exemption is approved by DIS. The Department ISDM Life Cycle Checklist is a roadmap to ensure critical checkpoints and deliverables are met.

7. Facilities and Equipment.

- A. The Department shall provide necessary access to the Department network upon completion of security awareness training by the Contractor.
- B. The work will be conducted on-site in the Tallahassee Project office. The Project will provide work space and furniture for Contractor staff to use while on site. Access to a network printer and copier will also be provided for use by Contractor.
- C. The Contractor will be required to supply their own computer hardware and telephone.

8. Qualification Requirements for the SDS DA Contractor.

A. Minimum Experience.

- Bachelor’s Degree
- Demonstrated understanding, expertise, and (“in production”) implementation of DA standards and principles contained in an industry-recognized EA framework (e.g. TOGAF, Zachman, DoDAF)
- Demonstrated experience leading data conversion initiatives in complex organizations
- Possesses a minimum of seven (7) years’ professional experience performing activities directly related to DA
- Proficient in the use of Microsoft Office suite, SharePoint, and Visio
- Proficient in the use of data modeling tools and techniques
- Verifiable communication (verbal and written), leadership, analytical, and decision-making skills interacting with high level leadership (e.g. CIO) to functional and technical staff-level positions

B. Preferred Experience.

- Bachelor’s Degree in Computer Science or related Engineering Field
- Master’s Degree in Computer Science or related Engineering Field
- Active EA or equivalent certification, and/or equivalent experience (e.g. TOGAF, Zachman)
- Possesses expert-level skills in the development and maintenance of DA artifacts and catalogs in accordance with an industry-recognized EA framework
- Demonstrated experience supporting technology activities for an ERP implementation or a similarly-sized transformative technology project
- Experience with financial ERP applications
- Experience working with State agencies or other state governments similar in size in terms of annual budget and full-time equivalent (FTE) employee count
- Experience with architecting data warehouse and data mart solutions
- Experience with architecting business intelligence solutions
- Software engineering experience using service-oriented architecture (SOA) including developing and maintaining data services

C. Staff Commitment.

The Contractor will not remove any key staff from their assigned roles or the Contract without three (3) weeks prior notification and approval of the Contract Manager. The Contractor is responsible for training any replacement personnel. Replacement personnel for any removed person shall have equal or superior experience and qualifications. The Project reserves the right to require the removal from the

Project any Contractor personnel found, in the judgment of the Project, to be unacceptable. Contractor staff who work on the Project must successfully complete the Department security awareness training and have an understanding as to how procurements are handled within 30 days of the date the staff member is assigned to a solicitation project or earlier at the Department Contract Manager's or designee's discretion. The Contractor's staff assigned to this project shall use information available in any format only for the purpose of carrying out the provisions of the Contract. Information contained in Project documents such as deliverables, drafts, e.g., draft schedules and strategies, Contract artifacts, and State Data will be treated as confidential and will not be divulged by the Contractor or made known in any manner to any person except as may be necessary in the performance of this PO. Disclosure to anyone other than an officer or employee of the Department is prohibited, except with express direction or consent of the Department.

D. Background checks.

A level 2 background check shall be completed and reviewed before Contractor staff may work on this Project. The Contractor must advise its candidates that: (1) the fingerprints will be used to check the criminal history records of the FBI; and (2) procedures for obtaining a change, correction, or updating of an FBI identification record are described in 28 CFR 16.34. In the event records reveal evidence of a crime that is unacceptable as determined by the Department, the Contractor agrees to remove the employee from the Project and replace the employee with someone with comparable knowledge, skills and abilities.

The Department will provide instructions for providing fingerprints and other information needed for obtaining background checks and submitting them to the Department upon award.

E. Scrutinized Companies.

This provision applies only when the goods or services to be provided are \$1 million or more. Section 287.135, F.S., requires the Contractor to certify that it is not: 1) on the Scrutinized Companies with Activities in Sudan List, 2) on the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or 3) participating in a boycott of Israel. By entering into a contract via issuance of the PO, the Contractor certifies that it is not on either of these lists and that it is not participating in a boycott of Israel. A Contract may be terminated if the Contractor submits a false certification regarding such matters or is placed on either list. In addition, a Contract entered into on or after October 1, 2016, may be terminated if the Contractor is on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of Israel. The State Board of Administration provides a link to the "Scrutinized List of Prohibited Companies" at the following link: <https://www.sbafla.com/fsb/FundsWeManage/FRSPensionPlan/PFIA/tabid/1478/ItemId/3351/Default.aspx>.

9. RFQ Overview.

The Department releases this RFQ to make a purchase using the STC identified in Section 1. The Department may select a qualified Respondent based on the Responses. Responses will be evaluated for compliance with the SOW and STC. The selected Respondent will enter into a contract with the Department through a PO completed in MyFloridaMarketPlace (MFMP).

10. Resulting PO.

The PO will incorporate the MFMP Terms and Conditions, available at http://www.dms.myflorida.com/business_operations/state_purchasing/myfloridamarketplace/mfmp_agency_customers/purchase_order_terms_conditions, the STC, SOW/RFQ Section 17, Special Conditions, the other provisions of the SOW/RFQ, Addendum A- Public Records, Addendum B – Data Security, and the Respondent's Response.

11. Submission of Response.

Interested vendors should respond to this RFQ by submitting a response that includes, at a minimum, the Respondent's qualifications for performing the above described services and the hourly rate in accordance with State Term Contract (STC) associated with providing the services. Respondents shall supply **NO MORE** than 2 (two) proposed Respondent candidates. The Department intends to select one contracted resource to fulfill this RFQ.

