

1. GENERAL DESCRIPTION

The project award will acknowledge vendors that are original manufacturers and that guarantee after sale service, future changes and relocations. Subcontracting is not acceptable unless approved by the Contracting officer. If the vendor, plans to subcontract any of the items included in the RFQ, the vendor must provide in their proposal, details of their subcontractors, including contacts and referrals/ recommendations

Previous to the final vendor's selection the Embassy will visit the manufacturer's plant or subcontractors' plants to verify that the furniture offered complies with the technical requirements of the RFQ and determine adequate contractor's responsibility.

It should be remembered that the contractor who is awarded the contract should maintain and protect the existing work facilities, walls, ceilings, equipment, floor finish, etc. of the existing facility where the furniture will be installed. It is pointed out that the cost of any damage to the existing facilities will be borne 100% by the contractor. The contractor should also be in contact at all times with the contracting party's project supervisor and cooperate with the different contractors who might be doing work in the building, particularly with structured cabling and communications personnel.

2. SCOPE

2.1. The contractor shall furnish all labor, supervision, materials, supplies, tools, equipment, and expertise necessary to perform the delivery, installation of all furniture. The contractor shall work in coordination with the end user and structured cabling Contractor. The services called for under this statement of work shall be performed in accordance with the terms, conditions, and specifications stated herein until such time as said services are completed to the satisfaction of the Government.

2.2. The time frame for this project is thirty (30) calendar days. The delivery and installation is initially scheduled around the months of December 2017 or January 2018. Once the project is awarded, on the

initial site visit, where the contractor will verify measurements on site, the materials and finishes will also be selected with the US government and the final end user. The Vendors shall indicate in their proposals any modifications to the delivery time required. In the event that the delivery date(s) must be changed, due to construction or other causes at the fault of the US or Colombian Governments and deemed acceptable by the Contracting Officer, the US Government may modify the terms of the contract.

2.3 Overall requirements: All products are required to meet the specifications shown in Attachment A “Information for PR –Technical specifications”. The furniture system offered shall be a complete line of furniture. All pieces shall be part of the same “line” of furniture designed and finished to match and provide a unified look throughout the space. The system provided should guarantee replacements and spare parts for the minimum warrantee period of five (5) years.

2.4 The Furniture, fixtures and all parts delivered and installed shall have a warranty of minimum five (5) years against manufacturing defects and the chairs and its entire component parts a minimum warranty of three (3) years from the date of final acceptance by the US Government. The vendor shall confirm compliance with minimum requested warranty periods.

2.5 The furniture and components proposed must comply with the climate needs of the site and final destination installation.

2.6 The horizontal and vertical raceways of the panel divisions must comply with the RETIE and/or UL codes (NFPA 70 / ICONTEC 2050) and with the TIA code. They must match the heights of the existing projected raceways in the civil project and the location of the power receptacles and data drops, shall match and be coordinated with the location of those on the existing raceways. The furniture contractor is not allowed to cut, dismantle or change any of the existing raceways of the civil project.

2.7. The offeror must provide an exact quotation of which models and items it plans to install. If multiple lines are offered then separate multiple quotations may be received and reviewed. The vendors must include in their proposals available colors, isometrics, images or catalogs for the items proposed.

2.8 The offeror must provide a technical drawing of the divisions (panels) offered. This drawing shall provide the raceway’s measurements

2.9 When the offeror does not have items with the exact measurements required, he/she may propose other brands or similar items with measurements that are close to the measurements specified and that adjust to the drawings and fit the end destination appropriately. The change must be detailed in their proposal. The requesting office has the right to review product samples and manufacturing facilities for any proposed changes in order to determine technical acceptability prior to award.

2.10 The selected contractor shall meet, with the US government and the final end user for a mandatory kick-off meeting on site as instructed. In this meeting, the final furniture finishes will be selected. The contractor receiving the award shall provide the Contracting Officer or the Contracting Officer’s Representative (COR) a list of personnel who will be at the job site for the kick-off meeting.

2.11 The awarded contractor shall review all site conditions, shall verify measurements and their accordance with the solicitation drawings and requirements. The contractor shall conduct a site verification to ensure design of the dimensions of their product line and that the drawings supplied are correct before any furniture is manufactured or ordered. The awarded contractor is not allowed to remove any of the existing elements of the civil project (i.e. baseboards, floor tiles, raceways, window or door frames, etc.). The awarding contractor should take into account the location of the existing outlets, when installing furniture pieces. All outlets must be visible, and easy to reach. It is not allowed to cover any of the outlets with furniture pieces.

