REQUEST FOR PROPOSAL

SPECIALTY SERVICES FOR INFANTS AND TODDLERS

ACCEPTANCE DATE:  ONGOING

RFP NUMBER:  RFQ 466

ACCEPTANCE Department of Finance and Procurement
PLACE: Division of Procurement,
       1 Harrison Street, SE, 4th Floor
       Leesburg, Virginia  20175

PLEASE NOTE: A Pre-Proposal Conference will be held on October 19, 2016 at 10:00 a.m.
in the Procurement Conference Room, 1 Harrison Street, SE, 4th Floor, Leesburg, Virginia 20175
for clarification of any questions on the specifications.

Requests for information related to this Proposal should be directed to:

Diane C. Smith
Contracting Officer
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(703) 771-5097 (Fax)
E-mail address: Diane.Smith@loudoun.gov

This document can be downloaded from our web site:
www.loudoun.gov/procurement

Issue Date: October 4, 2016

IF YOU NEED ANY REASONABLE ACCOMMODATION FOR ANY TYPE OF DISABILITY IN
ORDER TO PARTICIPATE IN THIS PROCUREMENT, PLEASE CONTACT THIS DIVISION AS
SOON AS POSSIBLE.
# REQUEST FOR PROPOSAL

## SPECIALTY SERVICES FOR INFANTS AND TODDLERS

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Prepared By: /s/ Diane C. Smith Date: October 4, 2016

Contracting Officer
1.0 PURPOSE
The intent of this Request for Proposal (RFP) is for the County of Loudoun, Virginia (County) to obtain proposals from qualified Physical Therapists, Occupational Therapists, Speech-Language Therapists and Early Childhood Special Educator Services who will provide early intervention services for Infants and Toddler in accordance with the statewide system of early intervention services.

The County anticipates awarding multiple two (2) year contracts with up to four (4) additional one (1) year renewal periods.

The County reserves the right to award contracts to multiple physical therapists, occupational therapist, speech-language therapists, and early childhood special educators for negotiated hours per week.

This is an ongoing RFP. Proposals may be submitted at any time throughout the contract period as stated in Section. The County will review proposals as they are submitted. Contracts will be awarded when there is a need for services. The County does not guarantee any minimum or maximum number of hours under a resulting Contract.

NOTE: The County will not consider proposals offering locum tenens services.

2.0 COMPETITION INTENDED
It is the County's intent that this RFP permits competition. It shall be the offeror's responsibility to advise the Purchasing Agent in writing if any language, requirement, specification, etc., or any combination thereof, inadvertently restricts or limits the requirements stated in this RFP to a single source. Such notification must be received by the Purchasing Agent not later than fifteen (15) days prior to the date set for acceptance of proposals.

3.0 BACKGROUND INFORMATION

3.1 The Infant & Toddler Connection of the County of Loudoun (ITC – Loudoun) supports and serves eligible children and their families, collaborates with the community, and provides the expertise to incorporate and advance best practice in the provision of early intervention services. The services enhance day-to-day activities, facilitate community integration, and promote overall development of infants and toddlers.

3.2 ITC - Loudoun implements this mission by acknowledging the caregiving and decision-making roles of families; recognizing that learning occurs within the family's typical daily activities and routines; nurturing a culture of acceptance, mutual respect, trust and integrity; and actively seeking opportunities for collaboration, continued learning, creative thinking, and innovation.
3.3 ITC - Loudoun serves a diverse population that reflects the community. Non-English speaking children/families have an interpreter present, if needed and possible, during the therapy or instruction/education so they can receive early intervention services in their native language.

3.4 Federal Regulations Part C (CFR 303.140(b)) require that a statewide system of early intervention services and state policies are in effect to ensure appropriate early intervention services are available to all infants and toddlers with disabilities and their families. Part C (early intervention) services are those supports and services that are (1) identified by the Individualized Family Service Plan (IFSP) team, including the parents; and (2) necessary and appropriate to meet the developmental needs of each eligible child and the needs of the family related to enhancing the child's development (34 CRR 303.12(a)). The service delivery considerations and underlying principles outlined in The Infant and Toddler Connection of Virginia Practice Manual provide the basis for a consistent, family-centered, evidence-based and effective approach to Part C early intervention across Virginia. The manual also details the steps in developing and implementing the IFSP.

4.0 OFFEROR’S MINIMUM QUALIFICATIONS

Offerors must demonstrate that they have the resources and capability to provide the materials and services as described herein. All offerors must submit the documentation indicated below with their proposal. Failure to provide any of the required documentation shall be cause for proposal to be deemed non-responsible and rejected.

The following criteria shall be met in order to be eligible for this contract:

4.1 Offerors must demonstrate they have been in business providing Early Intervention services for infants and toddlers for a minimum of the last two (2) years.

4.2 Offerors must provide three (3) references for whom similar services have been performed. This list shall include company name, person to contact, address, telephone number, fax number, e-mail address, and the nature of the work performed.

5.0 EARLY INTERVENTION DEFINITIONS

5.1 Provision of Services: Direct intervention as detailed on the child's IFSP. Indirect services to include regular discussions with other professionals involved in the child's care to allow for coordinated service and support delivery. Completion of IFSP documentation as requested by the service coordinator or dictated by the protocols of ITC. Paper documentation must be completed within five days for all clients, unless otherwise notified, of all contacts both direct and indirect with the family, child, or other providers.
5.2 **Clinical Staffing and Clinical Support Activities:** All clinical activities that support a coordinated approach to the child and family's services. This could include but is not limited to: regular meetings with other professionals who work directly with the child, consultation with other disciplines to receive suggestions and techniques that may be used with a child or family, phone consultations with other service providers, service coordinators, and physicians.

5.3 **Transition Activities:** Helping the family members identify their questions, concerns, and desires regarding transition from ITC - Loudoun services. Providing information on the skills needed in the next environment. Providing assessment and progress information as requested by the receiving setting and/or the service coordinator.

5.4 **On-going Assessment:** Intervention that includes a component of continued assessment so the strategies provided to families and children will be current and relevant.

5.5 **Individualized Family Service Plan (ISFP):** The plan lists the outcomes (changes) the family and the rest of the IFSP team would like to see for the child, and the early intervention supports and services needed to meet those outcomes. The IFSP team, which includes the family, develops outcomes that are particular to the child, that are important to the family, that focus on helping the child be a part of family and community activities, and that focus on the whole child and his/her functional skill development in the context of daily activities and routines.

6.0 **SCOPE OF SERVICES**

All proposals for the Scope of Services that follow must be made on the basis of, and either meet or exceed, the requirements contained herein for the specialty services that will be provided.

6.1 **PHYSICAL THERAPY**

The Contractor will:

6.1.1 Provide physical therapy and assistive technology services to eligible children in accordance with each child's Individualized Family Service Plan (IFSP).

6.2 **OCCUPATIONAL THERAPY**

The Contractor will:

6.2.1 Provide occupational therapy and assistive technology services to eligible children in accordance with each child's Individualized Family Service Plan (IFSP).

6.3 **SPEECH - LANGUAGE THERAPY**

The Contractor will:
6.3.1 Provide Speech-Language therapy and assistive technology services, to eligible children in accordance with each child's Individualized Family Service Plan (IFSP).

6.4 EARLY CHILDHOOD SPECIAL EDUCATION

The Contractor will:

6.4.1 Provide Early Childhood Special Education and assistive technology services, to eligible children in accordance with each child's Individualized Family Service Plan (IFSP).

6.5 FOR ALL SERVICES:

The Contractor will:

6.5.1 Participate in IFSP meetings (IFSP Reviews, Annual IFSP Meetings).

6.5.2 Provide these services to eligible families through the Infant & Toddler Connection of Loudoun and in coordination with other providers through the Infant and Toddler Connection of Loudoun.

6.5.3 Maintain and provide upon request a Communication Plan, Organizational Chart, and Emergency Preparedness Plan.

6.5.4 Comply with all Federal and State regulations and the practices specified in the Infant & Toddler Connection of Virginia Practice Manual (www.infantva.org).

6.5.5 Provide services in accordance with the child's IFSP and in keeping with Part C requirements. In order to assure that the children are best served the County reserves the right to reassign children and families if the child's services are not being provided in accordance with the child's IFSP. The County will not assign additional children to the Contractor until the Contractor demonstrates an ability to provide service to all children in accordance with their IFSPs.

6.5.6 Provide early intervention supports and services at a frequency (determined by the IFSP team) that matches the family's and other caregivers' need for support, education and training in order for them to be comfortable and competent in using intervention strategies. Assure that there is an active partnership between the parents and the service providers. This partnership includes the family and other caregivers being involved in each early intervention session; the service providers' primary function is teaching and coaching the family.

6.5.7 Provide services in the child's natural environments (i.e. where the child would be if he or she did not have a developmental delay) and integrate services into the child and family's daily activities and routines, as mandated by Part C.
6.5.8 Request an interpreter through ITC - Loudoun if the Contractor and/or staff is unable to speak the language of the child/family. ITC - Loudoun will schedule an interpreter to be present at the therapy sessions.

6.5.9 The Contractor will begin services within thirty days of signature on the IFSP (date of signature is day 1) or on a later date as designated by the ITC program staff. If the contractor is unable to meet this requirement then the Contractor will notify ITC - Loudoun immediately and then provide documentation as to the reason within three (3) business days. Adherence to this timeline is important to assure that services begin within the state mandated timeframe of thirty 30 calendar days of the date the parent signs the IFSP.