The applicable State Term Contract number must be referenced within the response. Responses will only be accepted from vendors with a valid and current STC.

Responses are due according to the schedule below:

Activity	Anticipated Date
Issue RFQ	07/07/2016
Deadline to submit questions via email	07/14/2016, 2:00pm ET
The Department will respond to questions	07/22/2016
Deadline to submit Response	07/29/2016, 2:00pm ET
Interviews	08/01/2016-08/05/2016
Anticipated vendor selection	08/15/2016

The Department assumes no responsibility for missing or delayed Response.

Face-to-Face interviews will be conducted as part of the review process. The interviews will address Contractor experience, qualifications, roles and responsibilities.

Please send questions via email to the address shown below by the respective deadlines:

Stuart Potlock

Florida Department of Financial Services

FloridaPALM@myfloridacfo.com

Respondents shall submit responses electronically (referencing the Respondent's exact legal name and the RFQ# in the title) (via email to FloridaPALM@myfloridacfo.com) by 2:00 p.m. eastern time (ET) in accordance with the timeline above. The Department assumes no responsibility for missing or delayed Responses. See Addendum A for information. Responses will be evaluated for compliance with the SOW and the RFQ.

Responses shall be a single PDF document that includes:

A. Introductory Letter and Letter of Commitment. The letter(s) shall include:

- An executive summary that demonstrates the candidate's previous experience with managing ERP and/or technology projects;
- The length of time the Response is valid, which shall be no less than 180 days; and
- The STC name and number.
- A certification statement that the company is not on the Scrutinized Companies list referenced in Section 8.E.

B. Candidate Information (limited to 2 pages per candidate). For each proposed candidate (no more than two) the following information shall be supplied:

- Name;
- Certifications;

- Experience, and qualifications pertinent to this SOW;
- Why his/her experience and qualifications separate them from other Respondents;
- Confirmation that the candidate can provide the services described in the SOW (Section 4);
- Confirmation that the candidate will provide the deliverables as specified in the Deliverable Acceptance Criteria (Section 5); and
- Confirmation that the candidate will be available to perform services on site during normal business hours, Monday through Friday.

C. Attachment 1 – Cost Proposal. The Cost Proposal shall:

- Specify the job family, job number, job title, and scope variant as applicable; and
- Hourly rate pursuant to the STC, for each candidate proposed, not to exceed any STC ceiling rates.

D. Attachment 2 – Resume/References. The Resume/References shall:

- Include a detailed and accurate resume of the proposed candidate’s experience and qualifications (limited to 3 pages per candidate);
- Include three (3) references for each candidate being proposed, that are relevant to the requirements of this RFQ (no page limit).

Resumes and references will not become part of the Contract. The Department reserves the right to contact references or previous employers.

E. Attachment 3 – Skills Matrix. The Skills Matrix shall:

- Be completed based upon the candidate’s skills as they relate to the qualifications in this RFQ; and
- Be completed in its entirety.

Responses will not be considered if the entire matrix of skills is not completed and included in the Response.

F. Transition Plan. The Transition Plan shall include:

- A description of the mechanism for continuing the service to include the transfer of activities back to the State SDS Team or successor contractor, if the Respondent should become the Contractor, and the contract is terminated because of failure to perform and comply with the performance standards. The description shall specifically address at a minimum;
 - a. Training;
 - b. Transfer of data; and
 - c. Transition period error correction.
- Certification statement that in the event that the contract expires or terminates for any reason, the Contractor agrees to cooperate in the transition to the State SDS Team or successor contractor.

G. A copy of the Contractor’s signed STC with DMS and all required certifications.

H. Proof of insurance as required in Section 17.

12. Basis for Vendor Selection.

Responses will be evaluated for compliance with the statement of work as well as minimum and preferred qualifications that indicate the candidate’s ability to perform the activities specified in the RFQ. The Department intends to select a Contractor that provides the best overall value to the State. The Department will consider the Respondent’s full Response when making a vendor selection recommendation, including the Contractor’s ability, experience, availability, and references in addition to the Respondent’s price proposal.

Respondents will be evaluated based on their qualifications as documented in the materials provided as required in Section 8. All other factors being equal, price will be the determining factor.

13. Conflict of Interest.

It is essential to the proper conduct and operation that the Contractor and its personnel are independent and impartial and that the implementation of decisions made as it relates to the procurement is not used for private gain or other remuneration. The Contractor and its personnel from this agreement shall refuse any override commissions or any other valuable consideration, in any and all forms, from any involved party. Fees earned relating to this agreement will be limited exclusively to payments by the Department to the Contractor under the purchase order issued subsequent to the awarding of this RFQ.

It is the position of the Department that a Respondent or its subcontractor who is selected for this RFQ is, or will be, precluded from bidding or being offered as a subcontractor on the following procurements:

- Software and System Integrator (SSI), the solicitation for software and implementation services or as a subcontractor;
- IV&V - Independent Verification & Validation; and
- PMO - Project Management Office

In addition, the Contractor and any subcontractors performing services as part of this PO may be excluded from award of future procurements dealing with that specific subject matter based on section 287.057(17)(b) and (c), F.S., which states in part:

“[a] person who receives a contract that has not been procured pursuant to subsections (1) (3) to perform a feasibility study of the potential implementation of a subsequent contract, who participates in the drafting of a solicitation or who develops a program for future implementation, is not eligible to contract with the agency for any other contracts dealing with that specific subject matter, and any firm in which such person has any interest is not eligible to receive such contract.”

