NIH NATIONAL CANCER INSTITUTE

Posting Date: January 12, 2024

Closing Date: January 22, 2024 11:30 a.m. ET

Reference Number: 24-013337

To: NCI Bid Board

From: Viviane Rivera NCI CCR P-ARC vivane.rivera@nih.gov

Subject: NCI Bid Board Posting - Maintenance service agreement of "Bond RX, serial number 3498019

The CCR's Center for Immuno-oncology (CIO) explores fundamental questions of cancer immunotherapy through rigorous preclinical studies and translates these findings into clinical trials with the goal of developing novel therapies for a spectrum of cancers.

The primary objective is to purchase Maintenance service agreement of "Bond RX, serial number 3498019. This platform essential for assessment of efficacy of cancer vaccines and immuno-oncology combination therapies in pre-clinical models that will eventually be translated to in vivo and clinical trials.

The National Cancer Institute plans to purchase a Maintenance service agreement of "Bond RX, from Leica Microsystems Inc, Deerfield, IL to perform this work. This is not a request for competitive quotation. However, if any interested party believes it can meet the attached requirements, it may submit a statement of capabilities. The capability statement must be in writing and must contain information and material in sufficient detail to allow NCI to determine is the party can fully meet this requirement. The capability statement must be received in the contracting office by 11:30 AM on January 21, 2024 ET. A determination by the Government not to compete this requirement based upon responses to this notice is solely within the discretion of the Government. Information received will be considered solely for the purpose of determining whether to conduct a competitive procurement.

Sole Source Justification:

Leica is the only source of the processing module that is proprietary to their company and has been taking care of it from the time it was purchased while under the original maintenance agreement that came with the purchase. They have a licensing agreement for this equipment that will not allow it to be service by another company. We are not allowed to move the machine ourselves as that could damage it and cost us much more to repair. The processing module is not available through other sources that provided the special programs we needed so would not be feasible to have another company conduct the maintenance and repairs when needed. We need to stay consistent with the company who provided the equipment and provides the unique updates to software that we will require. Other companies will not be able to provide the maintenance that would be required as Akoya will not allow another source to service their proprietary equipment.

Attached Documents: SF18 Statement of Work

52.204-24 Representation Regarding Certain Telecommunications and Video Surveillance Services or Equipment. FAR Clause 52.213-4 Simplified Acquisitions Terms and Conditions (JAN 2014) is applicable and available in full text upon request

REQUEST FOR QUOTATION (THIS IS NOT AN ORDER)				THIS RFQ] IS	X IS NOT A SM	ALL BU	SINESS	S SET	-ASIDE	PAGE OF	PAGES	
1. REQUEST NUMBER 2. DATE ISSUED 24-013337 01/12/2024			3. REQUISITION/PURCHASE REQUEST NUMBER 24-013337			MBER	4. CERT. FOR NAT. DEF. UNDER BDSA REG. 2 AND/OR DMS REG. 1			RATING	<u> </u>		
5a. ISSUED BY									6. DELIVER BY (Date)				
		02/01/20				24							
			7. DELIVERY										
NAME TELEPHO						NE NUMBER		X FOB DESTINATION (See Schedule)					
						BER		9. DESTINATION					
						-7125				CONSIGNEE			
8. TO:						Wiem LASSOUED 3					1-898-635	51	
a. NAME b. COMPANY								b. STREET ADDRESS					
								9000 Rockville Pike Bldg 10 RM 7N258 c. CITY					
c. STREET ADDRESS						Bethesda							
d. CITY	e. STATE	e. STATE f. ZIP CODE			d. STATE e. ZIP CODE								
								MD 20892					
ISSUING O	JRNISH QUOTATIONS IFFICE IN BLOCK 5a Of ILOSE OF BUSINESS (// 1	N OR Date)	so indicate or costs incurred domestic orig Quotation mu	n this form and retur d in the preparation jin unless otherwise ust be completed by	n it to f of the indicat the qu		ia. This otation c presenta	request or to con ations ar	t does ntract nd/or	s not commit the Go for supplies or serv certifications attach	overnment to p vice. Supplies	bay any are of	
11. SCHEDULE (Include applicable Federal, State and local taxes) ITEM NUMBER SUPPLIES/SERVICES QUANTITY UNIT UI) UNIT PRICE	PRICE AMOUNT		
	(a) (b)					(c)		(d) (e)		(f)			
001		()		1									
001	BOND-RX SILVER SERVICE <7 YRS OF AGE Equipment no: 12436878						I	ea		0.00		\$0.00	
	Serial no: 3498019												
	Agreement Period: 02/01/2024 To: 01/31/2025												
	Notice of Intent: If submitting a capability												
	statement, please e-mail only 1 copy of the												
	technical capability statement to: Viviane Rivera @												
	•		ement to:	Viviane Rivera									
	viviane.rivera@nih.gov												
	See attached statement of work.												
This will be awarded as a Firm-				-Fixed Price Contract									
a. 10 CALENDAR DAYS (%)						b. 20 CALENDAR DAYS (%) c. 30 CALENDAR DAYS (%)			d. CALENDAR DAYS		
12. DISCOUN	NT FOR PROMPT PA	YMENT									NUMBER	PERCENTAGE	
NOTE: Add	litional provisions a	nd repre	sentations	are	á	are not attached.						-1	
13. NAME AND ADDRESS OF QUOTER						14. SIGNATURE OF PERSON AUTHORIZED TO					15. DATE OF	QUOTATION	
a. NAME OF Q	UOTER					SIGN QUOTATI	ION						
b. STREET ADDRESS						16. SIGNER				ı			
						a. NAME (Type or print)					b. TELEPHONE AREA CODE		
c. COUNTY											ANEA CODE		
d. CITY e. STATE				f. ZIP CODE		c. TITLE (Type or print)					NUMBER		
AUTHORIZED I	FOR LOCAL REPRODU	ICTION	<u> </u>	1		1			ST	ANDARD FO) RM 18 (F	EV 6/1995)	