6.5.10 Provide appropriate documentation for every contact with families related to the planning and implementation of the IFSP by staff and subcontractors. Documentation requirements are listed in Chapter 9 of the Infant-Toddler Connection of VA Practice Manual (www.infantva.org).

6.5.11 The Contractor shall complete a Home Visit Note at each home visit. All visit notes and contact notes shall be completed within five days of all clinical transactions. Questions should be directed to the EI program manager. One copy of all Home Visit Notes completed at the time of the visit must be given to the parent and the original provided with the invoice to be placed in the child’s paper file which is kept at the ITC – Loudoun office.

6.5.12 Review monthly late note reports at the beginning of each month for any needed corrections and the corrected documentation shall be submitted to the EI Program Manager no later than the 4th business day of each month. Failure to adhere to these timelines may result in loss of compensation.

6.5.13 The Contractor must submit a monthly invoice indicating the number of children served and the amount due to the Contractor for each. The contract administrator or designee should review invoices for accuracy before submitting to EI PM for reimbursement. Make sure all notes are in correctly and date and length of session being billed are accurate.

6.5.14 The ITC may require other reports and/or data elements for assessment purposes and to meet state and local needs.

6.5.15 Failure to submit required reports may result in the withholding of payments under this contract.

6.5.16 Enter into the attached Business Associate Agreement (BAA) (Attachment A) with the County to include the standard HIPAA Privacy and Data Security provisions.

6.6 Family Centered Practices

The Contractor will:
A. Commit to family centered practices, including provision of services in the child and family's natural environments, strengthening the natural care-giving role of the family, and utilization of a family-centered collaborative process to determine goals and outcomes.

B. Follow the Individualized Family Service Plan (IFSP) form. Assure that IFSP's are individualized for the family based upon the unique constellation of interests, needs, skills, challenges, resources, and priorities of each child and family. Request changes to a child's IFSP only through an IFSP review. Service recommendations shall be requested through the service coordinator prior to discussion with families.

C. For each IFSP, ensure that the following are addressed:
   1. The outcomes match the family's stated resources, priorities, and concerns.
   2. The outcomes are functional and focus on the child's participation in activity settings that are important to the family.
   3. Strategies to address the outcomes focus on and build upon learning opportunities and activities that occur throughout the child's and family's daily routine.
   4. Part C supports and services reflect the early intervention principles listed in Chapter 1 of the Practice Manual.
   5. The frequency and intensity of listed Part C supports and services change over time as the family's need for support and guidance changes.
   6. Participate in IFSP reviews and transition activities in person, by phone, or in writing.
   7. Perform ongoing assessment activities in order to determine ongoing eligibility, to measure progress toward goals, to provide information for team service planning and to determine exit indicators. Contractors' service providers must be prepared for all reviews and discharges with appropriate documentation and plans as requested by the service coordinator in accordance with the state requirements for ITC.
   8. Keep children's Service Coordinator informed of any issues with scheduling, missed appointments or other factors impacting children's services.

6.7 Communication and Collaboration

The Contractor will:

6.7.1 Meet every three months with the Infant & Toddler Connection (ITC) staff to review contract performance and discuss issues and problems.
Frequency of meetings after the initial six months may be modified by mutual agreement.

6.7.2 Notify Contract Administrator in advance whenever possible but no later than within seven calendar days of any changes in staff assigned to provide services through this contract.

6.7.3 Participate as able in training meetings held at the Infant & Toddler Connection of Loudoun during which issues related to professional and system development, State updates, changes in regulations and procedures, etc. will be presented. The trainings relate directly to the provider competencies outlined by the Infant & Toddler Connection of Virginia.

6.7.4 Participate at least quarterly in the child’s ITC - L team meetings. The meetings shall focus on child-specific discussions regarding assessment, planning, and intervention strategies. Topics may include coaching and mentoring, principles of early intervention, service delivery strategies, policies and procedures; laws; natural environments, or other topics to improve quality of services.

6.7.5 Participate in interagency council activities and therapeutic family activities when possible.

6.7.6 Provide a communication plan to include procedures for ensuring that all staff and subcontractors are informed of all updates and notices related to ITC. Make email access available for all direct services staff and subcontractors. Provide updated staff email lists to ITC on a monthly basis.

6.7.7 Provide an organizational chart delineating the roles of staff and subcontractors.

6.7.8 Provide an emergency preparedness plan (including telecommunications and other technology) and a continuity of operations plan. Notify ITC within ten business days of changes to any personnel involved with this contract.

6.8 Supervision, Clinical Staffing, Support to Meetings and Quality Assurance

The Contractor will:

A. Provide supervision and mentoring of staff and/or subcontractors who provide services as part of this contract.

B. Supervisory staff must have passed the Part C Supervision Training module and provide a copy of their certificate to ITC – Loudoun.

C. Conduct regularly scheduled clinical staffing meetings with staff, subcontractors and invite the ITC service coordinator, contract manager, or others designated by the Local System Manager, ITC - Loudoun. The meetings shall focus on child specific discussions regarding assessment, planning, and intervention strategies. Topics
may include coaching and mentoring, principles of early intervention, service delivery strategies, policies and procedures; laws; natural environments, or other topics to improve quality of services.

D. In addition to child/family specific documentation, documentation requirements include the following:

1. Documentation of staff qualifications (discipline specific and EI Certification)
2. Documentation of staff training
3. Attendance at and minutes of planning meetings (related to services provided through this contract)
4. Documentation of quality assurance activities including corrective action plan and service enhancement plan strategies.

E. Collaborate with ITC in the ongoing monitoring and identification of local system improvements.

F. Participate in State training and technical assistance related to quality assurance and system improvements.

G. Provide to ITC annually, a statement addressing individual quality improvement issues and system-wide improvements.

6.9 COUNTY RESPONSIBILITIES:

6.9.1 Central intake
6.9.2 Maintenance and disposition of a central record for each child
6.9.3 Assessment to determine initial eligibility of the child and initial assessment for service planning;
6.9.4 Providing insurance required non-IFSP reports within 14 days of completion of the assessment;
6.9.5 Development of the initial IFSP;
6.9.6 Collecting insurance deductibles and co-pays from the families served by the Contractor;
6.9.7 Assignment of children to the Contractor to provide IFSP required service that will be based on:
   A. Parental choice,
   B. Specialized needs of the child and family
   C. Address of family,
   C. Third party insurance, if family requests payment from its insurance carrier, and
D. Contractor's ability to meet the child's IFSP required service needs, i.e. availability of staff.

6.9.8 Service coordination; Interpreter services:
   A. Recruitment and payment of interpreters,
   B. Provision of all ancillary Part C early intervention services identified in each child's IFSP;

6.9.9 Determination, billing, and collection of the monthly family fees in accordance with Virginia's Ability to Pay policies and procedures;

6.9.10 System-wide data management;

6.9.11 Federal, State, and local reporting;

6.9.12 Coordination of outreach activities, and

6.9.13 Quality assurance.

7.0 TERMS AND CONDITIONS

The Agreement for Service ("Contract" or "Agreement") with the successful offeror will contain the following Terms and Conditions. Offerors taking exception to these terms and conditions or intending to propose additional or alternative language must (a) identify with specificity the County Terms and Conditions to which they take exception or seek to amend or replace; and (b) include any additional or different language with their proposal. Failure to both identify with specificity those terms and conditions offeror takes exception to or seeks to amend or replace as well as to provide offeror’s additional or alternate Contract terms may result in rejection of the proposal. **While the County may accept additional or different language if so provided with the proposal, the Terms and Conditions marked with an asterisk (*) are mandatory and nonnegotiable.**

7.1 Procedures

The extent and character of the services to be performed by the Contractor shall be subject to the general control and approval of the Contract Administrator or his/her authorized representative(s). The Contractor shall not comply with requests and/or orders issued by other than the Contract Administrator or his/her authorized representative(s) acting within their authority for the County. Any change to the Contract must be approved in writing by the Division of Procurement and the Contractor.

7.2 Term

The Contract shall cover the period from January 1, 2017 through December 31, 2018.

This Contract may be renewed at the expiration of the initial term at the request of the County. The renewal may be for up to four (4) additional one (1) year periods. Unless otherwise agreed to by the parties or as may be required by law, any renewal shall be based on the same prices, terms and conditions as the initial term.
7.3 Delays and Delivery Failures

Time is of the essence. The Contractor must keep the County advised at all times of status of parties' agreement. If delay is foreseen, the Contractor shall give immediate written notice to the Division of Procurement. Should the Contractor fail to deliver the proper item(s)/service(s) at the time and place(s) contracted for, or within a reasonable period of time thereafter as agreed to in writing by the Division of Procurement, or should the Contractor fail to make a timely replacement of rejected items/services when so required, the County may purchase items/services of comparable quality and quantity in the open market to replace the undelivered or rejected items/services. The Contractor shall reimburse the County for all costs in excess of the Agreement price when purchases are made in the open market; or, in the event that there is a balance the County owes to the Contractor from prior transactions, an amount equal to the additional expense incurred by the County as a result of the Contractor's nonperformance shall be deducted from the balance as payment.