14. Pricing and Invoicing.

- A. The Contractor will be paid on a fixed rate basis in accordance with the applicable STC, subject to the conditions for Acceptance of work set forth in this SOW.
- B. Price is based on the hourly rate proposed by the Contractor.
- C. Rates are effective for work on a 24x7 basis.
- D. No travel expenses shall be paid.
- E. Each week the Contractor shall update a time report (timesheet) in Microsoft Word or Excel 2013 (or higher), showing the tasks and activities worked on each day (during the previous Monday-Sunday week) and the hours spent on each.
- F. The Project Contract Manager will review the weekly time reports to validate completion of support services for final acceptance of monthly invoices.
- G. Invoicing shall be in arrears after acceptance and approval of services.
- H. Invoices shall be processed monthly.
- I. Invoices shall be submitted to the Project Contract Manager by the 10th business day of each month.

15. Contract.

The PO period for this RFQ begins upon issuance of the PO and will end no later than 12 (twelve) months from the expiration date of STC No. 973-561-10-1 ends on August 31, 2017.

The Department reserves the right to require the successful Respondent to execute a two-party contract, to be attached to the PO that incorporates this solicitation and the Respondent's Response as soon as possible after award.

16. Contract Manager.

All services will be performed under the direction and control of:
Stuart Potlock
Department of Financial Services, Florida PALM Project
111 W. Madison Street, G08 Pepper Building
Tallahassee, FL 32399-0365

The Department reserves the right to change the Contract Manager without a formal amendment to the PO. The Department will notify the Contractor by email, of any change.

17. State Term Contract Special Conditions.

A. **Precedence.**

The PO and its attachments (which this SOW, the accepted portions of the Response, the STC, the MyFloridaMarketPlace Purchase Order Terms and Conditions available at http://www.dms.myflorida.com/content/download/117735/646919/Purchase_Order_Terms_Sept_1_2015.pdf, and the Response) comprise the entire PO documents. Pursuant to the STC, any additional terms and conditions outlined in this SOW are supplemental to those set forth in the STC. The SOW and accepted portions of the Response may serve as a PO; The SOW and Response are included in the PO under the STC and, with the STC provisions, shall constitute the PO between the parties; however, the SOW will supersede the Response in the event of any conflicting provisions. The STC can be viewed at the following DMS website: [State Term Contracts](#)

B. **Taxes.** The Department is exempted from payment of State sales and use taxes and federal excise tax. The Department will provide its tax exemption certification upon request.

C. **Limitation of Liability.** No provision in the PO shall require the Department to hold harmless or indemnify the Contractor, insure or assume liability for the Contractor's negligence, waive the Department's sovereign immunity under the laws of Florida, or otherwise impose liability on the Department for which it would not otherwise be responsible. Except as otherwise provided by law, the parties agree to be responsible for their own attorney fees incurred in connection with disputes arising under the terms of the PO. The Department's maximum liability for any damages, regardless of form of action, shall in no event exceed the fees actually paid to the Contractor for the relevant products or services giving rise to the liability, prorated over a term from the date of performance of the applicable services.

D. **Public Records.** See Addendum A, attached.

E. **Governing law.** The Contractor and all its agents shall comply with all federal, state and local regulations applicable to the PO. With regard to limitation of actions, section 95.11, F.S., shall govern. Florida law shall govern the PO and jurisdiction shall be in Leon County, FL.

F. **Change Process.** The Contractor shall contact the Department Contract Manager or designee to request any changes to the PO (Change Order Process). If the Contractor fails to notify and obtain approval from the Department before commencing performance of activities relating to changes in the PO, such activities will be considered to be performed gratuitously by the Contractor, and the Contractor shall not have any right thereafter to assert any claim for additional compensation or time for the performance of such activities.

G. **Asset Usage.** To the extent applicable, the Department may, upon termination or expiration of the PO, purchase any assets used by the Contractor in performance of the PO, at their depreciated value, or if not

depreciated, then the Department retains the right to negotiate to purchase such assets at an agreed-upon cost, not to exceed the price offered in any STC.

