Question and Answers January 5, 2009 thru January 8, 2009

1. Reference: Attachment L-5 (corporate experience matrix) lists designated requirements in the PBWS but does not contain all fifteen (15) of the requirements.

Question: Does the Government desire to have the offeror provide for all fifteen (15) elements of the PBWS requirements noted and populated on L-5?

Answer: The offeror is only required to respond to the areas listed in the matrix in accordance with the instructions listed on the bottom of the L-5 "Corporate Experience Matrix"

2. Reference: Section B, page 2 addresses transition dollar allocation, 25K.

Question: Is the 25K meant to be all inclusive of total transition costs that the government will reimburse the contractor?

Answer: Yes, the \$25,000 is all inclusive of total transition costs.

3. Reference: Section L, page 5, (5) (i) (ii) addresses among other preparation items, font size. Specifically that text size will be 12 point or larger.

Question: Is it permissible for the font size to be sized at 10 for certain tables such as risk mitigation or any other table the offeror may include?

Answer: Yes, according to Section L, page 5, (5) (i) and (ii) a font size of 10 may be used for "tables and spreadsheets throughout the proposal".

4. Reference: Attachment L-1 addresses various options for completing the form depending on the make up or configuration of the business components of the offeror. In reading section L, page 7 and 8, (3) TAB 2 it is not entirely clear which form shall be used for a simple Prime/Sub arrangement.

Question: Under a Prime/Sub arrangement, would the offeror complete the "CORPORATE CERTIFICATE" form or none of those enclosed with attachment L-1?"

Answer: If you are a prime, and will not have any Partnership or Joint Venture relationship with the sub, then you would fill out the "CORPORATE CERTIFICATE" form enclosed in attachment L-1.