7.4 Material Safety Data Sheets

By law, the County of Loudoun will not receive any materials, products, or chemicals which may be hazardous to an employee's health unless accompanied by a Material Safety Data Sheet (MSDS) when received. This MSDS will be reviewed by the County, and if approved, the materials, product or chemical can be used. If the MSDS is rejected, the Contractor must identify a substitute that will meet the County's criteria for approval.

7.5 Business, Professional, and Occupational License Requirement

All firms or individuals located or doing business in Loudoun County are required to be licensed in accordance with the County's "Business, Professional, and Occupational Licensing (BPOL) Tax" Ordinance during the initial term of the Contract or any renewal period.

Wholesale and retail merchants without a business location in Loudoun County are exempt from this requirement. Questions concerning the BPOL Tax should be directed to the Office of Commissioner of Revenue, telephone (703) 777-0260.

7.6 Payment of Taxes

All Contractors located or owning property in Loudoun County shall assure that all real and personal property taxes are paid.

The County will verify payment of all real and personal property taxes by the Contractor prior to the award of any Contract or Contract renewal.

7.7 Insurance

A. The Contractor shall be responsible for its work and every part thereof, and for all materials, tools, equipment, appliances, and property of any and all description used in connection therewith. The Contractor assumes all risk of direct and indirect damage or injury to the property or persons used or employed on or in connection with
the work contracted for, and of all damage or injury to any person or property wherever located, resulting from any action, omission, commission or operation under the Contract.

B. The Contractor and all subcontractors shall, during the continuance of all work under the Contract provide the following:

1. Workers' compensation and Employer's Liability to protect the Contractor from any liability or damages for any injuries (including death and disability) to any and all of its employees, including any and all liability or damage which may arise by virtue of any statute or law in force within the Commonwealth of Virginia.

2. Comprehensive General Liability insurance to protect the Contractor, and the interest of the County, its officers, employees, and agents against any and all injuries to third parties, including bodily injury and personal injury, wherever located, resulting from any action or operation under the Contract or in connection with the contracted work. The General Liability insurance shall also include the Broad Form Property Damage endorsement, in addition to coverage for explosion, collapse, and underground hazards, where required.

3. Automobile Liability insurance, covering all owned, non-owned, borrowed, leased, or rented vehicles operated by the Contractor.

C. The Contractor agrees to provide the above referenced policies with the following limits. Liability insurance limits may be arranged by General Liability and Automobile policies for the full limits required, or by a combination of underlying policies for lesser limits with the remaining limits provided by an Excess or Umbrella Liability policy.

1. Workers’ Compensation:
   Coverage A: Statutory
   Coverage B: $100,000

2. General Liability:
   Per Occurrence: $1,000,000
   Personal/Advertising Injury: $1,000,000
   General Aggregate: $2,000,000
   Products/Completed Operations: $2,000,000 aggregate
   Fire Damage Legal Liability: $100,000
   **GL Coverage, excluding Products and Completed Operations, should be on a Per Project Basis**

3. Automobile Liability:
   Combined Single Limit: $1,000,000
D. The following provisions shall be agreed to by the Contractor:

1. No change, cancellation, or non-renewal shall be made in any insurance coverage without a forty-five (45) day written notice to the County. The Contractor shall furnish a new certificate prior to any change or cancellation date. The failure of the Contractor to deliver a new and valid certificate will result in suspension of all payments until the new certificate is furnished.

2. Liability Insurance "Claims Made" basis:

If the liability insurance purchased by the Contractor has been issued on a "claims made" basis, the Contractor must comply with the following additional conditions. The limits of liability and the extensions to be included as described previously in these provisions, remain the same. The Contractor must either:

a. Agree to provide certificates of insurance evidencing the above coverage for a period of two (2) years after final payment for the Contract for General Liability policies. This certificate shall evidence a "retroactive date" no later than the beginning of the Contractor's work under this Contract, or

b. Purchase the extended reporting period endorsement for the policy or policies in force during the term of this Contract and evidence the purchase of this extended reporting period endorsement by means of a certificate of insurance or a copy of the endorsement itself.

3. The Contractor must disclose the amount of deductible/self-insured retention applicable to the General Liability and Automobile Liability. The County reserves the right to request additional information to determine if the Contractor has the financial capacity to meet its obligations under a deductible/self-insured plan. If this provision is utilized, the Contractor will be permitted to provide evidence of its ability to fund the deductible/self-insured retention.

4. a. The Contractor agrees to provide insurance issued by companies admitted within the Commonwealth of Virginia, with the Best's Key Rating of at least A:VII.

b. European markets including those based in London, and the domestic surplus lines market that operate on a non-admitted basis are exempt from this requirement provided that the Contractor's broker can provide financial data to establish that a market's policyholder
surpluses are equal to or exceed the surpluses that correspond to Best's A:VII Rating.

5. a. The Contractor will provide an original signed Certificate of Insurance and such endorsements as prescribed herein.

b. The Contractor will provide on request certified copies of all insurance coverage related to the Contract within ten (10) business days of request by the County. These certified copies will be sent to the County from the Contractor's insurance agent or representative. Any request made under this provision will be deemed confidential and proprietary.

c. Any certificates provided shall indicate the Contract name and number.

6. The County, its officers and employees shall be Endorsed to the Contractor's Automobile and General Liability policies as an "additional insured" with the provision that this coverage "is primary to all other coverage the County may possess." (Use "loss payee" where there is an insurable interest). A Certificate of Insurance evidencing the additional insured status must be presented to the County along with a copy of the Endorsement.

7. Compliance by the Contractor with the foregoing requirements as to carrying insurance shall not relieve the Contractor of their liabilities provisions of the Contract.

E. Precaution shall be exercised at all times for the protection of persons (including employees) and property.

F. The Contractor is to comply with the Occupational Safety and Health Act of 1970, Public Law 91-956, as it may apply to this Contract.

G. If an "ACORD" Insurance Certificate form is used by the Contractor's insurance agent, the words "endeavor to" and ". . . but failure to mail such notice shall impose no obligation or liability of any kind upon the company" in the "Cancellation" paragraph of the form shall be deleted.

H. The Contractor agrees to waive all rights of subrogation against the County, its officers, employees, and agents.

7.8 Hold Harmless

The Contractor shall, indemnify, defend, and hold harmless the County from loss from all suits, actions, or claims of any kind brought as a consequence of any negligent act or omission by the Contractor. The Contractor agrees that this clause shall include claims involving infringement of patent or copyright. For purposes of this paragraph, "County" and "Contractor" includes their
employees, officials, agents, and representatives. “Contractor” also includes subcontractors and suppliers to the Contractor. The word “defend” means to provide legal counsel for the County or to reimburse the County for its attorneys’ fees and costs related to the claim. This section shall survive the Contract. The County is prohibited from indemnifying Contractor and/or any other third parties.

7.9 Safety
All Contractors and subcontractors performing services for the County are required to and shall comply with all Occupational Safety and Health Administration (OSHA), State and County Safety and Occupational Health Standards and any other applicable rules and regulations. Also, all Contractors and subcontractors shall be held responsible for the safety of their employees and any unsafe acts or conditions that may cause injury or damage to any persons or property within and around the work site area under this Contract.

7.10 Permits
It shall be the responsibility of the Contractor to comply with County ordinances by securing any necessary permits. The County will waive any fees involved in securing County permits.

7.11 Notice of Required Disability Legislation Compliance *

The County is required to comply with state and federal disability legislation: The Rehabilitation Act of 1973 Section 504, The Americans with Disabilities Act (ADA) for 1990 Title II and The Virginians with Disabilities Act of 1990.

Specifically, Loudoun County, may not, through its contractual and/or financial arrangements, directly or indirectly avoid compliance with Title II of the Americans with Disabilities Act, Public Law 101-336, which prohibits discrimination by public entities on the basis of disability. Subtitle A protects qualified individuals with disability from discrimination on the basis of disability in the services, programs, or activities of all State and local governments. It extends the prohibition of discrimination in federally assisted programs established by the Rehabilitation Act of 1973 Section 504 to all activities of state and local governments, including those that do not receive federal financial assistance, and incorporates specific prohibitions of discrimination on the basis of disability in Titles I, III, and V of the Americans with Disabilities Act. The Virginians with Disabilities Act of 1990 follows the Rehabilitation Act of 1973 Section 504.

7.12 Ethics in Public Contracting *

The provisions contained in §§ 2.2-4367 through 2.2-4377 of the Virginia Public Procurement Act as set forth in the 1950 Code of Virginia, as amended, shall be applicable to all Contracts solicited or entered into by the County. A
copy of these provisions may be obtained from the Purchasing Agent upon request.

The above-stated provisions supplement, but do not supersede, other provisions of law including, but not limited to, the Virginia State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.), the Virginia Governmental Frauds Act (§ 18.2-498.1 et seq.) and Articles 2 and 3 of Chapter 10 of Title 18.2. The provisions apply notwithstanding the fact that the conduct described may not constitute a violation of the Virginia State and Local Government Conflict of Interests Act.

7.13 Employment Discrimination by Contractors Prohibited *

Every Contract of over $10,000 shall include the following provisions:

A. During the performance of this Contract, the Contractor agrees as follows:
   1. The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age, disability, status as a service disabled veteran, or any other basis prohibited by state law relating to discrimination in employment, except where there is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
   2. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, shall state that such Contractor is an equal opportunity employer.
   3. Notices, advertisements and solicitations placed in accordance with federal law, rule or regulation shall be deemed sufficient to meet this requirement.