- H. **Default.** The Department reserves the right to perform the service or activity, directly or with another contractor, if service levels are not being achieved. The Department may, in addition to other remedies available to them at law or equity and upon notice to the Contractor, retain such monies from amounts due the Contractor as may be necessary to satisfy any claim for damages, costs and the like asserted by or against them.
- I. **Termination.** All services performed by the Contractor prior to the termination date of the PO shall be professionally serviced to conclusion in accordance with the requirements of the PO. Should the Contractor fail to perform all services under the PO, the Contractor shall be liable to the Department for any fees or expenses that the Department may incur in securing a substitute provider to assume completion of those services. The Department may, in its sole discretion, provide notice and an opportunity to cure the default rather than exercise the remedy of termination. If the default or breach is not cured within thirty (30) calendar days after written notice is given to the Contractor specifying the nature of the alleged default or breach, then the Department, upon giving written notice to the Contractor, shall have the right to terminate the PO effective as of the date of receipt of the default notice. The Department shall have the right to unilaterally cancel or suspend the PO, by providing the Contractor thirty (30) days written notice. The Contractor shall not perform any services after it receives the notice of termination, except as necessary to complete the transition or continued portion of the PO, if any.
- J. **Electronic Accessibility.** The Electronic and Information Technology standard can be found at: www.section508.gov. If applicable, section 508 compliance information on the supplies and services in the PO are available on a website indicated by the Contractor.
- K. **Records Retention.** The Contractor shall retain records demonstrating its compliance with the terms of the PO for the longer of five years after the expiration of the PO and all pending matters, or the period required by the General Records Schedules maintained by the Florida Department of State (available at: <http://dos.myflorida.com/library-archives/records-management/general-records-schedules/>), whichever is longer. If the Contractor is required to comply with section 119.0701, F.S., then compliance with the retention of records in accordance with section 119.0701(2)(b)4., F.S., will fulfill the above stated requirement. If the Contractor's record retention requirements terminate prior to the requirements stated herein, the Contractor may meet the Department's record retention requirements for the PO by transferring its records to the Department at that time, and by destroying duplicate records in accordance with section 501.171, F.S., and, if applicable, section 119.0701, F.S. The Contractor shall adhere to established information destruction standards such as those established by the National Institute of Standards and Technology Special Publication 800-88, "Guidelines for Media Sanitization" (2014). See <http://nvlpubs.nist.gov/nistpubs/SpecialPublications/NIST.SP.800-88r1.pdf>.
- L. **Insurance.** At all times during the PO term, the Contractor, at its sole expense, shall maintain insurance coverage of such types and with such terms and limits as may be reasonably associated with the PO. Providing and maintaining adequate insurance coverage is a material obligation of the Contractor, and failure to maintain such coverage may void the PO. The limits of coverage under each policy maintained by the Contractor shall not be interpreted as limiting the Contractor's liability and obligations under the PO. All insurance policies shall be through insurers licensed and authorized to write policies in Florida. Upon issuance of the PO, the Contractor shall provide the Department written verification of the existence and amount for each type of applicable insurance coverage. Upon receipt of written request from the Department, the Contractor shall furnish the Department proof of applicable insurance coverage by standard ACORD form certificates of insurance. In the event that the insurer for any reason cancels any applicable

coverage, the Contractor shall immediately notify the Department of such cancellation and shall obtain adequate replacement coverage conforming to the requirements herein and provide proof of such replacement coverage within fifteen (15) business days after the cancellation of coverage.

The Department shall be exempt from, and in no way liable for, any sums of money representing a deductible in any insurance policy. The payment of such deductible shall be the sole responsibility of the Contractor providing such insurance. Unless specifically exempted in this Statement of Work, the following are the minimum insurance requirements applicable to the PO:

1. Commercial general liability coverage, bodily injury, property damage: \$1,000,000 per occurrence/\$2,000,000 aggregate.
2. Automobile liability coverage, bodily injury, property damage: \$1,000,000 Combined Single Limits. Insuring clause for both bodily injury and property damage shall be amended to provide coverage on an occurrence basis.
3. Workers' compensation and employer's liability insurance covering all employees engaged in any PO work, in accordance with Chapter 440, F.S.
4. Submit appropriate proof of computer crime insurance and coverage against intentional acts as well as negligent acts or omissions in connection with its activities under the PO.
5. Such coverage may be reduced with the consent of the Contract Manager or designee. Except as agreed in a separate writing, no self-insurance coverage shall be acceptable unless Contractor is licensed or authorized to self-insure for a particular coverage listed above in the State, or is an insured member of a self-insurance group that is licensed to self-insure in the State.

- M. **Ownership and Rights.** All of the data collected or created for or provided by the Department (State Data) shall become and remain the Department property upon receipt and acceptance.

All deliverables shall become and remain the Department property upon receipt and acceptance. All elements of custom software developed within the scope of the PO shall be exclusively owned by of the Department and shall be considered works made for hire for the Department. Title to all property furnished by the Department under the PO shall remain in the Department, and the Contractor shall surrender to the Department all property of the Department prior to settlement upon completion, termination, or cancellation.

- N. **State property.** Title to all property furnished by the Department under the PO shall remain in the Department, and the Contractor shall surrender to the Department all property of the Department prior to settlement upon completion, termination, or cancellation. All deliverables shall become and remain the Department property upon receipt and acceptance. All work materials developed or provided by the Contractor under the PO and any prior agreement between the parties shall be deemed to be work made for hire and owned exclusively by the State, and the Department.

At the end of term, the Contractor will provide all of State Data in a standard industry format. At a minimum the Contractor agrees to provide to the Department data definitions, table structure, the Department data under its control, and any custom code required to allow the Department a smooth transition to in-house or substitute vendor implementation of similar functionality to that provided by the Contractor.

Where activities supported by the PO produce original writing, sound recordings, pictorial reproductions, drawings or other graphic representation and works of any similar nature, the Department has the right to use, duplicate and disclose such materials in whole or in part, in any manner, for any purpose whatsoever and to have others acting on behalf of the Department to do so. If the materials so developed are subject to copyright, trademark, or patent, legal title and every right, interest, claim or demand of any kind in and to any patent, trademark or copyright, or application for the same, will vest in the State's Department of State for the exclusive use and benefit of the state. Pursuant to section 286.021, F.S., no person, firm or

corporation, including parties to the PO, shall be entitled to use the copyright, patent, or trademark without the prior written consent of the Department of State. The Department shall have unlimited rights to use, disclose or duplicate, for any purpose' whatsoever, all information and data developed, derived, documented, or furnished by the Contractor under the PO. All computer programs and other documentation produced as part of the PO shall become the exclusive property of the State's Department of State and may not be copied or removed by any employee of the Contractor.