<u>Instructions:</u> This document should be used for the acquisition of MAINTENANCE SERVICES FOR EQUIPMENT. Instructions for completion are in red, and should be excluded in the completed document.

1.0 SCOPE

The Contractor shall provide all labor, material and equipment necessary to maintain and provide preventive maintenance for *Bond RX*. *This machine is for the processing of samples for the center of Immuno-Oncoloy clinical trials and translational studies*. All maintenance services shall be performed on-site in accordance with the manufacturer's standard commercial maintenance practices.

2.0 TYPE OF ORDER

This is a firm fixed-price purchase order.

3.0 SPECIAL ORDER REQUIREMENTS

3.1 PREVENTIVE MAINTENANCE

The Contractor shall perform 1 planned preventive maintenance during the contract period. Technically qualified factory-trained personnel shall perform Service. Service shall consist of a thorough cleaning, calibration, adjusting, inspection, and testing of all equipment in accordance with the manufacturer's latest established service procedures. All equipment shall be operationally tested through at least one (1) complete operating cycle at the end of the preventive maintenance inspection to assure optimum and efficient performance.

3.2 EMERGENCY SERVICE

On-site, emergency repair service visit shall be provided during the term of this contract at no additional cost to the government. Emergency service shall be provided during normal working hours, Monday through Friday excluding Federal Holidays. Upon receipt of notice that any part of the equipment is not functioning properly the Contractor shall within provide a one (1) hour initial response with a four (4) hour on-site response a qualified factory-trained service representative to inspect the equipment and perform all repairs and adjustments necessary to restore the equipment to normal and efficient operating condition. Emergency service calls shall not replace the necessity for planned preventative maintenance. All labor and travel will be included.

3.3 REPLACEMENT PARTS

The Contractor shall furnish all required replacement parts at no additional cost to the Government, with the exception of consumables. Parts shall be new to original equipment specifications. Parts will be delivered the earliest next day.

3.4 SOFTWARE UPDATES/SERVICE

The Contractor shall provide Software Service and updates in accordance with the manufacturer's latest established service procedures, to include telephone access to technical support for use of program software and trouble shooting of the operating systems, at no additional cost to the Government. The contractor shall receive advance approval for the installation of all software updates and revisions from the Government. Defective software shall be replaced at no additional cost to the government.

The Contractor shall provide unlimited clinical technical telephone support (24hrs/day, 7 days/week) for trouble-shooting for the instrument and clinical application support (M-F 8am-9pm), excluding Federal holidays.

3.5 SERVICE EXCLUSIONS

The Contractor shall not be responsible for any repairs necessitated by abuse, neglect, vandalism, Acts of God, fire or water. These repairs shall be the subject of a separate purchase order and shall not be performed under this contract.

3.6 PERIOD OF PERFORMANCE

The base period of performance shall be for twelve months from 02/01/24 - 01/31/25

3.7 PERSONNEL QUALIFICATIONS

Technically qualified factory-trained personnel shall perform service to *Bond Rx in 10/7N258*, as covered by this contract. All primary service personnel shall have at least one backup support person with at least the same level of expertise on the equipment covered by this contract.