The awarding company shall notify the Contracting officer or the COR of any differing site conditions within three (3) business days. Relief for contractors not making this verification will not be given. Any errors not noted during the site verification shall be the responsibility of the contractor to correct at the contractor's expense. This includes any installation problems, which are the result of incorrect layouts, insufficient field verification, delivery errors, and damaged product. The contractor shall also assess, evaluate, verify and confirm the building's, accessibility, site restrictions, parking, deliveries, loading dock, storage and staging, hours of availability/accessibility of all the above and any other conditions associated with the delivery and installation.

2.12. The awarded contractor shall also coordinate with the telecom and electrical and structured cabling contractor and its trade providers such as necessary. The awarded contractor shall send comments to the COR based on this kick-off/coordination meeting.

2.13. The awarded contractor will also be required to attend meetings as deemed necessary by the COR or CO at the US Embassy in Bogota or at the Site location.

2.14. Upon final delivery of the furniture to the Embassy representative (COR), the contractor shall submit a final report with warranties, maintenance recommendations, floorplan, inventory and finishes chart. The contractor shall also submit to the Embassy representative a set of keys, identified in a key holder and referred to the floor plans, of each filing cabinet and in general of each piece of furniture that includes key. The other set of keys shall remain in each piece of furniture

3. PROJECT MANAGEMENT

3.1. POC (point of Contact): The Contractor shall identify and provide a single point of contact (POC) to provide overall management and supervision during the project's execution. The single POC will serve as the contractor's representative to ensure the project's execution, delivery and installation of the furniture. The single POC will manage the relationship between the US government, the project's civil contractor and installers, any authorized subcontractors, and vendors or manufacturers. It is necessary to ensure furniture is successfully delivered and installed on time. All pertinent communications should be written or confirmed in writing. The single POC shall attend and participate in necessary progress meetings as deemed by the customer, CO and or COR and write notes pertaining to the meeting(s). The notes shall be scribed into meeting minutes (via email) with action items clearly defined, with distinct due dates, and distributed to all designated team members. If during the project execution, the contractor requires to change the POC, this request shall be in made writing to the CO for approval. The

proposed POC, must have complete knowledge of the project and be able to respond, for the agreements previously taken on the project.

3.2 Site Description: The contractor, before beginning preliminary works shall complete a site description with photographs and an account of the actual conditions of the building where the furniture will be installed; this report shall be signed by the end user and by the electrical and structured cabling Contractor. This report is for the purpose of documenting the actual status of the area before the furniture installation is performed. This report will be used to compare the site after the work is finished. Three identical copies must be furnished: one for the final end user, one for the electrical and structured cabling Contractor, and the other one for the US Government. As noted in SOW above (General Description), if the Contractor caused any damage to the work site or other private or public property he/she shall do all the repairs prior to the contract closeout; these repairs are without cost to the US Government and responsibility for repairs to the damaged items is the responsibility of the awarded vendor. At the end of the projects a closing review and memorandum should be done with the participants, a signed copy shall be furnished in the final report.

3.3. Protection of Elements in the Work Area: Areas, equipment, and elements at the work site shall be protected from damage or deterioration. The contractor shall assume the cost of any repair or replacement required because of improper use or carelessness on his part or on the part of his workers. In order to comply with this item, the contractor shall have a representative at the work site who will supervise the furniture unloading and its transportation to the actual work site areas.

3.4. Modifications: Any request to modify design/installation documents or pricing must be negotiated and approved, in writing, by the Contracting Officer. No performance on a requested Procurement Order modification shall be executed until the modification for the PO has been received by the contractor.

4. INSTALLATION SERVICES

4.1. In order to meet the time frame required the Contractor is required to plan an installation schedule which shall be delivered to the COR three (3) business days after the kick off meeting.

4.2. The Contractor shall coordinate all deliveries and installation times with the COR of the project and the project's civil contractor. It is the contractor's responsibility to provide an adequate work force to ensure that the required schedule is met.

4.3 The contractor is responsible for its worker's access permits to the locations in the airport. The contractor must submit on time all the necessary documentation, required by the Cali, International Airport for the security studies of the proposed labor force.

4.4. Issue Resolution:

4.4.1. Any unexpected conflicts during product installation must be brought to the COR or CO for resolution.

4.4.2. The successful contractor shall correct (at the contractor's expense) any installation problems, which are the result of incorrect layouts, insufficient field verification, delivery errors, and damaged product.

4.4.3. Damaged and/or missing product will be replaced by means that will prevent installation delays. Damaged product replacements will be at the selected contractor's expense. All damaged product shall be removed from the job site immediately.

5. EVALUATION FACTORS:

The contract will be awarded on the lowest price technically acceptable basis. To be deemed technically acceptable the offer must meet the specifications listed in this statement of work.