O. **Financial Consequences for Non-Performance.**

1. To the extent that financial consequences are not further specified in the SOW, the following apply:
 - a. Failure to meet the acceptance criteria as identified in the SOW will result in automatic Deliverable rejection and may not be invoiced or paid until correction of the Deliverable. Failure to complete the required duties not associated with a Deliverable as outlined in the SOW may also result in the rejection of the invoice. Notwithstanding any provisions to the contrary, written acceptance of a particular Deliverable does not foreclose the Department's remedies in the event those performance standards that cannot be readily measured at the time of delivery are not met.
 - b. The sanction for untimely delivery of a deliverable is that payment may not be made until successful deliverable acceptance in writing.
 - c. Nothing in this section shall be construed to make the Contractor liable for delays that are beyond its reasonable control. Nothing in this section shall limit the Department right to pursue its remedies for other types of damages.
2. **Step-in Rights.** For discontinuance of the performance of the work, failure to resume work that has been discontinued within a reasonable time after notice to do so, abandonment of the PO, or for noncompliance by the Contractor with tasks related to public records, the Department at its option may enforce these provisions by exercising "Step-In" rights as described below:
 - a. If the Department exercises its Step-In rights, the Contractor must cooperate fully with the Department (including its personnel and any third parties acting on behalf of the Department) and shall provide, at no additional charge to the Department, all assistance reasonably required by the Department as soon as possible, including:
 - b. Providing access to all relevant equipment, premises and software under the Contractor's control as required by the Department (or its nominee); and
 - c. Ensuring that the Contractor personnel normally engaged in the provision of the public records tasks are available to the Department to provide assistance which the Department may reasonably request.
 - d. The Department Step-In rights will end, and the Department will hand back the responsibility to the Contractor, when the Contractor demonstrates to the reasonable satisfaction of the Department that the Contractor is capable of resuming provision of the tasks in accordance with the requirements of the SOW and that the circumstances giving rise to the Step-In right cease to exist and will not recur.
 - e. The Contractor must reimburse the Department for all reasonable costs incurred by the Department (including reasonable payments made to third parties) in connection with exercise of the Department Step-In rights (Step-In Costs); and provision of the affected public records tasks shall be in accordance with Addendum A to the extent applicable.
 - f. The Department will continue to pay the Contractor the charges (including that portion which relates to the affected public records tasks) due for the products or services, provided that the Contractor reimburses the Department for the Step-In Costs. If the Contractor fails to reimburse the Department within 30 days of receipt of a demand from the Department for payment of Step-In Costs, the Department is entitled to set off such Step-In Costs against a subsequent invoice.
3. **Reassignment of Personnel.** The Department will have the right to recommend and approve in writing the initial assignment, as well as any proposed reassignment or replacement, of any Contractor

personnel. Before assigning an individual to any position of the Project, the Contractor will notify the Contract Manager of the proposed assignment, will introduce the individual to the appropriate Project representatives, and will provide the Department Contract Manager with a resume and any other information about the individual reasonably requested by the Project, three weeks before the individual is assigned. The Department Contract Manager reserves the right to interview the individual before granting written approval.

- a. Contractor shall not remove any resource from their assigned roles during the term of the PO. An Unauthorized Removal is a removal at any point in the PO period. It shall not be considered an Unauthorized Removal if personnel must be replaced for reasons beyond the reasonable control of the Contractor, including illness, disability, resignation, or for cause termination of the personnel's employment. However, Contractor is to identify a replacement approved by the Contract Manager and assign the replacement to the PO to shadow the personnel he or she is replacing for a period of at least four weeks prior to such removal. There will be no increase in cost and no change in due date as a result of the replacement personnel. Any Unauthorized Removal may be considered by the Department to be a material breach of the PO, and entitle the Department to terminate the PO.
- b. It is acknowledged that any Unauthorized Removal may interfere with the timely and proper completion of the Project, to the loss and damage of the State, and that it would be impracticable and extremely difficult to fix the actual damage sustained by the State as a result of any Unauthorized Removal. Therefore, the Contractor and the Department agree that in the case of any Unauthorized Removal, the Department may assess liquidated damages against the Contractor as specified below. For amounts due to the Department as liquidated damages, the Department may at its option deduct the amount due from any money payable to the Contractor by the Department or may bill the Contractor as a separate item.
- c. In the event of an Unauthorized Removal of any personnel, the liquidated damages amount shall not exceed \$25,600.00 per individual provided the Contractor identifies a replacement approved by the Department pursuant to subsection "a." above and assigns the replacement to the Project to shadow the personnel he or she is replacing for a period of at least four weeks prior to such removal.
 - i. If the Contractor fails to assign an agreed upon replacement to shadow the removed personnel for at least four weeks (20 business days), the Contractor shall pay the amount of \$1,280.00 per day, for each day of the twenty (20) day shadow period that the replacement personnel does not shadow the removed personnel, up to \$25,600.00 maximum per individual. The total liquidated damages that may be assessed per Unauthorized Removal and failure to provide four weeks of shadowing shall not exceed \$25,600.00 per individual.
 - ii. In the alternative, in the event of the Unauthorized Removal of any personnel, the Department reserves the right to recruit, hire, or otherwise contract directly with any personnel who have performed services under the PO in the event such reassignment is proposed or occurs. In the event such reassignment is proposed, the Contractor releases personnel from any non-compete agreement intended to bar such personnel from employment with Department. The Contractor's failure to replace personnel subsequent to such personnel's Unauthorized Removal shall be deemed to be a material breach of the PO.
- d. The Department reserves the right to require the removal from the Project of the Contractor personnel found, in the judgment of the Department, to be unacceptable. Replacement personnel for the removed person shall have equal or superior experience and qualifications.

P. **Data Security, Recovery, and Damages for Non-Performance.** See Addendum B, attached.

Q. **Other Work.**

The Department may undertake or award other contracts, statements of work, or other arrangements for additional or related work, and the Contractor shall reasonably cooperate with such other contractors and pertinent Department personnel. The Contractor shall not commit or permit any act that shall interfere with the performance of work by any other contractors or by Department personnel.