B. The Contractor will include the provisions of the foregoing paragraphs, 1, 2, and 3 in every subcontract or purchase order of over $10,000, so that the provisions will be binding upon each subcontractor or vendor.

7.14 Drug-free Workplace *

Every Contract over $10,000 shall include the following provision:

During the performance of this Contract, the Contractor agrees to (i) provide a drug-free workplace for the Contractor’s employees; (ii) post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the Contractor’s
workplace and specifying the actions that will be taken against employees for violations of such prohibition; (iii) state in all solicitations or advertisements for employees placed by or behalf of the Contractor that the Contractor maintains a drug-free workplace; and (iv) include the provisions of the foregoing clauses in every subcontract or purchase order of over $10,000, so that the provisions will be binding upon each subcontractor or vendor.

For the purposes of this section, “drug-free workplace” means a site for the performance of work done in connection with a specific Contract awarded to a Contractor in accordance with this chapter, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana during the performance of the Contract.

7.15 Faith-Based Organizations *

The County does not discriminate against faith-based organizations.

7.16 Immigration Reform and Control Act of 1986 *

By entering this Contract, the Contractor certifies that it does not and will not during the performance of this Contract violate the provisions of the Federal Immigration Reform and Control Act of 1986, which prohibits employment of illegal aliens.

7.17 Substitutions

NO substitutions, additions or cancellations, including those of key personnel, are permitted after Contract award without written approval by the Division of Procurement. Where specific employees are proposed by the Contractor for the work, those employees shall perform the work as long as those employees work for the Contractor, either as employees or subcontractors, unless the County agrees to a substitution. Requests for substitutions will be reviewed by the County and approval may be given by the County at its sole discretion.

7.18 Condition of Items

All items shall be new, in first class condition, including containers suitable for shipment and storage, unless otherwise indicated herein or as may be agreed to by the parties in a written amendment to this Agreement. Oral or written but unsigned agreements to the contrary will not be recognized.

7.19 Workmanship and Inspection

All work under this Contract shall be performed in a skillful and workmanlike manner. The Contractor and its employees shall be professional and courteous at all times. The County reserves the right to require immediate removal of any Contractor employee from County service it deems unfit for service for any reason, not contrary to law. This right is non-negotiable and the Contractor agrees to this condition by accepting this Agreement. Further,
the County may, from time to time, make inspections of the work performed under the Agreement. Any inspection by the County does not relieve the Contractor of any responsibility in meeting the Agreement requirements.

The Contractor will have all employees working at County sites wear a uniform and have photo identification (frontal face). This identification must be prominently displayed at all times. No one with a felony conviction may be employed under this Agreement. The Contractor MUST remove any employee from County service who is convicted of a felony during his or her employment.

7.20 Exemption from Taxes *

Pursuant to Va. Code § 58.1-609.1, the County is exempt from Virginia State Sales or Use Taxes and Federal Excise Tax, therefore the Contractor shall not charge the County for Virginia State Sales or Use Taxes or Federal Excise Tax on the finished goods or products provided under the Contract. However, this exemption does not apply to the Contractor, and the Contractor shall be responsible for the payment of any sales, use, or excise tax it incurs in providing the goods required by the Contract, including, but not limited to, taxes on materials purchased by a Contractor for incorporation in or use on a construction project. Nothing in this section shall prohibit the Contractor from including its own sales tax expense in connection with the Contract in its Contract price.

7.21 Ordering, Invoicing and Payment

All work requested under this Contract shall be placed on a County issued Purchase Order. The Contractor shall not accept credit card orders or payments.

Contractor shall submit invoices in duplicate at the end of each calendar month, such statement to include a detailed breakdown of all charges and shall be based on completion of tasks or deliverables and shall include progress reports.

Invoices shall be submitted to:

County of Loudoun, Virginia
MHSADS
ATTN: Contract Administrator (Johanna Van Doren-Jackson)
906 Trailview Boulevard, SE, Suite C
Leesburg, VA 20175
Phone No. (703) 777-0573
Fax No. (703) 771-5401

Upon receipt of invoice and final inspection and acceptance of the equipment and/or service, the County will render payment within forty-five (45) days unless any items thereon are questioned, in which event payment will be withheld pending verification of the amount claimed and the validity of the claim. The Contractor shall provide complete cooperation during any such
investigation. Unless invoice items are questioned, the interest shall accrue at the rate of one percent (1%) per month for any late payments.

Individual Contractors shall provide their social security numbers, and proprietorships, partnerships, and corporations shall provide their federal employer identification number on the pricing form.

7.22 Payments to Subcontractors *

Within seven (7) days after receipt of amounts paid by the County for work performed by a subcontractor under this Contract, the Contractor shall either:

A. Pay the subcontractor for the proportionate share of the total payment received from the County attributable to the work performed by the subcontractor under this Contract; or

B. Notify the County and subcontractor, in writing, of his intention to withhold all or a part of the subcontractor's payment and the reason for non-payment.

The Contractor shall pay interest to the subcontractor on all amounts owed that remain unpaid beyond the seven (7) day period except for amounts withheld as allowed in item B. above.

Unless otherwise provided under the terms of this Contract, interest shall accrue at the rate of one percent (1%) per month.

The Contractor shall include in each of its subcontracts a provision requiring each subcontractor to include or otherwise be subject to the same payment and interest requirements as set forth above with respect to each lower-tier subcontractor.

The Contractor's obligation to pay an interest charge to a subcontractor pursuant to this provision may not be construed to be an obligation of the County.

7.23 Assignment *

The Agreement may not be assigned in whole or in part without the prior written consent of the Division of Procurement. The rights and obligations of the Contractor are personal and may be performed only by the Contractor. Any purported assignment that does not comply with this provision is void. This Agreement is binding upon and inures to the benefit of the parties and their respective permitted successors and assigns.

7.24 Termination

Subject to the provisions below, the Contract may be terminated by the County upon thirty (30) days advance written notice to the Contractor; but if any work or service hereunder is in progress, but not completed as of the date of termination, then the Contract may be extended upon written
approval of the County until said work or services are completed and accepted.

A. **Termination for Convenience**
   
The County may terminate this Contract for convenience at any time in which the case the parties shall negotiate reasonable termination costs.

B. **Termination for Cause**
   
In the event of Termination for Cause, the thirty (30) days advance notice is waived and the Contractor shall not be entitled to termination costs.

C. **Termination Due to Unavailability of Funds in Succeeding Fiscal Years**
   
If funds are not appropriated or otherwise made available to support continuation of the performance of this Contract in a subsequent fiscal year, then the Contract shall be canceled and, to the extent permitted by law, the Contractor shall be reimbursed for the reasonable value of any non-recurring costs incurred but not amortized in the price of the supplies or services delivered under the Contract.

7.25 **Contractual Disputes** *

The Contractor shall give written notice to the Purchasing Agent of intent to file a claim for money or other relief within ten (10) calendar days of the occurrence giving rise to the claim or at the beginning of the work upon which the claim is to be based, whichever is earlier.

The Contractor shall submit its invoice for final payment within thirty (30) days after completion or delivery.

The claim, with supporting documentation, shall be submitted to the Purchasing Agent by US Mail, courier, or overnight delivery service, no later than sixty (60) days after final payment. If the claim is not disposed of by agreement, the Purchasing Agent shall reduce his/her decision to writing and mail or otherwise forward a copy thereof to the Contractor within thirty (30) days of the County’s receipt of the claim.

The Purchasing Agent’s decision shall be final unless the Contractor appeals within thirty (30) days by submitting a written letter of appeal to the County Administrator, or his designee. The County Administrator shall render a decision within sixty (60) days of receipt of the appeal.

No Contractor shall institute any legal action until all statutory requirements have been met. Each party shall bear its own costs and expenses resulting from any litigation, including attorney’s fees.

7.26 **Severability** *
In the event that any provision shall be adjudged or decreed to be invalid, by a court of competent jurisdiction, such ruling shall not invalidate the entire Agreement but shall pertain only to the provision in question and the remaining provisions shall continue to be valid, binding and in full force and effect.

7.27 Governing Law/Forum *

This Agreement shall be governed and construed in all respects by its terms and by the laws of the Commonwealth of Virginia, without giving effect to its conflicts of laws provisions. Any judicial action shall be filed in the Commonwealth of Virginia, County of Loudoun. Contractor expressly waives any objection to venue or jurisdiction of the Loudoun County Circuit Court, Loudoun County, Virginia. Contractor expressly consents to waiver of service of process in an action pending in the Loudoun County Circuit Court pursuant to Virginia Code Section 8.01-286.1.

7.28 Notices

All notices and other communications hereunder shall be deemed to have been given when made in writing and either (a) delivered in person, (b) delivered to an agent, such as an overnight or similar delivery service, or (c) deposited in the United States mail, postage prepaid, certified or registered, addressed as follows:

**TO CONTRACTOR:**
(TBD)

**TO COUNTY:**
County of Loudoun, Virginia
Division of Procurement
Attn: Diane C. Smith
P.O. Box 7000
Leesburg, VA 20177

Notice is deemed to have been received: (i) on the date of delivery if delivered in person; (ii) on the first business day after the date of delivery if sent by same day or overnight courier service; or (iii) on the third business day after the date of mailing, if sent by certified or registered United States Mail, return receipt requested, postage and charges prepaid.