4.0 PLACE OF PERFORMANCE

Onsite services shall be performed at the following location:

NIH, NCI, 10 Center Dr *10/7N258* Bethesda, MD 20892

5.0 PAYMENT

Payment shall be made quarterly. Payment authorization requires submission and approval of invoices to the COR and NIH OFM, in accordance with the payment provisions listed below:

The following clause is applicable to all Purchase Orders, Task or Delivery Orders, and Blanket Purchase Agreement (BPA) Calls: PROMPT PAYMENT (JUL 2013) FAR 52.232-25. Highlights of this clause and NIH implementation requirements follow:

I INVOICE REQUIREMENTS

- A. An invoice is the Contractor's bill or written request for payment under the contract for supplies delivered or services performed. A proper invoice is an "Original" which must include the items listed in subdivisions 1 through 12, below, in addition to the requirements of FAR 32.9. If the invoice does not comply with these requirements, the Contractor will be notified of the defect within 7 days after the date the designated billing office received the invoice (3 days for meat, meat food products, or fish, and 5 days for perishable agricultural commodities, dairy products, edible fats or oils) with a statement of the reasons why it is not a proper invoice. (See exceptions under II., below.) Untimely notification will be taken into account in the computation of any interest penalty owed the Contractor.
 - 1. Vendor/Contractor: Name, Address, Point of Contact for the invoice (Name, title, telephone number, e-mail and mailing address of point of contact).
 - 2. Remit-to address (Name and complete mailing address to send payment).
 - 3. Remittance name must match exactly with name on original order/contract. If the Remittance name differs from the Legal Business Name, then both names must appear on the invoice.
 - 4. Invoice date.
 - 5. Unique invoice #s for all invoices per vendor regardless of site.
 - 6. NBS document number formats must be included for awards created in the NBS: Contract Number; Purchase Order Number; Task or Delivery Order Number and Source Award Number (e.g., Indefinite Delivery Contract number; General Services Administration number); or, BPA Call Number and BPA Parent Award Number.
 - 7. Data Universal Numbering System (DUNS) or DUNS + 4 as registered in the Central Contractor Registration (CCR).
 - 8. Federal Taxpayer Identification Number (TIN). In those exceptional cases where a contractor does not have a DUNS number or TIN, a Vendor Identification Number (VIN) must be referenced on the invoice. The VIN is the number that appears after the contractor's name on the face page of the award document.
 - 9. Identify that payment is to be made using a three-way match.
 - 10. Description of supplies/services that match the description on the award, by line billed.*
 - 11. Freight or delivery charge must be billed as shown on the award. If it is included in the item price do not bill it separately. If identified in the award as a separate line item, it must be billed separately.
 - 12. Quantity, Unit of Measure, Unit Price, Extended Price of supplies delivered or services performed, as applicable, and that match the line items specified in the award.*

* NOTE: If your invoice must differ from the line items on the award, please contact the Contracting Officer before submitting the invoice. A modification to the order or contract may be needed before the invoice can be submitted and paid.

- B. Shipping costs will be reimbursed only if authorized by the Contract/Purchase Order. If authorized, shipping costs must be itemized. Where shipping costs exceed \$100, the invoice must be supported by a bill of lading or a paid carrier's receipt.
- C. Mail an original and 1 copy of the itemized invoice to:

National Institutes of Health Office of Financial Management, Commercial Accounts 2115 East Jefferson Street, Room 4B-432, MSC 8500 Bethesda, MD 20892-8500

For inquiries regarding payment call: (301) 496-6088

In order to facilitate the prompt payment of invoices, it is recommended that the vendor submit a photocopy of the invoice to the "Consignee" designated for the acquisition in blocks 6A - 6E of the face page of the Order/Award document.

II. INVOICE PAYMENT

- A. Except as indicated in paragraph B., below, the due date for making invoice payments by the designated payment office shall be the later of the following two events:
 - 1. The 30th day after the designated billing office has received a proper invoice.
 - 2. The 30th day after Government acceptance of supplies delivered or services performed.
- B. The due date for making invoice payments for meat and meat food products, perishable agricultural commodities, dairy products, and edible fats or oils, shall be in accordance with the Prompt Payment Act, as amended.

III. INTEREST PENALTIES

- A. An interest penalty shall be paid automatically, if payment is not made by the due date and the conditions listed below are met, if applicable.
 - 1. A proper invoice was received by the designated billing office.
 - 2. A receiving report or other Government documentation authorizing payment was processed and there was no disagreement over quantity, quality, or contractor compliance with a term or condition.
 - 3. In the case of a final invoice for any balance of funds due the contractor for supplies delivered or services performed, the amount was not subject to further settlement actions between the Government and the Contractor.

B. Determination of interest and penalties due will be made in accordance with the provisions of the Prompt Payment Act, as amended, the Contract Disputes Act, and regulations issued by the Office of Management and Budget.

IV. PROVIDING ACCELERATED PAYMENT TO SMALL BUSINESS SUBCONTRACTORS, FAR 52.232-40 (DEC 2013)

- a) Upon receipt of accelerated payments from the Government, the Contractor shall make accelerated payments to its small business subcontractors under this contract, to the maximum extent practicable and prior to when such payment is otherwise required under the applicable contract or subcontract, after receipt of a proper invoice and all other required documentation from the small business subcontractor.
- b) The acceleration of payments under this clause does not provide any new rights under the prompt Payment Act.

Include the substance of this clause, include this paragraph c, in all subcontracts with small business concerns, including subcontracts with small business concerns for the acquisition of commercial items.