R. **Duty to Cooperate.**

The Contractor understands its duty, pursuant to subsection 20.055(5), F.S., to cooperate with the inspector general in any investigation, audit, inspection, review, or hearing. The Contractor will comply with this duty and ensure that its subcontracts issued under this PO, if any, impose this requirement, in writing, on its subcontractors.

ATTACHMENT 1 - Cost Response

Use the templates below to propose not-to-exceed fixed price and fixed hourly rate contract pricing for providing all services outlined in this RFQ and in the Respondent's Response. Pricing shall not exceed State Term Contract 973-561-10-1, Information Technology (IT) Consulting Services for the term of the PO.

Fixed Hourly Rates Proposed

Name:	Job Title:	Anticipated No. of Hours Per Month:	Hourly Rate:	Total Cost:
			\$	\$
			\$	\$

Respondent Name: _____

STC Number: _____

Person Submitting Quote: _____

Signature: _____

Date: _____

ATTACHMENT 2 – Resumes/References

Include a detailed and accurate resume of the proposed candidate’s experience and qualifications,
 Use the template below to list three (3) separate and verifiable clients (for each candidate proposed) in the format below. The references listed shall be for whom similar projects were completed as requested.

Reference # _____

Project Title	
Client Organization	
Client Contact or Reference	
Client Phone	
Client Email Address	
Period of Performance (initial and final). Explain any delay in project completion	
Contract Value (initial and final). Explain any growth in contract value.	
Degree of project success – customer acceptance, success in meeting organization goals, on-budget delivery of services.	
Describe how services are similar to the services requested in this RFQ.	

I authorize the Department to contact this reference.

Respondent Name: _____
 STC Number: _____
 Person Submitting Quote: _____
 Signature: _____
 Date: _____

ATTACHMENT 3 – Skills Matrix

Candidate Name: _____

Required (Minimum)

Skills	# Yrs Experience	Role Served	Comments
Bachelor’s Degree			
Possess a minimum of 7 years’ professional experience performing activities directly related to Data Architecture			
Demonstrated experience leading data conversion initiatives in complex organizations			
Demonstrated understanding, expertise, and (“in production”) implementation of DA standards and principles contained in an industry-recognized EA framework (e.g. TOGAF, Zachman, DoDAF)			
Proficient in use of data modeling tools and techniques.			
Experience building effective relationships and partnerships across an organization			
Proficient in Microsoft Office (Outlook, Word, Excel, PowerPoint, SharePoint)			
Verifiable communication (verbal and written), leadership, analytical, and decision-making skills interacting with high level leadership (e.g. CIO) to functional and technical staff-level positions			

Preferred

Skills	# Yrs Experience	Role Served	Comments
Bachelor’s Degree in Computer Science or related Engineering Field			
Master’s Degree in Computer Science or related Engineering Field			
Active EA or equivalent certification, and/or equivalent experience (e.g. TOGAF, Zachman)			
Possesses expert-level skills in the development and maintenance of DA artifacts and catalogs in accordance with an industry-recognized EA framework			
Demonstrated experience supporting technology activities for an ERP implementation or a similarly-sized transformative technology project			
Experience with financial ERP applications			

Experience working with State agencies or other state governments similar in size in terms of annual budget and full-time equivalent (FTE) employee count			
Experience with architecting data warehouse and data mart solutions			
Experience with architecting business intelligence solutions			
Software engineering experience using service-oriented architecture (SOA) including developing and maintaining data services			

Addendum A
Public Records Requirements

1. Public Records Access Requirements.

- a. If this Contract exceeds \$35,000.00, and if the Contractor is acting on behalf of the Department in its performance of services under this Contract, the Contractor must allow public access to all documents, papers, letters, or other material, regardless of the physical form, characteristics, or means of transmission, made or received by the Contractor in conjunction with this Contract (Public Records), unless the Public Records are exempt from section 24(a) of Article I of the Florida Constitution or section 119.07(1), F.S.
- b. The Department may unilaterally terminate this Contract if the Contractor refuses to allow public access to Public Records as required by law.

2. Public Records Requirements Applicable to All Contractors.

- a. For purposes of this Contract, the Contractor is responsible for becoming familiar with Florida's Public Records law, consisting of Chapter 119, F.S., section 24(a) of Article I of the Florida Constitution, or other Florida law (Public Records Law).
- b. All requests to inspect or copy Public Records relating to the Contract must be made directly to the Department. Notwithstanding any provisions to the contrary, disclosure of any records made or received by the State in conjunction with the Contract will be governed by Public Records Law.
- c. If the Contractor has a reasonable, legal basis to assert that any portion of any records submitted to the Department are confidential, proprietary, trade secret, or otherwise not subject to disclosure ("Confidential" or "Trade Secret") under Public Records Law or other authority, the Contractor must simultaneously provide the Department with a separate redacted copy of the records the Contractor claims as Confidential or Trade Secret and briefly describe in writing the grounds for claiming such exemption. The unredacted copy of the records shall contain the Contract name and number, and shall be clearly labeled "Confidential" or "Trade Secret." The redacted copy of the records should only redact those portions of the records that the Contractor claims are Confidential or Trade Secret. If the Contractor fails to submit a redacted copy of records it claims are Confidential or Trade Secret, such action may constitute a waiver of any claim of confidentiality.
- d. If the Department receives a Public Records request, and if records that have been marked as "Confidential" or "Trade Secret" are responsive to such request, the Department shall provide the Contractor-redacted copies to the requester. If a requester asserts a right to the portions of records claimed as Confidential or Trade Secret, the Department shall notify the Contractor that such an assertion has been made. It is the Contractor's responsibility to assert that the portions of records in question are exempt from disclosure under Public Records Law or other authority. If the Department becomes subject to a demand for discovery or disclosure of the portions of records the Contractor claims as Confidential or Trade Secret in a legal proceeding, the Department shall give the Contractor prompt notice of the demand, when possible, prior to releasing the portions of records the Contractor claims as Confidential or Trade Secret (unless disclosure is otherwise prohibited by applicable law). The Contractor shall be responsible for defending its determination that the redacted portions of its records are Confidential or Trade Secret. No right or remedy for damages against the Department arises from any disclosure made by the Department based on the Contractor's failure to promptly legally protect its claim of exemption and commence such protective actions within ten days of receipt of such notice from the Department.
- e. If the Contractor claims that the records are "Trade Secret" pursuant to section 624.4213, F.S., and all the requirements of section 624.4213(1), F.S., are met, the Department will respond to the Public Records Request in accordance with the provisions specified in that statute.
- f. The Contractor shall ensure that exempt or confidential and exempt Public Records are not disclosed except as permitted by the Contract or by Public Records Law.