7.29 Licensure

To the extent required by the Commonwealth of Virginia (see e.g. 54.1-1100 et seq. of the Code of Virginia) or the County, the Contractor shall be duly licensed to perform the services required to be delivered pursuant to this Contract.

7.30 Authority to Transact Business in Virginia *

A Contractor organized as a stock or nonstock corporation, limited liability company, business trust, or limited partnership or registered as a registered limited liability partnership shall be authorized to transact business in the
Commonwealth as a domestic or foreign business entity if so required by Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law. Any business entity described herein that enters into a Contract with the County pursuant to the Virginia Public Procurement Act 2.2-4300 et seq. shall not allow its existence to lapse or its certificate of authority or registration to transact business in the Commonwealth, if so required under Title 13.1 or Title 50 of the Code of Virginia, to be revoked or cancelled at any time during the term of the Contract. The County may void any Contract with a business entity if the business entity fails to remain in compliance with the provisions of this section.

7.31 No Smoking
Smoking in all County buildings is prohibited. The County may designate a smoking area outside County facilities. Contractor shall only use those designated smoking areas. Certain County facilities, both inside and outside, may be entirely smoke free. Contractor shall inquire of the Contract Administrator or designee if a facility is entirely smoke free. Failure to adhere to the County’s no smoking policies may lead to removal of Contractor employees and possible Contract termination.

7.32 Background Checks
Background checks of contractor employees and/or subcontractors will be conducted by the County after the Contractor identifies those persons who will be working under the Agreement. When this occurs, the Contractor shall not send any workers to the job site whose information has not been provided for the County’s background check. The background checks will be paid for by the County. If it is determined in the County’s sole judgment, that an individual is not suitable due to the results of a background check, the County has right of refusal for that individual. If the Contractor needs to have materials delivered to the job site, deliveries from outside vendors must be approved in advance by the County Contract Administrator.

The Contractor should have enough qualified people with current background checks so as to be able to provide a replacement within twenty-four (24) hours. It is recommended that the Contractor keep on file with the Contract Administrator a list of persons who may work at County properties so that replacements can be quickly made. Should a replacement take longer than twenty-four (24) hours, this may be cause for termination of the Agreement. Should the Contractor assign someone who has not had a background check, that person will be immediately ordered off of County property and the Contractor may not bill the County for any hours worked. No one with a felony conviction may be employed under this Agreement. The Contractor MUST remove any employee from County service who is convicted of a felony during his or her employment. After initial background checks have been made, they must be done annually for any person
working at County sites after one (1) year. Failure to obtain background checks as specified can result in termination of the Agreement.

7.33 Confidentiality

A. Contractor Confidentiality

The Contractor acknowledges and understands that its employees may have access to proprietary, business information, or other confidential information belonging to the County of Loudoun. Therefore, except as required by law, the Contractor agrees that its employees will not:

1. Access or attempt to access data that is unrelated to their job duties or authorizations as related to this Contract.
2. Access or attempt to access information beyond their stated authorization.
3. Disclose to any other person or allow any other person access to any information related to the County or any of its facilities or any other user of this Contract that is proprietary or confidential. Disclosure of information includes, but is not limited to, verbal discussions, FAX transmissions, electronic mail messages, voice mail communication, written documentation, “loaning” computer access codes and/or another transmission or sharing of data.

The Contractor understands that the County, or others may suffer irreparable harm by disclosure of proprietary or confidential information and that the County may seek legal remedies available to it should such disclosure occur. Further, the Contractor understands that violations of this provision may result in Contract termination.

The Contractor further understands that information and data obtained during the performance of this agreement shall be considered confidential, during and following the term of this Contract, and will not be divulged without the Purchasing Agent’s written consent and then only in strict accordance with prevailing laws. The Contractor shall hold all information provided by the County as proprietary and confidential, and shall make no unauthorized reproduction or distribution of such material.

A. County Confidentiality

The County understands that certain information provided by the Contractor during the performance of this Agreement may also contain confidential or proprietary information. Contractor acknowledges that this Contract and public records (as defined by §2.2-3701 of the Virginia Freedom of Information Act) provided pursuant to this Contract are subject to the Virginia Freedom of Information Act §§2.2-3700 et seq. and the Virginia Public Procurement Act §2.2-4342 of the Code of Virginia.

7.34 Counterparts
This Contract and any amendments or renewals hereto may be executed in a number of counterparts, and each counterpart signature, when taken with the other counterpart signatures, is treated as if executed upon one original of this Contract or any amendment or renewal. A signature by any party to this Contract provided by facsimile or electronic mail is binding upon that party as if it were the original.

7.35 Force Majeure

A party is not liable for failure to perform the party’s obligations if such failure is as a result of Acts of God (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (regardless of whether war is declared), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, blockage, embargo, strikes at national level or industrial disputes at a national level, or strike or industrial disputes by labor not employed by the affected party, its subcontractors or its suppliers and which affect an essential portion of the contracted for works but excluding any industrial dispute which is specific to the performance of the works or this contract, interruption or failure of electricity or telephone service.

If a party asserts Force Majeure as an excuse for failure to perform the party's obligation, that party must immediately notify the other party giving full particulars of the event of force majeure and the reasons for the event of force majeure preventing that party from, or delaying that party in performing its obligations under this contract and that party must use its reasonable efforts to mitigate the effect of the event of force majeure upon its or their performance of the contract and to fulfill its or their obligations under the contract.

An event of force majeure does not relieve a party from liability for an obligation which arose before the occurrence of that event, nor does that event affect the obligation to pay money in a timely manner which matured prior to the occurrence of that event.

The Contractor has no entitlement and County has no liability for: (1) any costs, losses, expenses, damages or the payment of any part of the contract price during an event of force majeure; and (2) any delay costs in any way incurred by the contractor due to an event of force majeure.

7.36 Survival of Terms

Upon discharge of this Agreement, Sections (Notice, Hold Harmless, Warranties, Governing Law/Forum, Contractual Disputes) of these Terms and Conditions continue and survive in full force and effect.

7.37 Non-Waiver

No waiver of any provision of this Agreement shall constitute a waiver of any other provision nor shall any waiver of this Agreement constitute a continuing waiver unless otherwise expressly provided.
7.38 HIPAA

The Contractor hereby certifies that it is in compliance with the Health Insurance Portability and Accountability Act of 1996 [HIPAA] (Public Law 104-191) Privacy Rule. The Contractor agrees that upon termination of this Agreement, it will return or destroy all protected health information (PHI) received from County. If return or destruction is not possible, Contractor will extend the protection of the Agreement to the information and limit further uses and disclosures that make the return or destruction impossible. The Contractor also agrees to use reasonable administrative, technical and physical safeguards to ensure the integrity and confidentiality of all PHI that it receives or possesses from the County and that it will protect the health information against reasonable anticipated threats or hazards to the security or integrity of the information and unauthorized uses or disclosures of the information. The Contractor shall be obligated by this Agreement to advise the County within forty-eight (48) hours of occurrence of any HIPAA Privacy Rule violations.

In the event the County becomes aware of a HIPAA violation, the County will take reasonable steps up to and including termination of this Agreement to ensure that the Contractor ends the violation. Failure to end the violation will result in County notification of the federal, state and local authorities.

8.0 EVALUATION OF PROPOSALS: SELECTION FACTORS

The criteria set forth below will be used in the receipt of proposals and selection of the successful offeror.

The County Proposal Analysis Group (PAG) will review and evaluate each proposal and selection will be made on the basis of the criteria listed below. The offerors submitting proposals shall include with that proposal statements on the following:

A. Credentials and Related Experience (30 points)
B. Understanding of the services to be provided (30 points)
C. Availability and Accessibility to meet with families in the ITC – Loudoun program (15 points)
D. Cost of Services (20 points)
E. Compliance with the County’s Contract Terms and Conditions (5 points)

The PAG will collectively develop a composite rating which indicates the group’s collective ranking of the highest rated proposals in a descending order. The PAG may then conduct interviews with only the top ranked offerors, as numerous vendors are required, it may be the top ten (10) depending upon the number of proposals received. Negotiations shall be conducted with offerors so selected. The PAG may request a Best and Final Offer(s) (BAFO) and/or make a recommendation for the Contract award.
9.0 PROPOSAL SUBMISSION FORMAT

Offerors are to make written proposals that present the offeror’s qualifications and understanding of the work to be performed. Offerors shall address each of the specific evaluation criteria listed below, in the following order. Failure to include any of the requested information may be cause for the proposal to be considered nonresponsive and rejected.

9.1 Credentials and Related Experience

A. Offeror shall provide their curriculum vitae.

B. Offeror shall provide a copy of their current license illustrating their eligibility to deliver Physical Therapy services in the Commonwealth of Virginia.

C. Offeror shall provide a copy of their current Commonwealth of Virginia Part C Early Intervention Professional credential illustrating their eligibility to deliver Part C services in the Commonwealth of Virginia.

D. Offeror shall identify any special knowledge or skills provided by the Offeror that may be related or helpful to the services requested herein.

E. Provide at least three (3) references for which comparable work has been performed. This list shall include company name, person to contact, address, e-mail, telephone number, years of services, and type of facility. Also provide a brief description of the services provided. Offeror hereby releases listed references from all claims and liability for damages that may result from the information provided by the reference.

9.2 Understanding of the services to be provided

A. Describe how you will provide family-focused early intervention services.

B. Describe how you will develop collaborative relationships with ITC – Loudoun Service Coordinators, other Early Intervention Providers, and the ITC – Loudoun Management.