3. Additional Public Records Duties of Section 119.0701, F.S., If Applicable.

If the Contractor is a "contractor" as defined in section 119.0701(1)(a), F.S., the Contractor shall:

- (1) Keep and maintain Public Records required by the Department to perform the service.

- (2) Upon request, provide the Department with a copy of requested Public Records or allow the Public Records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119, F.S., or as otherwise provided by law.
- (3) A Contractor who fails to provide the Public Records to the Department within a reasonable time may be subject to penalties under section 119.10, F.S.
- (4) Ensure that Public Records that are exempt or confidential and exempt from Public Records disclosure requirements are not disclosed except as authorized by law for the duration of the Contract term and following completion of the Contract if the Contractor does not transfer the Public Records to the Department.
- (5) Upon completion of the Contract, transfer, at no cost, to the Department all Public Records in possession of the Contractor or keep and maintain Public Records required by the Department to perform the service. If the Contractor transfers all Public Records to the Department upon completion of the Contract, the Contractor shall destroy any duplicate Public Records that are exempt or confidential and exempt from Public Records disclosure requirements. If the Contractor keeps and maintains Public Records upon completion of the Contract, the Contractor shall meet all applicable requirements for retaining Public Records. All Public Records stored electronically must be provided to the Department, upon request from the Department's custodian of Public Records, in a format specified by the Department as compatible with the information technology systems of the Department. These formatting requirements are satisfied by using the data formats as authorized in the Contract or Microsoft Word, Outlook, Adobe, or Excel, and any software formats the Contractor is authorized to access.

(6) IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, F. S., TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE PUBLIC RECORDS UNIT AT:

Telephone: (850) 413-3149

Email: PublicRecordsInquiry@myfloridacfo.com

**Mailing Address: The Department of Financial Services
Division of Legal Services, Public Records Unit
200 E. Gaines Street, Larson Building Suite B-15
Tallahassee, Florida 32399-0311**

Addendum B
Data Security Requirements

1. **Data Security, Recovery, and Damages for Non-Performance.**

- a. Data Security. The Contractor, its employees, subcontractors and agents shall comply with all information technology security procedures of the Department in performance of this Contract. The Contractor shall provide immediate notice to the Department's Information Security Office (ISO) in the event it becomes aware of any security breach and any unauthorized transmission or loss of any or all of the data collected or created for or provided by the Department (State Data) or, to the extent the Contractor is allowed any access to Department information technology (IT) resources, provide immediate notice to the ISO, of any allegation or suspected violation of security procedures of the Department. Except as required by law or legal process and after notice to the Department, the Contractor shall not divulge to third parties any confidential information obtained by the Contractor or its agents, distributors, resellers, subcontractors, officers or employees in the course of performing Contract work according to applicable rules, including, but not limited to, Rule Chapter 74-2, F.A.C., security procedures, business operations information, or commercial proprietary information in the possession of the State or the Department. The Contractor shall not be required to keep confidential information that is publicly available through no fault of the Contractor, material that the Contractor developed independently without relying on the State's confidential information or information that is otherwise obtainable under State law as a public record.
- b. Loss of Data. In the event of loss of any State Data or record where such loss is due to the negligence of the Contractor or any of its subcontractors or agents, the Contractor shall be responsible for recreating such lost data in the manner and on the schedule set by the Department at the Contractor's sole expense, in addition to any other damages the Department may be entitled to by law or the Contract. In the event lost or damaged data is suspected, the Contractor will perform due diligence and report findings to the Department and perform efforts to recover the data. If is unrecoverable, the Contractor will pay all the related costs associated with the remediation and correction of the problems engendered by any given specific loss. Further, failure to maintain security that results in certain data release will subject the Contractor to the administrative sanctions for failure to comply with section 501.171, F. S., together with any costs to the Department of such breach of security caused by the Contractor. If State Data will reside in the Contractor's system, the Department may conduct, or request the Contractor conduct at the Contractor's expense, annual network penetration test or security audit of the Contractor's system(s) on which State Data resides. If the Contract is less than a year long, the penetration test or security audit of the Contractor's system(s) on which State Data resides this right can be exercised at any time.
- c. Data Protection. No State Data or information will be transmitted to, stored in, processed in, or shipped to off-shore locations or out of the United States of America regardless of method, except as required by law. Examples of these methods include (but are not limited to): FTP transfer, DVD, tape, or drive shipping; regardless of level of encryption employed. Access to State Data shall only be available to approved and authorized staff, including remote/offshore personnel, that have a legitimate business need. Requests for remote access shall be submitted to the Department's Help Desk. With approval, third parties may be granted time-limited terminal service access to information technology resources as necessary for fulfillment of related responsibilities. Third parties shall not be granted remote access via VPN, private line, or firewall holes. Requests for exceptions to this provision may be submitted to the Department for approval. Remote connections are subject to detailed monitoring via two-way log reviews and the use of other tools, as deemed appropriate. When remote access needs change, the ISO shall be promptly notified and access shall be removed promptly.
- d. The Contractor shall encrypt all data transmissions containing confidential or confidential and exempt information. Remote data access must be provided via a trusted method such as SSL, TLS, SSH, VPN, IPSec, SFTP or a comparable protocol approved by the Department. Confidential information must be