C. Describe how you will orient, train, and retain staff or subcontractors.

9.3 Availability and Accessibility to meet with families in the ITC – Loudoun program:

A. Offeror shall identify the hours and days they are available to meet with families in the ITC – Loudoun program.

B. Offeror shall state if they have any minimum requirement for the number of families in the ITC – Loudoun program they will serve.
C. Offeror shall identify via zip code the geographic areas in which they are willing to provide services.

9.4 Cost of Services

Provide a detailed budget breakdown showing each item, amount expected from the County, and other funding sources.

9.5 Compliance with the County’s Contract Terms and Conditions

State your firm’s compliance with the Contract Terms and Conditions as listed in Section 7.0. Specifically list any deviations.

10.0 INSTRUCTIONS FOR SUBMITTING PROPOSALS

10.1 Preparation and Submission of Proposals

A. Before submitting a proposal, read the ENTIRE solicitation including the Terms and Conditions. Failure to read any part of this solicitation will not relieve an offeror of the Contractual obligations.

B. Pricing must be submitted on RFP pricing form only. Include other information, as requested or required.

C. All proposals must be submitted to the Division of Procurement in a sealed container. The face of the sealed container shall indicate the RFP number, time and date of opening and the title of the RFP.

D. All proposals shall be signed in ink by the individual or authorized principals of the firm.

E. All attachments to the RFP requiring execution by the offeror are to be returned with the proposal.

F. The initial proposals must be received by the Division of Procurement prior to 4:00 p.m., local Atomic time on November 4, 2016. However, after the initial review, this will be an ongoing solicitation. An atomic clock is located in the Division of Procurement and can also be verified by visiting http://www.time.gov/timezone.cgi?Eastern/d/-5/java. Requests for extensions of this time and date will not be granted, unless deemed to be in the County’s best interest. Offerors mailing their proposals shall allow for sufficient mail time to ensure receipt of their proposals by the Division of Procurement by the time and date fixed for acceptance of the proposals. Proposals or unsolicited amendments to proposals received by the County after the acceptance date and time will not be considered. Proposals will be publicly accepted and logged in at the time and date specified above.

G. Proposals may be either mailed to the County of Loudoun, Division of Procurement, P.O. Box 7000, Leesburg, VA 20177 or hand delivered to 1 Harrison Street, S.E., 4th Floor, Leesburg, Virginia 20175. **Faxed and e-mailed proposals will not be accepted.**
H. Each offeror shall submit one (1) original and five (5) copies of their proposal to the County’s Division of Procurement as indicated on the cover sheet of this RFP.

10.2 Questions and Inquiries

Questions and inquiries, both oral and written, will be accepted from any and all offerors. However, when requested, complex oral questions shall be submitted in writing. The Division of Procurement is the sole point of contact for this solicitation unless otherwise instructed herein. Unauthorized contact with other Loudoun County staff regarding the RFP may result in the disqualification of the offeror. Inquiries pertaining to the RFP must give the RFP number, time and date of opening and the title of the RFP. Material questions will be answered in writing with an Addendum provided, however, that all questions are received at least ten (10) days in advance of the proposal opening date or by 5:00 p.m. October 25, 2016. It is the responsibility of all offerors to ensure that they have received all Addendums and to include signed copies with their proposal. Addendums can be downloaded from www.loudoun.gov/procurement.

10.3 Firm Pricing for County Acceptance

Proposal pricing must be firm for County acceptance for a minimum of ninety (90) days from proposal receipt date. “Discount from list” proposals are not acceptable unless requested.

10.4 Proprietary Information

Trade secrets or proprietary information submitted by an offeror in connection with this solicitation shall not be subject to disclosure under the Virginia Freedom of Information Act; however, pursuant to § 2.2-4342 of the Code of Virginia, the offeror must invoke the protections of this section prior to or upon submission of the data or other materials, and must clearly identify the data or other materials to be protected and state the reasons why protection is necessary. Failure to abide by this procedure may result in disclosure of the offeror’s information. Offerors shall not mark sections of their proposal as proprietary if they are to be part of the award of the contract and are of a "Material" nature.

10.5 Authority to Bind Firm in Contract

Proposals MUST give full firm name and address of offeror. Failure to manually sign proposal may disqualify it. Person signing proposal will show TITLE or AUTHORITY TO BIND THE FIRM IN A CONTRACT. Firm name and authorized signature must appear on proposal in the space provided on the pricing page. Those authorized to sign are as follows:

If a sole proprietorship, the owner may sign.
If a general partnership, any general partner may sign.
If a limited partnership, a general partner must sign.
If a limited liability company, a “member” may sign or “manager” must sign if so specified by the articles or organization.
If a regular corporation, the CEO, President or Vice-President must sign. Others may be granted authority to sign but the County requires that a corporate document authorizing him/her to sign be submitted with proposal.

10.6 Withdrawal of Proposals

A. All proposals submitted shall be valid for a minimum period of ninety (90) calendar days following the date established for acceptance.

B. Proposals may be withdrawn on written request from the offeror at the address shown in the solicitation prior to the time of acceptance.

C. Negligence on the part of the offeror in preparing the proposal confers no right of withdrawal after the time fixed for the acceptance of the proposals.

10.7 County Furnished Support/Items

The estimated level of support required from County personnel for the completion of each task shall be itemized by position and man days.

The offeror shall indicate the necessary telephones, office space and materials the offeror requires. The County may furnish these facilities if the County considers them reasonable, necessary, and available for the Contractor to complete his task.

10.8 Subcontractors

Offerors shall include a list of all subcontractors with their proposal. Proposals shall also include a statement of the subcontractors' qualifications. The County reserves the right to reject the successful offeror's selection of subcontractors for good cause. If a subcontractor is rejected the offeror may replace that subcontractor with another subcontractor subject to the approval of the County. Any such replacement shall be at no additional expense to the County nor shall it result in an extension of time without the County's approval.

10.9 References

All offerors shall include with their proposals, a list of at least three (3) current references for whom comparable work has been performed. This list shall include company name, person to contact, address, telephone number, fax number, e-mail address, and the nature of the work performed. Failure to include references shall be cause for rejection of proposal as non-responsive. Offeror hereby releases listed references from all claims and liability for damages that result from the information provided by the reference.

10.10 Use of Brand Names

Unless otherwise provided in a Request for Proposal, the name of a certain brand, make or manufacturer does not restrict offerors to the specific brand, make or manufacturer named; it conveys the general style, type, character, and quality of the article desired, and any article which the County, in its sole
discretion, determines to be the equal of that specified, considering quality, workmanship, economy of operation, and suitability for the purpose intended, shall be accepted. Any catalog, brand name or manufacturer’s reference used in the RFP is descriptive -- NOT restrictive – it is to indicate type and quality desired. Proposals on brands of like nature and quality will be considered. If offering on other than reference or specifications, proposal must show manufacturer, brand or trade name, catalog number, etc., of article offered. If other than brand(s) specified is offered, illustrations and complete description must be submitted with proposal. Samples may be required. If offeror makes no other offer and takes no exception to specifications or reference data, he will be required to furnish brand names, numbers, etc., as specified. Offerors must certify that item(s) offered meet and/or exceed specifications.

10.11 Rights of County
The County reserves the right to accept or reject all or any part of any proposal, waive informalities, and award the contract to best serve the interest of the County. Informality shall mean a minor defect or variation of a proposal from the exact requirements of the Request for Proposal which does not affect the price, quality, quantity, or delivery schedule for the goods, services or construction being procured.

10.12 Prohibition as Subcontractors
No offeror who is permitted to withdraw a proposal shall, for compensation, supply any material or labor to or perform any subcontract or other work agreement for the person or firm to whom the contract is awarded or otherwise benefit, directly or indirectly, from the performance of the project for which the withdrawn proposal was submitted.

10.13 Proposed Changes to Scope of Services
If there is any deviation from that prescribed in the Scope of Services, the appropriate line in the scope of services shall be ruled out and the substitution clearly indicated. The County reserves the right to accept or reject any proposed change to the scope.

10.14 Miscellaneous Requirements
A. The County will not be responsible for any expenses incurred by an offeror in preparing and submitting a proposal. All proposals shall provide a straight-forward, concise delineation of the offeror’s capabilities to satisfy the requirements of this request. Emphasis should be on completeness and clarity of content.

B. Offerors who submit a proposal in response to this RFP may be required to make an oral presentation of their proposal. The Division of Procurement will schedule the time and location for this presentation.
C. Selected contents of the proposal submitted by the successful offeror and this RFP will become part of any contract awarded as a result of the Scope of Services contained herein. The successful offeror will be expected to sign a contract with the County.

D. The County reserves the right to reject any and all proposals received by reason of this request, or to negotiate separately in any manner necessary to serve the best interests of the County. Offerors whose proposals are not accepted will be notified in writing.

10.15 Notice of Award

A Notice of Award will be posted on the County's web site (www.loudoun.gov) and on the bulletin board located in the Division of Procurement, 4th floor, One Harrison St, SE, Leesburg, Virginia 20175.

10.16 Protest

Offerors may refer to §§ 2.2-4357 through 2.2-4364 of the Code of Virginia to determine their remedies concerning this competitive process. Protests shall be submitted to the Director, Management and Financial Services.

10.17 Debarment

By submitting a proposal, the offeror is certifying that offeror is not currently debarred by the County, or in a procurement involving federal funds, by the Federal Government. A copy of the County's debarment procedure in accordance with § 2.2-4321 of the Code of Virginia is available upon request.

10.18 Proof of Authority to Transact Business in Virginia

An offeror organized or authorized to transact business in the Commonwealth pursuant to Title 13.1 or Title 50 of the Code of Virginia shall include in its bid or proposal the identification number issued to it by the State Corporation Commission. Any offeror that is not required to be authorized to transact business in the Commonwealth as a foreign business entity under Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law shall include in its bid or proposal a statement describing why the offeror is not required to be so authorized. Any offeror described herein that fails to provide the required information shall not receive an award unless a waiver of this requirement and the administrative policies and procedures established to implement this section is granted by the Purchasing Agent or his designee. The SCC may be reached at (804) 371-9733 or at http://www.scc.virginia.gov/default.aspx.

10.19 Cooperative Procurement

As authorized in § 2.2-4304 of the Code of Virginia, this procurement is being conducted on behalf of and may be used by public bodies, agencies, institutions and localities of the several states, territories of the United States, and the District of Columbia with the consent of the contractor.
10.20 **W-9 Form Required**


10.21 **Insurance Coverage**

Offerors shall include with their proposal a copy of their current Certificate of Insurance that illustrates the current level of coverage the offeror carries. The Certificate can be a current file copy and does not need to include any “additional insured” language for the County.

10.22 **Legal Action**

No offeror or potential offeror shall institute any legal action until all statutory requirements have been met.

10.23 **Certification by Contractor as to Felony Convictions**

No one with a felony conviction may be employed under this Contract and by the signature of its authorized official on the response to this Solicitation, the Contractor certifies that neither the contracting official nor any of the Contractor’s employees, agents or subcontractors who will work under this Agreement have been convicted of a felony.
11.0 SPECIALTY SERVICES FOR INFANTS AND TODDLER

PROPOSAL SUBMISSION FORMS

THE FIRM OF: ________________________________

Address: ______________________________________

______________________________________________

FEIN__________________________________________

Hereby agree to provide the requested services as defined in Request for Proposal No. QQ-01xxx for the price as stated in the price proposal.

PRICING INFORMATION:

Hourly Rate: $____________

TOTAL COSTS: $____________________

A. Return the following with your proposal. If offeror fails to provide with their proposal, items shall be provided within twenty-four (24) hours of proposal opening.

ITEM: INCLUDED: (X)
1. W-9 Form: ______
2. Certificate of Insurance: ______
3. Addenda, if any (Informality): ______

B. Failure to provide the following items with your proposal shall be cause for rejection of proposal as non-responsive and/or non-responsible. It is the responsibility of the offeror to ensure that it has received all addenda and to include signed copies with their proposal (10.2).

ITEM: INCLUDED: (X)
1. Addenda, if any: ______
2. Payment Terms: ________ net 30 or ________ Other
3. Proof of Authority to Transact Business
4. Minimum Qualification Documentation: ______
5. References: ______
6. Business Associate Agreement: ______

Person to contact regarding this proposal: ________________________________

Title: ______________________ Phone: __________ Fax: ________________

E-mail: __________________________

Name of person authorized to bind the Firm (9.5): __________________________

Signature: __________________________ Date: ______________

*By signing and submitting a proposal, your firm acknowledges and agrees that it has read and understands the RFP documents.*
COUNTY OF LOUDOUN, VIRGINIA

HIPAA BUSINESS ASSOCIATE AGREEMENT

This BUSINESS ASSOCIATE AGREEMENT (the “BA Agreement”) is made as of the (Enter day) of (Enter month, year) by and between the County of Loudoun, Virginia (herein referred to as “Covered Entity” or “County”) and (Enter Entity name) (herein referred to as “Business Associate”) and is hereby incorporated into and is subject to the Agreement for Services (the herein referred to as “Agreement for Services”) between the parties with an effective date of (Enter date).

The County is a single legal entity that is a “Covered Entity” and has designated itself as a “Hybrid Entity” with the Department of Mental Health, Substance Abuse and Developmental Services as a health care component within the County’s Hybrid Entity.

The HIPAA Rules require that the County and a Business Associate enter into a BA Agreement that contains specific requirements relating to the use or disclosure and of protected health information by the Business Associate. This BA Agreement is intended to ensure that the Business Associate will establish and implement appropriate and reasonable safeguards for protected health information pursuant to the requirements of the HIPAA Rules and any other law or regulation related to protected health information. Except as otherwise limited in this BA Agreement, the Business Associate may use or disclose protected health information to perform for, or on behalf of, the County the functions provided herein so long as such use or disclosure would not violate the HIPAA rules if done so by the County.

1. Definitions:

The following terms in this BA Agreement shall have the same meaning as the terms in the HIPAA Rules: Breach, Data Aggregation, Designated Record Set, Disclosure, Health Care Operations, Individual, Minimum Necessary, Notice of Privacy Practices, Protected Health Information, Required by Law, Secretary, Security Incident, Subcontractor, Unsecured Protected Health Information, and Use.

As used in this BA Agreement, the terms below will have the following meanings:

(a) Business Associate. “Business Associate” shall generally have the same meaning as the term “business associate” at 45 CFR §160.103. For purposes of this BA Agreement, the “Business Associate” will be the entity with which the County is entering into this BA Agreement.
(b) Covered Entity. “Covered Entity” shall generally have the same meaning as the term “covered entity” at 45 CFR §160.103. For purposes of this BA Agreement, the “Covered Entity” is the County.

(c) HIPAA Rules. “HIPAA Rules” mean the Privacy, Security, Breach Notification, and Enforcement Rules at 45 CFR Parts160 and 164.

2. **Obligations and Activities of Business Associate:**

   (a) Business Associate agrees to not use or disclose protected health information other than as permitted or required by this BA Agreement or as required by law.

   (b) Business Associate agrees to use appropriate safeguards to prevent the use or disclosure of protected health information other than as provided for in this BA Agreement or as required by law.

   (c) Business Associate agrees to comply with Subpart C of 45 CFR Part 164 with respect to electronic protected health information to prevent the use or disclosure of protected health information other than as provided for in this BA Agreement or as required by law.

   (d) Business Associate agrees to report to the County within 5 calendar days any use or disclosure not provided for by this BA Agreement of which it becomes aware, including breaches of unsecured protected health information as required at 45 CFR §164.410, and any security incident which involves protected health information of which it becomes aware.

   (e) Business Associate agrees that in the event of a breach to provide the County within 10 calendar days of discovery of the breach with the identity of each individual whose unsecured protected health information has been, or is reasonably believed to have been, breached. Business Associate agrees to provide all other available information that the County needs in order for the County to provide notification to individuals affected by the breach, the Health and Human Services Office of Human Rights and, if required by law, the media.

   (f) Business Associate agrees to mitigate, to the extent commercially practicable and as required by law, any harmful effect that is known to Business Associate of a use or disclosure of protected health information by the Business Associate in violation of the requirements of this BA Agreement.

   (g) Business Associate agrees to ensure, in accordance with 45 CFR §164.502(e)(1)(ii) and §164.308(b)(2), that any agent including subcontractors that create, receive, maintain, or transmit protected health information behalf of the Business Associate agree to the same restrictions, conditions, and requirements that apply to the Business Associate with respect to such information.
(h) Business Associate agrees to make available protected health information in a designated record set to the County as necessary to satisfy the County’s obligations under 45 CFR §164.524 and, if applicable, VA Code 32.1 -127.1:03(D)(1). Business Associate agrees to forward an individual or individual’s designee’s request to access information in the designated record set to the County within 5 calendar days.

(i) Business Associate agrees to make any amendment(s) to protected health information in a designated record set as directed by the County in order to satisfy the County’s obligations pursuant to 45 CFR §164.526. Business Associate agrees to forward an individual or individual’s designee’s request to amend information in a designated record set to the County within 5 calendar days.

(j) Business Associate agrees to document and maintain all information required to provide an accounting of disclosures to an individual or individual’s designee as necessary to satisfy the County’s obligations under 45 CFR §164.528. Business Associate agrees to provide such accounting of disclosures to the County within 30 calendar days.

(k) Business Associate agrees to comply with the requirements set out in Subpart E of 45 CFR Part 164 if Business Associate is performing a function for the County for which compliance with Subpart E is required.

(l) Business Associate shall make its internal practices, books, and records available to the Secretary of Health and Human Services for the purpose of determining compliance with the HIPAA Rules.

3. Permitted Uses and Disclosures by Business Associate:

(a) Business Associate may only use or disclose protected health information as necessary to perform the following functions, activities, or services for, or on behalf of, the County (Enter functions Business Associate will provide) provided that such use or disclosure does not violate the HIPAA Rules if done so by the County.

(b) Business Associate may use or disclose protected health information as required by law.

(c) Business Associate agrees to make uses and disclosures and requests for protected health information subject to the following minimum necessary requirements:

(i) Only use or disclose the minimum amount of protected health information that is necessary to perform a function, activity, or service for, or on behalf of, the County; and

(ii) Only allow employees of the Business Associate access to protected health information if such access is necessary to perform a function, activity, or service for, or on behalf of, the County.
(d) Business Associate may not use or disclose protected health information in a manner that would violate Subpart E of 45 CFR Part 164 if done by the County except for the specific uses and disclosures set forth in (e) below.