encrypted using an approved encryption technology when transmitted outside of the network or over a medium not entirely owned for managed by the Department.

- e. The Contractor agrees to protect, indemnify, defend and hold harmless the Department from and against any and all costs, claims, demands, damages, losses and liabilities arising from or in any way related to the Contractor's breach of data security or the negligent acts or omissions of the Contractor related to this subsection.
- f. All employees, subcontractors, or agents performing work under the Contract must comply with all security and administrative requirements of the Department. The Contractor shall not divulge to third parties any confidential information obtained by the Contractor or its agents, distributors, resellers, subcontractors, officers or employees in the course of performing Contract work.
- g. Specific security requirements. The parties shall not use or further disclose the data specified in this Contract except as permitted by this Contract or as required by federal law, including the Health Information Portability and Accountability Act (HIPAA) and the Health Information Technology Economic and Clinical Health (HITECH) Act, their associated regulations, 45 CFR 160, 162 and 164, and applicable Florida law. Disclosure to the Department is expressly permitted under federal law for complying with State law, and Florida and the Department is an "authorized public official" rather than a "covered entity" under federal law. See 45 C.F.R. 164.512 and 45 C.F.R. 164.514. The parties have established appropriate administrative, technical, and physical safeguards to protect the confidentiality and to prevent unauthorized use or access to the data specified in this Contract. Further, the uses and disclosures shall be in accordance with applicable Florida law. Any CJIS and/or HIPAA-specific security requirements are attached in a separate addendum, if applicable.
- h. The Contractor shall maintain and secure adequate back-up files of all documentation and programs utilized to process State Data submissions. The Contractor shall develop data security procedures to ensure only authorized access to data submissions and databases by personnel for contracted activities. The Contractor shall develop data security procedures to ensure no unauthorized access to data submissions and databases by individuals other than those authorized by the Contract or designated representatives of the Department.
- i. State Data and shared data will be made available to the Department upon its request, in the form and format reasonably requested by the Department. The Contractor and its representatives will not sell, assign, lease, or otherwise dispose of any State Data to third parties or commercially exploit State Data other than for the benefit of the Department and State agencies as authorized by the Contract, nor will any employee of the Contractor other than those on a strictly need to know basis have access to the State Data. The Contractor will not possess or assert any lien or other right against or to any State Data in any circumstances.
- j. At the initiation of the contract, the Contractor shall meet or exceed level of security required of the Department's agency Policies and Procedures # 4-03, Information Technology Security Policy, a copy of which will be provided by the Contract Manager upon request. Further, failure to maintain security that results in data release will subject the Contractor to possible termination and to the administrative sanctions for failure to comply with section 501.171, F.S., together with any actual costs to the Department resulting from a breach of security.

2. **Contract Provisions Specific to Online Services.**

Audits and Data Retention. The Contractor will timely cooperate in completion of all audits and data retention required by Florida law, applicable industry rules, or applicable federal law. The Department will respect the security restrictions of the Contractor regarding inspections pursuant to PUR 1000, section 7 to the extent permitted by law and limit such inspections to relevant records during normal business hours. Failure to meet data retention requirements related to the Services will be considered a material breach of the Contract and cause for termination. If any audit of the Contractor's charges reflect that the Contractor has incorrectly invoiced the Department, the Contractor will issue, on the next invoice submitted to Department pursuant to this Contract, a credit or debit, as appropriate, to correct the inaccuracy.

3. **Data Access.**

- a. All Contractor personnel who will have access to State Data will undergo the background checks and screenings described in the SOW.
- b. Cooperation with the State and Third Parties. The Contractor agrees to cooperate with the following entities: (i) the State, (ii) the State's other subcontractors, (iii) the State's agents, including properly authorized governmental entities, (iv) the State's authorized third parties, such as technology staff under contract with the State, and (v) other properly authorized individuals who directly or indirectly access State Data on behalf of any of the entities listed in this section. The Contractor shall also provide reasonable access to Contractor's Contract personnel, systems, and facilities to these same entities, when reasonably requested by the Department. The Contractor agrees to impose these same requirements on all subcontractors performing the work of this Contract.

4. **Exit Transition Requirements.**

Upon the earlier of six (6) months before the expiration of the Contract or upon any notice of termination of the Contract, the Contractor shall provide transition services (Exit Transition Services) to the Department without regard to the reason for termination, as stated herein. Exit Transition Services shall be provided for up to the period outlined in the SOW during the term and after termination and will be limited to post-contract activities involving knowledge transfer for such services and deliverables and all reasonable termination assistance requested by the Department to facilitate the orderly transfer of such services to the Department or its designees.