(e) Business Associate may use protected health information for the proper management and administration of Business Associate or to carry out the legal responsibilities of Business Associate provide that such use or disclosure is required or permitted by law.

(f) If the obligations of the Business Associate under this BA Agreement require data aggregation services, the Business Associate may provide such services.

4. Term:

(a) Term: This BA Agreement shall be effective as of (Enter date of BA Agreement) and shall terminate as of the termination of the Agreement for Services or on the date the County terminates for cause provided herein, whichever is earlier.

5. Termination:

(a) Termination for Cause: If the County determines that Business Associate has violated a material term of this BA Agreement then the County shall, at the County’s discretion, either i) provide an opportunity for Business Associate to cure the violation, or ii) terminate this BA Agreement.

(b) Obligation of Business Associate Upon Termination:

(i) Upon termination of this BA Agreement for any reason, Business Associate, with respect to protected health information received from the County, or created, maintained, or received by Business Associate on behalf of the County, shall:

(a) Retain only that protected health information that is necessary for Business Associate to continue its proper management and administration or to carry out its legal responsibilities;

(b) Return to the County the remaining protected health information;

(c) Continue to use appropriate safeguards and comply with Subpart C of 45 CFR Part 164 with respect to electronic protected health information to prevent use or disclosure of the protected health information, other than as provided in this section, for as long as Business Associate retains the protected health information;

(d) Not use or disclose the protected health information retained by Business Associate other than for the purposes for which such protected health information was retained and subject to the same conditions set out at (e) under
Permitted Uses and Disclosures by Business Associate which applied prior to termination; and

(e) Return to the County the protected health information retained by Business Associate when it is no longer needed by Business Associate for its proper management and administration or to carry out its legal responsibilities.

(c) Survival: The obligations of Business Associate under this section shall survive the termination of this BA Agreement.

6. **Miscellaneous:**

(a) Regulatory References: The parties agree to be bound by those provisions of the HIPAA Rules specifically referenced as in effect or as amended.

(b) Amendment: The Parties agree to take such action as is necessary to amend this BA Agreement from time to time as may be necessary for compliance with the requirements of the HIPAA Rules and any other applicable law or regulation.

(c) Interpretation: Any ambiguity in this Agreement shall be interpreted to permit compliance with the HIPAA Rules.

Each party has caused this agreement to be executed on its behalf by its authorized representative as indicated below:

<table>
<thead>
<tr>
<th>Business Associate</th>
<th>County:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entity Name</td>
<td>Department</td>
</tr>
<tr>
<td>Address</td>
<td>Address</td>
</tr>
<tr>
<td>Phone number</td>
<td>Phone Number</td>
</tr>
<tr>
<td>Contact name</td>
<td>Contact name</td>
</tr>
</tbody>
</table>

Agreed: ______________________________ Date: _____________

[Insert Signature Authority Name]

Title: ______________________________

[Insert Title]

Agreed: ______________________________ Date: _____________

[Insert Signature Authority Name]

Title: ______________________________

[Insert Title]

**Original retained at the Procurement Office**

Copy to **Department of Mental Health, Substance Abuse and Developmental Services**
PROOF OF AUTHORITY TO TRANSACT BUSINESS IN VIRGINIA

THIS FORM MUST BE SUBMITTED WITH YOUR BID/PROPOSAL. FAILURE TO INCLUDE THIS FORM SHALL RESULT IN REJECTION OF YOUR BID/PROPOSAL

Pursuant to Virginia Code §2.2-4311.2, a bidder/offor organized or authorized to transact business in the Commonwealth pursuant to Title 13.1 or Title 50 of the Code of Virginia shall include in its bid/proposal the identification number issued to it by the State Corporation Commission (“SCC”). Any bidder/offor that is not required to be authorized to transact business in the Commonwealth as a foreign business entity under Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law shall include in its bid or proposal a statement describing why the offeror is not required to be so authorized. Any bidder/offor described herein that fails to provide the required information shall not receive an award unless a waiver of this requirement and the administrative policies and procedures established to implement this section is granted by the Purchasing Agent or his designee.

If this bid/proposal for goods or services is accepted by the County of Loudoun, Virginia, the undersigned agrees that the requirements of the Code of Virginia Section 2.2-4311.2 have been met.

Please complete the following by checking the appropriate line that applies and providing the requested information. **PLEASE NOTE: The SCC number is NOT your federal ID number or business license number.**

A. _____ Bidder/offor is a Virginia business entity organized and authorized to transact business in Virginia by the SCC and such bidder’s/offor’s Identification Number issued to it by the SCC is ________________.

B. _____ Bidder/offor is an out-of-state (foreign) business entity that is authorized to transact business in Virginia by the SCC and such bidder’s/offor’s Identification Number issued to it by the SCC is ________________.

C. _____ Bidder/offor does not have an Identification Number issued to it by the SCC and such bidder/offor is not required to be authorized to transact business in Virginia by the SCC for the following reason(s):

Please attach additional sheets of paper if you need to explain why such bidder/offor is not required to be authorized to transact business in Virginia.

________________________________________________________________

Legal Name of Company (as listed on W-9)

________________________________________________________________

Legal Name of Bidder/Offeror

________________________________________________________________

Date

________________________________________________________________

Authorized Signature

________________________________________________________________

Print or Type Name and Title
HOW DID YOU HEAR ABOUT THIS REQUEST FOR PROPOSAL?

Please take the time to mark the appropriate line and return with your proposal.

- Associated Builders & contractors
- Bid Net
- Builder’s Exchange of Virginia
- Email notification from Loudoun County
- Dodge Reports
- India This Week
- LS Caldwell & Associates
- Loudoun Co Small Business Development Center
- Loudoun Co Chamber of Commerce
- Loudoun Times Mirror
- Our Web Site
- NIGP
- The Plan Room
- Reed Construction Data
- Tempos Del Mundo
- Valley Construction News
- Virginia Business Opportunities
- VA Dept. of Minority Business Enterprises
- RAPID
- Other

SERVICE RESPONSE CARD

Date of Service: _____________________________

How did we do?

Please let us know how we did in serving you. We’d like to know if we are serving you at an acceptable level.

How would you rate the way your request for this document was handled?

- Excellent
- Good
- Average
- Fair
- Poor

Did you have contact with Procurement staff?

How would you rate the manner in which you were treated by the Procurement staff?

- Excellent
- Good
- Average
- Fair
- Poor

How would you rate the overall response to your request?

- Excellent
- Good
- Average
- Fair
- Poor

COMMENTS:

__________________________________________________________________________

__________________________________________________________________________

__________________________________________________________________________

Thank you for your response!

We can better assess our service to you through feedback from you.

Your Name: ________________________________

Address: __________________________________

Phone: __________________________(day) __________evening

Please return completed form to: Patty Cogle • Procurement •
PO Box 7000 • Leesburg, VA 20177

RIDER CLAUSE

SPECIALTY SERVICES FOR INFANTS AND TODDLER
RFP RFQ 466
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Use of Contract by Members of the 
Northern Virginia Cooperative Purchasing Council and 
the Metropolitan Washington Council of Governments

RFP SPECIALTY SERVICES FOR INFANTS AND TODDLER   RFO 466

This clause is intended to allow a successful contractor to offer the goods and services of the proposal to other member jurisdictions of the Northern Virginia Cooperative Purchasing Council and the Metropolitan Washington Council of Governments. If a mark is made in the YES column next to a member name, the pricing, terms and conditions of the final contract are offered to the appropriate member. The successful contractor may directly notify any member jurisdiction of the availability of the contract.

Offering to sell goods and services as a result of this solicitation to other member jurisdictions is voluntary on the offeror's part. A member jurisdiction's participation in the contract is voluntary, also. Any jurisdiction obligated to participate in the contract is indicated in the body of the solicitation and contract.

Each participating jurisdiction has the option of executing a separate contract with the awardee. Contracts entered into with a participating jurisdiction may contain general terms and conditions unique to that jurisdiction including, by way of illustration and not limitation, clauses covering minority participation, non-discrimination, indemnification, naming the jurisdiction as an additional insured under any required Comprehensive General Liability policies, and venue. If, when preparing such a contract, the general terms and conditions of a jurisdiction are unacceptable to the awardee, may withdraw its extension of the award to that jurisdiction. The member jurisdiction(s) which awards the contract as a result of this solicitation is responsible for the award, etc. of its portion of the contract only. The issuing jurisdiction shall not be held liable

Each member jurisdiction which purchases as a result of this offer will be responsible for placing orders directly with the successful vendor, arranging all deliveries, reconciling discrepancies and invoices, and issuing payments.

Failure to offer the terms and conditions of the contract to any member will neither disqualify an offeror nor adversely affect the award of the contract.

OFFEROR'S AUTHORIZATION FOR PARTICIPATION:

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<th>YES</th>
<th>JURISDICTION</th>
<th>YES</th>
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<td>City of Greenbelt, MD</td>
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<td>Upper Occoquan Sewage Authority</td>
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<td>Town of Vienna, VA</td>
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<td>Washington Metropolitan Area Transit Authority</td>
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<td>Washington Suburban Sanitary Commission</td>
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<td>Winchester Public Schools</td>
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OFFEROR SIGNATURE ___________________________ DATE ___________________________

This form must be completed and returned with proposal. Revised 6/2006

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RFP RFO 466
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